OMB Control Number: 1004–0058. Bureau Form Number(s): 5460–17. Abstract: The Bureau of Land Management (BLM) collects and uses the information to determine if there was a substitution of Federal timber for exported private timber in violation of 43 CFR 5400.0–3(c).

Frequency: Occasional and within 12 months of last export sale.

Description of Respondents: Federal timber purchasers.

Estimated Completion Time: 1 hour. Annual Responses: 25. Application Fee Per Response: 0.

Annual Burden Hours: 25. Bureau Clearance Officer: Michael Schwartz, (202) 452–5033.

Dated: November 24, 2003.

Michael H. Schwartz,

Bureau of Land Management, Information Collection Clearance Officer.

[FR Doc. 03–31215 Filed 12–17–03; 8:45 am] BILLING CODE 4310–84-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [WO-320-1320-PB-24 1A]

OMB Approval Number 1004–0073; Information Collection Submitted to the Office of Management and Budget Under the Paperwork Reduction Act

The Bureau of Land Management (BLM) has sent a request to extend the

current information collection to the Office of Management and Budget (OMB) under the provisions of the Paperwork Reduction Act (44 U.S.C. 3501 et seq.). On July 26, 2002, the BLM published a notice in the Federal Register (67 FR 48936) requesting comment on this information collection. The comment period ended on September 24, 2002. BLM received no comments. You may obtain copies of the collection of information and related forms and explanatory material by contacting the BLM Information Collection Clearance Officer at the telephone number listed below.

The OMB must respond to this request within 60 days but may respond after 30 days. For maximum consideration your comments and suggestions on the requirement should be directed within 30 days to the Office of Management and Budget, Interior Department Desk Officer (1004–0073), at OMB-OIRA via facsimile to (202) 395-6566 or e-mail to OIRA DOCKET@omb.eop.gov. Please provide a copy of your comments to the Bureau Information Collection Clearance Officer (WO-630), Bureau of Land Management, Eastern States Office, 7450 Boston Blvd., Springfield, Virginia

Nature of Comments: We specifically request your comments on the following:

- 1. Whether the collection of information is necessary for the proper functioning of the BLM, including whether the information will have practical utility;
- 2. The accuracy of our estimates of the information collection burden, including the validity of the methodology and assumptions we use;
- 3. Ways to enhance the quality, utility and clarity of the information we collect; and
- 4. Ways to minimize the information collection burden on those who are to respond, including the use of appropriate automated, electronic, mechanical, or other forms of information technology.

Title: Coal Management (43 CFR 3400).

OMB Approval Number: 1004–0073. Bureau Form Number: 3400–12 and 3440–1.

Abstract: The Bureau of Land Management (BLM) collects and uses the information for leasing or developing Federal coal. BLM uses the information to determine if an applicant is qualified to hold a Federal coal lease.

Frequency: Quarterly, monthly, and annually.

Description of Respondents: Individuals, groups, or corporations. Estimated Completion Time: 10 hours for 3440–1 and 1 hour for 3400–12.

The following chart lists non-form information collection requirements.

(BLM) has sent a request to extend the following: information collection requires		
Information collection	Public burden HR per action	
a. Application for an exploration license	36	
b. Issuance and termination of an exploration license	12	
c. Operations under and modification of an exploration license	1	
d. Collection and submission of data from a exploration license	18	
e. Call for coal resource and other information	24	
f. Surface owner consultation	1	
g. Expression of leasing interest	0	
h. Response to notice of sale (bids received)	56	
i. Consultation with the Attorney General	4	
j. Leasing on application (application received)	308	
k. Surface owner consent	1	
I. Preference right lease application	800	
m. Lease modification	12	
n. License to mine	21	
o. Relinquishments	18	
p. Transfers, assignments, subleases	10	
q. Bond actions (by lease or license)	8	
r. Land description requirements	2	
s. Future interest lease application	8	
t. Special leasing qualification	3	
u. Qualification statement	3	
v. Lease rental and royalty rate reductions	13	
w. Lease suspension	20	
x. Lease form	1	
y. Logical mining units	170	
z. General obligations of the operator lessee	1	
aa. Exploration plans	30	
bb. Resource recovery and protection plan	192	
cc. Modifications to the exploration plans and resource recovery and protection plan	16	
dd. Mining operations maps	20	
ee. Request for payment in lieu of continued operations	22	

Information collection	Public burden HR per action
ff. Performance standards for exploration	1 1 4 10 3

Annual Responses: 1,289.

Application Fee Per Response:

	Estimated number of actions	Filing fee per action	Total esti- mated annual collection
(a) Application for an exploration license	10	\$250	\$2,500
(j) Leasing on application (applications received)	15	250	3,750
(m) Lease modifications	6	250	1,500
(n) License to mine	2	10	20
(p) Transfers, assignments, subleases	27	50	1,350
Total			9,120

Annual Burden Hours: 25,585. Bureau Clearance Officer: Michael Schwartz, (202) 452–5033.

Dated: December 11, 2003.

Michael H. Schwartz,

Bureau of Land Management, Information Collection Clearance Officer.

[FR Doc. 03–31216 Filed 12–17–03; 8:45 am]

BILLING CODE 4310-84-M

INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 701-TA-393 and 731-TA-829-840 (Final) (Remand)]

Cold-Rolled Steel From Argentina, Brazil, China, Indonesia, Japan, Russia, Slovakia, South Africa, Taiwan, Thailand, Turkey, and Venezuela; Notice and Scheduling of Remand Proceedings

AGENCY: International Trade

Commission.

ACTION: Notice.

SUMMARY: The United States International Trade Commission (Commission) gives notice of the court-ordered remand of its final countervailing duty and antidumping duty investigations Nos. 701–TA–393 and 731–TA–829–840 (Final) (Remand).

FOR FURTHER INFORMATION CONTACT:

Michael Diehl, Esq., Office of the General Counsel, telephone (202) 205– 3095 or Diane Mazur, Office of Investigations, telephone (202) 205– 3184, 500 E Street SW., Washington, DC 20436, U.S. International Trade Commission. Hearing-impaired individuals are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on (202) 205–1810. General information concerning the Commission may also be obtained by accessing its Internet server (http://www.usitc.gov).

SUPPLEMENTARY INFORMATION:

Reopening the Record

In March, May, and July of 2000, the Commission made negative final determinations in the referenced investigations. The determinations were appealed to the U.S. Court of International Trade (CIT). On October 28, 2003, the CIT issued an opinion requiring the Commission to reconsider its findings on the applicability of the captive production provision (19 U.S.C. 1677(7)(C)(iv)) and its injury determination. The Commission was instructed to file its findings on remand within 90 days of its order, or on January 26, 2004.

In order to assist it in making its determinations on remand, the Commission is reopening the record on remand in these investigations to include information bearing on the applicability of the captive production provision. The record in these proceedings will encompass the material from the record of the original investigations and information gathered by Commission staff during the remand proceedings.

Participation in the Proceedings

Only those persons who were interested parties to the original administrative proceedings and are parties to the ongoing litigation (*i.e.*, persons listed on the Commission Secretary's service list and parties to *Bethlehem Steel* v. *United States*, Consol. Ct. No. 00–00151) may

participate in these remand proceedings.

Nature of the Remand Proceedings

On January 5, 2004, the Commission will make available to parties who participate in the remand proceedings information that has been gathered by the Commission as part of these remand proceedings. Parties that are participating in the remand proceedings may file comments on or before January 8, 2004 on whether any new information received affects the Commission's findings as to the applicability of the captive production provision in these investigations. Any material in the comments that does not address this limited issue will be stricken from the record or disregarded. No additional new factual information may be included in such comments. Comments shall be typewritten and submitted in a font no smaller than 11point (Times new roman) and shall not exceed twelve double-spaced pages (inclusive of any footnotes, tables, graphs, exhibits, appendices, etc.).

In addition, all written submissions must conform with the provisions of section 201.8 of the Commission's rules: any submissions that contain business proprietary information (BPI) must also conform with the requirements of sections 201.6, 207.3, and 207.7 of the Commission's rules. The Commission's rules do not authorize filing submissions with the Secretary by facsimile or electronic means. Each document filed by a party participating in the remand investigations must be served on all other parties who may participate in the remand investigations (as identified by either the public of BPI service list), and a certificate of service