

1N 47E 15	2N 48E 20	2S 67E 22	3S 69E 03	8S 45E 06
1N 47E 16	2N 48E 21	2S 67E 23	3S 69E 04	8S 45E 07
1N 47E 20	2N 48E 29	2S 67E 24	3S 69E 05	8S 45E 18
1N 47E 21	2N 48E 30	2S 67E 25	3S 69E 06	8S 45E 19
1N 47E 22	2N 48E 31	2S 67E 26	3S 69E 07	8S 45E 20
1N 47E 28	2N 50E 01	2S 67E 29	3S 69E 08	8S 45E 28
1N 47E 29	2N 50E 02	2S 67E 30	3S 69E 09	8S 45E 29
1N 47E 30	2N 50E 11	2S 67E 35	3S 69E 10	8S 45E 30
1N 47E 31	2N 50E 12	2S 67E 36	3S 69E 11	8S 45E 31
1N 47E 32	2N 50E 13	2S 68E 19	3S 69E 13	8S 45E 32
1N 50E 01	2N 50E 14	2S 68E 23	3S 69E 14	8S 45E 33
1N 50E 12	2N 50E 24	2S 68E 25	3S 69E 15	9S 45E 02
1N 51E 05	2N 50E 25	2S 68E 26	3S 69E 22	9S 45E 03
1N 51E 06	2N 50E 36	2S 68E 27	3S 69E 23	9S 45E 04
1N 51E 07	2N 51E 18	2S 68E 28	3S 69E 24	9S 45E 05
1N 51E 08	2N 51E 19	2S 68E 29	3S 69E 25	9S 45E 06
1N 51E 16	2N 51E 30	2S 68E 30	3S 70E 08	9S 45E 09
1N 51E 17	2N 51E 31	2S 68E 31	3S 70E 09	9S 45E 10
1N 51E 18	2N 56E 36	2S 68E 32	3S 70E 10	9S 45E 11
1N 51E 19	2N 57E 13	2S 68E 33	3S 70E 11	9S 45E 12
1N 51E 20	2N 57E 14	2S 68E 34	3S 70E 12	9S 45E 13
1N 51E 21	2N 57E 22	2S 68E 35	3S 70E 13	9S 45E 14
1N 51E 22	2N 57E 23	2S 68E 36	3S 70E 14	9S 45E 24
1N 51E 26	2N 57E 24	2S 69E 30	3S 70E 15	9S 46E 07
1N 51E 27	2N 57E 25	2S 69E 31	3S 70E 16	9S 46E 17
1N 51E 28	2N 57E 26	2S 69E 32	3S 70E 17	9S 46E 18
1N 51E 29	2N 57E 27	2S 69E 33	3S 70E 18	9S 46E 19
1N 51E 33	2N 57E 28	3.2N 50E 33	3S 70E 19	9S 46E 20
1N 51E 34	2N 57E 29	3.2N 50E 34	3S 70E 20	9S 46E 21
1N 51E 35	2N 57E 31	3N 48E 13	3S 70E 22	9S 46E 22
1N 51E 36	2N 57E 32	3N 48E 23	3S 70E 23	9S 46E 26
1N 55E 13	2N 57E 33	3N 48E 24	3S 70E 24	9S 46E 27
1N 55E 14	2N 57E 34	3N 48E 25	4N 49.2E 25	9S 46E 28
1N 55E 21	2N 57E 35	3N 48E 26	4N 49.2E 26	9S 46E 29
1N 55E 22	2N 57E 36	3N 48E 27	4N 49.2E 27	9S 46E 33
1N 55E 23	2N 58E 02	3N 48E 34	4N 49.2E 34	9S 46E 34
				9S 46E 35
				9S 46E 36

The area described contains 308,600 acres in Clark, Esmeralda, Lincoln, and Nye Counties.

This withdrawal approximates the land encompassed by the Caliente rail corridor as described in the Department of Energy's Final Environmental Impact Statement for a Geologic Repository for the Disposal of Spent Nuclear Fuel and High-Level Radioactive Waste at Yucca Mountain, Nye County, Nevada, February 2002. The purpose of the withdrawal is to evaluate the land for the potential construction and operation of a branch rail line for the transportation of spent nuclear fuel and high-level radioactive waste in the event the Nuclear Regulatory Commission authorizes a geologic repository at Yucca Mountain as provided for under the Nuclear Waste Policy Act of 1982, as amended.

For a period of 90 days from the date of publication of this notice, all persons who wish to submit comments, suggestions, or objections in connection with the proposed withdrawal may present their views in writing to the Nevada State Director of the Bureau of Land Management.

Notice is hereby given that there will be at least one public meeting in

connection with the proposed withdrawal to be announced at a later date. A notice of the time, place, and date will be published in the **Federal Register** and a local newspaper at least 30 days before the scheduled date of a meeting.

Comments, including names and street addresses of commenters, will be available for public review at the Nevada State Office, 1340 Financial Boulevard, Reno, Nevada, during regular business hours 7:30 a.m. to 4:30 p.m., Monday through Friday, except holidays. Individual respondents may request confidentiality. If you wish to hold your name or address from public review or from disclosure under the Freedom of Information Act, you must state this prominently at the beginning of your comments. Such requests will be honored to the extent allowed by law. All submissions from organizations or businesses will be made available for public inspection in their entirety.

The application will be processed in accordance with the regulations set forth in 43 CFR Part 2300.

For a period of 2 years from December 29, 2003, in accordance with 43 CFR 2310.2(a), the lands described in this notice will be segregated from surface

entry and mining, unless the application is denied or canceled, or the withdrawal is approved prior to that date. Other uses which may be permitted during this segregative period are rights-of-way, leases, and permits as long as they do not conflict with the proposed withdrawal.

Dated: December 19, 2003.

**Margaret L. Jensen,**

*Deputy State Director, Natural Resources, Lands, and Planning.*

[FR Doc. 03-31901 Filed 12-24-03; 8:45 am]

BILLING CODE 4310-HC-P

## DEPARTMENT OF THE INTERIOR

### Minerals Management Service

#### Agency Information Collection Activities: Proposed Collection, Comment Request

**AGENCY:** Minerals Management Service (MMS), Interior.

**ACTION:** Notice of an extension of a currently approved information collection (OMB Control Number 1010-0110).

**SUMMARY:** To comply with the Paperwork Reduction Act (PRA) of 1995, we are inviting comments on a collection of information that we will submit to the Office of Management and Budget (OMB) for review and approval. The information collection request (ICR) is titled Training and Outreach Evaluation Forms.

**DATES:** Submit written comments on or before February 27, 2004.

**ADDRESSES:** Submit written comments to Sharron L. Gebhardt, Regulatory Specialist, Minerals Management Service, Minerals Revenue Management, P.O. Box 25165, MS 320B2, Denver, Colorado 80225. If you use an overnight courier service, our courier address is Building 85, Room A-614, Denver Federal Center, Denver, Colorado 80225. You may also e-mail your comments to us at [mrm.comments@mms.gov](mailto:mrm.comments@mms.gov). Include the title of the information collection and the OMB control number in the "Attention" line of your comment. Also include your name and return address. Submit electronic comments as an ASCII file avoiding the use of special characters and any form of encryption. If you do not receive a confirmation we have received your e-mail, contact Ms. Gebhardt at (303) 231-3211.

**FOR FURTHER INFORMATION CONTACT:** Sharron L. Gebhardt, telephone (303) 231-3211, FAX (303) 231-3781 or e-mail [sharron.gebhardt@mms.gov](mailto:sharron.gebhardt@mms.gov).

**SUPPLEMENTARY INFORMATION:**

*Title:* Training and Outreach Evaluation Forms (Form MMS-4420A-H).

*OMB Control Number:* 1010-0110.  
*Bureau Form Number:* Form MMS-4420A-H.

*Abstract:* The Secretary of the U.S. Department of the Interior (DOI) is responsible for collecting royalties from lessees who produce minerals from leased Federal and Indian lands. The Secretary is required by various laws to manage mineral resources production on Federal and Indian lands, collect the royalties due, and distribute the funds in accordance with those laws. The Secretary also has an Indian trust responsibility to manage Indian lands and seek advice and information from Indian beneficiaries. MMS performs the royalty management functions and assists the Secretary in carrying out the DOI Indian trust responsibility.

MMS provides training and outreach to our constituents to facilitate their compliance with laws and regulations and to ensure that constituents are well informed. We use training and outreach evaluation questionnaires to improve our training and outreach efforts and to assure its continued relevance. We

present training sessions to the oil and gas and solid minerals reporters on various aspects of royalty reporting, production reporting, and valuation. We also provide outreach sessions to individual Indian minerals owners, Indian tribes, and the Bureau of Indian Affairs on Indian royalty management issues. Additionally, we provide training sessions to our financial and systems contractors and State and tribal auditors.

During the last few minutes of each training or outreach session, we ask participants to complete and return evaluation questionnaires. Participant response is voluntary. Some questions are uniform across all of the evaluation questionnaires; however, we also ask questions specific to each type of training or outreach or specific to our audiences.

No proprietary information will be submitted to MMS under this collection. No items of a sensitive nature are collected. The requirement to respond is voluntary.

*Frequency of Response:* On occasion.  
*Estimated Number and Description of Respondents:* 1,750 industry representatives, State auditors, Indian auditors, Indian tribes, Indian allottees, MMS contractors, and MMS employees.

*Estimated Annual Reporting and Recordkeeping "Hour" Burden:* 175 hours.

*Estimated Annual Reporting and Recordkeeping "Non-hour Cost" Burden:* We have identified no "non-hour cost" burdens.

*Comments:* The PRA (44 U.S.C. 3501, *et seq.*) provides an agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. Before submitting an ICR to OMB, PRA Section 3506(c)(2)(A) requires each agency " \* \* \* to provide notice \* \* \* and otherwise consult with members of the public and affected agencies concerning each proposed collection of information \* \* \*." Agencies must specifically solicit comments to: (a) Evaluate whether the proposed collection of information is necessary for the agency to perform its duties, including whether the information is useful; (b) evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information; (c) enhance the quality, usefulness, and clarity of the information to be collected; and (d) minimize the burden on the respondents, including the use of automated collection techniques or other forms of information technology.

The PRA also requires agencies to estimate the total annual reporting

"non-hour cost" burden to respondents or recordkeepers resulting from the collection of information. We have not identified non-hour cost burdens for this information collection. If you have costs to generate, maintain, and disclose this information, you should comment and provide your total capital and startup cost components or annual operation, maintenance, and purchase of service components. You should describe the methods you use to estimate major cost factors, including system and technology acquisition, expected useful life of capital equipment, discount rate(s), and the period over which you incur costs. Capital and startup costs include, among other items, computers and software you purchase to prepare for collecting information; monitoring, sampling, and testing equipment; and record storage facilities. Generally, your estimates should not include equipment or services purchased: (i) Before October 1, 1995; (ii) to comply with requirements not associated with the information collection; (iii) for reasons other than to provide information or keep records for the Government; or (iv) as part of customary and usual business or private practices.

We will summarize written responses to this notice and address them in our ICR submission for OMB approval, including appropriate adjustments to the estimated burden. We will provide a copy of the ICR to you without charge upon request and the ICR will also be posted on our Web site at [http://www.mrm.mms.gov/Laws\\_R\\_D/FRNotices/FRInfColl.htm](http://www.mrm.mms.gov/Laws_R_D/FRNotices/FRInfColl.htm).

*Public Comment Policy:* We will post all comments in response to this notice on our Web site at [http://www.mrm.mms.gov/Laws\\_R\\_D/FRNotices/FRInfColl.htm](http://www.mrm.mms.gov/Laws_R_D/FRNotices/FRInfColl.htm). We will also make copies of the comments available for public review, including names and addresses of respondents, during regular business hours at our offices in Lakewood, Colorado. Individual respondents may request we withhold their home address from the public record, which we will honor to the extent allowable by law. There also may be circumstances in which we would withhold from the rulemaking record a respondent's identity, as allowable by law. If you request that we withhold your name and/or address, state this prominently at the beginning of your comment. However, we will not consider anonymous comments. We will make all submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials of

organizations or businesses, available for public inspection in their entirety.

*MMS Federal Register Liaison Officer:*  
Denise Johnson (202) 208-3976.

Dated: December 17, 2003.

**Lucy Querques Denett,**

*Associate Director for Minerals Revenue Management.*

[FR Doc. 03-31796 Filed 12-24-03; 8:45 am]

**BILLING CODE 4310-MR-P**

## INTERNATIONAL TRADE COMMISSION

[Investigation No. 731-TA-1023 (Final)]

### Certain Ceramic Station Post Insulators From Japan

#### Determination

On the basis of the record<sup>1</sup> developed in the subject investigation, the United States International Trade Commission (Commission) determines, pursuant to section 735(b) of the Tariff Act of 1930 (19 U.S.C. 1673d(b)) (the Act), that an industry in the United States is materially injured by reason of imports from Japan of certain ceramic station post insulators,<sup>2</sup> provided for in subheading 8546.20.00 of the Harmonized Tariff Schedule of the United States, that have been found by the Department of Commerce (Commerce) to be sold in the United States at less than fair value (LTFV).

#### Background

The Commission instituted this investigation effective December 31, 2002, following receipt of a petition filed with the Commission and Commerce by Lapp Insulator Company LLC (Lapp), LeRoy, NY; Newell Porcelain Co., Inc. (Newell), Newell, WV; Victor Insulators, Inc. (Victor), Victor, NY; and the IUE-CWA, AFL-CIO, Washington, DC. The final phase of the investigation was scheduled by the Commission following notification of a preliminary determination by Commerce that imports of certain ceramic station post insulators from Japan were being sold at LTFV within the meaning of section 733(b) of the Act (19 U.S.C. 1673b(b)). Notice of the scheduling of the final phase of the Commission's investigation and of a

<sup>1</sup> The record is defined in sec. 207.2(f) of the Commission's Rules of Practice and Procedure (19 CFR 207.2(f)).

<sup>2</sup> The subject products include station post insulators manufactured of porcelain, of standard strength, high strength, or extra-high strength, solid core or cavity core, single unit or stacked unit, assembled or unassembled, and with or without hardware attached, rated at 115 kilovolts (kV) voltage class and above (550 kilovolt Basic Impulse Insulation Level (BIL) and above).

public hearing to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the **Federal Register** of July 21, 2003 (68 FR 43162). The hearing was held in Washington, DC, on October 29, 2003, and all persons who requested the opportunity were permitted to appear in person or by counsel.

The Commission transmitted its determination in this investigation to the Secretary of Commerce on December 12, 2003. The views of the Commission are contained in USITC Publication 3655 (December 2003), entitled *Certain Ceramic Station Post Insulators from Japan: Investigation No. 731-TA-1023 (Final)*.

By order of the Commission.

Issued: December 19, 2003.

**Marilyn R. Abbott,**

*Secretary.*

[FR Doc. 03-31782 Filed 12-24-03; 8:45 am]

**BILLING CODE 7020-02-P**

## JUDICIAL CONFERENCE OF THE UNITED STATES

### Hearing of the Judicial Conference Advisory Committee on Rules of Civil Procedure

**AGENCY:** Judicial Conference of the United States, Advisory Committee on Rules of Civil Procedure.

**ACTION:** Notice of cancellation of open hearing.

**SUMMARY:** The public hearing on proposed amendments to the Federal Rules of Civil Procedure, scheduled for January 9, 2004, in Houston, Texas, has been canceled. [Original notice of hearing appeared in the **Federal Register** of September 10, 2003.]

**FOR FURTHER INFORMATION CONTACT:** John K. Rabiej, Chief, Rules Committee Support Office, Administrative Office of the United States Courts, Washington, DC 20544, telephone (202) 502-1820.

Dated: December 19, 2003.

**John K. Rabiej,**

*Chief, Rules Committee Support Office.*

[FR Doc. 03-31833 Filed 12-24-03; 8:45 am]

**BILLING CODE 2210-55-M**

## DEPARTMENT OF JUSTICE

### Notice of Lodging of Consent Decree Under the Comprehensive Environmental Response, Compensation, and Liability Act

In accordance with 28 U.S.C. 50.7, notice is hereby given that on December 12, 2003, a proposed Consent Decree in *United States v. William J. Gallagher, Executor of the Estate of Sara Noznesky*, Civ. No. 00-5707-BWK (E.D. Pa.), was lodged with the United States District Court for the Eastern District of Pennsylvania.

The proposed consent decree would resolve the United States' claims under sections 106 and 107 of the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. 9606, 9607, against William J. Gallagher, Executor of the Estate of Sara Noznesky ("Settling Defendant") for response costs incurred by EPA at the Kennett Square Junkyard Superfund Site ("Site") located in Chester County, Pennsylvania. The Estate of Sara Noznesky is the current owner and operator of the Site and thus is liable under CERCLA section 107(a)(1).

EPA has thoroughly evaluated the Settling Defendant's ability to pay, and has determined that the Settling Defendant can afford to pay: (1) An initial payment of \$100,000; (2) one hundred percent (100%) of the net proceeds from the sale of the Site property; and (3) fifty percent (50%) of the funds that will be generated from amended tax returns. The total settlement amount is estimated at approximately \$500,000. Settling Defendant has agreed to make the above stated payments to EPA to resolve its liability for the conditions at the Site.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611, and should refer to *United States v. William J. Gallagher, Executor of the Estate of Sara Noznesky*, Civ. No. 00-5707 (E.D. Pa.), D.J. Ref. 90-11-3-07086.

The Consent Decree may be examined at the Office of the United States Attorney for the Eastern District of Pennsylvania, 615, Chestnut Street, Philadelphia, PA, 19106, and at U.S. EPA Region 3, 1650 Arch Street, Philadelphia, PA 19103-2029. During the public comment period, the Consent