results of review for which the reviewed companies did not know their
merchandise was destined for the
United States. In such instances, we will
instruct CBP to liquidate unreviewed
entries at the all-others rate established
in the less-than-fair-value (LTFV)
investigation if there is no rate for the
intermediate company(ies) involved in
the transaction.

Cash Deposit Requirements

Further, the following deposit
requirements will be effective for all
shipments of OJ from Brazil entered, or
withdrawn from warehouse, for
consumption on or after the publication
date of the final results of this
administrative review, as provided for
by section 751(a)(2)(C) of the Act: (1)
The cash deposit rates for the reviewed
companies will be the rates shown
above, except if the rate is less than 0.50
percent, de minimis within the meaning
of 19 CFR 351.106(c)(1), the cash
deposit will be zero; (2) for previously
investigated companies not listed above,
the cash deposit rate will continue to be
the company-specific rate published for
the most recent period; (3) if the
exporter is not a firm covered in this
review, or the LTFV investigation, but
the manufacturer is, the cash deposit
rate will be the rate established for the
most recent period for the manufacturer
of the merchandise; and (4) the cash
deposit rate for all other manufacturers
or exporters will continue to be 16.51
percent, the all-others rate established
in the LTFV investigation. See
Antidumping Duty Order: Certain
Orange Juice from Brazil, 72 FR 12183
(Mar. 9, 2006). These deposit
requirements shall remain in effect until
further notice.

Notification to Importers

This notice serves as a final reminder
to importers of their responsibility,
under 19 CFR 351.402(f)(2), to file a
certificate regarding the reimbursement
of antidumping duties prior to
liquidation of the relevant entries
during this review period. Failure to
comply with this requirement could
result in the Secretary’s presumption
that reimbursement of antidumping
duties occurred and the subsequent
assessment of double antidumping
duties.

Notification to Interested Parties

This notice serves as the only
reminder to parties subject to
administrative protective order (APO) of
their responsibility concerning the
disposition of proprietary information
disclosed under APO in accordance
with 19 CFR 351.305(a)(3). Timely
written notification of return/
destruction of APO materials or
conversion to judicial protective order is
hereby requested. Failure to comply
with the regulations and the terms of an
APO is a sanctionable violation.

We are issuing and publishing these
results of review in accordance with
sections 751(a)(1) and 777(i)(1) of the
Act.

Dated: August 5, 2011.
Ronald K. Lorentzen,
Deputy Assistant Secretary for Import
Administration.

Appendix—Issues in Decision
Memorandum

1. Offsetting of Negative Margins.
2. Capping Interest Revenue by Credit
   Expenses.
3. Request for Revocation by Cutrale.
5. Inventory Carrying Costs for Cutrale’s
   U.S. Sales.
6. Calculation of Cutrale’s U.S. Indirect
   Selling Expense Rate.
7. Calculation of Cutrale’s General and
   Administrative Expense Rate.
8. Calculation of Fischer’s International
   Freight Expenses.
9. Use of Fischer’s Home Market Sample
   Sales in Calculating Normal Value and
   Constructed Value Profit.

BILYING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

U.S. Travel and Tourism Advisory
Board

AGENCY: International Trade
Administration, U.S. Department of
Commerce.

ACTION: Notice of an opportunity
to apply for membership on the U.S.
Travel and Tourism Advisory Board.

SUMMARY: The Department of Commerce
is currently seeking applications for
membership on the U.S. Travel and
Tourism Advisory Board (Board).
The purpose of the Board is to advise the
Secretary of Commerce on matters
relating to the travel and tourism
industry.

DATES: All applications must be
received by the Office of Advisory
Committees by 5 p.m. Eastern Daylight
Time (EDT) on September 16, 2011.

ADDRESSES: Please submit application
information by mail to Jennifer Pilat,
Office of Advisory Committees, U.S.
Travel and Tourism Advisory Board
Executive Secretariat, U.S. Department
of Commerce, Room 4043, 1401
Constitution Avenue, NW.,
Washington, DC 20230 or via e-mail to
oacie@trade.gov.

FOR FURTHER INFORMATION CONTACT:
Jennifer Pilat, U.S. Travel and Tourism
Advisory Board Executive Secretariat,
U.S. Department of Commerce, Room
4043, 1401 Constitution Avenue, NW.,
Washington, DC 20230, telephone: 202–
482–5896, e-mail: jennifer.pilat@trade.gov.

SUPPLEMENTARY INFORMATION: The U.S.
Travel and Tourism Advisory Board (Board)
is established under the Federal
Advisory Committee Act, as amended, 5
U.S.C. App. (FACA), and advises the
Secretary of Commerce (Secretary) on
matters relating to the U.S. travel and
tourism industry pursuant to 15 U.S.C.
1512. The Board provides a means of
ensuring regular contact between the
U.S. Government and the travel and
tourism industry. The Board advises the
Secretary on government policies and
programs that affect United States travel
and tourism, and the Board serves as a
forum for discussing and proposing
solutions to industry-related problems.
The Board acts as a liaison among the
stakeholders represented by the
membership and provides a forum for
those stakeholders on current and
emerging issues in the travel and
tourism sector. The Board recommends
ways to ensure that the United States
remains the preeminent destination for
international visitation and tourism
throughout the world.

The Office of Advisory Committees is
accepting applications for Board
members. Members shall represent
companies and organizations in the
travel and tourism sector from a broad
range of products and services,
company sizes, and geographic
locations and shall be drawn from large,
medium, and small travel and tourism
companies, private-sector organizations
involved in the export of travel and
tourism-related products and services,
and other tourism-related entities.

Each Board member shall serve as the
representative of a U.S. company in the
travel and tourism industry, a U.S.
organization involved in the export of
travel and tourism-related products and
services, or a tourism-related U.S.
entity. For eligibility purposes, a “U.S.
company” is a for-profit firm that is
incorporated in the United States (or an
unincorporated U.S. firm with its
principal place of business in the
United States) that is controlled by U.S.
citizens or by other U.S. companies. A
company is not a U.S. company if 50
percent plus one share of its stock (if a
corporation, or a similar ownership
interest of an unincorporated entity) is
known to be controlled, directly or
indirectly, by non-U.S. citizens or non-
U.S. companies. For eligibility
purposes, a “U.S. organization” is an
organization, including trade
associations and nongovernmental
organizations (NGOs), established under
the laws of the United States, that is
controlled by U.S. citizens, by another
U.S. organization (or organizations), or
by a U.S. company (or companies), as
determined based on its board of
directors (or comparable governing
body), membership, and funding
sources, as applicable. For eligibility
purposes, a U.S. entity includes state
and local tourism marketing entities,
state government tourism offices, state
and/or local government-supported
travel marketing entities, multi-state
tourism marketing entities, and other
tourism-related entities that can
demonstrate U.S. ownership or control.

Members of the Board will be
selected, in accordance with applicable
Department of Commerce guidelines,
based on their ability to carry out the
objectives of the Board as set forth
above. Members of the Board shall be
selected in a manner that ensures that
the Board is balanced in terms of points
of view, industry subsector, range of
products and services, demographics,
geography, and company size.

Additional factors which will be
considered in the selection of Board
members include candidates’ proven
experience in the strategic development
and management of travel and tourism-
related or other service-related
organizations; or the candidate’s proven
experience in promoting, developing,
and implementing advertising and
marketing programs for travel-related or
tourism-related industries.

Priority may be given to a Chief
Executive Officer, Executive Director, or
President (or comparable level of
responsibility) of a U.S. company, U.S.
organization, or U.S. entity in the travel
and tourism sector.

Members shall serve a term of two
years from the date of appointment, at
the pleasure of the Secretary of
Commerce. All appointments will
automatically terminate no later than
November 15, 2013. Members will serve
at the discretion of the Secretary of
Commerce. Although the Board’s
current charter terminates in September
2011, it is anticipated that it will be
rechartered.

Members shall serve in a
representative capacity, representing the
views and interests of their particular
industry subsector. Board members are
not special government employees, and
will be reimbursed for their participation in Board activities.
Members participating in Board
meetings and events will be responsible
for their travel, living and other
personal expenses. Meetings will be
held regularly and, to the extent
practical, not less than twice annually,
usually in Washington, DC.

To be considered for membership,
please provide the following
information by the 9/16/2011, 5 p.m.
EDT deadline, via e-mail, to
OACIE@trade.gov or, via mail, to Jennifer Pilat,
Office of Advisory Committees, U.S.
Travel and Tourism Advisory Board
Executive Secretariat, U.S. Department
of Commerce, Room 4043, 1401
Constitution Avenue, NW., Washington,
DC 20230.

1. Name and title of the individual
requesting consideration.

2. A sponsor letter from the applicant
on his or her company/organization/
entity letterhead or, if the applicant is
to represent a company/organization/
entity other than his or her employer, a
letter from the company/organization/
entity to be represented, containing a
brief statement of why the applicant
should be considered for membership
on the Board. This sponsor letter should
also address the applicant’s travel and
tourism-related experience.

3. The applicant’s personal resume.

4. An affirmative statement that the
applicant is not required to register as
a foreign agent under the Foreign Agents
Registration Act of 1938, as amended.

5. An affirmative statement by the
applicant that he or she is not a
Federal registered lobbyist, and that
the applicant understands that he or
she, if appointed, will not be allowed to
continue to serve as a Board member if
the applicant becomes a Federally
registered lobbyist.

6. If the applicant represents a
tourism-related U.S. entity, the
functions and responsibilities of the
entity, and information regarding the
entity’s U.S. ownership or control.

7. If the applicant represents an
organization, information regarding the
control of the organization, including
the governing structure, members, and
revenue sources as appropriate
signifying compliance with the criteria
set forth above.

8. If the applicant represents a
company, information regarding the
control of the company, including the
governing structure and stock holdings
as appropriate signifying compliance
with the criteria set forth above.

9. The company’s, organization’s,
or entity’s size and ownership, product or
service line and major markets in which
the company, organization, or operates.

10. A brief statement describing how the
applicant will contribute to the work of
the Board based on his or her unique
experience and perspective (not to
exceed 100 words).

Dated: August 2, 2011.

Jennifer Pilat,
Executive Secretary, U.S. Travel & Tourism
Advisory Board.

[FR Doc. 2011–20514 Filed 8–11–11; 8:45 am]

BILLING CODE 3510–DR–P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric
Administration

Proposed Information Collection;
Comment Request; Northwest Region
Gear Identification Requirements

AGENCY: National Oceanic and
Atmospheric Administration (NOAA),
Department of Commerce.

ACTION: Notice.

SUMMARY: The Department of
Commerce, as part of its continuing
effort to reduce paperwork and
respondent burden, invites the general
public and other Federal agencies to
take this opportunity to comment on
proposed and/or continuing information
collections, as required by the

DATES: Written comments must be
submitted on or before October 11,
2011.

ADDRESSES: Direct all written
comments to Diana Hynek, Departmental
Paperwork Clearance Officer,
Department of Commerce, Room 6616,
14th and Constitution Avenue, NW.,
Washington, DC 20230 (or via the
Internet at dHynek@doc.gov).

FOR FURTHER INFORMATION CONTACT:
Requests for additional information or
copies of the information collection
instrument and instructions should be
directed to Becky Renko, (206) 526–
6110 or becky.renko@noaa.gov.

SUPPLEMENTARY INFORMATION:

I. Abstract

The success of fisheries management
programs depends significantly on
regulatory compliance. The
requirements that fishing gear be
marked are essential to facilitate
enforcement. The ability to link fishing
gear to the vessel owner or operator is
crucial to the enforcement of regulations
issued under the authority of the
Magnuson Stevens Fishery Conservation
and Management Act (MSA). The
marking of fishing gear is also valuable
in actions concerning damage, loss, and
civil proceedings. The regulations
specify fishing gear must be marked
with the vessel’s official number,