the objectives of the Javits-Wagner-O'Day Act (41 U.S.C. 46–48c) in connection with the commodities and services proposed for addition to the Procurement List. Comments on this certification are invited. Commenters should identify the statement(s) underlying the certification on which they are providing additional information.

The following commodities and services have been proposed for addition to Procurement List for production by the nonprofit agencies listed:

Commodities

Pen, Executive, Twist Retractable

7520-01-451-2274

7520-01-451-2275

7520 - 01 - 451 - 2276

7520-01-451-2279

NPA: Industries for the Blind, Inc., Milwaukee, Wisconsin,

Infantry Kit, Cold Weather, Marine Corps, 8465–00–NSH–0029,

(Requirements for the U.S. Army Soldier Systems Command),

NPA: Pioneer Adult Rehabilitation Center Davis County School District, Clearfield, Utah.

Services

Grounds Maintenance, Credit Union, Building 2680, Edwards Air Force Base, California, NPA: Desert Haven Enterprises, Inc., Lancaster, California.

Janitorial/Custodial, C.W. Whittlesey U.S. Army Reserve Center, 200 Barker Road, Pittsfield, Massachusetts,

NPA: Berkshire County Arc, Inc., Pittsfield, Massachusetts.

Janitorial/Custodial, Buildings 1000, 1001, 1002, 20129, 20130, 20168, 20200, 20201, 20206, 20227, 20228, 20375, 20405, 20410, 20412, 20414, 20420, 20449, 20451, 20600, 20673, 20674, 20675, 20676, 20678–20683, 20687, 20707, 48025, 57001, 57011, 66001, 66006, 66014, 66017, 66029, 66041, 66047, 66049, 66071, 20202D, 20451A–J and 20602ABD, Kirtland Air Force Base, New Mexico, NPA: RCI, Inc., Albuquerque, New Mexico.

Air Force Base, New Mexico, NPA: RCI, Inc., Albuquerque, New Mexico. Janitorial/Custodial, Buildings 201, 381, 460, 467, 482, 585, 605, 617, 618, 619, 702, 760, 760–3, 762, 763, 765, 915, 926, 945, 996, 1010, 1013, 1015, 1025, 1032, 1037, 1048, 1049, 7906, 20216, 20219, 20220, 20226, 20234, 20360–20364, 20369, 20724, 20749, 20752, 20754, 22004, 27494, 30117, 30134 and 30136, Kirtland Air Force Base, New Mexico, NPA: Adelante Development Center, Inc., Albuquerque, New Mexico.

Deletions

I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

- 1. The action will not result in any additional reporting, recordkeeping or other compliance requirements for small entities.
- 2. The action does not appear to have a severe economic impact on future contractors for the commodities.
- 3. The action will result in authorizing small entities to furnish the commodities to the Government.
- 4. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O'Day Act (41 U.S.C. 46–48c) in connection with the commodities proposed for deletion from the Procurement List.

The following commodities have been proposed for deletion from the Procurement List:

Cloth, Wiping

6532-LL-N83-0490 6532-LL-N83-0491 7920-LL-L03-6103 7920-LL-L01-0013 7920-LL-L01-0014 7920-LL-L01-0014 7930-00-NSH-0003 7930-00-NSH-0004 7930-00-NSH-0005 7930-LL-C00-3782 7930-LL-C00-2768 8305-LL-N01-7278

Napkin, Paper

8540-00-149-1601.

Beverly L. Milkman,

Executive Director.

[FR Doc. 98–1622 Filed 1–22–98; 8:45 am] BILLING CODE 6353–01–P

COMMISSION ON CIVIL RIGHTS

Agenda and Notice of Public Meeting of the Rhode Island Advisory Committee

Notice is hereby given, pursuant to the provisions of the rules and regulations of the U.S. Commission on Civil Rights, that a meeting of the Rhode Island Advisory Committee to the Commission will convene at 9:00 a.m. and adjourn at 5:30 p.m. on Monday, February 9, 1998, at the Providence Public Library, North Meeting Room, 225 Washington Street, Providence, Rhode Island 02903. The purpose of the meeting is to hold a consultation to gather information for its project, "An

Examination of the Impact of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 on Legal Immigrants in Rhode Island." The Committee has invited community representatives and immigrant rights organizations, State and local officials, and the State congressional delegation to brief the Committee on this topic.

Persons desiring additional information, or planning a presentation to the Committee, should contact Committee Chairperson Robert Lee, 401–863–1693, or Ki-Taek Chun, Director of the Eastern Regional Office, 202–376–7533 (TDD 202–376–8116). Hearing-impaired persons who will attend the meeting and require the services of a sign language interpreter should contact the Regional Office at least ten (10) working days before the scheduled date of the meeting.

The meeting will be conducted pursuant to the provisions of the rules and regulations of the Commission.

Dated at Washington, DC, January 16, 1998. Carol-Lee Hurley,

Chief, Regional Programs Coordination Unit. [FR Doc. 98–1666 Filed 1–21–98; 10:21 am] BILLING CODE 6335–01–P

DEPARTMENT OF COMMERCE

Bureau of Export Administration

Action Affecting Export Privileges; Nishan Keval; In the Matter of: Nishan Keval, 2511 Sullivan Drive, Auburn, California 95603; Order Denying Permission To Apply for or Use Export Licenses

On September 25, 1995, Nishan Keval (Keval) was convicted in the United States District Court for the Southern District of California of violating the International Emergency Economic Powers Act (50 U.S.C.A. §§1701–1706 (1991 & Supp. 1997)) (IEEPA). Keval was convicted of knowingly and willfully exporting and causing to be exported from the United States to The Netherlands, for transshipment to the People's Republic of Libya, petrochemical-related equipment.

Section 11(h) of the Export Administration Act of 1979, as amended (50 U.S.C.A. app. §§2401–2420 (1991 & Supp. 1997)) (the Act),¹ provides that, at the discretion of the Secretary of

¹The Act expired on August 20, 1994. Executive Order 12924 (3 CFR 1994 Comp. 917 (1995)), extended by Presidential Notices of August 15, 1995 (3 CFR, 1995 Comp. 501 (1996)), August 14, 1996 (3 CFR 1996 Comp. 298 (1997)), and August 13, 1997 (62 FR 43629, August 15, 1997) continued the Export Administration Regulations in effect under

Commerce,² no person convicted of violating IEEPA, or certain other provisions of the United States code, shall be eligible to apply for or use any license, including any License Exception, issued pursuant to, or provided by, the Act or the Export Administration Regulations (currently codified at 15 CFR parts 730–774 (1997)), (the Regulations), for a period of up to 10 years from the date of the conviction. In addition, any license issued pursuant to the Act in which such a person had any interest at the time of conviction may be revoked.

Pursuant to Sections 766.25 and 750.8(a) of the Regulations, upon notification that a person has been convicted of violating IEEPA, the Director, Office of Exporter Services, in consultation with the Director, Office of Export Enforcement, shall determine whether to deny that person permission to apply for or use any license, including any License Exception, issued pursuant to, or provided by, the Act and the Regulations, and shall also determine whether to revoke any license previously issued to such a person.

Having received notice of Keval's conviction for violating IEEPA and following consultations with the Acting Director, Office of Export Enforcement, I have decided to deny Keval permission to apply for or use any license, including any License Exception, issued pursuant to, or provided by, the Act and the Regulations, for a period of eight years from the date of his conviction. The eight-year period ends on September 25, 2003. I have also decided to revoke all licenses issued pursuant to the Act in which Keval had an interest at the time of his conviction.

Accordingly, it is hereby ordered:
I. Until September 25, 2003, Nishan
Keval, 2511 Sullivan Drive, Auburn,
California 95603, may not, directly or
indirectly, participate in any way, in
any transaction involving any
commodity, software or technology
(hereinafter collectively referred to as
"item") exported or to be exported from
the United States, that is subject to the
Regulations, or in any other activity
subject to the Regulations, including but
not limited to:

A. Applying for, obtaining, or using any license, License Exception, or export control document;

B. Carrying on negotiations concerning, or ordering, buying, receiving, using, selling, delivering, storing, disposing of, forwarding, transporting, financing, or otherwise servicing in any way, any transaction involving any item exported or to be exported from the United States that is subject to the Regulations, or in any other activity subject to the Regulations; or

C. Benefiting in any way from any transaction involving any item exported or to be exported from the United States that is subject to the Regulations, or in any other activity subject to the Regulations.

II. No person may directly or indirectly, do any of the following:

A. Export or reexport to or on behalf of the denied person any item subject to the Regulations;

B. Take any action that facilitates the acquisition or attempted acquisition by the denied person of the ownership, possession, or control of any item subject to the Regulations that has been or will be exported from the United States, including financing or other support activities related to a transaction whereby the denied person acquires or attempts to acquire such ownership, possession or control;

C. Take any action to acquire from or to facilitate the acquisition or attempted acquisition from the denied person of any item subject to the Regulations that has been exported from the United States;

D. Obtain from the denied person in the United States any item subject to the Regulations with knowledge or reason to know that the item will be, or is intended to be, exported from the United States; or

E. Engage in any transaction to service any item subject to the Regulations that has been or will be exported from the United States and that is owned, possessed or controlled by the denied person, or service any item, of whatever origin, that is owned, possessed or controlled by the denied person if such service involves the use of any item subject to the Regulations that has been or will be exported from the United States. For purposes of this paragraph, servicing means installation, maintenance, repair, modification or testing.

III. After notice and opportunity for comment as provided in Section 766.23 of the Regulations, any person, firm, corporation, or business organization related to Keval by affiliation, ownership, control, or position of responsibility in the conduct of trade or related services may also be subject to the provisions of this Order.

IV. This Order does not prohibit any export, reexport, or other transaction subject to the Regulations, where the

only items involved that are subject to the Regulations are the foreignproducted direct product of U.S.-origin technology.

V. This Order is effective immediately and shall remain in effect until

September 25, 2003.

VI. A copy of this Order shall be delivered to Keval. This Order shall be published in the **Federal Register**.

Dated: January 9, 1998.

Eileen M. Albanese,

Director, Office of Exporter Services.
[FR Doc. 98–1574 Filed 1–22–98; 8:45 am]
BILLING CODE 3510–DT–M

DEPARTMENT OF COMMERCE

International Trade Administration

[A-533-810]

Stainless Steel Bar from India: Preliminary Results of New Shipper Antidumping Duty Administrative Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Notice of preliminary results of New Shipper Antidumping Duty Administrative Review: Stainless Steel Bar from India.

SUMMARY: In response to requests from M/s Panchmahal Steels, Ltd. and Ferro Alloys Corporation Limited, the Department of Commerce is conducting a new shipper administrative review of the antidumping duty order on stainless steel bar from India. This review covers M/s Panchmahal Steels, Limited's and Ferro Alloys Corporation Limited's sales of the subject merchandise to the United States during the period February 1, 1996 through January 31, 1997.

We have preliminarily determined that M/s Panchmahal Steels, Ltd.'s sales have been made below normal value and that Ferro Alloys Corporation Limited's sales have not been made below normal value. If these preliminary results are adopted in our final results of new shipper administrative review, we will instruct the U.S. Customs Service to assess antidumping duties equal to the difference between the export price and the normal value.

Interested parties are invited to comment on these preliminary results. Parties who submit argument are requested to submit with the argument (1) a statement of the issue and (2) a brief summary of the argument.

EFFECTIVE DATE: January 23, 1998. **FOR FURTHER INFORMATION CONTACT:** Craig Matney or Zak Smith, Office 1,

² Pursuant to appropriate delegations of authority, the Director, Office of Exporter Services, in consultation with the Director, Office of Export Enforcement, exercises the authority granted to the Secretary by Section 11(h) of the Act.