Citation 30 CFR 250 subpart O	Reporting & recordkeeping requirement	Hour burden	Average No. annual responses	Annual burden hours
1503(c)	Maintain copies of training plan and employee training documentation for 5 years.	15 min. × 130 plans = 1,950 ÷ 60	130 Recordkeepers	33 (rounded)
		5 min. × 20,000 em- ployee records = 100,000 ÷ 60		1,667 (rounded)
1503(c)	Upon request, provide MMS copies of employee training documentation or provide copy of training plan.	5	27 Submissions	135
1507(b)	Employee oral interview conducted by MMS	10 min. × 562 inter- views = 5,620 ÷ 60	562 Interviews	94 (rounded)
1507(c), (d); 1508; 1509.	Written testind conducted by MMS or authorized representative.	Exempt under 5 CFR 1320.3(h)(7).		0
1510(b)	Revise training plan and submit to MMS	4	3 Respondents	12
250.1500–1510	General departure or alternative compliance requests not specifically covered elsewhere in subpart O.		3 Requests	6
Total Hour Burden			727 Responses	2,067

Estimated Reporting and Recordkeeping "Non-Hour Cost" Burden: We have identified no paperwork "non-hour cost" burdens associated with the collection of information.

Public Disclosure Statement: The PRA (44 U.S.C. 3501, et seq.) provides that an agency may not conduct or sponsor a collection of information unless it displays a currently valid OMB control number. Until OMB approves a collection of information, you are not obligated to respond.

Comments: Section 3506(c)(2)(A) of the PRA (44 U.S.C. 3501, et seq.) requires each agency "\* \* \* to provide notice \* \* \* and otherwise consult with members of the public and affected agencies concerning each proposed collection of information \* Agencies must specifically solicit comments to: (a) Evaluate whether the proposed collection of information is necessary for the agency to perform its duties, including whether the information is useful; (b) evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information; (c) enhance the quality, usefulness, and clarity of the information to be collected; and (d) minimize the burden on the respondents, including the use of automated collection techniques or other forms of information technology.

To comply with the public consultation process, on January 30, 2003, we published a **Federal Register** notice (68 FR 4792) announcing that we would submit this ICR to OMB for approval. The notice provided the required 60-day comment period. In addition, Section 250.199 provides the OMB control number for the information collection requirements imposed by 30 CFR 250, subpart O,

regulations. The regulation also informs the public that they may comment at any time on the collections of information and provides the address to which they should send comments. We have received no comments in response to these efforts.

If you wish to comment in response to this notice, you may send your comments to the offices listed under the ADDRESSES section of this notice. OMB has up to 60 days to approve or disapprove the information collection but may respond after 30 days. Therefore, to ensure maximum consideration, OMB should receive public comments by August 27, 2003.

Public Comment Policy: Our practice is to make comments, including names and home addresses of respondents, available for public review during regular business hours. Individual respondents may request that we withhold their home address from the record, which we will honor to the extent allowable by the law. There may be circumstances in which we would withhold from the record a respondent's identity, as allowable by the law. If you wish us to withhold your name and/or address, you must state this prominently at the beginning of your comment. However, we will not consider anonymous comments. We will make all submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials of organizations or businesses, available for public inspection in their entirety.

MMS Information Collection Clearance Officer: Jo Ann Lauterbach, (202) 208–7744. Dated: April 22, 2003.

### E.P. Danenberger,

Chief, Engineering and Operations Division. [FR Doc. 03–19073 Filed 7–25–03; 8:45 am] BILLING CODE 4310–MR-P

## **DEPARTMENT OF THE INTERIOR**

#### **Bureau of Reclamation**

# Information Collection Activities Under OMB Review

**AGENCY:** Bureau of Reclamation, Interior.

**ACTION:** Notice of data collection submission.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 et seq.), this notice announces that the Information Collection Request (ICR) abstracted below (OMB No. 1006–0015) has been forwarded to the Office of Management and Budget (OMB) for review and comment. The ICR describes the nature of the information collection and its expected cost and burden.

**DATES:** Comments must be submitted on or before August 27, 2003.

ADDRESSES: You may send comments regarding the burden estimate, or any other aspect of the information collection, including suggestions for reducing the burden, to the Desk Officer for the Department of the Interior at the Office of Management and Budget, Office of Information and Regulatory Affairs, via facsimile at (202) 395–5806 or via e-mail at

Ruth\_Solomon@omb.eop.gov. A copy of your comments should also be directed to the Bureau of Reclamation, Attention Ms. Nancy DiDonato, Contract and Repayment Specialist, Lower Colorado Regional Office, PO Box 61470, Boulder City, NV 89006–1470.

**FOR FURTHER INFORMATION CONTACT:** For further information or a copy of the proposed collection of information, contact Ms. Nancy DiDonato at 702–293–8532.

**SUPPLEMENTARY INFORMATION: Comments** are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of Reclamation, including whether the information shall have practical use; (b) The accuracy of Reclamation's estimated burden of the proposed collection of information; (c) ways to enhance the quality, use, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on those who are to respond, including through the use of automated collection techniques or other forms of information technology.

Our practice is to make comments, including names and home address of respondents, available for public review. Individual respondents may request that we withheld their home address from public disclosure, which we will honor to the extent allowable by

law. There also may be circumstances in which we would withhold a respondent's identity from public disclosure, as allowable by law. If you wish us to withhold your name and/or address, you must state this prominently at the beginning of your comment. We will make all submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials or organizations or businesses, available for public disclosure in their entirety.

Title: Diversions, Return Flow, and Consumptive Use of Colorado River Water in the Lower Colorado River Basin.

OMN No.: 1006-0015.

Abstract: Reclamation delivers
Colorado River water to water users for
diversion and beneficial consumptive
use in the States of Arizona, California,
and Nevada. Under Supreme Court
order, the United States is required, at
least annually, to prepare and maintain
complete, detailed, and accurate records
of diversions of water, return flow, and
consumptive use. This information is
needed to ensure that a State or a water
user within a State does not exceed its

authorized use of Colorado River water. Water users are obligated by provisions in their water delivery contracts to provide Reclamation information on diversions and return flows.

Reclamation determines the consumptive use by subtracting return flow from diversions or by other engineering means. Without the information collected, Reclamation could not comply with the order of the United States Supreme Court to prepare and maintain detailed and accurate records of diversions, return flow, and consumptive use.

Description of respondents: The Lower Basin States (Arizona, California, and Nevada), local and tribal entities, water districts, and individuals that use Colorado River water.

Frequency: Monthly, annually, or otherwise as determined by the Secretary of the Interior.

Estimated total number of respondents: 54.

Estimated total number of annual responses: 330.

Estimated total annual burden hours:

# ESTIMATED BURDEN FOR EACH FORM

Form No.	Estimated number of respondents	Total re- sponses per year	Estimated an- nual burden hours per form
LC-72	6	78	54
LC-72A	8	20	30
LC-72B	15	51	78
Custom Forms	25	181	128

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. Reclamation will display a valid OMB control number on the forms. The Federal Register notice with a 60-day comment period soliciting comments on this collection of information was published on March 18, 2003 (68 FR 12932). Reclamation received comments from one entity on this collection of information during the comment period which offered ways to improve our current information collection practices. The comments were (i) publish the information collected in a more timely fashion by updating the monthly consumptive use records shown in the provisional report accessible on Reclamation's Web site at http://www.lc.usbr.gov/g4000/ use2002.pdf; (ii) subject the information collected to a more stringent quality control process prior to publication of the provisional report; and (iii) for forms

LC-72 and LC-72A delete the option on the forms of reporting less frequently than monthly as more precise forecasts of the amount of unused water potentially available to other users is necessary. For the first comment, the provisional monthly report has typically been updated on or about the 18th day of each month with the water user records available to Reclamation. However, we are in the process of implementing a real-time water use monitoring system that will provide daily estimates of water use-to-date, as well as forecasts fo end-of-year use. Although full implementation of the system is expected to take approximately 3 years, we expect to begin posting daily updates on our Web site (http://www.usbr.gov/lc.region/) on or about June 15 of this year, using all available daily data and estimates for those users for which daily data is not available. Automatic data collection devices will be installed over the 3-year period in priority order and will include some of the entities listed in the respondent's letter dated May 15, 2003. As automation continues, the forecast will become more precise. Since these provisional records will continue to form the basis for the final annual reporting of uses, we will be able to publish that report in a more timely fashion after year's end. In addition, we are working with the U.S. Geological Survey to provide a mid-year finalization of the priority records to further increase the accuracy of the forecasts. For the second comment, we agree that quality control is extremely important and will continue to improve our quality control processes. For the third comment, annual reporting of water use by smaller water users, when such discretion is allowed by the water delivery contracts, is consistent with the intent of the Paperwork Reduction Act (44 U.S.C. 3501 et seq.) Therefore, we do not intend to change forms LC-72 and LC-72A.

OMB has up to 60 days to approve or disapprove this information collection, but may respond after 30 days; therefore, public comment should be submitted to OMB within 30 days in order to assure maximum consideration.

### Gary Palmeter,

Manager, Information Management Division. [FR Doc. 03–19057 Filed 7–25–03; 8:45 am] BILLING CODE 4310–MN–M

# INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 332-350 and 332-351]

# Monitoring of U.S. Imports of Tomatoes and Monitoring of U.S. Imports of Peppers

**AGENCY:** International Trade Commission.

**ACTION:** Publication of monitoring reports in 2003.

**SUMMARY:** The Commission hereby gives notice of its intention to publish the results of its monitoring of U.S. imports of tomatoes and U.S. imports of peppers, other than chili peppers, in November 2003.

For further information concerning the conduct of these investigations and rules of general application, consult the Commission's Rules of Practice and Procedure, part 201, subparts A through E (19 CFR part 201), and part 207, subparts A and B (19 CFR part 207).

# EFFECTIVE DATE: July 21, 2003.

FOR FURTHER INFORMATION CONTACT: Timothy McCarty (202-205-3324, mccarty@usitc.gov) or Cathy Jabara (202-205-3309, jabara@usitc.gov), Agriculture and Forest Products Division, Office of Industries, U.S. International Trade Commission, 500 E Street, SW., Washington DC 20436, for general information, or William Gearhart (202-205-3091, wgearhart@usitc.gov), Office of the General Counsel, U.S. International Trade Commission, for information on legal aspects. Hearing-impaired persons can obtain information on this matter by contacting the Commission's TDD terminal on (202) 205-1810. General information concerning the Commission may also be obtained by accessing its Internet server (http://www.usitc.gov). The public record for these investigations may be viewed on the Commission's electronic docket (EDIS-ON LINE) at http://dockets.usitc.gov/ eol/public.

# SUPPLEMENTARY INFORMATION:

Background.—Section 316 of the North American Free-Trade Agreement

Implementation Act (NAFTA Implementation Act) (19 U.S.C. 3881), directs the Commission to monitor imports of fresh or chilled tomatoes (HTS heading 0702.00) and fresh or chilled peppers, other than chili peppers (HTS subheading 0709.60.00), until January 1, 2009. As a result of such monitoring, the domestic industry producing a like or directly competitive perishable agricultural product may request, in a global safeguard petition filed under section 202 of the Trade Act of 1974 or a bilateral safeguard petition filed under section 302 of the NAFTA Implementation Act, that provisional relief be provided pending completion of a full section 202 or 302 investigation. If provisional relief is requested, the Commission has 21 days in which to make its determination and to transmit any provisional relief recommendation to the President. In response to the monitoring directive, the Commission instituted investigation No. 332–350, Monitoring of U.S. Imports of Tomatoes (59 FR 1763) and investigation No. 332-351, Monitoring of U.S. Imports of Peppers (59 FR 1762).

Although section 316 of the NAFTA Implementation Act does not require that the Commission publish reports on the results of its monitoring activities, the initial notices of institution of these investigations indicated that the Commission planned to publish reports on the monitoring annually. Subsequently, the Commission has published statistical reports in those years in which it was not conducting an investigation under other statutory authority with respect to such products. The most recent monitoring reports were published in November 2001 for tomatoes and in November 2002 for peppers.

Written submissions.—The Commission does not plan to hold a public hearing in connection with preparation of the 2003 statistical reports. However, interested persons are invited to submit written statements concerning the matters to be addressed in the reports. Commercial or financial information which a submitter desires the Commission to treat as confidential must be provided on separate sheets of paper, each clearly marked "Confidential Business Information" at the top. All submissions requesting confidential treatment must conform with the requirements of § 201.6 of the Commission's rules of practice and procedure (19 CFR 201.6). All written submissions, except for confidential business information, will be made available in the Office of the Secretary of the Commission for inspection by

interested persons. The Commission

will not include any confidential business information in its monitoring report, but may include such information in a report to the President under section 202 or 302 if a request for such an investigation were received. To be assured of consideration by the Commission, written statements relating to the Commission's report should be submitted to the Commission in accordance with § 201.8 of the Commission's rules at the earliest practical date and should be received no later than the close of business on August 13, 2003. All submissions should be addressed to the Secretary, United States International Trade Commission, 500 E Street SW., Washington, DC 20436.

By order of the Commission. Issued: July 22, 2003.

## Marilyn R. Abbott,

Secretary to the Commission. [FR Doc. 03–19126 Filed 7–25–03; 8:45 am] BILLING CODE 7020–02–P

#### **DEPARTMENT OF JUSTICE**

### **Antitrust Division**

# Notice Pursuant to the National Cooperative Research and Production Act of 1993—Service Creation Community (SCC)

Notice is hereby given that, on July 7, 2003, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), Service Creation Community (SCC) has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership status. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, Accenture, Dallas, TX; ADC Telecommunications, Rumson, NJ; Ai Metrix, El Dorado Hills, CA; BT, Billericay, United Kingdom; Broadband Content Coalition, Guilford, United Kingdom; Current Analysis, Sterling, VA; Infonautics Consulting, Inc., Ramsey, NJ; InStat/MDR, Scottsdale, AZ; Internetwork, Inc., San Francisco, CA; IP Infusion, San Jose, CA; Juniper Networks, Sunnyvale, CA; Maranti Networks, San Jose, CA; Microsoft Corporation; Redmond, WA; Net.com, Fremont, CA; Oracle, St. Louis, MO; PacketExchange, London, United Kingdom; Paradyne, Largo, FL; Procket Networks, Milpitas, CA; Radvision, Glen Rock, NJ; Siemens, Boca Raton, FL;