the total value of U.S. imports of that product. In all, the following 11 products met the criteria to be placed on the list:

1. 0410.00.00—Other edible products of animal origin (Indonesia)
2. 0714.90.10—Fresh or chilled dasheens, whether or not sliced or in the form of pellets (Ecuador)
3. 1104.29.90—Grains of cereals other than barley, oats or corn, hulled, pearled, clipped, sliced, kibbled or otherwise worked, but not rolled or flaked (Turkey)
4. 2909.19.18—Ethers of acyclic monohydric alcohols & derivatives, not elsewhere specified (Brazil)
5. 2933.99.22—Other heterocyclic aromatic or modified aromatic pesticides with nitrogen hereo-atom(s) only, not elsewhere specified (India)
6. 4011.20.10—New pneumatic radial tires, of rubber, of a kind used on buses or trucks (Indonesia)
7. 4409.10.05—Coniferous wood continuously shaped along any of its ends, whether or not also continuously shaped along any of its edges or faces (Brazil)
8. 6801.00.00—Sets, curbstones and flagstones, of natural stone (except slate) (Turkey)
9. 6802.99.00—Monumental or building stone & arts. thereof, not elsewhere specified, further worked than simply cut/sawn (Brazil)
10. 8525.80.30—Television cameras, not elsewhere specified (Thailand)
11. 9001.50.00—Spectacle lenses of materials other than glass, unmounted (Thailand)

The list published on the USTR Web site includes the relevant nine-month trade statistics for each of these products and is provided as a courtesy for informational purposes only. The list is based on interim 2016 trade data, and may not include all articles that may be affected by the GSP CNLs. Regardless of whether or not an article is included on the list referenced in this notice, all determinations and decisions regarding application of the CNLs of the GSP program will be based on full calendar-year 2016 import data for each GSP-eligible article. Each interested party is advised to conduct its own review of 2016 import data with regard to the possible application of GSP CNLs. Please see the notice announcing the 2016 GSP Review which was published in the Federal Register on August 25, 2016 (81 FR 58547), regarding submission of product petitions requesting a waiver of a CNL. The notice and comments are available at https://www.regulations.gov.

DEPARTMENT OF TRANSPORTATION
Federal Highway Administration
[Docket No. FHWA–2016–0019]

Renewal Package From the State of California to the Surface Transportation Project Delivery Program and Proposed Memorandum of Understanding (MOU) Assigning Environmental Responsibilities to the State

AGENCY: Federal Highway Administration (FHWA), U.S. Department of Transportation (USDOT).

ACTION: Notice of proposed MOU and request for comments.

SUMMARY: This notice announces that FHWA has received and reviewed a renewal package from the California Department of Transportation (Caltrans) requesting renewed participation in the Surface Transportation Project Delivery Program (Program). This Program allows for FHWA to assign, and States to assume, responsibilities under the National Environmental Policy Act (NEPA), and all or part of FHWA’s responsibilities for environmental review, consultation, or other actions required under any Federal environmental law with respect to one or more Federal highway projects within the State. The FHWA has determined the renewal package to be complete, and developed a draft renewal MOU with Caltrans outlining how the State will implement the program with FHWA oversight. The public is invited to comment on Caltrans’ request, including its renewal package and the proposed renewal MOU, which includes the proposed assignments and assumptions of environmental review, consultation and other activities.

DATES: Please submit comments by December 16, 2016.

ADDRESSES: To ensure that you do not duplicate your docket submissions, please submit them by only one of the following means:
• Federal eRulemaking Portal: Go to http://www.regulations.gov and follow the online instructions for submitting comments.
• Mail: Docket Management Facility; U.S. Department of Transportation, 1200 New Jersey Ave. SE., West Building Ground Floor Room W12–140, Washington, DC 20590–0001.
• Hand Delivery: West Building Ground Floor, Room W12–140, 1200 New Jersey Ave. SE., Washington, DC 20590 between 9:00 a.m. and 5:00 p.m. e.t., Monday through Friday, except Federal holidays.

Instructions: You must include the agency name and docket number at the beginning of your comments. All comments received will be posted without change to http://www.regulations.gov, including any personal information provided.

FOR FURTHER INFORMATION CONTACT: For the FHWA: Shawn Oliver by email at shawn.oliver@dot.gov or by telephone at (916) 498–5048. The FHWA California Division Office’s normal business hours are 8 a.m. to 4:30 p.m. (Pacific Time), Monday–Friday, except for Federal holidays. For the State of California: Tammy Massengale by email at tammy.massengale@dot.ca.gov or by telephone at (916) 653–5157. State business hours are the same as above although State holidays may not completely coincide with Federal holidays.

SUPPLEMENTARY INFORMATION:

Electronic Access

An electronic copy of this notice may be downloaded from the Federal Register’s home page at http://www.archives.gov. An electronic version of the application materials and proposed MOU may be downloaded by accessing the DOT DMS docket, as described above, at http://www.regulations.gov.

Background

Section 327 of title 23, United States Code (23 U.S.C. 327), allows the Secretary of the DOT (Secretary) to assign, and a State to assume, the responsibilities under the National Environmental Policy Act (NEPA) [42 U.S.C. 4321 et seq.] and all or part of the responsibilities for environmental review, consultation, or other actions required under certain Federal environmental laws with respect to one or more Federal-aid highway projects within the State. The FHWA is authorized to act on behalf of the Secretary with respect to these matters.

Caltrans entered the Surface Transportation Project Delivery Pilot
program on July 1, 2007, after
submitting its application to FHWA,
obtaining FHWA’s approval, and
entering into a Memorandum of
Understanding (MOU) in accordance
with Section 6005 of the Safe,
Accountable, Flexible, Efficient
Transportation Equity Act: A Legacy
1898) (23 U.S.C. 327) and FHWA’s application
regulations for the pilot program (the
original 23 CFR part 773). On July 6,
2012, President Obama signed into law the Moving Ahead for Progress in the 21st Century Act (MAP–21) (Pub. L. 112–141, 126 Stat. 545–547). Section 1313 of MAP–21 made the Program permanent, required that the MOU
between FHWA and a State have a term
of not more than 5 years, and allowed
FHWA to renew a States’ participation
in the Program. The MAP–21 also
required the Secretary to amend, as
appropriate, the Program’s application
regulations to account for the
amendments to the Program. On
September 25, 2012, FHWA and Caltrans entered into a MOU allowing
Caltrans to continue to participate in the Program under the terms of the existing
MOU until 18 months from the effective
date of the final Program application
regulations. This timeframe would allow
enough time for the U.S. Department of Transportation to
develop the process for renewing a
State’s participation and for Caltrans to
follow any steps required by the new
regulations. The final rule establishing the revised Program application and
the renewal process (the amended 23 CFR
part 773) became effective on October
16, 2014, making April 16, 2016, the
expiration date for Caltrans’
participation under the existing MOU.
On June 22, 2015, after coordination
with FHWA, Caltrans submitted the
renewal package in accordance with the
renewal regulations in 23 CFR 773.115.
On December 4, 2015, the
expiration date for Caltrans’
participation under the existing MOU.
FHWA extended the terms of the NEPA
Assignment MOU from the expiration
date of April 16, 2016, to December 31,
2016, to allow additional time for the
timeframe would
enough time for the U.S.
Department of Transportation to
develop the process for renewing a
State’s participation and for Caltrans to
follow any steps required by the new
regulations. The final rule establishing the revised Program application and
the renewal process (the amended 23 CFR
part 773) became effective on October
16, 2014, making April 16, 2016, the
expiration date for Caltrans’
participation under the existing MOU.
On June 22, 2015, after coordination
with FHWA, Caltrans submitted the
renewal package in accordance with the
renewal regulations in 23 CFR 773.115.
On December 4, 2015, the
development of the terms of the renewal
MOU to be consistent with the changes
in the FAST Act. This extension was
authorized under 23 CFR 773.115(h).
Under the proposed renewal MOU,
FHWA would assign to the State,
through Caltrans, the responsibility for
making decisions on the following types
of highway projects:

1. All Class I, or environmental
impact statement (EIS) projects, both on
the State highway system (SHS) and
local government projects off the SHS
that are funded by FHWA or require
FHWA approvals. This assignment does not
include the environmental review
associated with the development and
approval of the Draft EIS, Final EIS, and
ROD for the following project: District 1:
Eureka/Arctaca Corridor Improvement.
2. All Class II, or categorically
excluded (CE), projects, both on the SHS
and local government projects off the
SHS that are funded by FHWA or require
FHWA approvals, and that do not
qualify for assignment of
responsibilities pursuant to the MOU for
environmental reviews and decisions
for actions qualifying for CEIs pursuant
to the 23 U.S.C. 326 program.
3. All Class III, or environmental
assessment (EA) projects, both on the
SHS and local government projects off the
SHS that are funded by FHWA or require
FHWA approvals with the
exception of the following projects:
District 5: Highway 1 Congestion
Management—Santa Cruz HOV Lanes and
District 9: Inyo—395 Olancha to
Cartago 4 Lane.
Projects funded by other Federal
agencies [or projects without any
Federal funding] of any Class that also
include funding by FHWA or require
FHWA approvals. For those projects,
Caltrans would not assume the NEPA
responsibilities of other Federal
agencies.
Excluded from assignment are
highway projects authorized under 23
U.S.C. 202 and 203, highway projects
under 23 U.S.C. 204 unless the project
will be designed and constructed by
Caltrans, that cross State
boundaries, and projects that cross or
are adjacent to international boundaries.
The assignment also would give
Caltrans the responsibility to conduct
the following environmental review,
consultation, and other related
activities:

Air Quality
• Clean Air Act (CAA), 42 U.S.C. 7401–
7671q, with the exception of any
project level conformity determinations
Noise
• Noise Control Act of 1972, 42 U.S.C.
4901–4918
• Compliance with the noise
regulations in 23 CFR 772
Wildlife
• Section 7 of the Endangered Species
• Marine Mammal Protection Act, 16
U.S.C. 1361–1423h
• Anadromous Fish Conservation Act,
16 U.S.C. 757a–757f
• Fish and Wildlife Coordination Act,
16 U.S.C. 661–667d
• Migratory Bird Treaty Act, 16 U.S.C.
703–712
• Magnuson-Stevens Fishery
Conservation and Management Act of
1976, as amended, 16 U.S.C. 1801–
1891d et seq., with Essential Fish
Habitat requirements at 1855(b)(2)

Hazardous Materials Management
• Comprehensive Environmental
Response, Compensation, and
Liability Act (CERCLA) 42 U.S.C.
9601–9675
• Superfund Amendments and
Reauthorization Act (SARA), 42
U.S.C. 9671–9675
• Resource Conservation and Recovery
Act (RCRA), 42 U.S.C. 6901–6992k

Historic and Cultural Resources
• Section 106 of the National Historic
Preservation Act of 1966, as amended,
54 U.S.C. 306101 et seq.
• 23 U.S.C. 138 and Section 4(f) of the
Department of Transportation Act of
1966, 49 U.S.C. 303 and
implementing regulations at 23 CFR
part 774
• Archeological Resources Protection
• Title 54, Chapter 31—Preservation of
Historical and Archeological Data, 54
U.S.C. 312501–312508
• Native American Grave Protection
and Repatriation Act (NAGPRA), 25

Social and Economic Impacts
• American Indian Religious Freedom
Act, 42 U.S.C. 1996
• Farmland Protection Policy Act (FPPA), 7 U.S.C. 4201–4209

Water Resources and Wetlands
• Clean Water Act, 33 U.S.C. 1251–1387
• Clean Water Act, 33 U.S.C. 1201–1287
• Water Resources and Wetlands
• Water Resources and Wetlands
• American Indian Religious Freedom
Act, 42 U.S.C. 1996
• Farmland Protection Policy Act (FPPA), 7 U.S.C. 4201–4209

• Clean Water Act, 33 U.S.C. 1201–1287
• Water Resources and Wetlands
• Water Resources and Wetlands
• American Indian Religious Freedom
Act, 42 U.S.C. 1996
• Farmland Protection Policy Act (FPPA), 7 U.S.C. 4201–4209

Coastal Barrier Resources Act, 16
U.S.C. 3501–3510
• Coastal Zone Management Act, 16
U.S.C. 1451–1466
• Safe Drinking Water Act (SDWA), 42
U.S.C. 300f–300j–26
• Rivers and Harbors Act of 1899, 33
U.S.C. 401–406
• Wild and Scenic Rivers Act, 16 U.S.C.
1271–1287
• Emergency Wetlands Resources Act,
16 U.S.C. 3901 and 3921
• Wetlands Mitigation, 23 U.S.C. 119(g)
and 133(b)(14)
• FHWA wetland and natural habitat
mitigation regulations, 23 CFR part
777
• Flood Disaster Protection Act, 42 U.S.C. 4001–4130

Parklands
• Section 4(f) of the Department of Transportation Act of 1966, 49 U.S.C. 303
• Land and Water Conservation Fund (LWCF) Act, 54 U.S.C. 200302–200310

FHWA-Specific
• Planning and Environmental Linkages, 23 U.S.C. 168, with the exception of those FHWA responsibilities associated with 23 U.S.C. 134 and 135
• Programmatic Mitigation Plans, 23 U.S.C. 169 with the exception of those FHWA responsibilities associated with 23 U.S.C. 134 and 135

Executive Orders Relating to Highway Projects
• E.O. 11990, Protection of Wetlands
• E.O. 11988, Floodplain Management (except approving design standards and determinations that a significant encroachment is the only practicable alternative under 23 CFR 650.113 and 650.115)
• E.O. 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low Income Populations
• E.O. 13112, Invasive Species

The proposed renewal MOU would allow Caltrans to continue to act in the place of FHWA in carrying out the environmental review-related functions described above, except with respect to government-to-government consultations with federally recognized Indian tribes. The FHWA will retain responsibility for conducting formal government-to-government consultation with federally recognized Indian tribes, which is required under some of the listed laws and executive orders. Caltrans will continue to handle routine consultations with the tribes and understands that a tribe has the right to direct consultation with FHWA upon request. Caltrans also may assist FHWA with formal consultations, with consent of a tribe, but FHWA remains responsible for the consultation. The FHWA and Caltrans have received requests for formal consultations with several tribes regarding the proposed renewal of the MOU and currently are engaged in ongoing consultations. Caltrans also will not assume FHWA’s responsibilities for conformity determinations required under Section 176 of the Clean Air Act (42 U.S.C. 7506) or any responsibility under 23 U.S.C. 134 or 135, or under 49 U.S.C. 5303 or 5304.

The MOU content reflects Caltrans’ desire to continue its participation in the Program without any changes (that is, no new responsibilities were requested). The FHWA and Caltrans have agreed to modify some of the provisions in the MOU to: Establish the monitoring process required by the permanent Program; accommodate changes specified in Section 1308 of the FAST Act; clarify, the role of the Department of Justice and FHWA in settlements and appeals; and to make the renewed MOU notice and review time frames consistent with other States in this program. The FHWA and Caltrans have also agreed on a process to address a possible temporary lapse in the State’s statutory consent to Federal court jurisdiction and waiver of sovereign immunity waiver. If the State does not provide consent to Federal court jurisdiction and waive sovereign immunity by December 31, 2016, this MOU will be suspended and Caltrans will not be able to make any NEPA decisions or implement any of the environmental review responsibilities assigned under the MOU. The FHWA and Caltrans propose a temporary suspension not to exceed 90 days to provide time for the State to address the deficiency. In the event that the State does not take the necessary action and Caltrans does not provide adequate certification within the time period provided, the State’s participation in the Program will be terminated.

A copy of the proposed renewal MOU and renewal package may be viewed on the DOT DMS Docket, as described above, or may be obtained by contacting FHWA or the State at the addresses provided above. A copy also may be viewed on Caltrans’ Web site at http://www.dot.ca.gov/hq/env/nepa/. The FHWA California Division, in consultation with FHWA Headquarters, will consider the comments submitted when making its decision on the proposed MOU revision. Any final renewal MOU approved by FHWA may include changes based on comments and consultations relating to the proposed renewal MOU and will be made publicly available.

(Catalog of Federal Domestic Assistance Program Number 20.205, Highway Planning and Construction. The regulations implementing Executive Order 12372 regarding intergovernmental consultation on Federal programs and activities apply to this program.)


Dated: November 9, 2016.
Gregory G. Nadeau,
Administrator, Federal Highway Administration.
[FR Doc. 2016–27502 Filed 11–15–16; 8:45 am]
BILLING CODE 4910–22–P

DEPARTMENT OF TRANSPORTATION
Federal Highway Administration
[Docket No. FHWA–2016–0031]

Application From the State of Utah to the Surface Transportation Project Delivery Program and Proposed Memorandum of Understanding (MOU) Assigning Environmental Responsibilities to the State

AGENCY: Federal Highway Administration (FHWA), U.S. Department of Transportation (DOT).
ACTION: Notice of proposed MOU and request for comments.

SUMMARY: This notice announces that FHWA has received and reviewed an application from the Utah Department of Transportation (UDOT) requesting participation in the Surface Transportation Project Delivery Program (Program). This Program allows for FHWA to assign, and States to assume, responsibilities under the National Environmental Policy Act of 1969 (NEPA), and all or part of FHWA’s responsibilities for environmental review, consultation, or other actions required under any Federal environmental law with respect to one or more Federal highway projects within the State. The FHWA has determined the application to be complete and developed a draft MOU with UDOT outlining how the State would implement the program with FHWA oversight. The FHWA invites the public to comment on UDOT’s request, including its application and the proposed MOU, which includes the proposed assignments and assumptions of environmental review, consultation, and other activities.

DATES: Please submit comments by December 16, 2016.

ADDRESSES: To ensure that you do not duplicate your docket submissions, please submit them by only one of the following means:
• Federal eRulemaking Portal: Go to http://www.regulations.gov and follow the online instructions for submitting comments.
• Mail: Docket Management Facility; U.S. Department of Transportation, 1200 New Jersey Ave. SE., West Building