Limitation of Liability

www.whitehouse.gov/omb/grants/  
Office of Management and Budget's  
a State's process under EO 12372, the  
EO 12372. To find out and comply with  
application for funding is required to  
Programs.

'"
provisions of Executive Order 12372,  
Intergovernmental Review  
without competition.

'"
and approved by the Grants Officer  
Officer. Amendments will be  
sole discretion of the Selecting Official,  
habitat restoration activities are at the  
supplemental funding to further support  
which recipients will be provided with  
Department of Commerce (DOC)  
Grants Manual. Decisions regarding  
ecological impact of  
an existing project by allowing for  
additional work to be completed that is  
consistent with the approved scope of  
work or the original request.  
NMFS reserves the right to fund  
additional projects selected from the  
ranked list of previously reviewed  
proposals that was provided to the  
Selecting Official as part of the original  
competition.

Cost-Sharing Requirements

There is no statutory matching  
requirement for this funding.

Evaluation and Selection Procedures

Supplemental funds will be granted  
primarily to current recipients of ARRA  
Habitat Restoration project awards  
through amendments specifically for  
cost overruns or expansion of a project  
as described above, in accordance with  
the Department of Commerce (DOC)  
Grants Manual. Decisions regarding  
which recipients will be provided with  
supplemental funding to further support  
habitat restoration activities are at the  
sole discretion of the Selecting Official,  
with final approval of the Grants  
Officer. Amendments will be  
recommended by the Selecting Official  
and approved by the Grants Officer  
without competition.

Intergovernmental Review

Applications submitted by state and  
local governments are subject to the  
provisions of Executive Order 12372,  
"Intergovernmental Review of Federal  
Programs." Any applicant submitting an  
application for funding is required to  
complete item 16 on SF–424 regarding  
clearance by the State Single Point of  
Contact (SPOC) established as a result of  
EO 12372. To find out and comply with  
and state’s process under EO 12372, the  
names, addresses and phone numbers of  
participating SPOCs are listed in the  
Office of Management and Budget’s  
home page at: http://  
www.whitehouse.gov/omb/grants/  
s poc.html.

Limitation of Liability

In no event will NOAA or the  
Department of Commerce be responsible  
for proposal preparation costs if these  
programs fail to receive funding or are  
cancelled because of other agency  
priorities. Publication of this  
announcement does not obligate NOAA  
to award funds for any specific project  
or to obligate any available funds.

National Environmental Policy Act

All information regarding the  
National Environmental Policy Act  
included in the original Notification of  
Funding Availability (74 FR 9793) and  
Federal Funding Opportunity (NOAA-  
NMFS-HCPO–2009–2001709) apply to  
the award of new or supplemental  
funding.

Department of Commerce Pre-Award  
Notification Requirements for Grants  
and Cooperative Agreements

The Department of Commerce Pre- 
Award Notification Requirements for  
Grants and Cooperative Agreements  
contained in the Federal Register  
notice of February 11, 2008 (73 FR 7696)  
are applicable to this notice.

Paperwork Reduction Act

This document contains collection-of- 
information requirements subject to the  
Paperwork Reduction Act (PRA). The  
use of Standard Forms 424, 424A, 424B,  
SF–LLL, and CD–346 has been approved  
by the Office of Management and  
Budget (OMB) under the respective  
control numbers 0348–0043, 0348–0044,  
Notwithstanding any other provision of  
law, no person is required to, nor shall  
a person be subject to penalty for failure  
to comply with, a collection of  
information subject to the requirements  
of the PRA unless that collection of  
information displays a currently valid  
OMB control number.

Executive Order 12866 (Regulatory  
Impact Review)

This notice has been determined to be  
not significant for purposes of Executive  
Order 12866.

Executive Order 12132 (Federalism)

It has been determined that this notice  
does not contain policies with  
Federalism implications as that term is  
defined in Executive Order 13132.

Administrative Procedure Act/  
Regulatory Flexibility Act

Prior notice and an opportunity for  
public comment are not required by the  
Administrative Procedure Act or any  
other law for rules concerning public  
property, loans, grants, benefits, and  
contracts (5 U.S.C. 553(a)(2)). Because  
notice and opportunity for comment are  
not required pursuant to 5 U.S.C. 553 or  
any other law, the analytical  
requirements of the Regulatory  
Flexibility Act (5 U.S.C. 601 et seq.) are  
not applicable. Therefore, a regulatory  
flexibility analysis has not been  
prepared.


James W. Balsiger,  
Acting Assistant Administrator for Fisheries,  
National Marine Fisheries Service.

DEPARTMENT OF COMMERCE

International Trade Administration

[A–570–947]

Certain Steel Grating from the People’s Republic of China: Postponement of Final Determination

AGENCY: Import Administration,  
International Trade Administration,  
Department of Commerce.

DATES: Effective Date: February 4, 2010.

FOR FURTHER INFORMATION CONTACT:  
Thomas Martin or Zhulieta Willbrand,  
AD/CVD Operations, Office 4, Import  
Administration, International Trade  
Administration, U.S. Department of  
Commerce, 14th Street and Constitution  
Avenue, NW, Washington DC 20230;  
telephone: (202) 482–3936 or (202) 482–  
3147, respectively.

SUPPLEMENTARY INFORMATION:

Postponement of Final Determination and Extension of Provisional Measures

On January 7, 2010, Ningbo Jiulong  
Machinery Manufacturing Co., Ltd.  
(“Ningbo Jiulong”) requested that  
pursuant to the affirmative preliminary  
determination in this investigation, the  
Department of Commerce (“the  
Department”) postpone its final  
determination by 30 days under section  
735(a)(2) of the Tariff Act of 1930, as  
amended (“the Act”). 1 Ningbo Jiulong  
also requested that the Department  
extend the application of the  
provisional measures prescribed under  
19 CFR 351.210(e)(2) to a 6-month  
period. In accordance with section  
735(a)(2) of the Act and 19 CFR  
351.210(b), because (1) our preliminary  
determination is affirmative, (2) the

1 Ningbo Jiulong previously requested, on  
December 14, 2009, that the Department postpone  
its final determination by 30 days, and extend the  
application of the provisional measures prescribed  
under 19 CFR 351.210(e)(2) until the corresponding  
date of the final determination. The Department  
granted the request. See Certain Steel Grating From  
The People’s Republic of China: Preliminary  
Determination of Sales at Less Than Fair Value and  
Postponement of Final Determination, 75 FR 847,  
848 (January 6, 2010).
requesting exporter accounts for a significant proportion of exports of the subject merchandise, and (3) no compelling reasons for denial exist, we are granting the request and are postponing the final determination until no later than 135 days after the publication of the preliminary determination notice in the Federal Register, or May 21, 2010. Further, in accordance with section 733(d) of the Act, suspension of liquidation will be extended accordingly. This postponement is issued and published in accordance with 19 CFR 351.210(g).


Ronald K. Lorentzen,
Deputy Assistant Secretary for Import Administration.

[FR Doc. 2010–2316 Filed 2–3–10; 8:45 am]
BILLING CODE 3510–DS–S

CONSUMER PRODUCT SAFETY COMMISSION

All Terrain Vehicle Chinese Language Webinar; Meeting

AGENCY: Consumer Product Safety Commission.

ACTION: Notice.

The Consumer Product Safety Commission (CPSC) is announcing the following meeting: All Terrain Vehicle Chinese Language Webinar. The webinar will focus on CPSC’s requirements for ATV’s, including CPSC’s Action Plan and mandatory vehicle requirements.

Date and Time: The meeting will be held on February 4, 2010 at 6:00 am Eastern Standard Time.

Location: The meeting will be held live via webinar. Chinese language speakers can access the webinar at http://www.cpsc.gov/webcast/index_ch.html. English speakers can access the webinar at http://www.cpsc.gov/webcast/index.html.

Contact: Laurie Hopkins, International Programs Coordinator, Office of International Programs and Intergovernmental Affairs, Consumer Product Safety Commission, 4330 East West Highway, Suite 505–A, 301–504–7797, FAX: 301–504–0137 e-mail: lhopkins@cpsc.gov.

Dated January 26, 2010.

Todd A. Stevenson,
Secretary of the Commission.

[FR Doc. 2010–2072 Filed 2–3–10; 8:45 am]
BILLING CODE 6355–01–M

DEPARTMENT OF DEFENSE

Office of the Secretary

Veterans’ Advisory Board on Dose Reconstruction; Meeting

AGENCY: Defense Threat Reduction Agency, DoD.

ACTION: Advisory board meeting notice.

SUMMARY: Under the provisions of the Federal Advisory Committee Act of 1972 (5 U.S.C., Appendix, as amended) and the Sunshine in the Government Act of 1976 (5 U.S.C. 552b, as amended) the Defense Threat Reduction Agency (DTRA) and the Department of Veterans Affairs (VA) announce the following advisory board meeting of the Veterans’ Advisory Board on Dose Reconstruction (VBDR). The public is invited to attend.

DATES: The meeting will be held on Thursday, March 4, 2010, from 8:30 a.m. to 11:45 a.m. and from 1:15 p.m. to 5 p.m. A public comment session is scheduled from 10:15 a.m. to 10:45 a.m.

ADDRESSES: The meeting will be held at the Hilton Arlington Hotel, 950 North Stafford Street, Arlington, VA 22203.

FOR FURTHER INFORMATION CONTACT: The Veterans’ Advisory Board on Dose Reconstruction Toll Free at 1–866–657–VBDR (8237). Additional information may be found at http://vbdr.org.

SUPPLEMENTARY INFORMATION:

Purpose of Meeting

To obtain, review and evaluate information related to the Board’s mission to provide guidance and oversight of the dose reconstruction and claims compensation programs for veterans of U.S.-sponsored atmospheric nuclear weapons tests from 1945–1962; veterans of the 1945–1946 occupation of Hiroshima and Nagasaki, Japan; and veterans who were prisoners of war in those regions at the conclusion of World War II. In addition, the advisory board will assist the VA and DTRA in communicating with the veterans.

Meeting Agenda

The meeting will open with an introduction of the Board. After introductions, the following briefings will be presented: “Veterans Health Administration Procedures and the Ionizing Radiation Registry” by Victoria Cassano, M.D.; “Discussion on: Projecting Future Operations of VBDR at the Strategic Level (September 15, 2009 Draft)” by Dr. John Lathrop; “Update on the NTPR Dose Reconstruction Program” by Dr. Paul Blake; and “Update on the VA Radiation Claims Compensation Program for Veterans” by Mr. Brad Flohr. The morning session includes one half-hour open public comment session. In the afternoon, the four subcommittees established during the inaugural VBDR session will report on their activities since June 2009. The subcommittees are the “Subcommittee on DTRA Dose Reconstruction Procedures,” the “Subcommittee on VA Claims Adjudication Procedures,” the “Subcommittee on Quality Management and VA Process Integration with DTRA Nuclear Test Personnel Review Program,” and “the Subcommittee on Communication and Outreach.” The remainder of the meeting will be devoted to a discussion of the future of the VBDR.

Meeting Accessibility

Pursuant to 5 U.S.C. 552b, as amended, and 41 CFR 102–3.140 through 102–3.165, and the availability of space, this meeting is open to the public. Seating is limited by the size of the meeting room. All persons must sign in legibly at the registration desk.

Written Statements

Pursuant to 41 CFR 102–3.105(j) and 102–3.140(c), interested persons may submit a written statement for consideration by the Veterans’ Advisory Board on Dose Reconstruction. Written statements should be no longer than two type written pages and must address: The issue, discussion, and recommended course of action.