as a result of warfare with the Iroquois fractured and its people were decimated and 1651, the Neutral coalition was sociopolitically between the Huron and they occupied geographically and eastern half of Lake Erie. Their name lived to the south and north of the ancestry. The Neutral were a individuals of Native American early 17th century, and the morphology unable to arrest anyone.

Tuscarora Nation investigated the that a law enforcement official from the authorized by the Tuscarora Nation and that the removal of the remains was not Archival and historical records suggest Indian Affairs, is not asserting control. Department of the Interior, Bureau of boundaries of the Tuscarora associated funerary objects are present. known individuals were identified. No remains was made by the New York University College of Dentistry professional staff in consultation with representatives of the Tuscarora Nation of New York.

In 1903, human remains representing a minimum of two individuals were removed from the cemetery at Kienuka in Niagara County, NY, by John MacKay. The remains were subsequently added to the collection of William MacKay, John MacKay’s brother. The Museum of the American Indian, Heye Foundation, purchased William MacKay’s collection in 1918. In 1956, the Museum of the American Indian transferred the remains to Dr. Theodore Kazamiroff, New York University College of Dentistry. No known individuals were identified. No associated funerary objects are present. Kienuka is located within the boundaries of the Tuscarora Reservation, which was established in 1797. The removal occurred prior to the Antiquities Act, and, therefore, the U.S. Department of the Interior, Bureau of Indian Affairs, is not asserting control. Archival and historical records suggest that the removal of the remains was not authorized by the Tuscarora Nation and that a law enforcement official from the Tuscarora Nation investigated the desecration of the cemetery but was unable to arrest anyone.

Kienuka was a Neutral village of the early 17th century, and the morphology of the remains is consistent with individuals of Native American ancestry. The Neutral were a confederacy of Iroquoian speakers who lived to the south and north of the eastern half of Lake Erie. Their name was derived from the neutral position they occupied geographically and sociopolitically between the Huron and Iroquois Confederacies. Between 1647 and 1651, the Neutral coalition was fractured and its people were decimated as a result of warfare with the Iroquois nations. The Neutral ceased to be identified as a distinct group by 1660. In 1713, the Tuscarora migrated to New York from North Carolina. The Tuscarora were adopted as the sixth nation of the Iroquois Confederacy in 1722 and 1723. After the Revolutionary War, the Tuscarora settled on the east side of the Niagara River. The Tuscarora Nation received their land grant, which includes portions of Niagara County, in 1797. Their reservation was subsequently expanded and continues to include the site of Kienuka.

Officials of the New York University College of Dentistry have determined that, pursuant to 25 U.S.C. 3001(9), the human remains described above represent the physical remains of two individuals of Native American ancestry. Officials of the New York University College of Dentistry also have determined that, pursuant to 25 U.S.C. 3001(2), a relationship of shared group identity cannot be reasonably traced between the Native American human remains and any present-day Indian tribe. The Native American Graves Protection and Repatriation Review Committee (Review Committee) is responsible for recommending specific actions for disposition of culturally unidentifiable human remains. In July 2009, the New York University College of Dentistry requested that the Review Committee recommend disposition of the culturally unidentifiable human remains of two individuals to the Tuscarora Nation of New York. The Review Committee considered the proposal at its October 30–31, 2009, meeting and recommended disposition of the human remains to the Tuscarora Nation of New York.

A March 4, 2010, letter from the Designated Federal Official, writing on behalf of the Secretary of the Interior, transmitted the authorization for the College to effect disposition of the physical remains to the Tuscarora Nation of New York, contingent on the publication of a Notice of Inventory Completion in the Federal Register. This notice fulfills that requirement. Representatives of any other Indian tribe that believes itself to be culturally affiliated with the human remains should contact Dr. Louis Terracio, New York University College of Dentistry, 345 East 24th St., New York, NY 10010, telephone (212) 998–9917, before July 12, 2010. Disposition of the human remains to the Tuscarora Nation of New York may proceed after that date if no additional claims come forward.

The New York University College of Dentistry is responsible for notifying the Tuscarora Nation of New York that this notice has been published. Dated: May 27, 2010

David Tarler,
Acting Manager, National NAGPRA Program.

[FR Doc. 2010–14039 Filed 6–10–10; 8:45 am]

BILLING CODE 4312–50–S

INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 731–TA–1174–1175 (Final)]

Seamless Refined Copper Pipe and Tube From China and Mexico

AGENCY: International Trade Commission.

ACTION: Scheduling of the final phase of antidumping investigations.

SUMMARY: The Commission hereby gives notice of the scheduling of the final phase of antidumping investigation Nos. 731–TA–1174–1175 (Final) under section 735(b) of the Tariff Act of 1930 (19 U.S.C. 1673d(b)) (the Act) to determine whether an industry in the United States is materially injured or threatened with material injury, or the establishment of an industry in the United States is materially retarded, by reason of less-than-fair-value imports from China and Mexico of seamless refined copper pipe and tube, provided for in subheadings 7411.10.10 and 8415.90.80 of the Harmonized Tariff Schedule of the United States.¹

¹For purposes of these investigations, the Department of Commerce has defined the subject merchandise as “all seamless circular refined copper pipe and tubes, including redraw hollows, greater than or equal to 6 inches (152.4 mm) in length and measuring less than 12.130 inches (308.102 mm) (actual) in outside diameter ("OD"), regardless of wall thickness, bore (e.g., smooth, enhanced with innergrooves or ridges), manufacturing process (e.g., hot finished, cold-drawn, annealed), outer surface (e.g., plain or enhanced with grooves, ridges, fins, or gills), end finish (e.g., plain end, swaged end, flared end, expanded end, crimped end, threaded), coating (e.g., plastic, paint), insulation, attachments (e.g., plain, capped, plugged, with compression or other fitting), or physical configuration (e.g., straight, cued bent, wound on spools). The scope covers, but is not limited to, seamless refined copper pipe and tube produced or comparable to the American Society for Testing and Materials ("ASTM") ASTM–B42, ASTM–B68, ASTM–B75, ASTM–B88, ASTM–B88M, ASTM–B188, ASTM–B251, ASTM–B251M, ASTM–B280, ASTM–B302, ASTM–B306, ASTM–B359, ASTM–B743, ASTM–B819, and ASTM–B903 specifications and meeting the physical parameters described therein. Also included within the scope of these investigations are all sets of covered products, including “line sets” of seamless refined copper tubes (with or without fittings or insulation) suitable for connecting an outdoor air conditioner or heat pump to an indoor evaporator unit. The phrase “all sets of covered products” denotes any combination of items put up for sale that is comprised of merchandise subject to the scope.
For further information concerning the conduct of this phase of the investigations, hearing procedures, and rules of general application, consult the Commission’s Rules of Practice and Procedure, part 201, subparts A through E (19 CFR part 201), and part 207, subparts A and C (19 CFR part 207).

DATES: Effective Date: May 5, 2010.


Hearing-impaired persons can obtain information on this matter by contacting the Commission’s TDD terminal on 202–205–1810. Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at 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 these investigations may be viewed on the Commission’s electronic docket (EDIS) at http://edis.usitc.gov.

SUPPLEMENTARY INFORMATION:

Background: The final phase of these investigations are being scheduled as a result of affirmative preliminary determinations made by the Department of Commerce that imports of seamless refined copper pipe and tube from China and Mexico are being sold in the United States at less than fair value within the meaning of section 733 of the Act (19 U.S.C. 1673b). These investigations were requested in a petition filed on September 30, 2009, by Cerro Flow Products, Inc., St. Louis, MO; Kobe Wieland Copper Products, LLC, Pine Hall, NC; Mueller Copper Tube Products, Inc. and Mueller Copper Tube Company, Inc., Memphis, TN.

Participation in the investigations and public service list: Persons, including industrial users of the subject merchandise and, if the merchandise is sold at the retail level, representative consumer organizations, wishing to participate in the final phase of these investigations as parties must file an entry of appearance with the Secretary to the Commission, as provided in section 201.11 of the Commission’s rules, no later than 21 days prior to the hearing date specified in this notice. A party that filed a notice of appearance during the preliminary phase of the investigations need not file an additional notice of appearance during this final phase. The Secretary will maintain a public service list containing the names and addresses of all persons, or their representatives, who are parties to the investigations.

Limited disclosure of business proprietary information (BPI) under an administrative protective order (APO) and BPI service list: Pursuant to § 207.7(a) of the Commission’s rules, the Secretary will make BPI gathered in the final phase of these investigations available to authorized applicants under the APO issued in the investigations, provided that such application is made no later than 21 days prior to the hearing date specified in this notice. Authorized applicants must represent interested parties, as defined by 19 U.S.C. 1677(9), who are parties to the investigations. A party granted access to BPI in the preliminary phase of the investigations need not reapply for such access. A separate service list will be maintained by the Secretary for those parties authorized to receive BPI under the APO.

Staff report: The prehearing staff report in the final phase of these investigations will be placed in the public record on September 9, 2010, and a public version will be issued thereafter, pursuant to section 207.22 of the Commission’s rules.

Hearing: The Commission will hold a hearing in connection with the final phase of these investigations beginning at 9:30 a.m. on September 23, 2010, at the U.S. International Trade Commission Building. Requests to appear at the hearing should be filed in writing with the Secretary to the Commission on or before September 17, 2010. Any nonparty who has not entered an appearance as a party to the investigations may submit a written statement of information pertinent to the subject of the investigations, including statements of support or opposition to the petition, on or before September 30, 2010. On October 20, 2010, the Commission will make available to parties all information on which they have not had an opportunity to comment. Parties may submit final comments on this information on or before October 22, 2010, but such final comments must not contain new factual information and must otherwise comply with §207.30 of the Commission’s rules. All written submissions must conform with the provisions of §201.8 of the Commission’s rules; any submissions that contain BPI must also conform with the requirements of §§201.6, 207.3, and 207.7 of the Commission’s rules. The Commission’s rules do not authorize filing of submissions with the Secretary by facsimile or electronic means, except to the extent permitted by section 201.8 of the Commission’s rules, as amended, 67 FR 68036 (November 8, 2002). Even where electronic filing of a document is permitted, certain documents must also be filed in paper form, as specified in II (C) of the Commission’s Handbook on Electronic Filing Procedures, 67 FR 68168, 68173 (November 8, 2002).

Additional written submissions to the Commission, including requests pursuant to §201.12 of the Commission’s rules, shall not be accepted unless good cause is shown for accepting such submissions, or unless the submission is pursuant to a specific request by a Commissioner or Commission staff.

Refined copper” is defined as: (1) Metal containing at least 99.85 percent by weight of copper; or (2) metal containing at least 97.5 percent by weight of copper, provided that: (i) the content by weight of any other element does not exceed the following limits: Ag—Silver 0.25%; As—Arsenic 0.5%; Cd—Cadmium 1.3%; Cr—Chromium 1.4%; Mg—Magnesium 0.8%; Pb—Lead 1.5%; S—Sulfur 0.7%; Sn—Tin 0.8%; Te—Tellurium 0.8%; Zn—Zinc 1.0%; Zr—Zirconium 0.3%; Other elements (each) 0.3%. Excluded from the scope of these investigations are all seamless circular hollows of refined copper that are 12 inches in length whose OD (actual) exceeds its length. The products subject to these investigations are currently classifiable under subheadings 7411.10.1030 and 7411.10.1090, of the Harmonized Tariff Schedule of the United States (HTS). Products subject to these investigations may also enter under HTSUS subheadings 7407.10.5050, 7419.99.5050, 8415.90.8065, and 8415.90.8085.
In accordance with §§ 201.16(c) and 207.3 of the Commission’s rules, each document filed by a party to the investigations must be served on all other parties to the investigations (as identified by either the public or BPI service list), and a certificate of service must be timely filed. The Secretary will not accept a document for filing without a certificate of service.

Authority: These investigations are being conducted under authority of title VII of the Tariff Act of 1930; this notice is published pursuant to § 207.21 of the Commission’s rules.

Issued: June 7, 2010.
By order of the Commission.
William R. Bishop,
Acting Secretary to the Commission.

The Department of Justice (DOJ), Office of Justice Programs, Office of Juvenile Justice and Delinquency Prevention, 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 information collection is published to obtain comments from the public and affected agencies. This proposed information collection was previously published in the Federal Register Volume 75, Number 67, page 17956 on April 8, 2010, allowing for a 60-day comment period.

The purpose of this notice is to allow for an additional 30 days for public comment until July 12, 2010. This process is conducted in accordance with 5 CFR 1320.10.

Written comments and/or suggestions regarding the items contained in this notice, especially the estimated public burden and associated response time, 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. Additionally, comments may be submitted to OMB via facsimile to (202) 395–7285.

Request 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 agencies 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 previously approved collection.
2. The title of the form/collection: Juvenile Residential Facility Census.
3. The agency form number, if any, and the applicable component of the Department sponsoring the collection: The form number is CJ–15, Office of Juvenile Justice and Delinquency Prevention, United States Department of Justice.
4. Affected public who will be asked or required to respond, as well as a brief abstract: Primary: Federal Government, State, Local or Tribal. Other: Not-for-profit institutions; Business or other for-profit. This collection will gather information necessary to routinely monitor the types of facilities into which the juvenile justice system places young persons and the services available in these facilities.
5. An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond/reply: It is estimated that 3,500 respondents will complete a 2-hour questionnaire.
6. An estimate of the total public burden (in hours) associated with the collection: The total hour burden to complete the nominations is 7,000 annual burden hours.

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

Dated: June 7, 2010.
Lynn Bryant, Department Clearance Officer, PRA, Department of Justice.

DEPARTMENT OF JUSTICE
Federal Bureau of Investigation

[OMB Number 1110–0015]

Agency Information Collection Activities: Proposed Collection; Comments Requested


The Department of Justice, Federal Bureau of Investigation, Criminal Justice Information Services Division will be submitting the following information collection request to the Office of Management and Budget (OMB) for review and clearance in accordance with established review procedures of the Paperwork Reduction Act of 1995. The proposed information collection is published to obtain comments from the public and affected agencies. Comments are encouraged and will be accepted until August 10, 2010. This process is conducted in accordance with 5 CFR 1320.10.

All comments and suggestions, or questions regarding additional information, to include obtaining a copy of the proposed information collection instrument with instructions, should be directed to Gregory E. Scarbro, Unit Chief, Federal Bureau of Investigation, Criminal Justice Information Services Division (CJIS), Module E–3, 1000 Custer Hollow Road, Clarksburg, West Virginia 26306, or facsimile to (304) 625–3566.

Written comments and suggestions from the public and affected agencies concerning them proposed collection of information are encouraged. Comments