address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

J. Paul Loether,
Chief, National Register of Historic Places/ National Historic Landmarks Program.

ALABAMA
Macon County
Tuskegee Veterans Administration Hospital (United States Second Generation Veterans Hospitals), 2400 Hospital Rd., Macon, 12000140
Montgomery County
Montgomery Veterans Administration Hospital Historic District (United States Second Generation Veterans Hospitals), 215 Perry Hill Rd., Montgomery, 12000141
Tuscaloosa County
Tuscaloosa Veterans Administration Hospital Historic District (United States Second Generation Veterans Hospitals), 3701 Loop Rd. E., Tuscaloosa, 12000142
COLORADO
Chaffee County
Behrman Ranch, 31715 US 24 N., Buena Vista, 12000143
Costilla County
Iglesia de San Francisco de Assisi (Culebra River Villages of Costilla County MPS), 23531 Cty. Rd. J.2, San Francisco, 12000144
Montezuma County
Indian Camp Ranch Archeological District, Address Restricted, Cortez, 12000145
Montezuma Valley Irrigation Company
Flume No. 6, Approx. 4 mi. E. of Cortez on US 160, Cortez, 12000146
Montrose County
Shavano Valley Rock Art Site (Boundary Increase), Address Restricted, Montrose, 12000147
GEORGIA
Cobb County
Taylor—Brawner House and Brawner Sanitarium, 3180 Atlanta Rd., Smyrna, 12000149
Fulton County
Wynne—Claughton Building, 141 Carnegie Way NW, Atlanta, 12000148
KENTUCKY
Fayette County
Lexington Veterans Administration Hospital (United States Second Generation Veterans Hospitals), 2250 Leestown Rd., Lexington, 12000150
MASSACHUSETTS
Middlesex County
Farley—Hitchinson—Kimball House, 461A & 463 North Rd., Bedford, 12000151
Worcester County
Webster Municipal Buildings Historic District, 350 Main, 29 Negus, & 2 Lake Sts., Webster, 12000152
MISSISSIPPI
De Soto County
North Elm Historic District, Roughly bounded by North, W. Robinson, & Memphis Sts., & Holmes Rd., Hernando, 12000153
Hinds County
Municipal Art Gallery, 839 N. State St., Jackson, 12000154
Washington County
Armitage Herschell Carousel, 323 Main St., Greenville, 12000155
Doe’s Eat Place, 502 Nelson St., Greenville, 12000156
Wayne County
Downtown Waynesboro Historic District, Roughly bounded by Station, Spring, Wayne, & Court Sts., Waynesboro, 12000157
Yalobusha County
Water Valley Main Street Historic District, Roughly along Main from Young to Market Sts., Water Valley, 12000158
NEW JERSEY
Salem County
Bayuk, Moshe, House, 984 Gershal Ave. (Pittsgrove Township), Alliance, 12000159
NEW YORK
Genesee County
Batavia Veterans Administration Hospital (United States Second Generation Veterans Hospitals), 222 Richmond Ave., Batavia, 12000160
Ontario County
Canandaigua Veterans Hospital Historic District (United States Second Generation Veterans Hospitals), 400 Fort Hill Ave., Canandaigua, 12000161
WASHINGTON
Jefferson County
Quilcene Ranger Station, 61 Herbert St., Quilcene, 12000162
Snohomish County
Naval Auxiliary Air Station, Arlington (Boundary Increase), 18204 59th Dr. NE., Arlington, 12000163
In the interest of preservation, a three (3) day comment period is requested for the following resource:

ALABAMA
Tuscaloosa County
Tuscaloosa Veterans Administration Hospital Historic District (United States Second Generation Veterans Hospitals), 3701 Loop Rd. E., Tuscaloosa, 12000142

DEPARTMENT OF THE INTERIOR
Office of Surface Mining Reclamation and Enforcement

Notice of Proposed Information Collection

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 renewed approval for the collection of information associated with bond and insurance requirements for surface coal mining and reclamation operations under regulatory programs.

DATES: Comments on the proposed information collection activity must be received by May 1, 2012, to be assured of consideration.

ADDRESSES: Comments may be mailed to John Trelease, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave, NW., Room 203–SIB, Washington, DC 20240. Comments may also be submitted electronically to jtrel ease@osmre.gov.

FOR FURTHER INFORMATION CONTACT: To receive a copy of the information collection request, explanatory information and related forms contact John Trelease, at (202) 208–2783 or via email at jtrel ease@osmre.gov.

SUPPLEMENTARY INFORMATION: The Office of Management and Budget (OMB) regulations at 5 CFR 1320, which implement 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 an information collection that OSM will be submitting to OMB for approval. This collection is contained in 30 CFR part 800—Bond and insurance requirements for surface coal mining and reclamation operations under regulatory programs. 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 request to OMB.

Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment, including your personal identifying information, may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

This notice provides the public with 60 days in which to comment on the following information collection activity:

**Title:** 30 CFR part 800—Bond and insurance requirements for surface coal mining and reclamation operations under regulatory programs.

**OMB Control Number:** 1029–0043.

**Summary:** The regulations at 30 CFR part 800 primarily implement § 509 of the Surface Mining Control and Reclamation Act of 1977 (SMCRA or the Act), which requires that people planning to conduct surface coal mining operations first post a performance bond to guarantee fulfillment of all reclamation obligations under the approved permit. The regulations also establish bond release requirements and procedures consistent with § 519 of the Act, liability insurance requirements pursuant to § 507(f) of the Act, and procedures for bond forfeiture should the permittee default on reclamation obligations.

**Bureau Form Number:** None.

**Frequency of Collection:** On Occasion.

**Description of Respondents:** Surface coal mining and reclamation permittees and State regulatory authorities.

**Total Annual Responses:** 12,215.

**Total Annual Burden Hours:** 112,626 hours.

**Total Annual Non-wage Costs:** $1,510,214.


Andrew F. DeVito,
Chief, Division of Regulatory Support.

This action was originally filed on January 28, 1994 by the United States of America (“United States”) under Comprehensive Environmental Response, Compensation, and Liability Act (“CERCLA”) Section 107, 42 U.S.C. 9607, seeking (1) reimbursement of costs (plus accrued interest) incurred by the United States for response actions at the Turtle Bayou Superfund Site (also known as the Petro-Chemical Systems, Inc. Superfund Site) in Liberty County, Texas (“the Site”) and (2) performance of studies and response work at the Site consistent with the National Contingency Plan (“NCP”), 40 CFR part 300. On December 8, 1998, the court entered a Consent Decree as to ARCO Chemical Company and Atlantic Richfield Company (“the 1998 Consent Decree”) which resolved the United States’ claims against ARCO Chemical Company and Atlantic Richfield Company. Pursuant to the 1998 Consent Decree, ARCO Chemical Company and Atlantic Richfield Company were obligated to, inter alia, perform response activities at the Site and to establish and maintain financial security to demonstrate their ability to complete the required Work. Lyondell Chemical Company is the successor to ARCO Chemical Company under the 1998 Consent Decree. In 2009, Lyondell Chemical Company and certain of its affiliates (collectively “Debtors”) filed with the United States Bankruptcy Court for the Southern District of New York (“the Bankruptcy Court”) voluntary petitions for relief under Title 11 of the United States Code. In 2010, the United States, Debtors, and various state environmental agencies including the Texas Commission on Environmental Quality (“TCEQ”) entered into an agreement resolving various claims including claims related to the 1998 Consent Decree (“the 2010 Bankruptcy Settlement”). As part of the 2010 Bankruptcy Settlement, the Parties agreed to substitute the Lyondell Environmental Custodial Trust for Lyondell Chemical Company as a party under the 1998 Consent Decree. The proposed Consent Decree Modification would implement the 2010 Bankruptcy Settlement by substituting the Lyondell Environmental Custodial Trust for Lyondell Chemical Company and by clarifying the application of certain Consent Decree provisions to the Lyondell Environmental Custodial Trust. In addition, the proposed Consent Decree Modification would modify the financial assurance provisions of the 1998 Consent Decree.

The Department of Justice will receive for a period of thirty (30) days from the

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**DEPARTMENT OF JUSTICE**

**Notice of Lodging of Agreement and Order Regarding Modification of Consent Decree as to ARCO Chemical Company and Atlantic Richfield Company Under the Comprehensive Environmental Response, Compensation, and Liability Act**

Notice is hereby given that on February 27, 2012, a proposed Agreement and Order Regarding Modification of Consent Decree as to ARCO Chemical Company and Atlantic Richfield Company (“Consent Decree Modification”) in United States v. Lang, Civil Action No. 1:94CV57, was lodged with the United States District Court for the Eastern District of Texas.

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**INTERNATIONAL TRADE COMMISSION**

**[Investigation No. 731–TA–539–C (Third Review)]**

**Uranium From Russia**

**Determination**

On the basis of the record developed in the subject five-year review, the United States International Trade Commission (Commission) determines, pursuant to section 751(c) of the Tariff Act of 1930 (19 U.S.C. 1675(c)), that termination of the suspended investigation on uranium from Russia would be likely to lead to continuation or recurrence of material injury to an industry in the United States within a reasonably foreseeable time.

**Background**

The Commission instituted this review on July 1, 2011 (76 FR 38694) and determined on October 4, 2011 that it would conduct an expedited review (76 FR 64107, October 17, 2011). The Commission transmitted its determination in this review to the Secretary of Commerce on February 27, 2012. The comments of the Commission are contained in USITC Publication 4307 (February 2012), entitled Uranium from Russia: Investigation No. 731–TA–539–C (Third Review).

By order of the Commission.

Issued: February 27, 2012.

James R. Holbein,
Secretary to the Commission.

[FR Doc. 2012–5045 Filed 3–1–12; 8:45 am]

BILLING CODE 7020–02–P

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**BILLING CODE 4310–05–M**