This section of the FEDERAL REGISTER contains documents other than rules or proposed rules that are applicable to the public. Notices of hearings and investigations, committee meetings, agency decisions and rulings, delegations of authority, filing of petitions and applications and agency statements of organization and functions are examples of documents appearing in this section.

CENTRAL INTELLIGENCE AGENCY

Notice of Decennial Review of Operational Files Designations

AGENCY: Central Intelligence Agency.

Authority: 50 U.S.C. 3141

SUMMARY: The Central Intelligence Agency (CIA or Agency) is soliciting comments regarding the historical value of, or other public interest in, the CIA files designated by the Director of the Central Intelligence Agency (DCIA) pursuant to the CIA Information Act of 1984.

DATES: Comments must be received by 1 May 2015.

ADDRESSES: Submit comments in writing to Joseph W. Lambert, Director, Information Management Services, Central Intelligence Agency, Washington, DC 20505, or by fax to (703) 613–3020.

FOR FURTHER INFORMATION CONTACT: Joseph W. Lambert, Director, Information Management Services, Central Intelligence Agency, telephone 703–613–1379.

Text

The CIA Information Act of 1984, codified in section 3141 of title 50 of the United States Code, authorizes the DCIA to exempt operational files of the CIA from the publication, disclosure, search, and review provisions of the Freedom of Information Act. The statute defines operational files as:

1. Files of the National Clandestine Service that document the conduct of foreign intelligence or counterintelligence operations or intelligence or security liaison arrangements or information exchanges with foreign governments or their intelligence or security services;
2. Files of the Directorate of Science and Technology that document the means by which foreign intelligence or counterintelligence is collected through scientific and technical systems; and
3. Files of the Office of Security that document investigations conducted to determine the suitability of potential foreign intelligence or counterintelligence sources; except that files that are the sole repository of disseminated intelligence are not operational files.

The CIA Information Act of 1984 requires that, not less than once every ten years, the DCIA shall review the exemptions in force to determine whether such exemptions may be removed from any category of exempted files or any portion thereof. The last review was completed in April 2005. The following represents a summary of the general categories of operational files that have been maintained within the National Clandestine Service, the Directorate of Science and Technology, and the Office of Security since the first decennial review:

1. Files of the National Clandestine Service that document the intelligence sources and methods associated with various operational and foreign liaison activities, that document the conduct and management of various operational and foreign liaison activities, and that document the assessment of the viability of potential operational and foreign liaison activities and potential intelligence sources and methods;
2. Files of the Directorate of Science and Technology that document the use of scientific and technical systems in the conduct of and in support of various operational and intelligence collection activities;
3. Files of the Office of Security that document various aspects of the investigations conducted to determine whether any of the previously designated files, or portions thereof, can be removed from any of the specified categories of exempted files. The CIA Information Act of 1984 requires that the decennial review “include consideration of the historical value or other public interest in the subject matter of the particular category of files or portions thereof and the potential for declassifying a significant part of the information contained therein.” In accordance with this requirement, the CIA hereby solicits comments for the DCIA’s consideration during the decennial review of the CIA’s operational files regarding the historical value of, or other public interest in, the subject matter of these particular categories of files or portions thereof described above and the relationship of that historical value or other public interest to the removal of previously designated files or any portions thereof from such a classification.

Dated: April 15, 2015.

Joseph W. Lambert, Director, Information Management Services, CIA.

[FR Doc. 2015–09022 Filed 4–17–15; 8:45 am]

BILLING CODE 6310–02–P

DEPARTMENT OF COMMERCE

Economic Development Administration

Proposed Information Collection; Comment Request; Application for Investment Assistance

AGENCY: Economic Development Administration.

ACTION: Notice.

SUMMARY: The Department of Commerce, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35). The purpose of this notice is to allow for 60 days of public comment. Comments submitted in response to this notice will be summarized and/or included in the request for Office of Management and Budget (OMB) approval of this information collection; they also will become a matter of public record.

DATES: Written comments must be submitted on or before June 19, 2015.

ADDRESSES: Direct all written comments to Jennifer Jessup, Departmental Paperwork Clearance Officer, Department of Commerce, Room 6616, 14th and Constitution Avenue NW., Washington, DC 20230 (or via email at Jessup@ doc.gov).

FOR FURTHER INFORMATION CONTACT: Requests for additional information or
The mission of the Economic Development Administration (EDA) is to lead the Federal economic agenda by promoting innovation and competitiveness, preparing American regions for growth and success in the worldwide economy. In order to effectively administer and monitor its economic development assistance programs, EDA collects certain information from applications for, and recipients of, EDA investment assistance. This 60-day Federal Register notice covers changes to EDA’s existing Application for Investment Assistance. EDA is currently undergoing a comprehensive review and improvement effort for its grants cycle process. Using staff input and results from EDA’s 2014 Customer Service survey, EDA has reimagined its grants application process from the ground up, making significant improvements for both stakeholders and staff. As part of this process, EDA is making changes to its forms to address the following concerns:

- Undue burden on applicants to complete the application form for projects that were not likely to be funded;
- Outdated links to external sources;
- Unnecessary waste of paper and ink when a complete form was printed, since sections that may not be required for a particular program were printed along with those that were required.

In order to address these concerns, EDA is dividing the ED–900 into a suite of smaller forms that can be mixed and matched to fit the needs of different program solicitations on Grants.gov. This will ensure that applicants only see the information they are required to provide in order to apply and eliminate the unnecessary waste of paper and ink resources. In addition, EDA has developed a new “Proposal” form, which will allow applicants to submit significantly less information to EDA in order to get a better understanding of the potential competitiveness of their application. The following is a crosswalk of the currently approved ED–900 with the proposed new forms:

<table>
<thead>
<tr>
<th>Proposed new form</th>
<th>Content of the form</th>
<th>Relevant sections of the existing ED–900</th>
</tr>
</thead>
<tbody>
<tr>
<td>ED–900—General Application for EDA Programs.</td>
<td>Questions that pertain to all EDA programs, including Project Narrative questions (geographic coverage, scope of work, potential impacts), budget narrative, and eligibility questions.</td>
<td>Sections A, B, C, D, E, K.</td>
</tr>
<tr>
<td>ED–900A—Additional EDA Assurances for Construction Or Non-Construction Investments.</td>
<td>Specific assurances that applicants need to provide in order to apply for EDA funding.</td>
<td>Exhibits B, C, and D.</td>
</tr>
<tr>
<td>ED–900B—Beneficiary Information Form ..........</td>
<td>Specific assurances required from beneficiaries of EDA funding, including documentation of estimated jobs and private investment resulting from the EDA project.</td>
<td>Exhibit A.</td>
</tr>
<tr>
<td>ED–900C—EDA Application Supplement for Construction Programs.</td>
<td>Information required from construction applicants as part of a full application after the proposal has been approved.</td>
<td>Section M, except questions included in the ED–900P Proposal Form.</td>
</tr>
<tr>
<td>ED–900D—Requirements for Design and Engineering Assistance.</td>
<td>Information required from design/engineering applicants as part of a full application after the proposal has been approved.</td>
<td>Section N.</td>
</tr>
<tr>
<td>ED–900E—Calculation of Estimated Relocation and Acquisition Expenses.</td>
<td>Provides detailed breakdown of the estimated total for line item 3 (“relocation expenses and payments”) of Form SF–424C, ‘Budget Information’—Construction Programs to comply with the Uniform Relocation Act.</td>
<td>Exhibit E.</td>
</tr>
<tr>
<td>ED–900F—Supplement for Revolving Loan Fund Applications.</td>
<td>Information required to evaluate the competitiveness of a revolving loan fund application. New general questions to allow applicants to give a broad overview of their proposed project/scope of work.</td>
<td>Section L.</td>
</tr>
<tr>
<td>ED–900P—Proposal for EDA Assistance ..........</td>
<td>Template to guide the applicant through the development of an environmental narrative that satisfies the requirements of the National Environmental Policy Act (NEPA).</td>
<td>For all applicants, new questions not contained in the ED–900. For construction applicants only, portions of section M not covered in the ED–900C Construction Form. Referenced in section M.8, with separate documents posted on EDA’s website.</td>
</tr>
<tr>
<td>Environmental Narrative Requirements and Appendix A: Applicant Certification Clause.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The new forms are required to apply for EDA investment assistance under EDA’s Public Works, Economic Adjustment, Technical Assistance, Research, and Planning programs. This collection of information is required to ensure that applications meet the requirements for EDA assistance set out in EDA’s regulations at 13 CFR Chapter III.

II. Method of Collection

Paper and electronic submissions.

III. Data

OMB Control Number: 0610–0094.


Type of Review: Regular submission; Revision of a currently approved collection.

Affected Public: Not-for-profit institutions; Federal government; State, local, or tribal government; Business or other for-profit organizations.

Estimated Number of Respondents: 1672.
DEPARTMENT OF COMMERCE
International Trade Administration

[C–570–021]

Melamine From the People’s Republic of China: Preliminary Affirmative Countervailing Duty Determination, and Alignment of Final Determination With Final Antidumping Duty Determination

AGENCY: Enforcement and Compliance, International Trade Administration, Department of Commerce.  
SUMMARY: The Department of Commerce ("Department") preliminarily determines that countervailable subsidies are being provided to producers/exporters of melamine from the People’s Republic of China (“PRC”). The period of investigation is January 1, 2013, through December 31, 2013. Interested parties are invited to comment on this preliminary determination.

DATES: Effective Date: April 20, 2015.  
FOR FURTHER INFORMATION CONTACT: Eve Wang or Andrew Medley, AD/CVD Operations, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–6231 and (202) 482–4987, respectively.

SUPPLEMENTARY INFORMATION:

Alignment of Final Countervailing Duty Determination With Final Antidumping Duty Determination

The Department published its notice of initiation of this countervailing duty ("CVD") investigation on December 9, 2014; on the same day, the Department published its notice of initiation of an antidumping duty ("AD") investigation of melamine from the PRC. The CVD and AD investigations cover the same merchandise. On April 1, 2015, in accordance with section 705(a)(1) of the Tariff Act of 1930, as amended ("the Act"), Cornerstone Chemical Company ("Petitioner") requested alignment of the final CVD determination with the final AD determination of melamine from the PRC. Therefore, in accordance with section 705(a)(1) of the Act and 19 CFR 351.210(b)(4), we are aligning the final CVD determination with the final AD determination. Consequently, the final CVD determination will be issued on the same date as the final AD determination, which is currently scheduled to be issued no later than August 24, 2015, unless postponed.

Scope of the Investigation

The product covered by this investigation is melamine from the PRC. For a complete description of the scope of the investigation, see Appendix 1 to this notice.

Methodology

The Department is conducting this CVD investigation in accordance with section 701 of the Act. For a full description of the methodology underlying our preliminary conclusions, see the Preliminary Decision Memorandum.3 The Preliminary Decision Memorandum is a public document and is made available to the public via Enforcement and Compliance’s Antidumping and Countervailing Duty Centralized Electronic Service System ("ACCESS").4 ACCESS is available to registered users at http://access.trade.gov, and is available to all parties in the Department’s Central Records Unit, located at room 7046 of the main Department of Commerce building. In addition, a complete version of the Preliminary Decision Memorandum can be found at http://enforcement.trade.gov/frn/. The signed and the electronic versions of the Preliminary Decision Memorandum are identical in content.

For this preliminary determination, we relied on facts available pursuant to section 776(a) of the Act because the Government of the PRC and the five companies selected for individual examination—i.e., the mandatory respondents: Far-Reaching Chemical Co., Ltd. ("Far-Reaching Chemical"), Zhongyuan Dahua Group Co., Ltd. ("Zhongyuan Dahua"), Qingdao Unichem International Trade Co., Ltd. ("Qingdao Unichem"), M and A Chemicals Corp China ("M&A Chemicals"), and Shandong Liaherd Chemical Industry Co., Ltd. ("Shandong Liaherd"), failed to provide information requested by the Department and, by refusing to participate as respondents, significantly impeded the investigation.5 Further, because they failed to cooperate by not acting to the best of their ability to respond to the Department’s requests for necessary information, pursuant to section 776(b) of the Act, in selecting from among the facts otherwise available, we have drawn an adverse inference.

Specifically, the Department applied an adverse inference to find that the programs on which the Department initiated this investigation and the programs which the Department subsequently included in this investigation pursuant to allegations made by Petitioner,6 are countervailable. Further, the Department applied an adverse inference in its calculation of the ad valorem estimated countervailable subsidy rate for Far-Reaching Chemical, ...