INTERNATIONAL TRADE COMMISSION

[Investigation No. 337–TA–604]
In the Matter of Certain Sucralose, Sweeteners Containing Sucralose, and Related Intermediate Compounds Thereof; Notice of Commission Determination Not To Review an Initial Determination Granting the Motion of JK Sucralose To Intervene as Respondent


ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined not to review the initial determination ("ID") of the presiding administrative law judge ("ALJ"), granting the motion of JK Sucralose ("JK") to intervene as respondent.

FOR FURTHER INFORMATION CONTACT: James A. Worth, Office of the General Counsel, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, telephone (202) 205–3065. 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://www.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 investigation was instituted on May 10, 2007, based upon a complaint filed on behalf of Tate & Lyle Technology Ltd. of London, United Kingdom ("Tate & Lyle") on April 6, 2007 and supplemented on April 13, 18, 23, and 25. 72 FR 26643 [May 10, 2007]. The complaint alleged a violation of subsection (a)(1)(B) of section 337 of the Tariff Act of 1930 in the importation into the United States, the sale for importation, and the sale within the United States after importation of certain sucralose, sweeteners containing sucralose, and related intermediate compounds thereof by reason of infringement of various claims of United States Patent Nos. 5,470,969; 5,034,551; 4,980,463; 5,498,709; and 7,049,435.

JK moved to intervene as a respondent in the investigation. JK asserted before the ALJ that it is a manufacturer of sucralose with its principal place of business at No. 118 Renming East Road, Sheyang County, Jiangsu 224300, P.R. China. According to JK, two of the named respondents, Beijing Forbest Chemical Co., Ltd. and Forbest International USA LLC., are customers of sucralose manufactured by JK. JK asserted that the complainant seeks relief which could apply directly to JK, including relief specific to its customers and general relief prohibiting the importation of infringing sucralose. Tate & Lyle opposed this motion. The Commission investigative attorney agreed with JK.

The ALJ granted the motion, finding that it was timely, that JK has neither requested, nor will require, an extension of the target date, that JK has an interest relating to the subject matter of the investigation, that JK’s interests are not adequately represented by any of the named parties, that JK’s motion will not prejudice any of the existing parties, and that there is good cause to grant JK’s motion to intervene. No petitions for review of the subject ID have been filed.

Having reviewed the relevant portions of the record, the Commission has determined not to review the subject ID. This action is taken under the authority of section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and of §§ 210.19 and 210.42(h)(3) of the Commission’s Rules of Practice and Procedure (19 CFR 210.19, 210.42(h)(3)).

By order of the Commission.


Marilyn Abbott,
Secretary to the Commission.

DEPARTMENT OF JUSTICE

Foreign Claims Settlement Commission

Privacy Act of 1974; Systems of Records

AGENCY: Foreign Claims Settlement Commission; Justice.

ACTION: Revisions of Notice of Privacy Act Systems of Records.

SUMMARY: Pursuant to the provisions of the Privacy Act of 1974, 5 U.S.C. 552a, notice is given that the Foreign Claims Settlement Commission proposes to modify all of its Privacy Act Systems of Records, as identified in the list set forth below, to include a new routine use that allows disclosure to former employees for purposes of responding to official inquiries by government entities or professional licensing authorities in accordance with the Department of Justice regulation governing access under such circumstances, 28 CFR 16.300–01. The new routine use also allows disclosure to former employees when the Department requires information and/or consultation assistance from the former employee that is necessary for personnel-related or other official purposes regarding a matter within that person’s former area of responsibility.

In accordance with 5 U.S.C. 552a(e)(4) and (11), the public is given a 30-day period in which to comment; and the Office of Management and Budget (OMB), which has oversight responsibility under the Privacy Act, requires a 40-day period in which to conclude its review of the systems. Therefore, please submit any comments to David E. Bradley, Chief Counsel, Foreign Claims Settlement Commission, Washington, DC 20579 (Room 6002, Bicentennial Building). In accordance with 5 U.S.C. 552a(r), the Commission has provided a report to OMB and the Congress. Accordingly, pursuant to the provisions of 5 U.S.C. 552a, the Foreign Claims Settlement Commission hereby publishes notice of its proposal to supplement the list of Routine Uses of the Records Maintained in each of its below-listed Privacy Act Systems of Records, including the Categories of Users and the Purposes of Such Uses, by including the following additional Routine Use: “The Commission may disclose relevant and necessary information to a former employee of the Commission for purposes of: responding to an official inquiry by a federal, state, or local government entity or professional licensing authority, in accordance with applicable Department of Justice regulations; or facilitating communications with a former employee that may be necessary for personnel-related or other official purposes where the Commission requires information and/or consultation assistance from the former employee.”
employee regarding a matter within that person’s former area of responsibility.”

**Foreign Claims Settlement Commission**
**Privacy Act Systems of Records**
Justice/FCSC–1, Indexes of Claimants (Alphabetical)
Justice/FCSC–3, Certifications of awards
Justice/FCSC–4, China, Claims Against
Justice/FCSC–5, Civilian Internees (Vietnam)
Justice/FCSC–8, Cuba, Claims Against
Justice/FCSC–9, Czechoslovakia, Claims Against (2nd Program)
Justice/FCSC–10, East Germany, Registration of Claims Against
Justice/FCSC–11, Federal Republic of Germany, Questionnaire Inquiries from
Justice/FCSC–12, Hungary, Claims Against (2nd Program)
Justice/FCSC–14, Micronesia, Claims Arising in
Justice/FCSC–16, Prisoners of War (Pueblo)
Justice/FCSC–17, Prisoners of War (Vietnam)
Justice/FCSC–19, Soviet Union, Claims Against
Justice/FCSC–21, German Democratic Republic, Claims Against
Justice/FCSC–23, Vietnam, Claims for Losses Against
Justice/FCSC–24, Ethiopia, Claims for Losses Against
Justice/FCSC–25, Egypt, Claims Against
Justice/FCSC–26, Albania, Claims Against
Justice/FCSC–27, Germany, Holocaust Survivors’ Claims Against
Justice/FCSC–28, Iraq, Registration of Potential Claims Against

Mauricio J. Tamargo, Chairman.

The Department of Justice [DOJ], Office of Justice Programs [OJP] will be submitting the following information collection request to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995. The proposed collection information is published to obtain comments from the public and affected agencies. This proposed information collection was previously published in the Federal Register [Volume 72, Number 102, page 29550 on May 29, 2007] allowing for a 60-day comment period. The purpose of this notice is to allow for an additional 30 days for public comment until September 28, 2007. This process is conducted in accordance with 5 CFR 1320.10.

All comments, suggestions, or questions regarding additional information, to include obtaining a copy of the proposed information collection instrument with instructions, should be directed to Bruce Whitlock, (202) 353–1551, Office of The Chief Information Officer, Office of Justice Programs, Department of Justice, 810 Seventh Street, NW, Washington, DC 20531 or Bruce.W.Whitlock@usdoj.gov.

Written comments and/or suggestions regarding the items contained in this notice, especially the estimated public burden associated with this application, should be directed to the Office of Management and Budget, Office of Information and Regulatory Affairs, Attention Department of Justice Desk Officer, Washington, DC 20503.

Any comments may be submitted to OMB via facsimile to (202) 395–5806.

Written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should address one or more of the following four points:

1. Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
2. Evaluate the accuracy of the agency’s estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
3. Enhance the quality, utility, and clarity of the information to be collected; and
4. Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Overview of this information collection:

(1) Type of Information Collection: Extension of a currently approved collection.

(2) Title of the Form/Collection: Grants Management System Online Application.

(3) Agency form number, if any, and the applicable component of the Department of Justice sponsoring the collection: There is no form number.

Office of The Chief Information Officer, Office of Justice Programs, United States Department of Justice.

(4) Affected public who will be asked or required to respond, as well as a brief abstract: The primary respondents are State, Local or Tribal Governments applying for grants.

(5) An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond: An estimated 7422 grantees will respond to Grants Management System Online Application and on average it will take each of them 15 hours to complete the 4 applications.

(6) An estimate of the total public burden (in hours) associated with the collection: The estimated public burden associated with this application is 111,330 hours.

If additional information is required contact: Ms. Lynn Bryant, Department Clearance Officer, United States Department of Justice, Justice Management Division, Policy and Planning Staff, Patrick Henry Building, Suite 1600, 601 D Street, NW., Washington, DC 20530.


Lynn Bryant,
Department Clearance Officer, PRA, Department of Justice.

The Department of Justice (DOJ), Office of Justice Programs, Bureau of Justice Statistics will be submitting the following information collection request to the Office of Management and Budget (OMB) for review and approval in