know were destined for the United States, we will instruct CBP to liquidate unreviewed entries at the all-others rate if there is no rate for the intermediate company or companies involved in the transaction. For a full discussion of this clarification, see Antidumping and Countervailing Duty Proceedings: Assessment of Antidumping Duties, 68 FR 23954 (May 6, 2003).

Cash Deposit Requirements

The following cash deposit requirements will be effective upon publication of the notice of final results of administrative review for all shipments of subject merchandise entered or withdrawn from warehouse, for consumption, on or after the date of publication as provided by section 751(a)(2)(C) of the Act: (1) The cash deposit rate for Husteel and HYSCO will be equal to the respective weighted-average dumping margin established in the final results of this review; (2) for merchandise exported by manufacturers or exporters not covered in this review but covered in a prior segment of the proceeding, the cash deposit rate will continue to be the company-specific rate published for the most recently completed segment of this proceeding in which that manufacturer or exporter participated; (3) if the exporter is not a firm covered in this review, a prior review, or the original investigation but the manufacturer is, the cash deposit rate will be the rate established for the most recently completed segment of this proceeding for the manufacturer of subject merchandise; and (4) the cash deposit rate for all other manufacturers or exporters will continue to be 4.80 percent, the “all others” rate established pursuant to a court decision.9 These cash deposit requirements, when imposed, shall remain in effect until further notice.

Notification to Importers Regarding the Reimbursement of Duties

This notice serves as a final reminder to importers of their responsibility under 19 CFR 351.402(F)(2) to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during this review period. Failure to comply with this requirement could result in the Department’s presumption that reimbursement of antidumping duties occurred and the subsequent assessment of doubled antidumping duties.

Notification Regarding Administrative Protective Order

This notice also serves as a reminder to parties subject to administrative protective order (APO) of their responsibility concerning the disposition of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3), which continues to govern business proprietary information in this segment of the proceeding. Timely written notification of the return or destruction of APO materials, or conversion to judicial protective order, is hereby requested. Failure to comply with the regulations and the terms of an APO is a sanctionable violation.

Notification to Interested Parties

These final results of administrative review are issued and published in accordance with sections 751(a)(1) and 777(i)(1) of the Act.

Dated: June 3, 2015.
Ronald K. Lorentzen,
Acting Assistant Secretary for Enforcement and Compliance.

Appendix

List of Issues Discussed in the Issues and Decision Memorandum

Comment 1: Differential Pricing Analysis Should Not Be Used Because the Cohen’s d Test Does Not Measure Targeted or Masked Dumping
Comment 2: Differential Pricing Analysis Reasoning for Use of Average-to-Transaction Comparison Methodology is Arbitrary and Unlawful
Comment 3: Differential Pricing Analysis is Not Permitted to Be Used in Administrative Reviews
Comment 4: Defining the Universe of Sales
Comment 5: Narrative Description of Calculation Methodology Contained An Error
Comment 6: The Department Changed Its Practice Regarding Treatment of HYSCO’s Costs Without Giving Prior Notice
Comment 7: The Department Should Use GNA 1 In Its Margin Calculation and Should Adjust HYSCO’s Reported Costs
Comment 8: HYSCO’s Reported Costs and Control Number (CONNUM) Characteristics Are Consistent with the Department’s Reporting Requirements and Should Not Be Reallocated
Comment 9: The Petitioner’s Analysis of HYSCO’s Cost Reporting Does Not Support Revision To Costs and a Complete Reallocation of HYSCO’s Cost is Unwarranted
Comment 10: Cost Adjustments Eliminate Cost Differences Associated with Product Characteristics and Reallocation Total Material Costs Rather Than Only Hot-Coil Costs Is An Error
Comment 11: The Department Should Adjust For Certain of HYSCO’s Affiliated Hot-Rolled Coil Purchases

Comment 12: The Department Should Adjust HYSCO’s G&A Ratio
Comment 13: Grade Coding Adjustments Contained Clerical Errors
Comment 14: Draft Assessment Instructions Contained Errors
Comment 15: Application of Total Adverse Facts Available is Warranted Due to HYSCO’s Repeated Failure to Provide Necessary Information for Affiliated Hot-Rolled Coil Purchases

[FR Doc. 2015–14214 Filed 6–9–15; 8:45 am]

BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

Submission for OMB Review; Comment Request

The Department of Commerce will submit to the Office of Management and Budget (OMB) for clearance the following proposal for collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35).


Title: Highly Migratory Species Dealer, Importer and Exporter Reporting.

OMB Control Number: 0648–0040.

Form Number(s): None.

Type of Request: Revision and extension of a currently approved information collection.

Number of Respondents: 9,585.

Average Hours per Response: 5 minutes each for CD, SD, and RXC certificates; 15 minutes for CD/SD/RXC validation by government official; 120 minutes for authorization of non-governmental CD/SD/RXC validation; 2 minutes for daily Atlantic BFT landing reports; 3 minutes for daily Atlantic BFT landing reports from pelagic longline and purse seine vessels; 1 minute for Atlantic BFT tagging; 15 minutes for weekly Atlantic BFT dealer landing reports; 15 minutes for HMS international trade biweekly reports; 10 minutes for weekly electronic HMS dealer landing reports (e-dealer); 5 minutes for negative weekly electronic HMS dealer landing reports (e-dealer); 15 minutes for voluntary fishing vessel and catch forms.

Burden Hours: 39,961.

Needs and Uses: This request is for revision and extension of a currently approved information collection.

Under the provisions of the Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. 1801 et seq.), the National Marine Fisheries Service (NMFS) is responsible...
for management of the Nation’s marine fisheries. NMFS must also promulgate regulations, as necessary and appropriate, to carry out obligations the United States (U.S.) undertakes internationally regarding tuna management through the Atlantic Tunas Convention Act (16 U.S.C. 971 et seq.). This collection serves as a family of forms for Atlantic highly migratory species (HMS) dealer reporting, including purchases of HMS from domestic fishermen, and the import, export, and/or re-export of HMS, including federally managed tunas, sharks, and swordfish.

Transactions covered under this collection include purchases of Atlantic HMS from domestic fishermen; and the import/export of all bluefin tuna (BFT), frozen bigeye tuna (BET), southern bluefin tuna (SBT) or swordfish (SWO), regardless of geographic area of origin. This information is used to monitor the harvest of domestic fisheries, and/or track international trade of internationally managed species.

The domestic dealer reporting covered by this collection includes weekly electronic landing reports and negative reports (e.g., reports of no activity) of Atlantic SWO, sharks, BET, albacore, yellowfin, and skipjack tunas (collectively referred to as BAYS tunas), and biweekly and daily landing reports for BFT, including tagging of individual fish. Also, because of the recent development of an individual bluefin quota (IBQ) management system (RIN 0648–BC09), electronic entry of BFT landing card data is required for Atlantic BFT purchased from Longline and Purse seine category vessels. NMFS intends to consider integrating the data fields that have been collected on the Atlantic BFT Biweekly Dealer Report into the electronic system. However, at this time, dealers must submit to NMFS both electronic and faxed versions of BFT landing cards for purse seine and pelagic longline vessels.

International trade tracking programs are required by both the International Commission for the Conservation of Atlantic Tunas (ICCAT) and the Inter-American Tropical Tuna Commission (IATTC) to account for all international trade of covered species. The U.S. is a member of ICCAT and required by ATCA to promulgate regulations as necessary and appropriate to implement ICCAT recommendations. These programs require that a statistical document (SD) or catch document (CD) accompany each export from and import to a member nation, and that a re-export certificate accompany each re-export. The international trade reporting requirements covered by this collection include implementation of CD, SD, and RXC trade tracking programs for BFT, frozen BFT, and SWO. U.S. regulations implementing ICCAT SD and CD programs require SDs and CDs for international transactions of the covered species from all ocean areas, so Pacific imports and exports must also be accompanied by SDs and CDs. Since there are SD programs in place under other international conventions (e.g., the Indian Ocean Tuna Commission), a SD from another program may be used to satisfy the SD requirement for imports into the United States.

Dealers who internationally trade SBT are required to participate in a trade tracking program to ensure that imported Atlantic and Pacific BFT will not be intentionally mislabeled as “southern bluefin” to circumvent reporting requirements. This action is authorized under ATCA, which provides for the promulgation of regulations as may be necessary and appropriate to carry out ICCAT recommendations. In addition to SD, CD, and RXC requirements, this collection includes biweekly reports to complement trade tracking SDs by summarizing SD data and collecting additional economic information. The one-time request for email addresses has been removed.

Affected Public: Business or other for-profit organizations.

Frequency: Weekly and biweekly.

Respondent’s Obligation: Mandatory. This information collection request may be viewed at 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: June 4, 2015.

Sarah Brabson,
NOAA PRA Clearance Officer.
[FR Doc. 2015–14124 Filed 6–9–15; 8:45 am]

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

Submission for OMB Review; Comment Request

The Department of Commerce will submit to the Office of Management and Budget (OMB) economic clearance the following proposal for collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35).


Title: Atlantic Highly Migratory Species Permit Family of Forms.

OMB Control Number: 0648–0327.

Form Number(s): None.

Type of Request: Regular (revision and extension of a currently approved information collection). Number of Respondents: 38,095.

Average Hours per Response: HMS ITP application, termination of Atlantic HMS Vessel Chartering Permit, and renewal of Atlantic Tunas Dealer Permit application, 5 minutes; renewal applications for the following vessel permits—Atlantic Tunas, HMS Charter/Headboat, and HMS Angling, 6 minutes; initial Atlantic Tunas Dealer Permit application, 15 minutes; initial applications for the following vessel permits—Atlantic Tunas, HMS Charter/Headboat, HMS Angling, and Smoothhound Shark, 15 minutes; initial applications for Atlantic HMS Vessel Chartering Permit, 45 minutes.

Burden Hours: 8,307.

Needs and Uses: This request is for the revision and extension of a current information collection which includes both vessel and dealer permits.

Under the provisions of the Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. 1801 et seq.), the National Oceanic and Atmospheric Administration’s National Marine Fisheries Service (NMFS) is responsible for management of the Nation’s marine fisheries. In addition, NMFS must comply with the United States’ (U.S.) obligations under the Atlantic Tunas Convention Act of 1975 (16 U.S.C. 971 et seq.). NMFS issues permits to fishing vessels and dealers in order to collect information necessary to comply with domestic and international obligations, secure compliance with regulations, and disseminate necessary information.

Regulations at 50 CFR 635.4 require that vessels participating in commercial and recreational fisheries for Atlantic highly migratory species (HMS) and dealers purchasing Atlantic HMS from a vessel obtain a Federal permit issued by NMFS. Regulations at 50 CFR 300.182 require that individuals entering for consumption, exporting, or re-exporting consignments of bluefin tuna, southern bluefin tuna, swordfish, or frozen bigeye tuna obtain an HMS International Trade Permit (ITP) from NMFS. This action addresses the renewal of permit applications currently approved under PRA 0648–0327, including both vessel and dealer permits. Vessel permits include Atlantic Tunas (except Longline.