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10081-10011; 104-10081-10012; 104-
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10082-10007; 104-10082-10029.
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After consultation with appropriate Federal agencies, the Review Board announces that the following House Select Committee on Assassinations records are now being opened in full:

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180-10001-10378; 180-10001-10445; 180-
10001-10446; 180-10001-10447; 180-
10001-10448; 180-10001-10449; 180-
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10077-10422; 180-10080-10085; 180-
10080-10420; 180-10082-10002; 180-
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10108-10319; 180-10108-10410; 180-
10112-10424; 180-10114-10102; 180-
10115-10093; 180-10115-10098; 180-
10120-10013; 180-10130-10014.
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Dated: October 1, 1997.

#### T. Jeremy Gunn,

Executive Director.

[FR Doc. 97-26462 Filed 10-6-97; 8:45 am]

BILLING CODE 6118-01-P

### ASSASSINATION RECORDS REVIEW BOARD

#### **Sunshine Act Meeting**

DATE: October 14, 1997.

**PLACE:** ARRB, 600 E Street, NW., Washington, DC.

STATUS: Closed.

#### MATTERS TO BE CONSIDERED:

- 1. Review and Accept Minutes of Closed Meeting
  - 2. Review of Assassination Records
  - 3. Other Business

CONTACT PERSON FOR MORE INFORMATION: Eileen Sullivan, Press Officer, 600 E Street, NW, Second Floor, Washington, DC 20530. Telephone: (202) 724–0088; Fax: (202) 724–0457.

#### T. Jeremy Gunn,

Executive Director.

 $[FR\ Doc.\ 97\text{--}26571\ Filed\ 10\text{--}2\text{--}97;\ 3\text{:}33\ pm]$ 

BILLING CODE 6118-01-P

#### **DEPARTMENT OF COMMERCE**

## 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 (44 U.S.C. Chapter 35).

Agency: Bureau of Economic Analysis.

*Title:* Benchmark Survey of Foreign Direct Investment in the United States—1997.

Form: BE-12(LF), BE-12(SF), BE-12 Bank, BE-12(X).

Agency Approval Number: 0608–0042.

Type of Request: Reinstatement, with change, of a previously approved collection for which approval has expired.

*Burden:* 245,000 hours.

Number of respondents: 11,000. Avg Hours Per Response: 22 hours.

Needs and Uses: The purpose of the benchmark survey is to obtain enterprise-level data on the amount, types, and financial and operating characteristics of foreign direct investment in the United States. The data from the survey will be used to measure the economic significance of such investment and to analyze its

effects on the U.S. economy. They will also be used in formulating, and assessing the impact of, U.S. policy on foreign direct investment.

The data from the survey will provide benchmarks for deriving current universe estimates of direct investment from sample data collected in other BEA surveys in nonbenchmark years. In particular, they will serve as benchmarks for the quarterly direct investment estimates included in the U.S. international transactions and national income and product accounts, and for annual estimates of the foreign direct investment position in the United States and of the operations of the U.S. affiliates of foreign companies. Data from the benchmark survey are used by BEA to compute U.S. affiliates' gross product or value added, which is used to measure U.S. affiliates' share of U.S. gross domestic product and to evaluate affiliates' profitability and productivity. Data on employment by affiliates are used to link enterprise-level data on foreign-owned companies collected in the benchmark survey to establishmentlevel data for the same companies collected by the Census Bureau.

The benchmark survey data also serve as general purpose statistics and, as such, are used to answer a wide variety of research and policy questions. International organizations—including the United Nations, International Monetary Fund, and Organization for Economic Cooperation and Development—use the data to help assess the impact of direct investment on the U.S. and foreign economies. Numerous private researchers—including researchers affiliated with the National Bureau of Economic Research—also use the data.

Affected Public: Businesses or other for-profit institutions.

Frequency: Quinquennial.

Respondent's Obligation: Mandatory.

Legal Authority: Title 22 U.S.C.,

Sections 3101–3108, as amended.

OMB Desk Officer: Paul Bugg, (202)

395–3093.

Copies of the above information collection proposal can be obtained by calling or writing Linda Engelmeier, 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 within 30 days of this notice to Paul Bugg, OMB Desk Officer, Room 10201, New Executive Office Building, Washington, DC 20503.

Dated: October 2, 1997.

#### Linda Engelmeier,

Departmental Forms Clearance Officer, Office of Management and Organization.

[FR Doc. 97–26560 Filed 10–6–97; 8:45 am]

BILLING CODE 3510-06-P

#### **DEPARTMENT OF COMMERCE**

# International Trade Administration [A-821-802]

#### Agreement Suspending the Antidumping Investigation on Uranium From the Russian Federation

AGENCY: Import Administration, International Trade Administration, Department of Commerce ACTION: Request for Comments.

**SUMMARY:** The Department of Commerce is hereby providing interested parties an opportunity to comment on proposed procedures to administer and enforce the uranium transfer provisions of Section 3112 of the USEC Privatization Act. All comments are due to the Department of Commerce within 30 days of publication of this notice. **EFFECTIVE DATE:** October 7, 1997.

#### FOR FURTHER INFORMATION CONTACT:

James Doyle or Karla Whalen, AD/CVD Enforcement Group III, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, DC 20230, telephone: (202) 482–0159 or (202) 482–0408, respectively.

Background: On April 26, 1996, the USEC Privatization Act was signed into law (Pub. L. 104-134, 42 USC 2297(h) et seg.). In part, the USEC Privatization Act provides for the measured delivery into the United States market of the natural uranium component of highly enriched uranium (HEU) imported pursuant to the Agreement Between the Government of the United States of America and the Government of the Russian Federation Concerning the Disposition of Highly Enriched Uranium Extracted from Nuclear Weapons, dated February 18, 1993. Pursuant to Section 3112(b)(9) of the USEC Privatization Act, the Department of Commerce (the Department) is responsible for the administration and enforcement of the limitations set forth in Section 3112 of the USEC Privatization Act.

Opportunity to Submit Comments: The Department is preparing procedures to administer and enforce the limitations on the delivery of the natural uranium associated with imports of low enriched uranium (LEU) derived from HEU according to the restrictions in the USEC Privatization Act and the Agreement Suspending the Antidumping Investigation on Uranium from the Russian Federation (Suspension Agreement). The specific elements of the proposal are included in the attached Annex.

Prior to reaching a final decision on this issue, the Department is providing an opportunity for full participation on the record to parties wishing to comment. Accordingly, not later than 30 days from the date of publication of this notice, parties may submit comments with respect to the attached procedures which will govern the administration and enforcement of the limitations set worth in Section 3112 of the USEC Privatization Act. Six copies of the comments should be submitted to: Secretary of Commerce, Import Administration, Central Records Unit, Room 1870, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, DC 20230. All comments provided to the Department in response to this notice will be subject to release under Administrative Protective Order (APO) in accordance with 19 CFR 353.32. Therefore, all comments must properly identify information the submitter would like treated as business proprietary, and be accompanied by a properly bracketed public version. The Department will meet with interested parties upon request to explain the proposed procedures contained in the Annex to this notice. Any party uncertain of the proper procedures for filing under APO may contact the Department for further information and assistance.

Dated: October 1, 1997.

#### Joseph A. Spetrini,

Deputy Assistant Secretary for Group III.

#### Annex

Proposed Procedures For The Sale And Delivery Of The Natural Uranium Feed Component Of Highly Enriched Uranium Entries

These following proposed procedures have been developed pursuant to the Department's authority to administer and enforce the limitations set forth in Section 3112(b)(9) of the USEC Privatization Act. To avoid confusion, the Department intends to follow procedures established under the Suspension Agreement, as closely as possible.

#### Submission of Contracts

• Matched sales utilizing natural uranium associated with LEU imports derived from HEU (the natural uranium component), pursuant to Section 3112(b)(6) of the Act, will be reviewed and approved according to current existing matched sales procedures. The matched sales procedures and appropriate definitions are contained in the

Amendment to the Suspension Agreement (59 FR 15373 (April 1, 1994)) and related Statements of Administrative Intent which are available by contacting the Department personnel listed above.

• All contracts for the sale of the natural uranium component between any parties must be submitted to the Department.

Allocation of Natural Uranium Component According to Available Direct Delivery Quota

The Department believes that allocating the delivery quota available under section 3112(b) of the USEC Privatization Act will contribute to the efficient and equitable administration of the delivery schedule set forth in subsection 3112(b)(5) of the USEC Privatization Act. The Department intends to use the following approach to allocate the delivery quotas.

- The Department will allocate a portion of the quota to a party only upon receipt of submitted contracts and confirmation by the Department on a first-come first-served basis.
- The Department will determine the amount of quota used by a given contract by applying the maximum annual deliveries (including allowed flexibilities) under the contract to the remaining quota available for each of the appropriate delivery years.
- Consistent with Section 3112(b)(5) of the USEC Privatization Act, all requests submitted to the Department for confirmation must contain, in addition to the contract, a statement from the end-user certifying that the material will be delivered solely for consumption in the United States.

#### Monitoring and Enforcement

- The Department will strictly monitor and verify the movement of the natural uranium component between accounts.
- The Department will require that account balances be documented to the Department on a quarterly basis.
- The Department reserves the right to conduct on-site verifications of documentation reflecting natural uranium component transactions.
- Procedures customarily applied to imports of CIS-origin uranium will also apply to all physical imports into the United States of the natural uranium component.

Please also comment on the following:

- Should the Ministry of Atomic Energy of the Russian Federation license the material authorizing delivery for its intended use, in accordance with section 3112(b)(5) of the USEC Privatization Act?
- Should the Department directly monitor or approve every transfer of natural uranium component-related material between companies' accounts?

[FR Doc. 97–26549 Filed 10–6–97; 8:45 am] BILLING CODE 3510–DS–P