liquidation instructions to entries only of subject merchandise exported by Red Zoo Marketing or J–D Marketing, Inc. (and its affiliate, Special Edition Marketing), that is produced or supplied by the companies that supplied these respondents during the POI. Any entries of subject merchandise exported by Red Zoo Marketing or J–D Marketing, Inc. (and its affiliate, Special Edition Marketing), which is not produced or supplied by the companies that supplied these respondents during the POI will be subject to the all–others rate.

For Red Zoo Marketing, because its estimated weighted-average final dumping margin is de minimis, we are directing Customs to terminate suspension of liquidation of entries of merchandise from Red Zoo Marketing that were produced by the companies that supplied Red Zoo Marketing during the POI and refund all bonds and cash deposits posted on such subject merchandise exported by Red Zoo Marketing. Because we never required suspension of liquidation or the posting of cash deposits or bonds for entries of merchandise from J–D Marketing, Inc., no such step is necessary.

These suspension–of–liquidation instructions will remain in effect until further notice.

International Trade Commission Notification

In accordance with section 735(d) of the Act, we have notified the International Trade Commission (ITC) of our final determination. As our final antidumping determination is affirmative, the ITC will determine, within 45 days, whether these imports are causing material injury or threat of material injury to the U.S. industry. If the ITC determines that material injury or threat of injury does not exist, the proceeding will be terminated and all securities posted will be refunded or canceled. If the ITC determines that such injury does exist, the Department will issue an antidumping duty order directing Customs officials to assess antidumping duties on all imports of the subject merchandise entered, or withdrawn from warehouse, for consumption on or after the effective date of the suspension of liquidation.

This notice serves as the only reminder to parties subject to administrative protective order (APO) of their responsibility concerning the disposition of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3). Timely written notification of return or destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and the terms of an APO is a sanctionable violation.

This determination is issued and published pursuant to sections 735(d) and 777(i)(1) of the Act.

February 19, 2002.

Faryar Shirzad,

Assistant Secretary for Import Administration.

Appendix—Issues in the Decision Memorandum

Common Issues

1. Province-Specific All-Others Rate

2. Extraordinary Costs

3. Payments to Owners

4. Amortization of Assets

5. Averaging Prices Across Grades,

Sizes, and Color for the Cost Test

6. Calculating a Difference–in–

Merchandise Adjustment Based on

Market Value

7. Weighted–Average Cost Versus Simple–Average Cost

Company-Specific Issues

BC Hot House Foods, Inc.
8. Level of Trade
9. Allocation of U.S. Advertising Expenses
10. Canagro's Start–Up Adjustment
11. Weight–Averaging the Cost for BCCH's Cost Respondents
12. Combined Interest and General and Administrative (G&A) Expenses
13. Accuracy of Canagro's Production Quantities
14. Use of Corrected BCHH Sales Lists
15. Reclassification of Certain BCHH Customers

16. Representativeness of Cost for BCHH

Red Zoo Marketing

17. Combined Financial Expense 18. Cost–Allocation Errors

Mastronardi Produce Limited

 Capitalization of Costs
 Cost Allocations Based on Supplier and Management Representations
 Calculation of Mastronardi's Indirect

Selling Expense Rate

22. Treatment of Mastronardi's Management Bonuses Veg Gro Sales, Inc.

1116. 22 Managamant

23. Management Estimates

24. Arithmetical Error 25. Clerical Errors With Regard to Amco

Farms, Inc.

26. Exporter G&A and Financial-

Expense Ratios

27. Clerical Error Affecting COP and CV Calculations

28. Expenses Paid on Behalf of Owners

J–D Marketing, Inc.

29. Accuracy of Cost Data for IPR Farms 30. Representativeness and Accuracy of COP Analysis 31. Exclusion of Cluster–Roma and Cherry Tomatoes from Margin Calculations
32. Expenses Paid on Behalf of Owners [FR Doc. 02–4532 Filed 2–25–02; 8:45 am]
BILLING CODE 3510–DS–S

DEPARTMENT OF COMMERCE

International Trade Administration

[Docket No. 011123281-2034-02]

Special American Business Internship Training Program

AGENCY: International Trade Administration, Department of Commerce.

ACTION: Notice of extension of funding availability for grants under the Special American Business Internship Training Program (SABIT).

SUMMARY: The International Trade Administration publishes this notice to extend the closing date for the Special American Business Internship Training Program (SABIT) from March 1, 2002, to April 15, 2002.

DATES: To be considered, applications must be postmarked by April 15, 2002. Processing of complete applications takes approximately three to four months. All awards are expected to be made by August 15, 2002.

ADDRESSES: The SABIT Program, U.S. Department of Commerce, [FCB]— Fourth Floor—4100 W, 1401 Constitution Avenue, NW., Washington, DC 20230.

FOR FURTHER INFORMATION CONTACT:

Liesel Duhon, Director, Special American Business Internship Training program, International Trade Administration, U.S. Department of Commerce, phone—(202) 482–0073, facsimile—(202) 482–2443. These are not toll free numbers.

SUPPLEMENTARY INFORMATION: This Notice amends the Federal Register Notice of December 13, 2001 (66 FR 64399-64402) announcing the availability of funds for the Special American Business Internship Training program (SABIT), for training business executives and scientists (also referred to as "interns") from the Newly Independent States of the former Soviet Union. This notice extends the closing date of the referenced Federal Register notice for six weeks to April 15, 2002. All applications must be postmarked by April 15, 2002. All information in the previous announcement remains current, except for the change of the closing date.

Dated: February 21, 2002. Liesel C. Duhon, Director, SABIT Program. [FR Doc. 02–4547 Filed 2–25–02; 8:45 am] BILLING CODE 3510-HE-P

DEPARTMENT OF COMMERCE

International Trade Administration

Cancellation of a Meeting of the U.S. Automotive Parts Advisory Committee

AGENCY: International Trade Administration, Department of Commerce.

ACTION: Notice.

SUMMARY: The closed meeting of the U.S. Automotive Parts Advisory Committee (APAC) originally scheduled for February 27, 2002 at the U.S. Department of Commerce has been canceled due to schedule conflicts.

FEDERAL REGISTER CITATION OF PREVIOUS ANNOUNCEMENT: 67 FR 6498–6499, Feb. 12, 2002.

PREVIOUSLY ANNOUNCED DATE OF THE MEETING: February 27, 2002.

FOR FURTHER INFORMATION CONTACT: Dr. Robert Reck, U.S. Department of Commerce, Room 4036, Washington, DC 20230, telephone: 202–482–1418.

SUPPLEMENTARY INFORMATION: The U.S. Automotive Parts Advisory Committee (the "Committee") advises U.S. Government officials on matters relating to the implementation of the Fair Trade in Automotive Parts Act of 1998 (Pub. L. 105–261). The Committee: (1) Reports to the Secretary of Commerce on barriers to sales of U.S.-made automotive parts and accessories in Japanese and other Asian markets; (2) reviews and considers data collected on sales of U.S.-made auto parts and accessories in Japanese and other Asian markets; (3) advises the Secretary of Commerce during consultations with other Governments on issues concerning sales of U.S.-made automotive parts in Japanese and other Asian markets; and (4) assists in establishing priorities for the initiative to increase sales of U.S.made auto parts and accessories to Japanese markets, and otherwise provide assistance and direction to the Secretary of Commerce in carrying out the intent of that section; and (5) assists the Secretary of Commerce in reporting to Congress by submitting an annual written report to the Secretary on the sale of U.S.-made automotive parts in Japanese and other Asian markets, as well as any other issues with respect to which the Committee provides advice pursuant to its authorizing legislation.

Dated: February 20, 2002. **Henry Misisco,** *Director, Office of Automotive Affairs.* [FR Doc. 02–4460 Filed 2–25–02; 8:45 am] **BILLING CODE 3510–DR–P**

DEPARTMENT OF COMMERCE

National Institute of Standards and Technology

Survey of Industrial Research Institute Members

ACTION: Proposed collection; comment request.

SUMMARY: The Department of Commerce, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public. Law. 104–13 (44 U.S.C. 3506(c)(2)(A)).

DATES: Written comments must be submitted on or before April 29, 2002.

ADDRESSES: Direct all written comments to Madeleine Clayton, Departmental Paperwork Clearance Officer, Department of Commerce, Room 6086, 1401 Constitution Avenue, NW, Washington, DC 20230 (or via the Internet at *MClayton@doc.gov*).

FOR FURTHER INFORMATION CONTACT: Requests for additional information or copies of the information collection instrument(s) and instructions should be directed to Barbara Lambis, National Institute of Standards and Technology, 100 Bureau Drive, Stop 4700, Administration Building, Room A333, Gaithersburg, MD 20899–4700. (Tel: 301–975–4447; e-mail: barbara.lambis@nist.gov)

SUPPLEMENTARY INFORMATION:

I. Abstract

The information collection is part of a joint study being done by the Advanced Technology Program (ATP) and the Industrial Research Institute (IRI) to understand the investmentdecision tools that medium-to-large companies use for funding high-risk technology development. This information collection from IRI membercompanies will help ATP make more informed decisions when it evaluates proposals from medium-to-large firms.

II. Method of Collection

E-mail survey and telephone interviews.

III. Data

OMB Number: None. Form Number: None. Type of Review: Regular submission. Affected Public: Business or other forprofit organizations. Estimated Number of Respondents:

50. Estimated Time Per Response: 30 minutes.

Estimated Total Annual Burden Hours: 25.

Estimated Total Annual Cost to the Public: 0.

IV. Request for Comments

Comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden (including hours and cost) of the proposed collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology.

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval of this information collection; they will also become a matter of public record.

Dated: February 20, 2002.

Gwellnar Banks,

Management Analyst, Office of the Chief Information Officer. [FR Doc. 02–4486 Filed 2–25–02; 8:45 am] BILLING CODE 3510–13–P

DEPARTMENT OF COMMERCE

National Telecommunications and Information Administration

Submission for OMB Review; Comment Request

The Department of Commerce 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 (44 U.S.C. Chapter 35).

Agency: National

Telecommunications and Information Administration (NTIA).

Title: Technology Opportunities Program (TOP) Grant Recipient Survey. *Form Number(s):* None. *OMB Approval Number:* 0660–0013.