current options of "Sprinkler" and "Drip".

- In Section II—g on both forms, "Acres not irrigated", we are adjusting the format of the box to allow checkmark indications for the options of "dry cropped", "fallow", and "idle", in addition to the number of acres.
- Within each subsection (*i.e.*, Cereals, Forage, Vegetables, etc.) in Section III on both forms, "Crop Production", we are placing the items in alphabetical order.
- In Section III on both forms, we are moving "Cantaloupe", "Watermelon", and "Honey Ball, Honeydew, etc." from the "Vegetables" subsection to the "Fruits" subsection.
- In Section I on Form 7–332, "Irrigator Information", we are including a box that asks for the respondent's telephone number so any potential questions may be directed to that person.
- We are removing the footnotes to both forms and incorporating the footnotes within the body of the instructions that accompany each form.

There have been editorial changes to the current Form 7–332 and Form 7–2045, and to the instructions that accompany these forms. These changes have been made to increase the respondents' understanding of the forms and understanding of the instructions to the forms. The proposed changes will be included starting with the 2003 Crop Acreage and Yields and Water Distribution information collection.

Title: Crop Acreage and Yields and Water Distribution.

Forms: Form 7–332, Water User Crop Census Report; and Form 7–2045, Crop and Water Data.

Abstract: The annual crop census is taken on all Bureau of Reclamation projects, along with collection of related statistics, primarily for use as a tool in administering, managing, and evaluating the Federal Reclamation program. The census is used to assist in the administration of repayment and water service contracts, which are used to repay the irrigators' obligation to the Federal Government. The census will provide data to facilitate the required 5vear review of ability-to-pay analysis, which is being incorporated into new repayment and water service contracts. The basis for these reviews is an audit by the Office of the Inspector General, Department of the Interior.

Data from the census are utilized to determine class 1 equivalency factors, *i.e.*, the number of acres of class 2 and class 3 land that are required to be equivalent in productivity to class 1 land.

In recent years, the census has provided data which are used to administer international trade agreements, such as the North American Free Trade Agreement. Data from the census are also used by the Office of the Inspector General, General Accounting Office, and the Congressional Research Service to independently evaluate our program and to estimate the impacts of proposed legislation. These data are supplied to other Federal and State agencies to evaluate the program and provide data for research.

Description of Respondents: Irrigators and water user entities in the 17 Western States who receive irrigation water service from Bureau of Reclamation facilities. Also included are entities who receive other water services, such as municipal and industrial water through Bureau of Reclamation facilities.

Frequency of Collection: Annually. Estimated completion time: Form 7–332, 15 minutes; Form 7–2045, 480 minutes.

Annual responses: Form 7–332, 25,000 responses; Form 7–2045, 225 responses.

Annual burden hours per form: Form 7–332, 6,250; Form 7–2045, 1,800.

Total Annual burden hours: 8,050. Comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the Bureau of Reclamation, including whether the information will have practical utility; (b) the accuracy of our burden estimate for the proposed collection of information, including the validity of the methodology and assumptions used; (c) ways to enhance the quality, utility, and clarity of the information being collected; and (d) ways to minimize the burden of the collection of information on those who are to respond, including increased use of automated collection techniques or other forms of information technology.

Department of the Interior practice is to make comments, including names and home addresses of respondents, available for public review. Individual respondents may request that we withhold their home address from public disclosure, which we will honor to the extent allowable by law. There also may be circumstances in which we would withhold a respondent's identity from public disclosure, as allowable by law. If you wish us to withhold your name and/or address, you must state this prominently at the beginning of your comment. We will make all submissions from organizations or businesses, and from individuals identifying themselves as

representatives or officials of organizations or businesses, available for public disclosure in their entirety.

Dated: November 12, 2002.

Wayne Deason,

Associate Director, Office of Policy.
[FR Doc. 02–31925 Filed 12–18–02; 8:45 am]
BILLING CODE 4310–MN–P

INTERNATIONAL TRADE COMMISSION

[Investigations Nos. 731–TA–753–756 (Review)]

Cut-to-Length Carbon Steel Plate From China, Russia, South Africa, and Ukraine

AGENCY: International Trade Commission.

ACTION: Notice of Commission determinations to conduct full five-year reviews concerning the antidumping duty orders on cut-to-length carbon steel plate from China, Russia, South Africa, and Ukraine.

SUMMARY: The Commission hereby gives notice that it will proceed with full reviews pursuant to section 751(c)(5) of the Tariff Act of 1930 (19 U.S.C. 1675(c)(5)) to determine whether revocation of the antidumping duty orders on cut-to-length carbon steel plate from China, Russia, South Africa, and Ukraine would be likely to lead to continuation or recurrence of material injury within a reasonably foreseeable time. A schedule for the reviews will be established and announced at a later date. For further information concerning the conduct of these reviews and rules of general application, consult the Commission's rules of practice and procedure, part 201, subparts A through E (19 CFR part 201), and part 207, subparts A, D, E, and F (19 CFR part 207).

EFFECTIVE DATE: December 9, 2002.

FOR FURTHER INFORMATION CONTACT: Mary Messer (202-205-3193), Office of Investigations, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436. Hearingimpaired persons can obtain information on this matter by contacting the Commission's TDD terminal on 202-205–1810. Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at 202-205-2000. General information concerning the Commission may also be obtained by accessing its Internet server (http:// www.usitc.gov). The public record for

these reviews may be viewed on the Commission's electronic docket (EDIS-ON-LINE) at http://dockets.usitc.gov/eol/public.

SUPPLEMENTARY INFORMATION: On December 9, 2002, the Commission determined that it should proceed to full reviews in the subject five-year reviews pursuant to section 751(c)(5) of the Act. The Commission found that both the domestic and respondent interested party group responses to its notice of institution (67 FR 56311, September 3, 2002) were adequate. A record of the Commissioners' votes, the Commission's statement on adequacy, and any individual Commissioner's statements will be available from the Office of the Secretary and at the Commission's web site.

Authority: These reviews are being conducted under authority of title VII of the Tariff Act of 1930; this notice is published pursuant to section 207.62 of the Commission's rules.

Issued: December 16, 2002. By order of the Commission.

Marilyn R. Abbott.

 $Secretary\ to\ the\ Commission.$

[FR Doc. 02–31987 Filed 12–18–02; 8:45 am] BILLING CODE 7020–02–P

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INTERNATIONAL TRADE COMMISSION

[Investigation No. 332-288]

Ethyl Alcohol for Fuel Use: Determination of the Base Quantity of Imports

AGENCY: International Trade Commission.

ACTION: Notice of determination.

EFFECTIVE DATE: December 13, 2002. **SUMMARY:** Section 7 of the Steel Trade Liberalization Program Implementation Act, as amended (19 U.S.C. 2703 note). which concerns local feedstock requirements for fuel ethyl alcohol imported by the United States from CBIbeneficiary countries, requires the Commission to determine annually the U.S. domestic market for fuel ethyl alcohol during the 12-month period ending on the preceding September 30. The domestic market determination made by the Commission is to be used to establish the "base quantity" of imports that can be imported with a zero percent local feedstock requirement. The base quantity to be used by the U.S. Customs Service in the administration of the law is the greater of 60 million gallons or 7 percent of U.S. consumption as determined by the Commission. Beyond the base quantity

of imports, progressively higher local feedstock requirements are placed on imports of fuel ethyl alcohol and mixtures from the CBI-beneficiary countries.

For the 12-month period ending September 30, 2002, the Commission has determined the level of U.S. consumption of fuel ethyl alcohol to be 1.89 billion gallons. Seven percent of this amount is 132.5 million gallons (these figures have been rounded). Therefore, the base quantity for 2003 should be 132.5 million gallons.

FOR FURTHER INFORMATION CONTACT: Jonathan Coleman (202) 205–3465, *jcoleman@usitc.gov*, in the Commission's Office of Industries. For information on legal aspects of the investigation contact Mr. William Gearhart, *wgearhart@usitc.gov*, in the Commission's Office of the General Counsel at (202) 205–3091.

Hearing-impaired individuals are advised that information on this matter can be obtained by contacting our TDD terminal on (202) 205–1810.

Background: For purposes of making determinations of the U.S. market for fuel ethyl alcohol as required by section 7 of the Act, the Commission instituted Investigation No. 332–288, Ethyl Alcohol for Fuel Use: Determination of the Base Quantity of Imports, in March 1990. The Commission uses official statistics of the U.S. Department of Energy to make these determinations as well as the PIERS database of the Journal of Commerce, which is based on U.S. export declarations.

Section 225 of the Customs and Trade Act of 1990 (Public Law 101–382, August 20, 1990) amended the original language set forth in the Steel Trade Liberalization Program Implementation Act of 1989. The amendment requires the Commission to make a determination of the U.S. domestic market for fuel ethyl alcohol for each year after 1989.

By order of the Commission. Issued: December 16, 2002.

Marilyn R. Abbott,

Secretary.

[FR Doc. 02–31986 Filed 12–18–02; 8:45 am] $\tt BILLING\ CODE\ 7020–02-P$

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Oil Pollution Act (OPA)

In accordance with Departmental policy, 28 CFR 50.7, notice is hereby given that a proposed Consent Decree in United States of America and the State of Maryland v. Potomac Electric Power

Company, Support Terminals Operation Partnership, L.P. and Support Terminal Services, Inc., Civil Action No. AW 02– 4013, was lodged with the United States District Court for the District of Maryland on December 11, 2002.

The Consent Decree resolves claims under the Oil Pollution Act of 1990, 33 U.S.C. 2701–2761 brought against Potomac Electric Power Company, Support Terminals Operating Partnership, L.P., and Support Terminal Services, Inc. collectively, ("Defendants"), for natural resource damages arising from the April 7, 2000 spill of oil from the rupture in an oil pipeline at Chalk Point Generating Station near Aquasco, Maryland.

The proposed Consent Decree requires the Defendants to pay approximately \$2,700,000 in natural resource damages and approximately \$318,000 for remaining unpaid damage assessment costs. The Consent Decree includes a covenant not to sue by the United States and State of Maryland under the Oil Pollution Act.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, comments relating to the proposed Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, PO Box 7611, U.S. Department of Justice, Washington, DC 20044–7611. Each communication should refer to *United States, et al.* v. *Potomac Electric Power Co., et al.*

The Consent Decree may be examined at the Office of the United States Attorney, District of Maryland, 101 W. Lombard Street, Suite 6625, Baltimore, Maryland, 21201. A copy of the proposed Consent Decree may be obtained by (1) mail from the Consent Decree Library, PO Box 7611, U.S. Department of Justice, Washington, DC 20044 7611; or by (2) faxing the request to Tonia Fleetwood, U.S. Department of Justice, fax number (202) 514-0097; phone confirmation (202) 514-1547. In requesting a copy, please forward the request and a check in the amount of \$7.00 (25 cents per page reproduction cost), made payable to the U.S. Treasury.

Robert Brook,

Assistant Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 02–31913 Filed 12–18–02; 8:45 am] BILLING CODE 4410–15–M