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104-10004-10197; 104-10004-10291;
104-10005-10341; 104-10006-10000;
104-10006-10002; 104-10007-10001;
104-10010-10058; 104-10010-10062;
104-10010-10294; 104-10010-10298;
104-10010-10299; 104-10010-10306;
104-10011-10107; 104-10013-10000;
104-10013-10024; 104-10013-10088;
104-10013-10153; 104-10013-10217;
104-10013-10370.
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After consultation with appropriate Federal Agencies, the Review Board announces that the following House Select Committee on Assassination records are now being opened in full: 180-10076-10353; 180-10090-10293; 180-10090-10294; 180-10090-10295; 180-10090-10296; 180-10090-10297; 180-10090-10298; 180-10090-10299; 180-10090-10300: 180-10090-10301: 180-10090-10302; 180-10090-10303; 180-10090-10304; 180-10090-10305; 180-10090-10307; 180-10090-10309; 180-10090-10310.

Notice of Assassination Record Determination

Designation: The following United States Secret Service materials are designated "assassination records:" Protective survey reports for planned Presidential trips to Philadelphia; Elkton, Maryland; New York; Palm Beach; Cape Canaveral; Miami; Tampa; and San Antonio in the October 31, 1963-November 21, 1963 period; and a thirteen-minute radio interview (on tape cassette) with Chief James Rowley on August 7, 1963.

Description: On August 6, 1996, the Assassination Records Review Board designated the above listed materials as "assassination records" pursuant to Section 7(i)(2)(A) and 9(c)(1)(A) of the President John F. Kennedy Assassination Records Collection Act ("the JFK Act") and § 1400.1 and § 1400.8 of the Guidance for Interpretation and Implementation of the JFK Act. 36 CFR part 1400 (1995).

Dated: August 19, 1996. David G. Marwell, Executive Director. [FR Doc. 96-21620 Filed 8-23-96; 8:45 am] BILLING CODE 6118-01-P

DEPARTMENT OF COMMERCE

Bureau of Export Administration

Regulations and Procedures Technical Advisory Committee; Notice of Open Meeting

A meeting of the Regulations and Procedures Technical Advisory Committee will be held September 16, 1996, 9:00 a.m., at the Country Side Inn

& Suites, 325 Bristol Street, Costa Mesa, California. The Committee advises the Office of the Assistant Secretary for Export Administration on implementation of the Export Administration Regulations (EAR) and provides for continuing review to update the EAR as needed.

AGENDA

- 1. Opening remarks by the Chairman.
- 2. Presentation of papers or comments by the public.
- Discussion on renewal of Committee charter.
- 4. Update on Bureau of Export Administration initiatives.
 - Update on reform of the EAR.
- 6. Discussion on the Automated Export System.
- 7. Discussion on control issues regarding foreign nationals.
- 8. Update on the Export Administration Act.
- 9. Reports from the working groups. 10. Discussion on encryption and related issues.
- 11. Discussion on the Enhanced Proliferation Control Initiative.

12. Discussion regarding priorities for post-EAR reform policy initiatives.

The meeting will be open to the public and a limited number of seats will be available. To the extent time permits, members of the public may present oral statements to the Committee. Written statements may be submitted at any time before or after the meeting. However, to facilitate distribution of public presentation materials to Committee members, the Committee suggests that presenters forward the public presentation materials, two weeks prior to the meeting date, to the following address: Ms. Lee Ann Carpenter, TAC Unit/ OAS-EA Room 3886C, Bureau of Export Administration, U.S. Department of Commerce, Washington, D.C. 20230.

For further information or copies of the minutes, contact Lee Ann Carpenter on (202) 482-2583.

Dated: August 16, 1996. Lee Ann Carpenter, Director, Technical Advisory Committee Unit. [FR Doc. 96-21676 Filed 8-23-96; 8:45 am] BILLING CODE 3510-DT-M

International Trade Administration

Submission for OMB Review; **Comment Request**

DOC has submitted 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 of 1995, Public Law 104-13.

Agency: International Trade Administration.

Title: Trade Fair Privatization Application.

gency Number: ITA-4134P. OMB Number: 0625-0222. Type of Request: Renewal of an existing collection.

Burďen: 600.

Number of Respondents: 50.

Avg. Hour Per Response: 12. Needs and Uses: The Trade Fair Certification (TFC) program is a service of the U.S. Department of Commerce (Commerce) that provides Commerce endorsement and support for high quality international trade fairs which are organized by private-sector firms. The TFC program seeks to broaden the base of U.S. firms, particularly new-tomarket companies by introducing them to key international trade fairs where they can achieve their export objectives. Those objectives include one or more of the following: direct sales, identification of local agents or distributors, market research and exposure, and joint venture and licensing opportunities for their products and services. The objective of the application is to make a determination that the trade fair organizer is qualified to organize and manage U.S. exhibitions at a foreign trade show.

Affected Public: Business or other forprofit.

Frequency: On occasion.

Respondent's Obligation: Required to obtain or retain benefits.

OMB Desk Officer: Victoria Wassmer, (202) 395 - 7340.

Copies of the above information collection proposal can be obtained by calling or writing Linda Engelmeier, Acting DOC Forms Clearance Officer, (202) 482–3272, Department of Commerce, Room 5327, 14th and Constitution Avenue, NW., Washington, DC 20230.

Written comments and recommendations for the proposed information collection should be sent to Victoria Wassmer, OMB Desk Officer, Room 10202, New Executive Office Building, Washington, DC 20503.

Dated: August 20, 1996.

Linda Engelmeier,

Acting Departmental Forms Clearance Officer, Office of Management and Organization.

[FR Doc. 96-21724 Filed 8-23-96; 8:45 am] BILLING CODE: 3510-F-P

Export Trade Certificate of Review

ACTION: Notice of issuance of an export trade certificate of review, Application No. 96-00003.

SUMMARY: The Department of Commerce has issued an Export Trade Certificate of Review to The Rice Millers' Association ("RMA"). This notice summarizes the conduct for which certification has been granted.

FOR FURTHER INFORMATION CONTACT: W. Dawn Busby, Director, Office of Export Trading Company Affairs, International Trade Administration, (202) 482–5131. This is not a toll-free number.

SUPPLEMENTARY INFORMATION: Title III of the Export Trading Company Act of 1982 (15 U.S.C. 4001–21) authorizes the Secretary of Commerce to issue Export Trade Certificates of Review. The regulations implementing Title III are found at 15 CFR Part 325 (1993).

The Office of Export Trading Company Affairs ("OETCA") is issuing this notice pursuant to 15 CFR 325.6(b), which requires the Department of Commerce to publish a summary of a Certificate in the Federal Register. Under Section 305(a) of the Act and 15 CFR 325.11(a), any person aggrieved by the Secretary's determination may, within 30 days of the date of this notice, bring an action in any appropriate district court of the United States to set aside the determination on the ground that the determination is erroneous.

Description of Certified Conduct

Export Trade

1. Products

Semi-milled and wholly milled rice, whether or not polished or glazed (Harmonized Tariff Schedule 1006.30) (referred to as "milled rice") and husked (brown) rice (Harmonized Tariff Schedule 1006.20).

Export Markets

For purposes of administering the European Union's tariff rate quota: The countries of the European Union.

For purposes of Export Trade Activity and Method of Operation 3: All parts of the world except the United States (the 50 states of the United States, the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, American Samoa, Guam, the Commonwealth of the Northern Mariana Islands, and the Trust Territory of the Pacific Islands).

Export Trade Activities and Methods of Operation

1. RMA will administer a system for allocating the U.S. share of the European Union (EU) tariff rate quotas ("TRQs") for milled rice and brown rice (roughly 38,000 tons of milled rice and 8,000 tons of brown rice) agreed to as compensation to the United States for

the EU enlargement, to include Austria, Finland and Sweden, as follows:

A. RMA shall establish a special tariff rate quota (hereinafter referred to as "Quota A") for the balance of calendar year 1996 and for calendar year 1997 for those RMA Members which can document exports of milled rice or brown rice to Austria, Finland and Sweden during the period 1990–1993. For the balance of 1996 and for 1997, RMA shall annually award a Member a milled rice and brown rice Quota A amount equal to 100 percent of the annual average quantity of U.S. milled rice and brown rice that the Member documents that it exported to Austria, Finland and Sweden during the period 1990-1993.

(i) RMA Members receiving a milled rice or brown rice Quota A allocation during 1996 or 1997 shall not be eligible to receive a milled rice or brown rice Quota B allocation during that period unless the Member declines the milled rice or brown rice Quota A allocation during that period.

B. For any particular time period, RMA shall establish a tariff rate quota allocation (hereinafter referred to as "Quota B") for milled rice and brown rice allocation equal to the EU milled rice and brown rice tariff rate quota remaining after deducting the milled rice and brown rice Quota A quantity, if any, for that particular time period.

(i) RMA shall allocate an amount of Quota B milled rice and brown rice available for a given period to eligible RMA Members based on the Member's proportional share of milled rice and brown rice exports to the EU for a previous period duly registered with RMA by a date certain during the period the quota is being allocated, as determined by RMA. A Member can only receive an allocation not exceeding the tonnage it has actually exported during the previous period.

2. RMA shall assess a fee to pay for administration of all matters related to establishing, operating and auditing RMA export trade certificate of review operations and for certain market development activities.

3. RMA and/or its Member shall use those funds remaining after payment of its administrative expenses to carry out market development activities. Such activities shall be of the types approved by RMA that are comparable to those funded under the Department of Agriculture's market access program with primary emphasis on rice market development activities in the European Union.

4. RMA and/or its Members may:(i) provide for an administrative structure to implement the foregoing

tariff rate quota system, relating to the U.S.-EU Compensation Agreement and EU regulations,

(ii) exchange and discuss information regarding the structure and method for implementing the foregoing tariff rate quota system, relating to the U.S.-EU Compensation Agreement and EU regulations,

(iii) discuss the type of information needed regarding past transactions and exports that are necessary for implementing the foregoing tariff rate quota system, relating to the U.S.-EU Compensation Agreement and EU regulations,

(iv) exchange and discuss information about U.S. and foreign legislation and regulations affecting the foregoing tariff rate quota system, relating to the U.S.-EU Compensation Agreement and EU regulations,

(v) discuss and establish the fees to be assessed upon Members to pay for administrative expenses and market promotion activities,

(vi) discuss and provide for the market promotion activities to be undertaken with the fees remaining after payment of administrative expenses,

(vii) otherwise exchange and discuss information as necessary to implement the foregoing activities and take the necessary action to implement the allocation system for the foregoing tariff rate quota, relating to the U.S.-EU Compensation Agreement and EU regulations,

(viii) meet to engage in the activities described above, and

(ix) announce the total TRQ amounts available under Quota A and Quota B prior to or at the beginning of the 1996 and 1997 allocation periods.

5. In allocating quotas among Members, a Neutral Third Party, as hereinafter defined, will (i) receive information from the Members as to the Members' sales and exports of milled rice and brown rice to the EU as is necessary to calculate the share each Member will receive, and (ii) make the TRQ allocations.

(i) A Neutral Third Party means an individual, partnership, corporation (for profit or non-profit), or any representative thereof which is not engaged in the production, milling, distribution, or sale of milled or brown rice.

(ii) The Neutral Third Party may not disclose the information obtained from each Member to any other Member or any other person, except to another Neutral Third Party who must have access to the information in order to administer the quota allocation. The Neutral Third Party may disclose the total rice exports to the EU during the

period used for calculating the allocation. After the last allocation for each year, the Neutral Third Party may also disclose to the Members the allocation that each Member received in each allocation period during that allocation year.

Terms and Conditions of Certificate

1. Except as expressly authorized in Export Trade Activity and Methods of Operation 4(iii), in engaging in Export Trade Activities and Methods of Operation, neither RMA nor any Member shall intentionally disclose, directly or indirectly, to any other Member (including parent companies, subsidiaries, or other entities related to any Member not named as a Member) any information that is about its or any other Member's costs, production, inventories, domestic prices, domestic sales, capacity to produce Products for domestic sale, domestic orders, terms of domestic marketing or sale, or U.S. business plans, strategies, or methods, unless (1) such information is already generally available to the trade or public; or (2) the information disclosed is a necessary term or condition (e.g., price, time required to fill an order, etc.) of an actual or potential bona fide export sale and the disclosure is limited to the prospective purchaser.

2. RMA and its Members will comply with requests made by the Secretary of Commerce on behalf of the Secretary or the Attorney General for information or documents relevant to conduct under the Certificate. The Secretary of Commerce will request such information or documents when either the Attorney General or the Secretary of Commerce believes that the information or documents are required to determine that the Export Trade, Export Trade Activities and Methods of Operation of a person protected by this Certificate of Review continue to comply with the standards of section 303(a) of the Act.

Definitions

"Members" means a mill member of the Rice Millers' Association who has been certified as a "Member" within the meaning of Section 325.1(1) of the Regulations and is listed in Attachment I. Members must sign the Operating Agreement of the Rice Millers Association Export Trade Certificate of Review in order to participate in the certified activities. Any RMA mill member who is not a Member listed in Attachment I may join RMA's export trade certificate of review by requesting that RMA file for an amended certificate and by signing the Operating Agreement. Any U.S. rice milling company who is not a member of RMA

and who wishes to participate in the activities covered by this certificate, may join RMA's membership and then request that RMA file for an amended certificate. A Member may withdraw from coverage under this certificate at any time by giving written notice to RMA, a copy of which RMA will promptly transmit to the Secretary of Commerce and the Attorney General.

Protection Provided by Certificate

This Certificate protects RMA, its Members, and directors, officers, and employees acting on behalf of RMA and its Members from private treble damage actions and government criminal and civil suits under U.S. federal and state antitrust laws for the export conduct specified in the Certificate and carried out during its effective period in compliance with its terms and conditions.

Effective Period of Certificate

This Certificate continues in effect from the effective date indicated below until it is relinquished, modified, or revoked as provided in the Act and the Regulations.

Other Conduct

Nothing in this Certificate prohibits RMA and its Members from engaging in conduct not specified in this Certificate, but such conduct is subject to the normal application of the antitrust laws.

Disclaimer

The issuance of this Certificate of Review to RMA by the Secretary of Commerce with the concurrence of the Attorney General under the provisions of the Act does not constitute, explicitly or implicitly, an endorsement or opinion by the Secretary of Commerce or by the Attorney General concerning either (a) the viability or quality of the business plans of RMA or its Members or (b) the legality of such business plans of RMA or its Members under the laws of the United States (other than as provided in the Act) or under the laws of any foreign country.

The application of this Certificate to conduct in export trade where the United States Government is the buyer or where the United States Government bears more than half the cost of the transaction is subject to the limitations set forth in Section V.(D.) of the "Guidelines for the Issuance of Export Trade Certificates of Review (Second Edition)," 50 Fed. Reg. 1786 (January 11, 1985).

In accordance with the authority granted under the Act and Regulations, this Certificate of Review is hereby granted to RMA.

A copy of each certificate will be kept in the International Trade Administration's Freedom of Information Records Inspection Facility, Room 4102, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, D.C. 20230.

Dated: August 20, 1996.

W. Dawn Busby,

Director, Office of Export Trading Company Affairs.

Attachment I

Affiliated Rice Milling, Inc., Alvin, Texas American Rice, Inc., Houston, Texas Brinkley Rice Milling Company, Brinkley, Arkansas

Broussard Rice Mill, Inc., Mermentau, Louisiana

Busch Agricultural Resources, Inc., St. Louis, Missouri

Cargill, Incorporated, for the activities of its division

Cargill Rice Milling, Greenville, Mississippi Louis Dreyfus Corporation, Wilton, Connecticut

El Campo Rice Milling Company, Louise, Texas

Farmers' Rice Cooperative, Sacramento, California

Farmers Rice Milling Company, Inc., Lake Charles, Louisiana

Gulf Rice Milling, Inc., Houston, Texas Liberty Rice Mill, Inc., Kaplan, Louisiana Producers Rice Mill, Inc., Stuttgart, Arkansas The Rice Company, Roseville, California Riceland Foods, Inc., Stuttgart, Arkansas RiceTec, Inc., Alvin, Texas Riviana Foods Inc., Houston, Texas Supreme Rice Mill, Inc., Crowley, Louisiana Uncle Ben's, Inc., Houston, Texas

[FR Doc. 96-21603 Filed 8-23-96; 8:45 am] BILLING CODE 3510-DR-P

National Institute of Standards and Technology

Visiting Committee on Advanced Technology

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

ACTION: Notice of partially closed meeting.

SUMMARY: Pursuant to the Federal Advisory Committee Act, 5 U.S.C. app. 2, notice is hereby given that the National Institute of Standards and Technology's Visiting Committee on Advanced Technology (NIST) will meet on Tuesday, September 17, 1996, from 8:30 a.m. to 5:00 and on Wednesday, September 18, from 8:30 a.m. to 9:30 a.m. The Visiting Committee on Advanced Technology is composed of 15 members appointed by the Director of the National Institute of Standards and Technology who are eminent in such fields as business, research, new