Washington, DC 20240; by all other carriers, National Register of Historic Places, National Park Service, 1201 Eye St. NW, 8th floor, Washington DC 20005; or by fax, 202–371–6447. Written or faxed comments should be submitted by June 22, 2005.

John W. Roberts, Acting Chief, National Register/National Historic Landmarks Program.

Connecticut
Harford County
Moore, Rossweil, II, House, (Colonial Houses of Southington TR) 1166 Andrews St., Southington, 0500629

Maryland
Anne Arundel County
Marley Neck Rosenwald School, (Rosenwald Schools of Anne Arundel County, Maryland MPS) 7780 Solley Rd., Glen Burnie, 05000630

Missouri
Jackson County
Old Town Historic District (Boundary Increase), 119, 207 and 213 Walnut St., Kansas City, 05000632
St. Louis Independent City, Wolfner, Henry L., Memorial Library for the Blind, 3842–44 Olive St., St. Louis (Independent City), 05000631

New Mexico
Santa Fe County
Route 66 and National Old Trails Road Historic District at La Bajada, (Route 66 through New Mexico MPS) Approx. 0.5 mi. NE of N terminus of NM 16, La Bajada Village, 05000633

New York
Greene County
Platte Clove Post Office, Old, 2340 Platte Clove Rd., Elka Park, 05000637
Orange County
Sawyer Farmhouse, 178 Maple Ave., Goshen, 05000636
Wisner, George T., House, 145 South St., Goshen, 05000634

Orleans County
Blood, Jackson, Cobblestone House, (Cobblestone Architecture of New York State MPS) 142 S. Main St., Lyndonville, 05000635

Oregon
Benton County
Watson—Price Farmstead, 23380 Hoskins Rd., Philomath, 05000638
Clackamas County
Willamette River (Oregon City) Bridge (No. 357). Spanning the Williamette River on Oswego Hwy 3(Ore-43) bet. Oregon City and West Linn, Oregon City, 05000639
Josephine County
Rogue Theatre, 143 SE “H” St., Grants Pass, 05000640
Multnomah County
Auto Freight Transport Building of Oregon and Washington, 1001 SE Water Ave., Portland, 05000641

Virginia
Frederickburg Independent City, Carl’s, 2200 Princess Anne St., Fredericksburg (Independent City), 05000642

Wisconsin
Portage County
Nelson Hall, 1209 Fremont St., Stevens Point, 05000643
To assist in the preservation of the following historic property the comment period has been shortened to three (3) days:

Georgia
Pickens County
Georgia Marble Company and Tate Historic District, Centered on GA 53 bet GA 5 and Long Swamp Creek. Tate, 05000644

[FR Doc. 05–11204 Filed 6–6–05; 8:45 am]

BILLING CODE 4312–51–P

DEPARTMENT OF THE INTERIOR
Office of Surface Mining Reclamation and Enforcement

Notice of Proposed Information Collection for 1029–0027 and 1029–0036

AGENCY: Office of Surface Mining Reclamation and Enforcement.

ACTION: Notice and request for comments.

SUMMARY: In compliance with the Paperwork Reduction Act of 1995, the Office of Surface Mining Reclamation and Enforcement (OSM) is announcing its intention to request approval to continue the collections of information under 30 CFR part 740, Surface Coal Mining and Reclamation Operations on Federal Lands; and 30 CFR part 780, Surface Mining Permit Applications—Minimum Requirements for Reclamation and Operation Plans. These information collection activities were previously approved by the Office of Management and Budget (OMB), and assigned clearance numbers 1029–0027 and –0036, respectively.

DATES: Comments on the proposed information collection must be received by August 8, 2005 Federal Register, to be assured of consideration.

ADDRESSES: Comments may be mailed to John A. Trelease, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave, NW., Room 202–SIB, Washington, DC 20240. Comments may also be submitted electronically to jtrelease@osmre.gov.

FOR FURTHER INFORMATION CONTACT: To request a copy of the information collection requests, explanatory information and related forms, contact John A. Trelease, at (202) 208–2783.

SUPPLEMENTARY INFORMATION: OMB regulations at 5 CFR 1320, which implementing provisions of the Paperwork Reduction Act of 1995 (Pub. L. 104–13), require that interested members of the public and affected agencies have an opportunity to comment on information collection and recordkeeping activities [see 5 CFR 1320.8(d)]. This notice identifies information collections that OSM will be submitting to OMB for approval. These collections are contained in (1) 30 CFR part 740, General requirements for surface coal mining and reclamation operations on Federal lands (1029–0027); and (2) 30 CFR part 780, State-Federal cooperative agreements (1029–0092). OSM will request a 3-year term of approval for each information collection activity.

Comments are invited on: (1) The need for the collection of information for the performance of the functions of the agency; (2) the accuracy of the agency’s burden estimates; (3) ways to enhance the quality, utility and clarity of the information collection; and (4) ways to minimize the information collection burden on respondents, such as use of automated means of collection of the information. A summary of the public comments will accompany OSM’s submission of the information collection requests to OMB.

The following information is provided for the information collection: (1) Title of the information collection; (2) OMB control number; (3) summary of the information collection activity; and (4) frequency of collection, description of the respondents, estimated total annual responses, and the total annual reporting and recordkeeping burden for the collection of information.

Title: 30 CFR part 740—General requirements for surface coal mining and reclamation operations on Federal lands.

OMB Control Number: 1029–0027.

Summary: Section 523 of SMCRA requires that a Federal lands program be established to govern surface coal mining and reclamation operations on Federal lands. The information requested is needed to assist the regulatory authority determine the eligibility of an applicant to conduct surface coal mining operations on Federal lands.

Frequency of Collection: Once.

Description of Respondents: Applicants for surface coal mine permits on Federal lands, and State Regulatory Authorities.

Total Annual Responses: 42.

Total Annual Burden Hours for Applicants: 2,602.

Total Annual Burden Hours for States: 800.
In the Matter of Certain Pet Food Treats; Issuance of a Limited Exclusion Order Against a Respondent Found in Default; Termination of Investigation


ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has issued a limited exclusion order against a respondent found in default in the above-captioned investigation and has terminated the investigation.

FOR FURTHER INFORMATION CONTACT: Michelle Walters, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, telephone (202) 708–5468. Copies of non-confidential documents filed in connection with this investigation are or will be available for inspection during official business hours (8:45 a.m. to 5:15 p.m.) in the Office of the Secretary, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, telephone (202) 205–2000. General information concerning the Commission may also be obtained by accessing its Internet server (http://edis.usitc.gov). The public record for this investigation may be viewed on the Commission’s electronic docket (EDIS) at http://edis.usitc.gov. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission’s TDD terminal on (202) 205–1810.

SUPPLEMENTARY INFORMATION: This patent-based section 337 investigation was instituted by the Commission based on a complaint filed by complainants, Thomas J. Baumgartner and Hillibilly Smokehouse, Inc., both of Rogers, Arkansas. 69 FR 32044 (June 8, 2004). The complainants alleged violations of section 337 in the importation into the United States, the sale for importation, and the sale within the United States after importation of certain pet food treats by reason of infringement of United States Design Patent No. 383,866 (the “866 patent”). The amended complaint named six respondents, including TsingTao ShengRong Seafood, Inc. of China (“TsingTao China”). The Commission has terminated the investigation as to the five other respondents based on findings of non-infringement, failure to prosecute, or settlement agreements. No petitions for review of the ALJ’s Initial Determinations (“IDs”) were filed. On August 19, 2004, complainants filed a motion for an order directed to several respondents, including TsingTao China, to show cause why they should not be found in default for failing to respond to the complaint and notice of investigation. TsingTao China did not file a response to complainants’ motion. On October 4, 2004, the ALJ issued an order (Order No. 6) requiring TsingTao China to show cause why it should not be found in default. TsingTao China did not respond to the show cause order. On November 10, 2004, the ALJ issued an ID (Order No. 8), which was not reviewed by the Commission, finding respondent TsingTao China in default. On November 22, 2004, the complainants filed a motion for immediate relief against TsingTao China based on the ‘866 patent.

On April 13, 2005, the Commission issued a notice indicating (1) that it had determined not to review the ALJ’s ID granting the Commission investigative attorney’s (“IA”) motion for summary determination of no violation because of noninfringement of the ‘866 patent by Pet Center, Inc., and (2) that it was terminating the investigation as to the last respondent, Pet Center. 70 FR 20596 (April 20, 2005). The Commission also requested briefing on the issues of remedy, the public interest, and bonding relating to the default finding of unlawful importation and sale of infringing products by TsingTao China. Id. The IA submitted his brief on remedy, the public interest, and bonding and his proposed order on April 25, 2005. The complainants did not submit a brief or a proposed order and the respondent did not file a reply submission.

The Commission found that each of the statutory requirements of section 337(g)(1)(A)–(E), 19 U.S.C. 1337(g)(1)(A)–(E), has been met with respect to defaulting respondent TsingTao China. Accordingly, pursuant to section 337(g)(1), 19 U.S.C. 1337(g)(1), and Commission rule 210.16(c) 19 CFR 210.16(c), the Commission presumed the facts alleged in the amended complaint to be true. The Commission determined that the appropriate form of relief in this investigation is a limited exclusion order prohibiting the unlicensed entry of pet food treats covered by the ‘866 patent that are manufactured abroad by or on behalf of, or imported by or on behalf of, TsingTao China or any of its affiliated companies, parents, subsidiaries, or other related business entities, or their successors or assigns. The Commission further determined that the public interest factors enumerated in section 337(g)(1), 19 U.S.C. 1337(g)(1), do not preclude issuance of the limited exclusion order. Finally, the Commission determined that the amount of bond to permit temporary importation during the Presidential review period shall be in the amount of 100 percent of the entered value of the infringing imported pet food treats. The Commission’s order was delivered to the President on the day of its issuance.

The authority for the Commission’s determination is contained in section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and in section 210.16(c) of the Commission’s Rules of Practice and Procedure (19 CFR 210.16(c)).

Issued: June 1, 2005.