

Form 2530-1. The following is an explanation of specific items of information requested pursuant to 43 CFR 2531: Items 1 through 5 identify the applicant, mailing address, and if necessary, the minor child for whom the application is filed. Item 6 describes the land for which the application is filed. Item 7 requires the listing of prior allotments. Item 8 indicates whether the applicant or the minor child placed any improvements on the described land. Item 10 tells whether the applicant or minor child claim a bona fide settlement. Item 11 describes the manner in which settlement was made on the described land. Item 12 asks if the required petition for classification has been attached to the application. Specifically, completion of Items 6 through 12 is necessary in order to determine the eligibility of the applicant/minor and the validity of the claim. Any eligible individual desiring an allotment of public lands must file a fully completed application. Items 6 through 12 are justified pursuant to the requirements of 43 CFR 2530 and 2531. Section 4 of the Act of February 8, 1887 provides that a patent cannot be issued unless a completed application form has been received by BLM. If the information required by 43 CFR 2531 was not collected, the BLM would be unable to carry out the mandate of Section 4 of the Act of February 8, 1887.

Based on its experience administering the regulations at 43 CFR Part 2530, BLM estimates that the public reporting burden for the information collection is .5 hours per application. The respondents are individuals who seek to acquire public lands pursuant to the General Allotment Act of February 8, 1887, as amended. The frequency of response is one per application. BLM estimates that approximately 50 Indian Allotment Applications will be filed annually for a total burden of 25 hours. Copies of Form 2530-1 may be obtained by contacting the individual named under **FOR FURTHER INFORMATION CONTACT**.

All responses to this notice will be summarized and included in the request for Office of Management and Budget approval. All comments will also become part of the public record.

Dated: July 11, 1996.
Annetta L. Cheek,
Chief, Regulatory Management Team.
[FR Doc. 96-18066 Filed 7-16-96; 8:45 am]
BILLING CODE 4310-84-P

[NV-930-1430-01) N-51910]

Notice of Realty Action Amended: Sale of Public Land in Eureka County, Nevada, by Modified Competitive Sale Procedures

AGENCY: Bureau of Land Management, Interior.

ACTION: Time Extension for Sale of Public Lands, Eureka County, Nevada Notice of the proposed sale of the following described public land in Eureka County, Nevada, by modified competitive sale procedures was published in the Federal Register on Tuesday, March 12, 1996 (61FR10006-10007).

Mount Diablo Meridian, Nevada

T. 20 N., R. 53 E.,
Sec. 30, lot 11;

Comprising 42.27 acres, more or less.

By this Notice, the following changes are made in the proposed realty action:

1. The date of the sale is postponed to August 7, 1996. Sealed bids for no less than appraised fair market value will be accepted until August 6, 1996, at 4:30 p.m.
2. A 60-foot wide easement in favor of Eureka County will be reserved along the west and south boundaries of the parcel.
3. In the event that no bids are received for the August 7, 1996, sale date, the parcel will remain for sale, using over-the-counter sale procedures described in the Notice published on March 12, 1996, until the segregation terminates on December 6, 1996.

Dated: July 3, 1996.
Michael C. Mitchel,
Acting District Manager.
[FR Doc. 96-18091 Filed 7-16-96; 8:45 am]
BILLING CODE 4310-HC-P

National Park Service

National Register of Historic Places; Notification of Pending Nominations

Nominations for the following properties being considered for listing in the National Register were received by the National Park Service before JULY 6, 1996. Pursuant to section 60.13 of 36 CFR Part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded to the National Register, National Park Service, P.O. Box 37127, Washington,

D.C. 20013-7127. Written comments should be submitted by August 1, 1996.
Carol D. Shull,
Keeper of the National Register.

CONNECTICUT

Hartford County

Butler, Roger, House, 146 Jordan Ln.,
Wethersfield, 96000847

Litchfield County

Lakeville Historic District, Bounded by
Millerton Rd., Sharon Rd., Allen St., and
Holley St., Salisbury, 96000845

New Haven County

Hamilton Park, Roughly bounded by Silver
St., E. Main St., Idylwood Ave., Plank Rd.,
the Mad River and I-84, Waterbury,
96000846

FLORIDA

Hillsborough County

Lutz Elementary School, Old, 18819 US 41,
N., Lutz, 96000852

Orange County

Winter Garden Downtown Historic District,
Roughly bounded by Woodland, Tremaine,
Henderson, and Lake View Sts., Winter
Garden, 96000850

Winter Garden Historic Residential District,
Roughly bounded by Plant, Boyd, Tilden,
and Central Sts., Winter Garden, 96000849

Volusia County

Daytona Beach Surfside Historic District
(Daytona Beach MPS) Roughly bounded by
Auditorium Blvd., the Atlantic Ocean, US
92, and the Halifax River, Daytona Beach,
96000851

ILLINOIS

Champaign County

Lincoln Building, 44 E. Main St., Champaign,
96000854

Johnson County

Ater—Jaques House, 207 W. Elm St., Urbana,
96000855

Kane County

LaSalle Street Auto Row Historic District,
56-84 LaSalle St. and 57-83 S. LaSalle St.,
Aurora, 96000856

Logan County

Mattfeldt, Theodore H. O., House, 202 S.
Marion St., Mt. Pulaski, 96000853

McLean County

US Army Aircraft C-53-DO-41-20124, 1.25
mi. E of jct. of IL 9 and IL 5, Bloomington,
96000857

Macon County

Trobaugh—Good House, 1495 Brozio Ln.,
Decatur, 96000858

MASSACHUSETTS

Bristol County

Attleborough Falls Gasholder Building, 380
Elm St., North Attleborough, 96000848

NEW YORK

Greene County

Ulster and Delaware Railroad Station, NY
23A, Hamlet of Haines Falls, Hunter,
96000861

Orange County

African—American Cemetery, The, Co. Rt.
416, approximately .5 mi. S of jct. with NY
84, Montgomery, 96000862
Shafer, Jacob, House, 388 Kaisertown Rd.,
Montgomery, 96000864
Smith House, The, 2727 Albany Post Rd.,
Montgomery, 96000863

Otsego County

Fly Creek Methodist Church, Co. Rt. 26, N of
jct. with NY 28, Fly Creek, 96000859

Ulster County

Cragsmoor Historic District, Roughly
bounded by Henry, Cragsmoor, and Sam's
Pt. Rds., Hamlet of Cragsmoor, Wawarsing,
96000860

OHIO

Cuyahoga County

Euclid, The—Seventy-First Street Building,
7002—70030 Euclid Ave., Cleveland,
96000866

Lake County

Young, Benjamin and Mary, House, 7597 S.
Center St., Mentor, 96000867

Lucas County

Ira Apartments, 1302 Parkside Blvd., Toledo,
96000868

OREGON

Benton County

Hull, Ralph, Lumber Company Mill Complex,
23837 Dawson Rd., Monroe vicinity,
96000869

TEXAS

Bexar County

Yturri—Edmunds House, 257 Yellowstone
St., San Antonio, 96000870

UTAH

Salt Lake County

Cohn, Henry A. and Tile S., House, 1369 E.
Westminister Ave., Salt Lake City,
96000871

Riverton Elementary School, 12830 S.
Redwood Rd., Riverton, 96000872

WASHINGTON

Yakima County

Liberty Theater (Movie Theaters in
Washington State MPS), 211 S. Toppenish
Ave., Toppenish, 96000873

[FR Doc. 96-18143 Filed 7-16-96; 8:45 am]

BILLING CODE 4310-70-P

INTERNATIONAL TRADE
COMMISSION

[Investigation Nos. 731-TA-736 & 737
(Final)]

**Large Newspaper Printing Presses and
Components Thereof, Whether
Assembled or Unassembled, From
Germany and Japan; Notice of
Commission Determination to Conduct
a Portion of the Hearing in Camera**

AGENCY: U.S. International Trade
Commission.

ACTION: Closure of a portion of a
Commission hearing to the public.

SUMMARY: Upon request of respondents in the above-captioned final investigations, the Commission has unanimously determined to conduct a portion of its hearing scheduled for July 17, 1996, *in camera*. See Commission rules 207.23(d), 201.13(m) and 201.35(b)(3) (19 C.F.R. §§ 207.23(d), 201.13(m) and 201.35(b)(3)). The remainder of the hearing will be open to the public. The Commission unanimously has determined that the seven-day advance notice of the change to a meeting was not possible. See Commission rule 201.35(a), (c)(1) (19 C.F.R. § 201.35(a), (c)(1)).

FOR FURTHER INFORMATION CONTACT: Neal J. Reynolds, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, telephone 202-205-3093. Hearing-impaired individuals are advised that information on this matter may be obtained by contacting the Commission's TDD terminal on 202-205-1810.

SUPPLEMENTARY INFORMATION: The Commission believes that the respondents have justified the need for a closed session. A full discussion regarding the financial condition and related proprietary data of petitioner in these investigations can only occur if a portion of the hearing is held *in camera*. Because much of this information is not publicly available, any discussion of issues relating to this information will necessitate disclosure of business proprietary information (BPI). Thus, such discussions can only occur if a portion of the hearing is held *in camera*. The Commission has determined to deny, however, respondents' request to be permitted to present customer testimony or to discuss revisions to questionnaire responses in the closed session. The Commission believes that respondents have not justified their request for an *in camera* discussion of these topics. In making this decision, the Commission nevertheless reaffirms

its belief that whenever possible its business should be conducted in public.

The hearing will include the usual public presentations by petitioner and by respondents, with questions from the Commission. In addition, the hearing will include an *in camera* session for a presentation that discusses only the business proprietary information submitted by petitioner and for questions from the Commission relating to the BPI, followed by an *in camera* rebuttal presentation by petitioners. For any *in camera* session the room will be cleared of all persons except those who have been granted access to BPI under a Commission administrative protective order (APO) and are included on the Commission's APO service list in this investigation. See 19 C.F.R. § 201.35(b)(1), (2). In addition, to the extent petitioner's BPI will be discussed in the *in camera* session, a designated representative of the petitioning firm whose data will be discussed may also be granted access to the closed session while such data is discussed. The time for the parties' presentations and rebuttals in the *in camera* session will be taken from their respective overall allotments for the hearing. All persons planning to attend the *in camera* portions of the hearing should be prepared to present proper identification.

Authority: The General Counsel has certified, pursuant to Commission Rule 201.39 (19 CFR § 201.39) that, in her opinion, a portion of the Commission's hearing in *Large Newspaper Printing Presses and Components Thereof, Whether Assembled or Unassembled, from Germany and Japan*, Inv. Nos. 731-TA-736 & 737 (Final) may be closed to the public to prevent the disclosure of BPI.

Issued: July 15, 1996.

By order of the Commission.

Donna R. Koehnke,
Secretary.

[FR Doc. 96-18253 Filed 7-16-96; 8:45 am]

BILLING CODE 7020-02-M

[Investigation No. 731-TA-749
(Preliminary)]

Persulfates From China

AGENCY: United States International Trade Commission.

ACTION: Institution and scheduling of a preliminary antidumping investigation.

SUMMARY: The Commission hereby gives notice of the institution of preliminary antidumping investigation No. 731-TA-749 (Preliminary) under section 733(a) of the Tariff Act of 1930 (19 U.S.C. § 1673b(a)) (the Act) to determine whether there is a reasonable indication