Cash Deposit Requirements

The following cash deposit requirements will be effective upon publication of the final results of this review for shipments of the subject merchandise from China entered, or withdrawn from warehouse, for consumption on or after the publication date, as provided by section 751(a)(2)(C) of the Act: (1) for the subject merchandise exported by the company listed above that has a separate rate, the cash deposit rate will be equal to the weighted-average dumping margin established in the final results of this administrative review (except, if the rate is zero or de minimis, then zero cash deposit will be required); (2) for previously investigated or reviewed Chinese and non-Chinese exporters not listed above that received a separate rate in a prior segment of this proceeding, the cash deposit rate will continue to be the existing exporter-specific rate; (3) for all Chinese exporters of subject merchandise that have not been found to be entitled to a separate rate, the cash deposit rate will be that for the China-wide entity; and (4) for all non-Chinese exporters of subject merchandise which have not received their own rate, the cash deposit rate will be the rate applicable to the Chinese exporter that supplied that non-Chinese exporter. These deposit requirements, when imposed, shall remain in effect until further notice.

Notification to Importers

This notice serves as a preliminary 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 these PORs. Failure to comply with this requirement could result in Commerce’s presumption that reimbursement of antidumping and/or countervailing duties occurred and the subsequent assessment of double antidumping duties, and/or an increase in the amount of antidumping duties by the amount of the countervailing duties.

Notification to Interested Parties

Commerce is issuing and publishing the preliminary results of this review in accordance with sections 751(a)(1)(B), 751(a)(3) and 777(i) of the Act, and 19 CFR 351.213(d)(4) and 351.221(b)(4).

Abdelali Elouaradia,
Deputy Assistant Secretary for Enforcement and Compliance.

Appendix I

List of Topics Discussed in the Preliminary Decision Memorandum

I. Summary
II. Background
III. Period of Review
IV. Scope of the Order
V. Partial Rescission of Administrative Review
VI. Single Entity Treatment
VII. Discussions of the Methodology
VIII. Adjustment Under Section 777A(f) of the Act
IX. Currency Conversion
X. Recommendation

Appendix II

Companies Subject to Rescission of Review

1. CAC Shanghai Chemical Co., Ltd.
2. Dandee Holdings Ltd. (Hk).
4. Jiangsu Yangnong Chemical Group Co., Ltd.
5. Jiangyin Gold Fuda Chemical Co., Ltd.
6. Nanjing Innochem Co., Ltd.
8. Nanjing Bestime Chemical Co., Ltd.
10. Sinochem Pharmaceutical Co., Ltd.
11. Solenis Especialidades Quimicas Ltda.
12. Techwell Technology Holding Limited
13. Tianjin Jibin International Trade
14. Vcare Medicines
15. Wuxi Base International Trade Co., Ltd.
16. Wuxi Conxi Chemicals Co., Ltd.
17. Yangzhou Kerui Chemicals Co., Ltd.
18. Nanjing Singchem Co., Ltd.

Companies Considered To Be Part of the China-Wide Entity

1. Alvarez Schaer S.A.
2. Bollore Logistics Le Havre
3. Dalsem Greenhouse Technology B.V.
4. Gooyer International Co., Ltd. (Hk).
5. Haruno Sangyo Kaisha Ltd.
6. Johoku Chemical Co., Ltd
7. K. Uttamlal Exports Private Limited
8. Nanjing Hengrun Hogsu Import & Export Company
9. Nantong Bestime Chemical Co., Ltd.
10. Sagar Speciality Chemicals Pvt., Ltd.
11. Sinochem Pharmaceutical Co., Ltd.
12. Solenis Especialidades Quimicas Ltda
13. Techwell Technology Holding Limited
14. Tianjin Jibin International Trade
15. Vcare Medicines
16. Wuxi Base International Trade Co., Ltd.
17. Wuxi Conxi Chemicals Co., Ltd.
18. Yangzhou Kerui Chemicals Co., Ltd.
20. Nanjing Singchem Co., Ltd.

DEPARTMENT OF COMMERCE

National Institute of Standards and Technology

NIST Safety Commission

AGENCY: National Institute of Standards and Technology, Department of Commerce.

ACTION: Notice of open meeting.

SUMMARY: The National Institute of Standards and Technology (NIST) Safety Commission (Commission) will meet on May 22, 2023, from 8:30 a.m. to 5:00 p.m. Eastern Time. The purpose of this meeting is for the Commission to continue its assessment of the state of NIST’s safety culture and how effectively the existing safety protocols and policies have been implemented across NIST. The agenda may change to accommodate Commission business. The final agenda will be posted on the NIST website at https://www.nist.gov/director/nist-safety-commission/may-22-nist-safety-commission-meeting-agenda.

DATES: The Commission will meet on May 22, 2023, from 8:30 a.m. to 5:00 p.m. Eastern Time.

ADDRESSES: The meeting will be held at the National Institute of Standards and Technology, 100 Bureau Drive, Gaithersburg, Maryland, 20899 for the NIST Safety Commission members and NIST Senior Leadership with an option to participate via webinar for NIST staff and public participants. Please note admittance instructions under the SUPPLEMENTARY INFORMATION section of this notice.

FOR FURTHER INFORMATION CONTACT: Corrine Lloyd, Special Programs Office, National Institute of Standards and Technology, at 301–975–8762 or corrine.lloyd@nist.gov.

SUPPLEMENTARY INFORMATION: Pursuant to the Federal Advisory Committee Act, as amended, 5 U.S.C. App., notice is hereby given that the NIST Safety Commission will meet on May 22, 2023, from 8:30 a.m. to 5:00 p.m. Eastern Time. The meeting will be open to the public. Members of the Commission are appointed by the Director of NIST. The Commission is composed of not more than seven members who are qualified to provide advice to the NIST Director on matters relating to safety policies; safety management system, practices, and performance; and safety culture. The primary purpose of this meeting is for the Commission to continue its assessment of the state of NIST’s safety culture and how effectively the existing safety protocols and policies have been implemented across NIST. The agenda may change to accommodate Commission business. The final agenda will be posted on the NIST website at https://www.nist.gov/director/nist-safety-commission/may-22-nist-safety-commission-meeting-agenda.

Individuals and representatives of organizations who would like to offer comments and suggestions related to the Commission’s business are invited to request a place on the agenda. Approximately 15 minutes will be reserved for public comments and speaking times will be assigned on a first-come, first-serve basis. The amount...
of time per speaker will be determined by the number of requests received but is likely to be about three minutes each. Questions from the public will not be considered during this period. Requests must be submitted by email to Corrine Lloyd at corrine.lloyd@nist.gov and must be received by 4:00 p.m. Eastern Time, May 17, 2023 to be considered. Speakers who wish to expand upon their oral statements, those who had wished to speak but could not be accommodated on the agenda, and those who were unable to participate are invited to submit written statements by email to corrine.lloyd@nist.gov.

All NIST staff and public participants will be attending via webinar and must register at: https://events.nist.gov/profile/form/index.cfm?PKformID=0x20977abcd by 4:00 p.m. Eastern Time, May 17, 2023 for detailed instructions on how to join the webinar. Any questions regarding registration may be directed to Corrine Lloyd at corrine.lloyd@nist.gov. Authority: 15 U.S.C. 1512 as amended, and the Federal Advisory Committee Act, as amended, 5 U.S.C. App.

Alicia Chambers, NIST Executive Secretariat.

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

Agency Information Collection Activities; Submission to the Office of Management and Budget (OMB) for Review and Approval; Comment Request; West Coast Groundfish Trawl Economic Data

AGENCY: National Oceanic & Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of information collection, request for comment.

SUMMARY: The Department of Commerce, in accordance with the Paperwork Reduction Act of 1995 (PRA), invites the general public and other Federal agencies to comment on proposed, and continuing information collections, which helps us assess the impact of our information collection requirements and minimize the public’s reporting burden. The purpose of this notice is to allow for 60 days of public comment preceding submission of the collection to OMB.

DATES: To ensure consideration, comments regarding this proposed information collection must be received on or before June 5, 2023.

ADDRESSES: Interested persons are invited to submit written comments to Adrienne Thomas, NOAA PRA Officer, at NOAA.PRA@noaa.gov. Please reference OMB Control Number 0648–618 in the subject line of your comments. Do not submit Confidential Business Information or otherwise sensitive or protected information.

FOR FURTHER INFORMATION CONTACT: Requests for additional information or specific questions related to collection activities should be directed to Erin Steiner, Northwest Fisheries Science Center, 2725 Montlake Blvd. E, Seattle, WA 98103, (206) 860–3202 or erin.steiner@noaa.gov.

SUPPLEMENTARY INFORMATION:

I. Abstract

This request is for revision and renewal of a currently approved information collection. This information collection is needed in order to meet the monitoring requirements of the Magnuson-Stevens Act (MSA). In particular, the Northwest Fisheries Science Center (NWFSC) needs economic data on all harvesters, quota share permit owners, first receivers, shorebased processors, catcher processors, and motherships participating in the West Coast groundfish trawl fishery. The current approval covers collection of data for the 2019–2021 operating years. The renewed approval will cover years 2022–2024. Data will be collected from all catcher vessels registered to a limited entry trawl endorsed permit, quota share permit owners, catcher processors registered to catcher processor permits, motherships registered to mothership permits, first receivers, and shorebased processors that received round or head-and-gutted IFQ groundfish or whiting from a first receiver to provide the necessary information for analyzing the effects of the West Coast Groundfish Trawl Catch Share Program.

As stated in 50 CFR 660.114, the EDC forms due on September 1, 2023, will provide data for the 2022 operating year. Changes are being proposed to three forms: the quota share owner form, the first receiver and shorebased processor form, and the catcher vessel form.

Two changes are proposed for the quota share owner form. First, the question “Is this permit owned solely by a non-profit?” will be removed from the survey as it was determined that sufficient information is available from other questions to answer the question redundant. The second proposed change is to replace the survey’s third question with a series of shorter questions guiding the participant to provide the correct information. This change will clarify which information should be reported for each type of respondent and will reduce the need for lengthy instructions section describing how the participant should answer. The series of questions are:

A. “Which types of quota transactions were associated with QSXXXX in 2022? Check all that apply” This question helps the participant determine whether any earnings need to be reported on the survey. If appropriate categories are checked, they will be asked question B.

B. “How much did this quota share account earn from leasing quota in year 2022?” Participants will answer this question with a dollar amount. To ensure there is no duplicate reporting, participants will be asked question C.

C. “Did you record any earnings from 2021 quota leasing on an EDC form?” If participants answer “No,” they will be prompted to affirm that their response to question B was correct and submit the survey. If they answer “Yes,” they will be asked to respond to question D.

D. “How much in quota lease earnings did you record on your EDC form(s)?” Participants will answer with a numerical value and proceed to question E.

E. “Please confirm your total quota lease earnings in 2021 was ‘Response to question B + ‘Response to question D.’ After confirming, participants will then submit the survey.

We anticipate no additional burden with this change because the new structure of the survey will generate fewer incorrect responses and survey administrators will no longer need to contact participants outside of the survey to confirm that they did not provide duplicate responses across survey forms.

First receiver and shorebased processor form changes are more extensive. The purpose of the changes are fourfold: remove requests for information that are not used in development of a Pacific Fishery Management Council Fishery Management Plan, consolidate questions where additional detail is no longer required, clarify handling of intercompany transfers and inventory, and collect more accurate information about hourly wages.

First, we propose a complete removal of Question 18: “Provide the following information about the landing origin of groundfish received at this facility.” Throughout the eleven years of the program, these data have not been used in the Council process and we do not