public record. We will include or summarize each comment in our request to OMB to approve this ICR. 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.

Abstract: The Native Language Immersion Grant instructional funding document will be made available on the www.bie.edu website and by email, as requested. The funding document will include instructions on how to complete the document and identify required information applicants need to provide. The Native Language Immersion Grant requires the following be submitted for consideration:

- A project summary including program title, school name, Tribal language(s), geographic location with a brief overview of the need for the program including goals, objectives, specific program activities, and anticipated outputs and outcomes;
- Indication of receipt of funding previously from Department of Education or Administration for Native Americans for this specific program work and confirmation of no duplication;
- Data collection and stakeholder collaboration activities, and timetable;
- Detailed monitoring and evaluation plan including measure indicators and methods, timetable and budget references, products/services to be delivered and how/to whom they will be delivered, if applicable;
- Expected direct effect(s) of the program on beneficiaries;
- Complete budget information, requested budget items/costs for non-construction programs;
- And a completed SF–424A.

Each proposal is rated individually based on the quality of the items above and not against other applications. A summary of the review panel comments may be provided to the applicant if requested.

Title of Collection: Native Language Immersion Grant.

OMB Control Number: 1076–NEW.

Form Number: SF–424A.

Type of Review: New.

Respondents/Affected Public: Bureau of Indian Education funded schools.

Total Estimated Number of Annual Respondents: 75.

Total Estimated Number of Annual Responses: 75.

Estimated Completion Time per Response: Two to five hours.

Total Estimated Number of Annual Burden Hours: 175.

Respondent’s Obligation: Required to Obtain or Retain a Benefit.

Frequency of Collection: One time.

Total Estimated Annual Nonhour Burden Cost: None.

An agency may not conduct or sponsor a person is not required to respond to a collection of information unless it displays a currently valid OMB control number.

The authority for this action is the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq).


Elizabeth K. Appel, Director, Office of Regulatory Affairs and Collaborative Action—Indian Affairs.

[FR Doc. 2018–07858 Filed 4–13–18; 8:45 am]

BILLING CODE 4337–15–P

INTERNATIONAL TRADE COMMISSION

[USITC SE–18–018]

Government in the Sunshine Act

Meeting Notice


TIME AND DATE: April 18, 2018 at 11:00 a.m.


STATUS: Open to the public.

MATTERS TO BE CONSIDERED:

1. Agendas for future meetings: None.

2. Minutes.

3. Ratification List.

4. Vote in Inv. No. 731–TA–1359 (Final) (Carton Closing Staples from China). The Commission is currently scheduled to complete and file its determination and views of the Commission by April 30, 2018.

5. Outstanding action jackets: None.

In accordance with Commission policy, subject matter listed above, not disposed of at the scheduled meeting, may be carried over to the agenda of the following meeting.


William Bishop,
Supervisory Hearings and Information Officer.

[FR Doc. 2018–07913 Filed 4–12–18; 11:15 am]

BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

[Inv. Nos. 701–TA–573–574 and 731–TA–1350, 1351, 1354, 1355, and 1358 (Final)]

Carbon and Certain Alloy Steel Wire Rod From Italy, Korea, Spain, Turkey, and the United Kingdom:

Supplemental Schedule for the Subject Investigations


ACTION: Notice.


FOR FURTHER INFORMATION CONTACT:


General information concerning the Commission may also be obtained by accessing its internet server (https://www.usitc.gov). The public record for these investigations may be viewed on the Commission’s electronic docket (EDIS) at https://edis.usitc.gov.

SUPPLEMENTARY INFORMATION: Effective September 5, 2017, the Commission established a general schedule for the conduct of the final phase of its investigations on carbon and certain alloy steel wire rod, following preliminary determinations by the U.S. Department of Commerce (“Commerce”) that imports of the subject wire rod were subsidized by the governments of Italy and Turkey. To date, Commerce has issued final affirmative determinations with respect to the subject wire rod from [1] Belarus, the Russian Federation, and the United Arab Emirates, [2] South

1 Wire Rod From Belarus, Italy, Korea, Russia, South Africa, Spain, Turkey, Ukraine, the United Arab Emirates, and the United Kingdom: Scheduling of the Final Phase of Countervailing Duty and Antidumping Duty Investigations, 82 FR 44001, September 20, 2017.

Africa and Ukraine and, most recently, (3) Italy, Korea, Spain, Turkey, and the United Kingdom. The Commission, therefore, is issuing a supplemental schedule for its investigations on imports of carbon and certain alloy steel wire rod from Italy, Korea, Spain, Turkey, and the United Kingdom.

The Commission’s supplemental schedule is as follows: The deadline for filing supplemental party comments on Commerce’s final determinations is April 13, 2018. The staff report in the final phase of these investigations will be placed in the nonpublic record and a public version will be issued thereafter.

Supplemental party comments may address only Commerce’s final determinations regarding imports of carbon and certain alloy steel wire rod from Italy, Korea, Spain, Turkey, and the United Kingdom. These supplemental final comments may not contain new factual information and may not exceed five (5) pages in length.

For further information concerning these investigations see the Commission’s notice cited above and the Commission’s Rules of Practice and Procedure, part 201, subparts A and B (19 CFR part 201), and part 207 subparts A and C (19 CFR part 207).

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

By order of the Commission.

Issued: April 11, 2018.

Lisa Barton,
Secretary to the Commission.

[FR Doc. 2018–07890 Filed 4–13–18; 8:45 am]
BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 701–TA–567–569 and 731–TA–1343–1345 (Final)]

Silicon Metal From Australia, Brazil, Kazakhstan, and Norway

Deteriorations

On the basis of the record developed in the subject investigations, the United States International Trade Commission ("Commission") determines, pursuant to the Tariff Act of 1930 ("the Act"), that an industry in the United States is not materially injured or threatened with material injury, and the establishment of an industry in the United States is not materially retarded by reason of imports of silicon metal (provided for in subheadings 2804.69.10 and 2804.69.50 of the Harmonized Tariff Schedule of the United States) from Australia, Brazil, and Norway, that have been found by the U.S. Department of Commerce ("Commerce") to be sold in the United States at less than fair value ("LTFV"), and from Australia, Brazil, and Kazakhstan that have been found by Commerce to be subsidized by the governments of those countries.

Background

The Commission, pursuant to sections 705(b) and 735(b) of the Act (19 U.S.C. 1671d(b) and 19 U.S.C. 1673d(b)), instituted these investigations effective March 8, 2017, following receipt of petitions filed with the Commission and Commerce by Globe Specialty Metals, Inc., Beverly, Ohio. The final phase of the investigations was scheduled by the Commission following notification of preliminary determinations by Commerce that imports of silicon metal from Australia, Brazil, and Kazakhstan were subsidized within the meaning of section 703(b) of the Act (19 U.S.C. 1671b(b)) and that imports of silicon metal from Australia, Brazil, and Norway were sold at LTFV within the meaning of 733(b) of the Act (19 U.S.C. 1673b(b)). Notice of the scheduling of the final phase of the Commission’s investigations and of a public hearing to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the Federal Register on October 27, 2017 (82 FR 49848). The hearing was held in Washington, DC, on February 15, 2018, and all persons who requested the opportunity were permitted to appear in person or by counsel.

The Commission made these determinations pursuant to sections 705(b) and 735(b) of the Act (19 U.S.C. 1671d(b) and 19 U.S.C. 1673d(b)). It completed and filed its determinations in these investigations on April 10, 2018. The views of the Commission are contained in USITC Publication 4773 (April 2018), entitled Silicon Metal from Australia, Brazil, Kazakhstan, and Norway: Investigation Nos. 701–TA–567–569 and 731–TA–1343–1345 (Final).

By order of the Commission.

Issued: April 10, 2018.

Lisa Barton,
Secretary to the Commission.

[FR Doc. 2018–07890 Filed 4–13–18; 8:45 am]
BILLING CODE 7020–02–P

DEPARTMENT OF JUSTICE

Antitrust Division

United States v. Knorr-Bremse AG and Westinghouse Air Brake Technologies Corporation; Proposed Final Judgment and Competitive Impact Statement

Notice is hereby given pursuant to the Antitrust Procedures and Penalties Act, 15 U.S.C. 16(b)–(h), that a proposed Final Judgment, Stipulation and Order, and Competitive Impact Statement have been filed with the United States District Court for the District of Columbia in United States of America v. Knorr-Bremse AG and Westinghouse Air Brake Technologies Corporation, Civil Action No. 1:18–cv–00747. On April 3, 2018, the United States filed a Complaint alleging that Knorr-Bremse AG ("Knorr") and Westinghouse Air Brake Technologies Corporation ("Wabtec") entered into unlawful agreements not to poach employees in violation of Section 1 of the Sherman Act, 15 U.S.C. 1. The proposed Final Judgment, filed at the same time as the Complaint, requires Knorr and Wabtec to refrain from entering into, maintaining, or enforcing unlawful agreements not to compete for employees.

Copies of the Complaint, proposed Final Judgment, and Competitive Impact Statement are available for inspection on the Antitrust Division’s website at http://www.justice.gov/atr and at the Office of the Clerk of the United States District Court for the District of Columbia. Copies of these materials may be obtained from the Antitrust Division upon request and payment of the copying fee set by Department of Justice regulations.

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5 See generally 83 FR 13228–13254, March 28, 2018 (Commerce’s final affirmative determinations of sales at less than fair value of carbon and alloy steel wire rod from Italy, Korea, Spain, Turkey, and the United Kingdom, and Commerce’s final affirmative determinations regarding countervailable subsidies by the governments of Italy and Turkey).

6 The record is defined in sec. 207.2(f) of the Commission’s Rules of Practice and Procedure (19 CFR 207.2(f)).