interested in the suspension agreement, the Department would terminate the suspension agreement and resume the suspended investigation. Conversely, if BPW-RABA were to indicate that it was interested in the suspension agreement, the Department could initiate a changed circumstances administrative review to determine whether BPW-RABA should be treated as a successor in interest to RABA. The Department requested a response from BPW-RABA, indicating its interest in the continuation of the suspension agreement, no later than 60 days from the date of the letter. Absent a response from BPW-RABA by January 7, 1994, the Department would assume that BPW-RABA had no interest in the agreement and, therefore, the Department would resume the investigation.

On January 5, 1994, BPW-RÁBA notified the Department that the agreement seemed to have no relevance to it for the following reasons: 1) it had never been an exporter of truck trailer axles to the United States, although it had supplied RABA with certain truck trailer axle components; 2) it had stopped production of truck trailer axles for the United States in 1992; and 3) it had removed the truck trailer axle production equipment from its plant.

On May 5, 1994, the petitioner stated that they believed that BPW-RABA still produced axles, but that it was not currently exporting them to the United States. Rockwell stated that it would like the Department to inquire further into BPW-RABA's production capabilities. On September 29, 1994, the Department conducted a verification at the production facilities of BPW-RABA in Szombathely, Hungary. The primary purpose of the verification was to investigate BPW-RABA's claim that the agreement was no longer relevant due to BPW-RABA's cessation of production/ exports of subject merchandise to the United States. Based on the verification, there was no evidence to support the claim that BPW-RABA was continuing to produce covered merchandise for the U.S. market. For further details of the verification, please see the verification report placed on the record.

On December 1, 1995, counsel to the petitioner notified the Department that Rockwell International Corporation had no further interest in the suspended investigation on truck trailer axle-andbrake assemblies and parts thereof from Hungary and that it was, therefore, withdrawing the petition.

On December 8, 1995, the Department notified parties to the proceeding of its intent to terminate the suspended investigation pursuant to $\S 353.17(a)(1)$ of the Department's regulations (19 CFR

353.17(a)(1)(1994)). We received comments from interested parties concerning the proposed termination on January 11, 1996.

Scope of Investigation

The merchandise covered by the investigation are those trailer axle-andbrake assemblies and parts thereof (the "product") imported under item numbers 692.32 and 692.60 of the Tariff Schedules of the United States (TSUS) or under item number 8716.40 and 8716.90 of the Harmonized Tariff Schedule (HTS) of the United States. This includes any parts which may be imported under any other TSUS category to be utilized in trailer axles. These parts include, but are not limited to the beam, spindle, brake spider, camshaft, brake shoes, and separate brake assemblies when imported for use on trailer axles. The agreement did not include separate brake assemblies and other parts which are to be utilized solely in truck components other than trailer axles.

Termination of Investigation

Under § 353.17(a) of the Department's regulations (19 CFR 353.17(a)(1994)) the Department may terminate an investigation if the petitioner withdraws the petition, after notifying all parties to the proceeding and after consultation with the International Trade Commission (ITC). Section 353.17(a) further provides that the Department may not terminate an investigation unless it concludes that the termination is in the public interest. We have notified all parties to the proceeding and have consulted with the ITC. We also conclude that termination of the investigation is in the public interest (see public interest assessment memo, March 6, 1996).

On December 1, 1995, Rockwell International Corporation notified the Department that it has no further interest in the suspended investigation on truck trailer axle-and-brake assemblies and parts thereof from Hungary and that it was, therefore, withdrawing its petition. Based on the Department's request for comments to the proposed termination, two letters were filed on January 11, 1996. Eaton Corporation (an importer of the subject merchandise) expressed its support for the proposed termination. Dana Corporation objected to the proposed termination. In its public interest assessment regarding the termination of the suspended investigaton, the Department addresses the objections raised by Dana Corporation.

Based on information contained in the record, the Department is terminating

the antidumping duty investigation on truck trailer axle-and-brake assemblies and parts thereof from Hungary. This action is taken pursuant to section 734(a)(1) of the Tariff Act of 1930, as amended (19 U.S.C. 1673c(a)(2)), and § 353.17(a)(2) of Commerce's regulations (19 CFR 353.17(a)(2)(1994)).

Dated: March 14, 1996. Susan G. Esserman, Assistant Secretary for Import

Administration.

[FR Doc. 96–7346 Filed 3–26–96; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF DEFENSE

Meeting of the Advisory Council on Dependents' Education

AGENCY: Department of Defense Education Activity, Office of the Secretary of Defense, DOD. **ACTION:** Notice of meeting.

SUMMARY: This notice sets forth the schedule and proposed agenda of a forthcoming meeting of the Advisory Council on Dependents' Education (ACDE). It also describes the functions of the Council. Notice of this meeting is required under the National Advisory Committee Act. Although the meeting is open to the public, because of space constraints, anyone wishing to attend the meeting should contact the point of contact listed below.

DATES: May 16, 1996, 8:30 a.m. to 5 p.m. and May 17, 1996, 8:30 a.m. to 1 p.m. ADDRESSES: On May 16, 1996, the meeting will be held in the Secretary of Defense Conference Room (3E869) in the Pentagon. On May 17, 1996, the meeting will be held at the headquarters building of the Department of Defense Education Activity, 4040 N. Fairfax Drive, Room 904, Arlington, Virginia 22203-1635.

FOR FURTHER INFORMATION CONTACT: Ms. Pamela Williams, DoD Education Activity, 4040 N. Fairfax Drive, Arlington, Virginia 22203-1635; Telephone number: 703-696-4246, extension 124.

SUPPLEMENTARY INFORMATION: The Advisory Council on Dependents' Education is established under title XIV, section 1411, of Public Law 95–561, Defense Dependents' Education Act of 1978, as amended by title XII, section 1204(b) (3)–(5), of Public Law 99–145, Department of Defense Authorization Act of 1986 (20 U.S.C., chapter 25A, section 929, Advisory Council on Dependents' Education). The Council is cochaired by designees of the Secretary of Defense and the Secretary of

Education. In addition to a representative of each of the Departments, 12 members are appointed jointly by the Secretaries of Defense and Education. Members include representatives of educational institutions and agencies, professional employee organizations and unions, unified military commands, school administrators, parents of DoDDS students, and one DoDDS student. The Director, DoDEA, serves as the Executive Secretary of the Council. The purpose of the Council is to advise the Secretary of Defense and the DoDDS Director about effective educational programs and practices that should be considered by DoDDS and to perform other tasks as may be required by the Secretary of Defense. The agenda includes reports about topics raised during ACDE team visits in October 1995, to DoD overseas schools in Germany, England, the Netherlands, and Belgium; the DoD Education Activity (DoDEA) Community Strategic Plan, to include communications, technology, assessment, budget, and organizational restructuring.

Dated: March 21, 1996.
Patricia L. Toppings,
Alternate OSD Federal Register Liaison
Officer, Department of Defense.
[FR Doc. 96–7318 Filed 3–26–96; 8:45 am]
BILLING CODE 5000–04–M

Department of the Air Force

Intent To Grant an Exclusive Patent License

Pursuant to the provisions of Part 404 of Title 37, Code of Federal Regulations, which implements Public Law 96–517, the Department of the Air Force announces its intention to grant CeramOptec, Inc., a corporation of the State of New Jersey, an exclusive license under United States Patent Application S/N 08/385,002 filed in the name of Peter S. Durkin for a "Portable Pumped Laser System."

The license described above will be granted unless an objection thereto, together with a request for an opportunity to be heard, if desired, is received in writing by the addressee set forth below within sixty (60) days from the date of publication of this Notice. Copies of the patent application may be obtained, on request, from the same addressee.

All communications concerning this Notice should be sent to: Mr. Samuel B. Smith, Jr., Chief, Intellectual Property Branch, Commercial Litigation Division, Air Force Legal Services Agency, AFLSA/JACNP, 1501 Wilson Blvd., Suite 805, Arlington, VA 22209–2403, Telephone No. (703) 696–9033.

Patsy J. Conner,

Air Force Federal Register Liaison Officer. [FR Doc. 96–7451 Filed 3–26–96; 8:45 am] BILLING CODE 3910–01–P

Department of the Army

Army Science Board; Notice of Closed Meeting

In accordance with Section 10(a)(2) of the Federal Advisory Committee Act (Pub. L. 92–463), announcement is made of the following Committee Meeting:

Name of Committee: Army Science Board (ASB).

Date of Meeting: 19 and 20 March 1996. Time of Meeting: 0800–1600, 19 and 20 March 1996.

Place: Pentagon-Washington, DC. Agenda: The Army Science Board (ASB) Ad Hoc Study on "The Impact of Information Warfare on Army Command, Control, Communications, Computers and Intelligence (C4I) Systems" will meet for briefings and discussion on the study subject. These meetings will be closed to the public in accordance with Section 552b(c) of title 5, U.S.C., specifically subparagraph (4) thereof, and Title 5, U.S.C., Appendix 2, subsection 10(d). The proprietary matters to be discussed are so inextricably intertwined so as to preclude opening any portion of these meetings. For further information, please contact Michelle Diaz at (703) 695-0781. Michelle P. Diaz,

Acting Administrative Officer, Army Science Board.

[FR Doc. 96–7337 Filed 3–26–96; 8:45 am] BILLING CODE 3710–08–M

Army Science Board; Notice of Closed Meeting

In accordance with Section 10(a)(2) of the Federal Advisory Committee Act (Pub. L. 92–463), announcement is made of the following Committee Meeting:

Name of Committee: Army Science Board (ASB).

Date of Meeting: 21 March 1996. Time of Meeting: 1000–1600. Place: Pentagon—Washington, DC.

Agenda: The Army Science Board (ASB) Independent Assessment Study on "Reengineering the Acquisition and Modernization Processes of the Institutional Army" will meet for briefings and discussion on the study subject. This meeting will be closed to the public in accordance with Section 552b(c) of title 5, U.S.C., specifically subparagraph (4) thereof, and Title 5, U.S.C., Appendix 2, subsection 10(d). The proprietary matters to be discussed are so inextricably intertwined so as to preclude opening any portion of this meeting. For

further information, please contact Michelle Diaz at (703) 695–0781.

Michelle P. Diaz,

Acting Administrative Officer, Army Science Board.

[FR Doc. 96–7338 Filed 3–26–96; 8:45 am]

Army Science Board; Notice of Closed Meeting

In accordance with Section 10(a)(2) of the Federal Advisory Committee Act (Pub. L. 92–463), announcement is made of the following Committee Meeting:

Name of Committee: Army Science Board (ASB).

Date of Meeting: 21 and 22 March 1996. Time of Meeting: 0900–1700, 21 March 1996. 1000–1700, 22 March 1996.

Place: Pentagon–Washington, DC. Agenda: The Army Science Board (ASB) Summer Study on "Technical Architecture C41" will meet for briefings and discussion on the study subject. The meetings will be closed to the public in accordance with Section 552b(c) of title 5, U.S.C., specifically subparagraph (4) thereof, and Title 5, U.S.C. Appendix 2, subsection 10(d). The proprietary matters to be discussed are so inextricably intertwined so as to preclude opening any portion of these meetings. For further information, please contact Michelle Diaz at (703) 695–0781.

Michelle P. Diaz,

Acting Administrative Officer, Army Science Board.

[FR Doc. 96–7339 Filed 3–26–96; 8:45 am] BILLING CODE 3710–08–M

Department of the Army; Corps of Engineers

Availability of Surplus Land and Buildings Located at Defense Depot Memphis, TN

AGENCY: Army Corps of Engineers, DOD. **ACTION:** Notice of availability.

SUMMARY: This notice identifies the surplus real property located at Defense Distribution Depot Memphis, Tennessee (DDMT). DDMT is located less than one mile North of Interstate 240 and one mile North of the Memphis Airport, in the southern sector of the city. Commercial rail adjoins the property. SUPPLEMENTARY INFORMATION: This surplus property is available under the provisions of the Federal Property and Administrative Services Act of 1949 and the Base Closure Community Redevelopment and Homeless Assistance Act of 1994. Notices of interest should be forwarded to Memphis Depot Redevelopment Agency, Attention: Ms. Cindy