will convene by conference call at 12 p.m. (EST) on: Friday, December 14, 2018. The purpose of the meeting is to
discuss topics of study.
DATES: Friday, December 14, 2018 at 12 p.m. EST.
FOR FURTHER INFORMATION CONTACT: David Barreras, at dbarreras@usccr.gov
or by phone at 312–533–8311.
SUPPLEMENTARY INFORMATION: Interested members of the public may listen to the
discussion by calling the following toll-
free conference call-in number: 1–877–260–1479 and conference ID# 5953601. Please be advised that before placing
them into the conference call, the
conference call operator will ask callers
to provide their names, their
organizational affiliations (if any), and
email address (so that callers may be
notified of future meetings). Callers can
expect to incur charges for calls they
initiate over wireless lines, and the
Commission will not refund any
incurred charges. Callers will incur no
charge for calls they initiate over land-
line connections to the toll-free
conference call-in number.
Persons with hearing impairments
may also follow the discussion by first
calling the Federal Relay Service at 1–
800–877–8339 and providing the
operator with the toll-free conference
Members of the public are invited to make statements during the open
comment period of the meetings or
submit written comments. The
comments must be received in the
regional office approximately 30 days
after each scheduled meeting. Written
comments may be mailed to the
Midwest Regional Office, U.S.
Commission on Civil Rights, 230 S.
Dearborn Street, Suite 2120, Chicago, IL
60604, faxed to (312) 353–8324, or
e-mailed to David Barreras at dbarreras@usccr.gov. Persons who desire
additional information may contact the
Midwest Regional Office at (312) 353–
8311.
Records and documents discussed
during the meeting will be available for
public viewing as they become available
at https://database.faca.gov/committee/
meetings.aspx?cid=265; click the
“Meeting Details” and “Documents”
links. Records generated from this
meeting may also be inspected and
reproduced at the Eastern Regional
Office, as they become available, both
before and after the meetings. Persons
interested in the work of this advisory
committee are advised to go to the
Commission’s website, www.usccr.gov,
or to contact the Midwest Regional
Office at the above phone numbers,
email or street address.
Agenda
Friday, December 14, 2018
• Open—Roll Call
• Discussion of Study Topics
• Open Comment
• Adjourn
Dated: November 20, 2018.
David Mussatt,
Supervisory Chief, Regional Programs Unit.
[FR Doc. 2018–25644 Filed 11–23–18; 8:45 am]
BILLING CODE P

COMMISSION ON CIVIL RIGHTS
Correction: Notice of Public Meeting of the Connecticut Advisory Committee
AGENCY: U.S. Commission on Civil Rights.
ACTION: Correction: Announcement of meeting.
SUMMARY: The Commission on Civil Rights published a document November 20, 2018, announcing an upcoming Connecticut Advisory Committee meeting. The document contained an incorrect date of the meeting.
FOR FURTHER INFORMATION CONTACT: Barbara de La Viez, DFO, at ero@ usccr.gov or 202–376–7533.
CORRECTION: In the Federal Register of November 20, 2018, in FR Doc. 2018–25258, on page 58527 in the second columns, delete “December 7, 2018” in the dates Replace the date of the meeting to read December 12, 2018.
Dated: November 20, 2018.
David Mussatt,
Supervisory Chief, Regional Programs Unit.
[FR Doc. 2018–25651 Filed 11–23–18; 8:45 am]
BILLING CODE P

DEPARTMENT OF COMMERCE
Bureau of Industry and Security
Procedures for Participating in User Testing of the New Commerce 232 Exclusion Process Portal
ACTION: Notice on procedures for
requesting participation in user testing phase.
SUMMARY: The Department of Commerce has developed an online portal that will replace the use of the Federal rulemaking portal (http://www.regulations.gov) for persons submitting exclusion requests, objections to exclusion requests, rebuttals, and surrebuttals in connection with duties or quotas imposed pursuant to Section 232 of the Trade Expansion Act of 1962, as amended (“232”). In order to improve the 232 exclusion process, the Department of Commerce plans to transition to the new Commerce 232 portal sometime in late 2018 to early 2019. This notice describes the process for the public to submit requests to participate in the public testing phase of the new Commerce 232 portal, and the procedures for attending the public testing.
DATES: The public testing will be held on December 6 and 7, 2018 at the U.S. Department of Commerce, Room 6872A, 1401 Constitution Avenue NW, Washington, DC 20230. Each public testing day will be broken into a morning session from 9 a.m. to 12 p.m. and an afternoon session from 1 p.m. to 4 p.m.
FOR FURTHER INFORMATION CONTACT: Kevin Coyne, System & Application Support Division, Bureau of Industry and Security, U.S. Department of Commerce, kevin.coyne@bis.doc.gov. For more information about the section 232 program, including the regulations and the text of previous investigations, see www.bis.doc.gov/232.
For questions regarding the December 6 and 7 public testing, please contact Commerce232portal@bis.doc.gov, (202) 482–5642, or (202) 482–4757.
SUPPLEMENTARY INFORMATION:
Background
Two components of the Department of Commerce, the Bureau of Industry and Security (BIS) and the International Trade Administration (ITA), have developed a new Commerce 232 portal to facilitate parties’ ability to make 232 exclusion-related submissions, and the Department of Commerce’s management of the 232 exclusion process. The new Commerce 232 portal will replace the use of the Federal rulemaking portal (http://www.regulations.gov ) for parties submitting exclusion requests, objections to exclusion requests, rebuttals, and surrebuttals under the 232 exclusion process. The new portal will streamline the exclusion process for external parties, including importers and domestic manufacturers, by replacing the data collection point with web-based forms, which will enhance data integrity and quality controls. In addition, this new system will allow parties to more easily view all exclusion
request, objection, rebuttal, and surrebuttal documents in one, web-based system. Finally, parties will be able to track submission deadlines in this same system. The new portal will also allow for better collaboration between government agencies processing 232 exclusion requests.

The Department of Commerce plans to transition to the new Commerce 232 portal sometime in late 2018 to early 2019, once testing is completed and any final updates are made. This notice describes the process for the public to submit requests to participate in the public testing phase of the new Commerce 232 portal, and the procedures for attending the public testing.

Once the Commerce 232 portal is ready to be implemented, the Department of Commerce will publish a rule making changes to the 232 exclusion process in Supplements No. 1 (for steel exclusion requests) and 2 (for aluminum exclusion requests) to Part 705. The public will have an opportunity to submit comments on the new portal once the rule is published. As much as possible, the Department of Commerce seeks input from the public on the new Commerce 232 portal prior to it going live, and believes allowing parties that will use the new portal to test it and provide feedback to the development team prior to implementation will be beneficial to both the Department and the public users of the system.

Location for public testing. The public testing will occur in Washington, DC. See the ADDRESSES section for the physical address. There will be no remote testing available, so parties who wish to participate must attend the public testing in person.

Dates and times. The public testing will occur on December 6 and 7, 2018. Each public testing day will be broken into a morning session from 9:00 a.m. to 12:00 p.m. and an afternoon session from 1:00 p.m. to 4:00 p.m. Each party will be allowed to test the system for one hour and testing during each window will be limited to three parties at a time. For example, during the 10:00 a.m.–11:00 a.m. window, up to three parties can test the system at the same time.

Facilities and items to bring. The public testing will be done on government provided computers. Parties selected to participate are encouraged to bring examples of past exclusions, objections to exclusions, rebuttals, or surrebuttals they may have submitted or intend to submit in the near future to use in the testing environment.

However, this is not required in order to participate in the public testing. Foreign persons are not eligible to participate in the testing. People selected to participate in the testing of the Commerce 232 portal will be limited to citizens of the United States, lawful permanent residents of the United States, or any other protected individuals as defined by 8 U.S.C. 1324b(a)(3).

Costs to participate. There is no fee to participate in the public testing and participants will not be compensated for their time. In addition, participants will be responsible for all travel-related costs to attend the public testing.

Limit on number of participants. The public testing will be limited to thirty-six people because of the size limitations of the testing room and to provide sufficient opportunities for the development team to interact with those testing the Commerce 232 portal and providing feedback. Organizations may request more than one person from their organization to attend the public testing, but such requests will only be accommodated if there is space available.

Procedures To Request Participation in the Public Testing

Email requesting approval. Parties who wish to attend the public testing must send an email to Commerce232portal@bis.doc.gov to request approval to participate. Anyone wishing to attend this public testing must submit the email request no later than 5:00 p.m. (EST), November 29, 2018. The subject line of the email should be “Request to attend public testing of Commerce 232 portal.”

Information to include in email request: The following information must be included in the text of the email: (1) Full name of the person that wishes to attend the public testing and a telephone number and email for this person; (2) name of the person’s organization, or state “individual” if not affiliated with an organization; (3) if applicable, identify the number of employees in the organization and the type of organization, e.g., manufacturer or distributor; (4) indicate whether the organization or individual has submitted any exclusions, objections to exclusions, rebuttals, or surrebuttals either for their own organization or on behalf of another organization; (5) if applicable, provide an estimate for the number of each type of 232 submission, including specifying whether the submissions were for steel and/or aluminum, (6) if applicable, identify any special accommodations that may be needed (see below under Special Accommodations); and (7) identify any other factors that you believe make you a good candidate to participate in the public testing of the Commerce 232 portal.

Selection Process

The Department of Commerce will accommodate as many parties as possible, space permitting. If thirty-six or fewer people submit requests to participate, the Department will likely approve all requesters. If there is some reason why a requester may not be suitable. If more than thirty-six people request to participate, the Department will put greater weight on those that have submitted 232 submissions and will seek to have as representative a sample of public testers as possible (e.g., small and mid-size enterprises, as well as large organizations, and those from the steel and aluminum industries). If there are two equally situated individuals or organizations, the Department will generally use the date of the request to determine the organization or individual to be approved, favoring the requester whose request was submitted earlier.

Each person selected to participate in the public testing will be notified by the Department of Commerce no later than 5:00 p.m. Eastern Standard Time on Friday, November 30, 2018.

Procedures for Attending the Public Testing

Visitor Access Requirement: For participants attending the training, please note that federal agencies can only accept a state-issued driver’s license or identification card for access to federal facilities if such license or identification card is issued by a state that is compliant with the REAL ID Act of 2005 (Pub. L. 109–13), or by a state that has an extension for REAL ID compliance. The main entrance of the Department of Commerce is on 14th Street, NW between Pennsylvania Avenue and Constitution Avenue, across from the Ronald Reagan Building. Upon entering the building, please go through security and check in at the guard’s desk. BIS and ITA staff will meet and escort visitors to the public testing room. Admittance to the room for the public testing will be available beginning at 8:30 a.m. (EST) on December 6 and 7, 2018 and the public testing will start promptly at 9:00 a.m. (EST) on December 6 and 7, 2018.

Acknowledgement for Participation in Testing Environment: Because the individuals and organizations selected to participate in the public testing of the Commerce 232 portal will be participating in a testing environment,
all selected participants on the first day of the testing will be required to acknowledge that their suggestions and comments may not be incorporated into the final version for technical or other reasons.

Special Accommodations

This public testing is physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be received by the Department of Commerce no later than November 29, 2018 and should be included in the email requesting participation in the public testing referenced above.

Dated: November 20, 2018.

Matthew S. Borman,
Deputy Assistant Secretary for Export Administration.

[FR Doc. 2018–25680 Filed 11–23–18; 8:45 am]
BILLING CODE 3510–33–P

DEPARTMENT OF COMMERCE

Bureau of Industry and Security

Order Denying Export Privileges

In the Matter of: Gregory Allen Justice,
Inmate Number: 73792–112, FCI Safford, P.O. Box 9000, Safford, AZ 85548.

On September 19, 2017, in the U.S. District Court for the Central District of California, Gregory Allen Justice (“Justice”) was convicted of violating Section 38 of the Arms Export Control Act (22 U.S.C. 2778 (2012)) (“AECA”), among other crimes. Justice was convicted of violating Section 38 of the AECA by knowingly and willfully attempting to export, cause others to export, and aid and abet the export to Russia, for the intended benefit of the Russian Government, of defense articles designated on the United States Munitions List (“USML”), without the required U.S. Department of State licenses. Justice, an engineer who worked for a defense contractor, knowingly and willfully sold and provided USML-controlled technical data relating to U.S. military satellite programs to a person he believed to be an agent of a Russian intelligence service, but who was in fact an undercover Federal Bureau of Investigation employee. Justice was sentenced to 60 months in prison, three years of supervised release, and a $200 special assessment.

The Export Administration Regulations (“EAR” or “Regulations”) are administered and enforced by the U.S. Department of Commerce’s Bureau of Industry and Security (“BIS”).

Section 766.25 of the Regulations provides, in pertinent part, that the Director of BIS’s Office of Exporter Services, in consultation with the Director of BIS’s Office of Export Enforcement, may deny the export privileges of any person who has been convicted of a violation of . . . section 38 of the Arms Export Control Act (22 U.S.C. 2778).” 15 CFR 766.25(a). The denial of export privileges under this provision may be for a period of up to 10 years from the date of the conviction. 15 CFR 766.25(d). In addition, pursuant to Section 750.8 of the Regulations, BIS’s Office of Exporter Services may revoke any BIS-issued licenses in which the person had an interest at the time of his/her conviction. BIS has received notice of Justice’s conviction for violating Section 38 of the AECA, and has provided notice and an opportunity for Justice to make a written submission to BIS, as provided in Section 766.25 of the Regulations. BIS has not received a submission from Justice.

Based upon my review and consultations with BIS’s Office of Export Enforcement, including its Director, and the facts available to BIS, I have decided to deny Justice’s export privileges under the Regulations for a period of 10 years from the date of Justice’s conviction. I have also decided to revoke all BIS-issued licenses in which Justice had an interest at the time of his conviction.

Accordingly, it is hereby ORDERED:

First, from the date of this Order until September 19, 2027, Gregory Allen Justice, with a last known address of Inmate Number: 73792–112, FCI Safford, P.O. Box 9000, Safford, AZ 85548, and when acting for or on his behalf, his successors, assigns, employees, agents or representatives (“the Denied Person”), may not, directly or indirectly, participate in any way in any transaction involving any commodity, software or technology (hereinafter collectively referred to as “item”) exported or to be exported from the United States that is subject to the Regulations, including, but not limited to:

A. Applying for, obtaining, or using any license, license exception, or export control document;
B. Carrying on negotiations concerning, or ordering, buying, receiving, using, selling, delivering, storing, disposing of, forwarding, transporting, financing, or otherwise servicing in any way, any transaction involving any item exported or to be exported from the United States that is subject to the Regulations, or engaging in any other activity subject to the Regulations; or
C. Benefitting in any way from any transaction involving any item exported or to be exported from the United States that is subject to the Regulations, or from any other activity subject to the Regulations.

Second, no person may, directly or indirectly, do any of the following:

A. Export or reexport to or on behalf of the Denied Person any item subject to the Regulations;
B. Take any action that facilitates the acquisition or attempted acquisition by the Denied Person of the ownership, possession, or control of any item subject to the Regulations that has been or will be exported from the United States, including financing or other support activities related to a transaction whereby the Denied Person acquires or attempts to acquire such ownership, possession or control;
C. Take any action to acquire from or to facilitate the acquisition or attempted acquisition from the Denied Person of any item subject to the Regulations that has been exported from the United States;
D. Obtain from the Denied Person in the United States any item subject to the Regulations with knowledge or reason to know that the item will be, or is intended to be, exported from the United States; or
E. Engage in any transaction to service any item subject to the Regulations that has been or will be exported from the

1 The Regulations are currently codified in the Code of Federal Regulations at 15 CFR parts 730–774 (2018). The Regulations originally issued under the Export Administration Act of 1979, as amended, 50 U.S.C. 4601–4623 (Supp. III 2015) (“EAA”), which lapsed on August 21, 2001, the President, through Executive Order 13,222 of August 17, 2001 (76 FR 8067 (2001 Comp. 783 (2002))), which has been extended by successive Presidential Notices, the most recent being that of August 8, 2018 (83 FR 39,873 (Aug. 13, 2018)), continued the Regulations in full force and effect under the International Emergency Economic Powers Act, 50 U.S.C. 1701, et seq. (2012) (“IEEPA”). On August 13, 2018, the President signed into law the John S. McCain National Defense Authorization Act for Fiscal Year 2019, which includes the Export Reform Act of 2018, Title XVII, Subtitle B of Pub. L. No. 115–232, 132 Stat. 2208 (“ECRA”). While Section 1766 of ECRA repeals the provisions of the EAA (except for three sections which are inapplicable here), Section 1768 of ECRA provides, in pertinent part, that all rules and regulations that were made or issued under the EAA, including as continued in effect pursuant to IEEPA, and were in effect as of ECRA’s date of enactment (August 13, 2018), shall continue in effect until modified, superseded, set aside, or revoked through action undertaken pursuant to the authority provided under ECRA.

2 See also Section 11(b) of the EAA, 50 U.S.C. 4610(h) (Supp. III 2015); Sections 1766(e) and 1768 of ECRA, Title XVII, Subtitle B of Pub. L. No. 115–232, 132 Stat. 2208, 2225 and 2233 (Aug. 13, 2018); and note 1, supra.

3 See note 2, supra.