SC-1(SUPP), Continuation Questionnaire—10,000 respondents × 1.75 min. = 292 hour.

SC–2, Individual Census Report— 8,333 respondents × 5 min. = 695 hours. SC–3(RI), Enumeration Reinterview

Questionnaire—55,000 respondents \times 7 min. = 6,417 hours.

SC-116, Group Quarters Enumeration Control Sheet—42 respondents × 10 min. = 7 hours.

SC-117, Transitory Location Enumeration Record—42 respondents × 10 min. = 7 hours.

SC-351, Initial Contact Checklist (Group Quarters)—42 respondents \times 10 min. = 7 hours.

SC-920, Address Listing Page-200,000 respondents \times 1 min. = 3,334 hours.

SC-921(*HU*), *Housing Unit Add Page*-50,000 respondents × 1 min. = 834 hours.

SC–921(GQ), Group Quarters/ Transitory Unit Add Page.

SC-921(TU)—13 respondents × 1 min. = .22 hour.

Estimated total annual burden = 52,998 hours.

Burden Hours: 52,998.

Needs and Uses: Local jurisdictions determine the need for and uses of their special census data. Some governmental units request a special census for proper infrastructure planning and others make a request because they must have the updated data to qualify for some sources of funding. Local governmental units use special census data to apply for available funds from both the state and Federal governments. Many states distribute these funds based on Census Bureau population statistics. This fact, along with local population shifts or annexations of territory, prompts local officials to request special censuses. In addition, special census data are used by the local jurisdictions to plan new schools, transportation systems, housing programs, water treatment facilities, etc.

The Census Bureau also uses special census data as part of its local population estimates calculation and to update the Census Bureau's Master Address File (MAF) and Topographically Integrated Geographic Encoding and Referencing (TIGER) System.

Information quality is an integral part of the pre-dissemination review of the Information disseminated by the Census Bureau (fully described in the Census Bureau's Information Quality Guidelines). Information quality is also integral to the information collections conducted by the Census Bureau and is incorporated into the clearance process required by the Paperwork Reduction Act.

Affected Public: The Census Bureau will establish a reimbursable agreement with a variety of potential special census customers that are unknown at this time. The Special Census Program will include a library of standard forms that will be used for the Special Censuses we anticipate conducting throughout this decade. While no additional documentation will be provided to OMB in advance of conducting any Special Census which utilizes the library of standard forms, any deviation from the standard forms, such as an additional question requested by a specific governmental unit, will be forwarded to OMB for approval. In addition, the Special Census program will provide OMB an annual report summarizing the activity for the year.

Frequency: One time. Respondent's Obligation: Voluntary. Legal Authority: Title 13, United States Code, Section 196.

This information collection request may be viewed at *www.reginfo.gov*. Follow the instructions to view Department of Commerce collections currently under review by OMB.

Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to *OIRA_Submission@ omb.eop.gov* or fax to (202) 395–5806.

Dated: November 17, 2015.

Glenna Mickelson,

Management Analyst, Office of the Chief Information Officer.

[FR Doc. 2015–29651 Filed 11–19–15; 8:45 am] BILLING CODE 3510–07–P

DEPARTMENT OF COMMERCE

International Trade Administration

[C-533-864, C-475-833, C-570-027, C-580-879, C-583-857]

Countervailing Duty Investigations of Certain Corrosion-Resistant Steel Products From India, Italy, the People's Republic of China, the Republic of Korea, and Taiwan: Alignment of Final Countervailing Duty Determinations With Final Antidumping Duty Determinations

AGENCY: Enforcement and Compliance, International Trade Administration, Department of Commerce.

FOR FURTHER INFORMATION CONTACT: Matt Renkey at (202) 482–2312 (India); Robert Palmer at (202) 482–9068 (Italy); Myrna Lobo at (202) 482–2371 (the Republic of Korea); Emily Halle at (202) 482–0176 (the People's Republic of China); Kristen Johnson at (202) 482– 4793 (Taiwan), AD/CVD Operations, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230.

SUPPLEMENTARY INFORMATION:

Background

On June 23, 2015, the Department of Commerce (the "Department") initiated the countervailing duty investigations of certain corrosion-resistant steel products ("corrosion-resistant steel") from India, Italy, the People's Republic of China ("the PRC"), the Republic of Korea ("Korea"), and Taiwan.¹ Simultaneously the Department initiated antidumping duty ("AD") investigations of corrosion-resistant steel from India, Italy, the PRC, Korea, and Taiwan.² The countervailing duty ("CVD") investigations and the AD investigations cover the same class or kind of merchandise.

Alignment With AD Final Determination

On November 10, 2015, in accordance with section 705(a)(1) of the Tariff Act of 1930, as amended ("the Act"), United States Steel Corporation; Nucor Corporation; Steel Dynamics, Inc.; ArcelorMittal USA, LLC; AK Steel Corp.; and, California Steel Industries (collectively, "Petitioners") requested an alignment of the final CVD determinations with the final AD determinations of corrosion-resistant steel from India, Italy, the PRC, Korea, and Taiwan. Therefore, in accordance with section 705(a)(1) of the Act and 19 CFR 351.210(b)(4)(i), we are aligning the final CVD determinations with the final AD determinations. Consequently, the final CVD determinations will be issued on the same date as the final AD determinations, which are currently scheduled to be issued no later than March 5, 2016, unless postponed.³

¹ See Certain Corrosion-Resistant Steel Products from the People's Republic of China, India, Italy, the Republic of Korea, and Taiwan: Initiation of Countervailing Duty Investigations, 80 FR 37223 (June 30, 2015) ("Initiation Notice").

² See Certain Corrosion-Resistant Steel Products from the People's Republic of China, India, Italy, the Republic of Korea, and Taiwan: Initiation of Less-Than-Fair-Value Investigations, 80 FR 37228 (June 30, 2015).

³ We note that the current deadline for the final AD determination is March 5, 2015, which is a Saturday. Pursuant to Department practice, the signature date will be the next business day, which is Monday, March 7, 2016. See Notice of Clarification: Application of "Next Business Day" Rule for Administrative Determination Deadlines Pursuant to the Tariff Act of 1930, As Amended, 70 FR 24533 (May 10, 2005).

This notice is issued and published pursuant to section 703(c)(2) of the Act and 19 CFR 351.205(f)(1).

Dated: November 13, 2015.

Paul Piquado,

Assistant Secretary for Enforcement and Compliance. [FR Doc. 2015–29721 Filed 11–19–15; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

[Application No. 90-7A007]

Export Trade Certificate of Review

ACTION: Notice of application for an amended Export Trade Certificate of Review by United States Surimi Commission ("USSC"), Application No. 90–7A007.

SUMMARY: The Secretary of Commerce, through the International Trade Administration, Office of Trade and Economic Analysis (OTEA), has received an application for an amended Export Trade Certificate of Review ("Certificate") from USSC. This notice summarizes the proposed amendment and seeks public comments on whether the amended Certificate should be issued.

FOR FURTHER INFORMATION CONTACT: Joseph E. Flynn, Director, Office of Trade and Economic Analysis, International Trade Administration, by telephone at (202) 482–5131 (this is not a toll-free number) or email at *etca@ trade.gov.*

SUPPLEMENTARY INFORMATION: Title III of the Export Trading Company Act of 1982 (15 U.S.C. Sections 4001-21) authorizes the Secretary of Commerce to issue Export Trade Certificates of Review. An Export Trade Certificate of Review protects the holder and the members identified in the Certificate from State and Federal government antitrust actions and from private treble damage antitrust actions for the export conduct specified in the Certificate and carried out in compliance with its terms and conditions. The regulations implementing Title III are found at 15 CFR part 325 (2015). Section 302(b)(1) of the Export Trading Company Act of 1982 and 15 CFR 325.6(a) require the Secretary to publish a notice in the Federal Register identifying the applicant and summarizing its application. Under 15 CFR 325.6(a), interested parties may, within twenty days after the date of this notice, submit written comments to the Secretary through OTEA on the application.

Request for Public Comments: Interested parties may submit written comments relevant to the determination whether an amended Certificate should be issued. If the comments include any privileged or confidential business information, it must be clearly marked and a nonconfidential version of the comments (identified as such) should be included. Any comments not marked as privileged or confidential business information will be deemed to be nonconfidential.

An original and five (5) copies, plus two (2) copies of the nonconfidential version, should be submitted no later than 20 days after the date of this notice to: Office of Trade and Economic Analysis, International Trade Administration, U.S. Department of Commerce, Room 21028, Washington, DC 20230.

Information submitted by any person is exempt from disclosure under the Freedom of Information Act (5 U.S.C. 552). However, nonconfidential versions of the comments will be made available to the applicant if necessary for determining whether or not to issue the amended Certificate. Comments should refer to this application as "Export Trade Certificate of Review, application number 90–7A007."

Summary of the Application

Applicant: United States Surimi Commission

Contact: c/o Mundt MacGregor LLP, 271 Wyatt Way NE., Suite 106,

Bainbridge Island, Washington 98110. Application No.: 90–7A007.

Date Deemed Submitted: November 12, 2015.

Proposed Amendment:

1. Remove the following members as Member of the Certificate: Alaska Ocean Seafood Limited Partnership; Highland Light Seafoods Limited Liability Company; and Alaska Trawl Fisheries, Inc.

2. Replace the existing Member American Seafoods Company with American Seafoods Company LLC, and add as new Members three entities affiliated with American Seafoods Company LLC: American Seafoods Japan, Ltd.; AS Europe ApS; and American Seafoods China (Dalian) Ltd.

3. Add as new Members six entities that are affiliated with the existing Member Arctic Storm, Inc.: Arctic Storm International, Inc.; Arctic Fjord, Inc.; AF International, Inc.; Fjord Seafoods LLC; Arctic Storm Management Group LLC; and Fjord Fisheries General Partnership;

4. Replace the existing Member Glacier Fish Company with Glacier Fish Company LLC; and add as a new Member an affiliated company, ASM Export Co.

5. Replace the existing Member The Starbound Limited Partnership with Starbound LLC, and add as a new Member an affiliated company, NWPI, Inc.

USSC's proposed amendment of its Export Trade Certificate of Review would result in the following entities as Members under the Certificate:

- 1. American Seafoods Company LLC
- 2. American Seafoods Japan, Ltd.
- 3. AS Europe ApS
- 4. American Seafoods China (Dalian) Ltd.
- 5. Arctic Storm, Inc.
- 6. Arctic Storm International, Inc.
- 7. Fjord Fisheries General Partnership
- 8. Arctic Fjord, Inc.
- 9. AF International, Inc.
- 10. Fjord Seafood LLC
- 11. Arctic Storm Management Group LLC
- 12. Glacier Fish Company, LLC
- 13. ASM Export Co.
- 14. Starbound LLC
- 15. Aleutian Spray Fisheries, Inc.
- 16. NWPI, Inc.

Dated: November 16, 2015.

Joseph Flynn,

Director, Office of Trade and Economic Analysis, International Trade Administration. [FR Doc. 2015–29645 Filed 11–19–15; 8:45 am] BILLING CODE 3510–DR–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-821-802]

International Trade Data System Test Concerning the Electronic Submission of Certain Documentation Required for Imports of Uranium From the Russian Federation Using the Document Imaging System

AGENCY: Enforcement and Compliance, International Trade Administration, Department of Commerce.

SUMMARY: The Department of Commerce (Commerce) announces, in coordination with U.S. Customs and Border Protection (CBP), a test of the International Trade Data System (ITDS) involving the electronic submission to CBP of forms and certifications related to importation of uranium products from the Russian Federation (Russia), using the Document Image System (DIS) of the Automated Commercial Environment (ACE). CBP and Commerce have developed this program to test and assess the electronic transmission to CBP of certain import documentation for incoming shipments subject to the