**Postal Mail/Commercial Delivery:** Send your comment to Docket No. APHIS–2012–0070, Regulatory Analysis and Development, PPD, APHIS, Station 3A–03.8, 4700 River Road Unit 118, Riverdale, MD 20737–1238.

Supporting documents and any comments we receive on this docket may be viewed at [http://www.regulations.gov](http://www.regulations.gov) or in our reading room, which is located in room 1141 of the USDA South Building, 14th Street and Independence Avenue SW., Washington, DC. Normal reading room hours are 8 a.m. to 4:30 p.m., Monday through Friday, except holidays. To be sure someone is there to help you, please call (202) 799–7039 before coming.

**FOR FURTHER INFORMATION CONTACT:** For information regarding the regulations for the use of irradiation as a phytosanitary treatment of imported fruits and vegetables, contact Dr. Paul Gadh, Senior Risk Manager—Treatments, Regulations, Permits, and Manuals, PPQ, APHIS, 4700 River Road Unit 133, Riverdale, MD 20737–1236; (301) 851–2141. For copies of more detailed information on the information collection, contact Mrs. Celeste Sickles, APHIS’ Information Collection Coordinator, at (301) 851–2908.

**SUPPLEMENTARY INFORMATION:**

**Title:** Irradiation Phytosanitary Treatment of Imported Fruits and Vegetables.

**OMB Number:** 0579–0155.

**Type of Request:** Extension of approval of an information collection.

**Abstract:** Under the Plant Protection Act (7 U.S.C. 7701 et seq.), the Animal and Plant Health Inspection Service of the United States Department of Agriculture is authorized, among other things, to regulate the importation of plants, plant products, including fruits and vegetables, and other articles to prevent the introduction of plant pests and noxious weeds into the United States.

Regulations governing the importation of fruits and vegetables are set out in 7 CFR part 319. In accordance with the regulations, some fruits and vegetables from certain regions of the world must be treated for insect pests in order to be eligible for entry into the United States. The regulations in 7 CFR part 305 provide for the use of irradiation as a phytosanitary treatment for fruits and vegetables imported into the United States. The irradiation treatment provides protection against all insect pests including fruit flies, the mango seed weevil, and others. It may be used as an alternative to other approved treatments for these pests in fruits and vegetables, such as fumigation, cold treatment, heat treatment, and other techniques.

The regulations concerning irradiation treatment involve the collection of information, including a compliance agreement, 24-hour notification, labeling, dosimetry recordings, requests for dosimetry device approval, requests for facility approval, trust fund agreement, and annual work plan, as well as recordkeeping.

We are asking the Office of Management and Budget (OMB) to approve our use of these information collection activities for an additional 3 years.

The purpose of this notice is to solicit comments from the public (as well as affected agencies) concerning our information collection. These comments will help us:

1. Evaluate whether the 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 our estimate of the burden of the 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, through use, as appropriate, of automated, electronic, mechanical, and other collection technologies; e.g., permitting electronic submission of responses.

**Estimate of burden:** The public reporting burden for this collection of information is estimated to average 0.008 hours per response.

**Respondents:** Foreign plant protection services, irradiation facility personnel, importers.

**Estimated annual number of respondents:** 105.

**Estimated annual number of responses per respondent:** 384.8.

**Estimated annual number of responses:** 40,404.

**Estimated total annual burden on respondents:** 332 hours. (Due to averaging, the total annual burden hours may not equal the product of the annual number of responses multiplied by the reporting burden per response.)

All responses to this notice will be summarized and included in the request for OMB approval. All comments will also become a matter of public record.

Done in Washington, DC, this 25th day of October 2012.

Peter Fernandez,
Acting Administrator, Animal and Plant Health Inspection Service.

[FR Doc. 2012–26727 Filed 10–30–12; 8:45 am]

BILLING CODE 3410–34–P

**DEPARTMENT OF AGRICULTURE**

**Grain Inspection, Packers and Stockyards Administration**

**Cancellation of Indianapolis Grain Inspection & Weighing Service, Inc. Designation; Selection of Interim Provider; Opportunity for Designation in the Indianapolis, IN Area**

**AGENCY:** Grain Inspection, Packers and Stockyards Administration, USDA.

**ACTION:** Notice.

**SUMMARY:** Indianapolis Grain Inspection & Weighing Service, Inc. (Indianapolis) is designated to provide official inspection service through December 31, 2012, under the United States Grain Standards Act (USGSA), as amended. Indianapolis informed the Grain Inspection, Packers and Stockyards Administration (GIPSA) that it was willing to provide official inspection services through December 31, 2012, but requested that GIPSA find an interim provider as soon as possible. GIPSA notified all official agencies of the interim availability for Indianapolis and selected East Indiana Grain Inspection, Inc. as the interim provider effective October 15, 2012 until a permanent designee is selected. Accordingly, GIPSA is announcing that Indianapolis’s designation terminates effective December 31, 2012 and is asking persons or governmental agencies interested in providing official services in the area presently assigned to Indianapolis to submit an application for designation.

**DATES:** Applications must be received by November 30, 2012.

**ADDRESSES:** Submit applications and comments concerning this notice using any of the following methods:

- **Applying for Designation on the Internet:** Use FGISOnline (https://fgis.gipsa.usda.gov/default_home_FGIS.aspx) and then click on the Delegations/Designations and Export Registrations (DDR) link. You will need to obtain an FGISOnline customer number and USDA eAuthentication username and password prior to applying.
- **Submit Comments Using the Internet:** Go to Regulations.gov (http://www.regulations.gov). Instructions for...
submitting and reading comments are detailed on the site.

- Mail, Courier or Hand Delivery: Eric J. Jabs, Chief, USDA, GIPSA, FGIS, QACD, QADB, 10383 North Ambassador Drive, Kansas City, MO 64153.
- Fax: Eric J. Jabs, 816–672–1257.
- Email: Eric.J.Jabs@usda.gov

FOR FURTHER INFORMATION CONTACT: Eric J. Jabs, 816–659–8408 or Eric.J.Jabs@usda.gov

SUPPLEMENTARY INFORMATION: Section 79(f) of the United States Grain Standards Act (USGSA) authorizes the Secretary to designate a qualified applicant to provide official services in a specified area after determining that the applicant is better able than any other applicant to provide such official services (7 U.S.C. 79(f)). Under section 79(g) of the USGSA, designations of official agencies are effective for three years unless terminated by the Secretary, but may be renewed according to the criteria and procedures prescribed in section 79(f) of the USGSA.

Area Open for Designation

Pursuant to Section 79(f)(2) of the United States Grain Standards Act, the following geographic area, in the State of Indiana, is assigned to this official agency.

Bartholomew; Brown; Hamilton, south of State Route 32; Hancock; Hendricks; Johnson; Madison, west of State Route 13 and south of State Route 132; Marion; Monroe; Morgan; and Shelby Counties.

Opportunity for Designation

Interested persons or governmental agencies may apply for designation to provide official services in the geographic areas specified above under the provisions of section 79(f) of the USGSA and 7 CFR 800.196. Designation in the specified geographic areas is for the period beginning January 1, 2013 and ending December 31, 2016. To apply for designation or for more information, contact Eric J. Jabs at the address listed above or visit GIPSA’s Web site at http://www.gipsa.usda.gov.

We consider applications, comments, and other available information when determining which applicants will be designated.

COMMISSION ON CIVIL RIGHTS

Sunshine Act Meeting

AGENCY: United States Commission on Civil Rights.

ACTION: Notice of briefing and business meeting.

DATE AND TIME: Friday, November 9, 2012; 9:30 a.m. EDT.


Briefing Agenda—9:30 a.m.–1:30 p.m.

This briefing is open to the public.

Topical: The Federal Civil Rights Engagement With Arab and Muslim American Communities Post 9/11.

I. Introductory Remarks by Chairman

II. Panel E: Arab & Muslim American Civil Rights Organizations Panel—Speakers’ Remarks and Questions From Commissioners

III. Panel II: Academic Scholar Panel—Speakers’ Remarks and Questions From Commissioners

IV. Panel III: Government Panel—Speakers’ Remarks and Questions From Commissioners

V. Adjourn Briefing

Meeting Agenda—1:30 p.m.

I. Approval of Agenda

II. Program Planning

- Discussion and Approval of Discovery Plan for the 2013 Statutory Enforcement Report—Sexual Assault in the Military

III. Approval of State Advisory Committee Slates

- Massachusetts

- Texas

- Nebraska SAC Chair

IV. Adjourn Meeting

CONTACT PERSON FOR FURTHER INFORMATION: Lenore Ostrowsky, Acting Chief, Public Affairs Unit (202) 376–8591.

Hearing-impaired persons who will attend the meeting and require the services of a sign language interpreter should contact Pamela Dunston at (202) 376–8105 or at signlanguage@usccr.gov at least seven business days before the scheduled date of the meeting.

Dated: October 26, 2012.

TinaLouise Martin,
Director of Management.

[FR Doc. 2012–26842 Filed 10–30–12; 8:45 am]

BILLING CODE 3410–KD–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[8–77–2012]

Foreign-Trade Subzone 93G—Oxford, NC; Notification of Proposed Production Activity Revlon Consumer Products Corporation (Cosmetics and Personal Care Products)

Revlon Consumer Products Corporation (Revlon), operator of Subzone 93G, has submitted a notification of proposed production activity for its facility in Oxford, North Carolina. The notification conforming to the requirements of the regulations of the Board (15 CFR 400.22) was received on October 10, 2012.

Revlon’s Oxford facility was granted subzone authority in 2006 (Board Order 1433, 71 FR 4112, 1/26/06) for the production of certain cosmetics and personal care products (hair products, fragrances, and skincare products). Revlon is now requesting to add a foreign status component to its FTZ production authority. Production under FTZ procedures could exempt Revlon from customs duty payments on the foreign status components used in export production. On its domestic sales, Revlon would be able to choose the duty rate during customs entry procedures that applies to hair coloring products (duty-free) for the foreign status input noted below. Customs duties also could possibly be deferred or reduced on foreign status production equipment.

The sole component sourced from abroad included in this notification is: Oleic acid (duty rate—2.1c/kg + 3.2%).

Public comment is invited from interested parties. Submissions shall be addressed to the Board’s Executive Secretary at the address below. The closing period for their receipt is December 10, 2012.

A copy of the notification will be available for public inspection at the Office of the Executive Secretary, Foreign-Trade Zones Board, Room 21013, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230–0002, and in the “Reading Room” section of the Board’s Web site, which is accessible via www.trade.gov/ftz.

For further information, contact Kathleen Boyle at Kathleen.Boyle@trade.gov or (202) 482–1346.