to http://www.regulations.gov, inserting USCG–2011–0187 in the "Keyword" box, and then clicking "Search."

FOR FURTHER INFORMATION CONTACT: If you have questions about this notice, call or e-mail Mr. David Condino, MARPOL Certificate of Adequacy Project Manager, telephone: 202–372–1145, e-mail: david.a.condino@uscg.mil; or LCDR Kevin P. Lynn, Chief, Facility Safety Branch, Commandant, CG–5442, telephone: 202–372–1130, e-mail: kevin.p.lynn@uscg.mil. If you have questions on viewing material in the docket, call Renee V. Wright, Program Manager, Docket Operations, telephone: 202–366–9826.

SUPPLEMENTARY INFORMATION:

Background and Purpose

Under Coast Guard regulation 33 CFR 151.53(b), the Coast Guard announces the May 1, 2011 date for entry into effect of discharge requirements from ships in the WCR SA. The WCR is defined in 33 CFR 151.06(a)(12). As of May 1, 2011, the discharge restrictions for SAs set forth in 33 CFR 151.71 will be applicable to the WCR SA.

In accordance with the provisions of regulation 5(4)(b) found in MARPOL Annex V, the United States, along with a sufficient number of WCR States that are parties to MARPOL, submitted notices on the availability of adequate reception facilities in the region to the International Maritime Organization's (IMO) Marine Environment Protection Committee (MEPC) at a meeting of the MEPC in March, 2010. During the meeting the WCR States requested that the MEPC establish a date for the entry into effect of the WCR SA. The MEPC noted the information provided by Member States in the WCR SA, to include the United States, and decided that the requirements for sufficient notification of adequate reception facilities for the WCR SA had been met. The MEPC adopted resolution MEPC.191(60) and the IMO Secretariat transmitted the text of the resolution to all interested parties via Circular Letter No.3053 dated April 14, 2010. These documents are available on the IMO's Web site at http://www.imo.org.

As a party to MARPOL Annex V, the United States proposed to the IMO's MEPC to establish the Gulf of Mexico as an SA under MARPOL Annex V in September 1990. The country of Venezuela submitted an amendment to the proposal to include the WCR along with the Gulf of Mexico as an SA under MARPOL Annex V in November 1990. The MEPC adopted the proposal to establish the WCR SA, including the Gulf of Mexico and the Caribbean Sea,

in July 1991. The SA entered into force in April 1993, and MARPOL Annex V discharge requirements for the SA will enter into effect May 1, 2011. When the discharge requirements in regulation 5 of MARPOL Annex V enter into effect for the WCR SA, the discharge restrictions in 33 CFR 151.71 will also enter into effect. These regulations state that no person may discharge garbage from a ship except food wastes. The disposal of food wastes into the sea shall be made as far as practicable from land, but in any case not less than 12 nautical miles from the nearest land. Food wastes comminuted or ground and capable of passing through a screen with openings no greater than 25 mm may be discharged not less than 3 nautical miles from the nearest land.

The Coast Guard intends to update the list of SAs, in accordance with 33 CFR 151.53(b), to include where discharge restrictions are effective in a separate rule change.

Dated: March 18, 2011.

Kevin S. Cook,

Rear Admiral, U.S. Coast Guard, Director of Prevention Policy.

[FR Doc. 2011-8244 Filed 4-6-11; 8:45 am]

BILLING CODE 9110-04-P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-5374-N-26]

Buy American Exceptions Under the American Recovery and Reinvestment Act of 2009

AGENCY: Office of the Assistant Secretary for Public and Indian Housing, HUD.

ACTION: Notice.

SUMMARY: In accordance with the American Recovery and Reinvestment Act of 2009 (Pub. L. 111-05, approved February 17, 2009) (Recovery Act), and implementing guidance of the Office of Management and Budget (OMB), this notice advises that certain exceptions to the Buy American requirement of the Recovery Act have been determined applicable for work using Capital Fund Recovery Formula and Competition (CFRFC) grant funds. Specifically, exceptions were granted to the Cambridge Housing Authority of Cambridge, MA for the purchase and installation of energy efficient hot water baseboards at the Cambridge Affordable Presidential Apartments, the Housing Authority of the City of Bowling Green in Bowling Green Missouri for the purchase and installation of dual flush toilets at the Bowling Green High Rise

Apartments. An exception was also granted to the Housing Authority of the City of Runge in Runge, Texas, for the purchase and installation of ceiling fans in eleven scattered sites.

FOR FURTHER INFORMATION CONTACT:

Donald J. LaVoy, Deputy Assistant Secretary for Office of Field Operations, Office of Public and Indian Housing, Department of Housing and Urban Development, 451 7th Street, SW., Room 4112, Washington, DC 20410-4000, telephone number 202-402-8500 (this is not a toll-free number); or Dominique G. Blom, Deputy Assistant Secretary for Public Housing Investments, Office of Public Housing Investments, Office of Public and Indian Housing, Department of Housing and Urban Development, 451 7th Street, SW., Room 4130, Washington, DC 20410-4000, telephone number 202-402-8500 (this is not a toll-free number). Persons with hearing- or speech-impairments may access this number through TTY by calling the tollfree Federal Information Relay Service at 800-877-8339.

SUPPLEMENTARY INFORMATION: Section 1605(a) of the Recovery Act provides that none of the funds appropriated or made available by the Recovery Act may be used for a project for the construction, alteration, maintenance, or repair of a public building or public work unless all of the iron, steel, and manufactured goods used in the project are produced in the United States. Section 1605(b) provides that the Buy American requirement shall not apply in any case or category in which the head of a Federal department or agency finds that: (1) Applying the Buy American requirement would be inconsistent with the public interest; (2) iron, steel, and the relevant manufactured goods are not produced in the U.S. in sufficient and reasonably available quantities or of satisfactory quality, or (3) inclusion of iron, steel, and manufactured goods will increase the cost of the overall project by more than 25 percent. Section 1605(c) provides that if the head of a Federal department or agency makes a determination pursuant to section 1605(b), the head of the department or agency shall publish a detailed written justification in the Federal Register.

In accordance with section 1605(c) of the Recovery Act and OMB's implementing guidance published on April 23, 2009 (74 FR 18449), this notice advises the public that, on March 17, 2011, the following exceptions were granted:

1. Cambridge Housing Authority. Upon request of Cambridge Housing Authority, HUD granted an exception to applicability of the Buy American requirements with respect to work, using CFRFC grant funds, in connection with the Cambridge Affordable Presidential Apartments. The exception was granted by HUD on the basis that the relevant manufactured goods (energy efficient hot water baseboards) are not produced in the U.S. in sufficient and reasonably available quantities or of satisfactory quality.

- 2. Housing Authority of the City of Bowling Green. Upon request of the Housing Authority of the City of Bowling Green, HUD granted an exception to applicability of the Buy American requirements with respect to work, using CFRFC grant funds, in connection with the Bowling Green High Rise Apartments. The exception was granted by HUD on the basis that the relevant manufactured goods (dual flush toilets) are not produced in the U.S. in sufficient and reasonably available quantities or of satisfactory quality.
- 3. Housing Authority of the City of Runge. Upon request of the Housing Authority of the City of Runge, HUD granted an exception to applicability of the Buy American requirements with respect to work, using CFRFC funds, in connection with eleven scattered sites. The exception was granted by HUD on the basis that the relevant manufactured goods (ceiling fans) are not produced in the U.S. in sufficient and reasonably available quantities or of satisfactory quality.

Dated: March 30, 2011.

Deborah Hernandez,

General Deputy Assistant Secretary for Public and Indian Housing.

[FR Doc. 2011–8234 Filed 4–6–11; 8:45 am]

BILLING CODE 4210-67-P

DEPARTMENT OF THE INTERIOR

Office of Surface Mining Reclamation and Enforcement

Notice of Proposed Information Collection

AGENCY: Office of Surface Mining Reclamation and Enforcement, Interior

ACTION: Notice and request for comments for 1029–0091.

SUMMARY: In compliance with the Paperwork Reduction Act of 1995, the Office of Surface Mining Reclamation and Enforcement (OSM) is announcing its intention to request continued approval for the collection of information under 30 CFR Part 750 which relates to surface coal mining and reclamation operations on Indian Lands.

DATES: Comments on the proposed information collection must be received by June 6, 2011.

ADDRESSES: Comments may be mailed to John Trelease, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW., Room 202—SIB, Washington, DC 20240. Comments may also be submitted electronically to jtrelease@osmre.gov.

FOR FURTHER INFORMATION CONTACT: To receive a copy of the information collection request contact John Trelease at (202) 208–2783 or by e-mail at *jtrelease@osmre.gov*.

SUPPLEMENTARY INFORMATION: The Office of Management and Budget (OMB) regulations at 5 CFR 1320, which implement provisions of the Paperwork Reduction Act of 1995 (Pub. L. 104-13), require that interested members of the public and affected agencies have an opportunity to comment on information collection and recordkeeping activities [see 5 CFR 1320.8 (d)]. This notice identifies information collection that OSM will be submitting to OMB for approval. The collection is contained in 30 CFR part 750, Requirements for surface coal mining and reclamation operations on Indian Lands. OSM will request a 3-year term of approval for each information collection activity.

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. The OMB control number for part 750 is 1029–0091. Responses are required to obtain a benefit.

Comments are invited on: (1) The need for the collection of information for the performance of the functions of the agency; (2) the accuracy of the agency's burden estimates; (3) ways to enhance the quality, utility and clarity of the information collection; and (4) ways to minimize the information collection burden on respondents, such as use of automated means of collection of the information. A summary of the public comments will accompany OSM's submission of the information collection request to OMB.

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.

The following information is provided for the information collection: (1) Title of the information collection; (2) OMB control number; (3) summary of the information collection activity; and (4) frequency of collection, description of the respondents, estimated total annual responses, and the total annual reporting and recordkeeping burden for the collection of information.

Title: 30 CFR part 750—Requirements for surface coal mining and reclamation operations on Indian Lands.

OMB Control Number: 1029-0091.

SUMMARY: Operators who conduct or propose to conduct surface coal mining and reclamation operations on Indian lands must comply with the requirements of 30 CFR 750 pursuant to Section 710 of SMCRA.

Bureau Form Number: None. Frequency of Collection: Once. Description of Respondents: Applicants for coal mining permits on

Indian lands.

Total Annual Responses: 1.

Total Annual Burden Hours: 1,300.

Total Annual Non-Wage Burden:
\$15,000.

April 1, 2011.

Stephen M. Sheffield,

Acting Chief, Division of Regulatory Support. [FR Doc. 2011–8312 Filed 4–6–11; 8:45 am]

BILLING CODE 4310-05-M

INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 701-TA-479 and 731-TA-1183-1184 (Preliminary)]

Galvanized Steel Wire From China and Mexico

AGENCY: United States International Trade Commission.

ACTION: Institution of antidumping and countervailing duty investigations and scheduling of preliminary phase investigations.

SUMMARY: The Commission hereby gives notice of the institution of investigations and commencement of preliminary phase antidumping and countervailing Investigation Nos. 701–TA–479 and 731–TA–1183–1184 (Preliminary) under sections 703(a) and 733(a) of the Tariff Act of 1930 (19 U.S.C. 1671b(a) and 1673b(a)) (the Act) to determine whether there is a reasonable indication that an industry in the United States is materially injured or threatened with material injury, or the establishment of an industry in the United States is materially retarded, by reason of