water quality, air quality, noise or visibility.

Alternatives considered to the project as proposed were no action, a review of various alternative energy sources and their application, power demand and load management alternatives, and alternative sites. RUS has considered these alternatives and concluded that the project as proposed will allow KEA to provide adequate and reliable electric service to the customers in the Kodiak Island with a minimum of adverse impact.

Copies of the BER and FONSI are available for review at RUS at the aforementioned address, or may be reviewed at or obtained from the offices of KEA, P.O. Box 787, Kodiak, Alaska, 99615 telephone (907) 486–7700.

Dated: March 18, 1996.

Adam M. Golodner,

Deputy Administrator, Program Operations. [FR Doc. 96–7248 Filed 3–25–96; 8:45 am] BILLING CODE 3410–15–P

DEPARTMENT OF COMMERCE

Bureau of the Census

Housing Vacancy Survey; Proposed Agency Information Collection Activity; 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: Submit written comments on or before May 28, 1996.

ADDRESS: Direct all written comments to Linda Engelmeier, Acting Departmental Forms Clearance Officer, Department of Commerce, Room 5327, 14th and Constitution Avenue, NW, Washington, DC 20230.

FOR FURTHER INFORMATION CONTACT: Requests for additional information or copies of the information collection instrument and instructions should be directed to Oscar Perez, Bureau of the

Census, FOB 3, Room 3340, Washington, DC 20233–8400, (301) 457– 3806.

SUPPLEMENTARY INFORMATION:

I. Abstract

The Census Bureau is requesting clearance for the Housing Vacancy Survey (HVS). The current clearance expires December 31, 1996. Title 13, United States Code, Section 182, authorizes the collection of the HVS. The HVS has been conducted since 1956 and serves a broad array of data users as described below.

We collect the HVS data for a sample of vacant housing units identified in the monthly Current Population Survey (CPS) sample, which provide the only quarterly and annual statistics on rental vacancy rates and homeownership rates for the United States, the 4 census regions, the 50 states and the District of Columbia, and the 75 largest Metropolitan Areas (MAs). Private and public sector organizations use these rates extensively to gauge and analyze the housing market with regard to supply, cost, and affordability at various points in time. In addition, the rental vacancy rate is a component of the index of leading economic indicators, published by the Department of Commerce.

Policy analysts, program managers, budget analysts, and Congressional staff use these data to advise the executive and legislative branches of Government with respect to the number and characteristics of units available for occupancy and the suitability of housing initiatives. Several other Government agencies use these data on a continuing basis in calculating consumer expenditures for housing as a component of the gross national product; to project mortgage demands; and to measure the adequacy of the supply of rental and homeowner units. In addition, investment firms use the HVS data to analyze market trends and for economic forecasting.

II. Method of Collection

Field representatives collect this HVS information by personal-visit interviews in conjunction with the regular monthly CPS interviewing. If a unit is vacant and intended for year-round occupancy, as determined during the CPS interview, we include it in the HVS sample. Approximately 4,800 units in the CPS sample meet these criteria each month. We interview individuals who have knowledge of the vacant sample unit (e.g., landlord, rental agents, neighbors). All interviews are conducted using computer-assisted interviewing.

III. Data

OMB Number: 0607–0179.
Form Number: There are no forms associated with this supplement. We conduct all interviewing on computers.

Type of Review: Regular.
Affected Public: Individuals who have knowledge of the vacant sample unit (e.g., landlord, rental agents, neighbors).

Estimated Number of Respondents: 4,800 per month.

Estimated Time Per Response: 3 minutes.

Estimated Total Annual Burden Hours: 2,880.

Estimated Total Annual Cost: \$585,000.

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 also will become a matter of public record.

Dated: March 21, 1996.

Linda Engelmeier,

Acting Departmental Forms Clearance Officer, Office of Management and Organization.

[FR Doc. 96–7300 Filed 3–25–96; 8:45 am]

International Trade Administration

Export Trade Certificate of Review

ACTION: Notice of Issuance of an amended Export Trade Certificate of Review, Application No. 87–10A004.

SUMMARY: On December 1, 1996, the Department of Commerce issued an amendment to the Export Trade Certificate of Review granted to the Association for Manufacturing Technology ("AMT"). The original Certificate was issued on May 19, 1987 (52 FR 19371) and notice of issuance was published in the Federal Register on May 22, 1987.

FOR FURTHER INFORMATION CONTACT: W. Dawn Busby, Director, Office of Export Trading Company Affairs, International Trade Administration, (202) 482–5131. This is not a toll-free number.

SUPPLEMENTARY INFORMATION: Title III of the Export Trading Company Act of 1982 (15 U.S.C. Sections 4001–21) authorizes the Secretary of Commerce to issue Export Trade Certificates of Review. The regulations implementing Title III are found at 15 CFR Part 325 (1993).

The Office of Export Trading Company Affairs is issuing this notice pursuant to 15 CFR 325.6(b), which requires the Department of Commerce to publish a summary of a Certificate in the Federal Register. Under Section 305(a) of the Act and 15 CFR 325.11(a), any person aggrieved by the Secretary's determination may, within 30 days of the date of this notice, bring an action in any appropriate district court of the United States to set aside the determination on the ground that the determination is erroneous.

Description of Amended Certificate

AMT's Export Trade Certificate of Review has been amended to:

1. Add each of the following companies as a new "Member" of the Certificate: Acro Automation Systems, Inc., Milwaukee, Wisconsin; Automatic Design Concepts, Bridgeport, Connecticut; Bentz, Incorporated, Detroit, Michigan; Capco, Inc., Roanoke, Virginia: Creative Automation, Inc., Plymouth, Michigan; Edgetek Machine Corporation, Meriden, Connecticut; ESÂB L-TEC Cutting Systems, Florence, South Carolina; GEC Alsthom Cyril Bath Company, Monroe, North Carolina; Grav-i-Flo Corporation, Sturgis, Michigan; Hobart Brothers Company, Livermore, California; ISI Robotics, Frazer, Michigan; Jasco Tools, Inc., Rochester, New York; Keller Industries, Hollandale, Minnesota; K.T. Design & Prototype, Winchester, Virginia; Metalsoft, Inc., Santa Ana, California; MHI Machine Tool USA, Inc., Bristol, Connecticut (controlling entity: Mitsubishi Heavy Industries of America); MHO Corporation. Emeryville, California; Natco/Carlton L.P., Richmond, Indiana; OMAX Corporation, Auburn, Washington; Optical Gaging Products, Inc., Rochester, New York; Precitech Inc., Keene, New Hampshire; RWC Incorporated, Bay City, Michigan; Taurus Products, Inc., Sterling Heights, Michigan; Wisconsin Machine Tool Corporation, West Allis, Wisconsin.

2. Delete each of the following companies as a "Member" of the Certificate: Airlock Manufacturing Company; Autospin, Inc.; Black Brothers Co.; Bracker Corporation Pittsburgh; Cammann, Inc.; Curtin Hebert Co. Inc.; DEA; DeHoff Incorporated; Ekstrom, Carlson & Company; Federal Press Company;

Feldmann, Inc.; Grotnes Metalforming Systems, Inc.; Hoglund Technology Corporation; IRD Mechanalysis, Inc.; Imperial Stamp & Engraving Company; J.A.C.P., Inc.; Kalamazoo Saw Co.; Louis Levin & Sons Inc.; Morgan Industries, Inc.; Multipress Division; Rank Taylor Hobson Inc.; S–P/Sheffer International, Inc.; Schuler Incorporated.

3. Change the listing of the company name for each current "Member" cited in this paragraph to the new listing cited in this paragraph in parenthesis as follows: Cellular Concepts Company (Cellular Concepts Co.); Control Laser Corporation (Excel/Control); Debur Corporation (Surf/Tran Burlytic Systems Division); S.E. Huffman Corporation (Huffman); Katy/CRL, Inc. (CRL Industries, Inc.); Komatsu-Cybermation (Komatasu Cutting Technologies); Mattison Machine Works (Mattison Technologies); Moore Special Tool Co., Inc. (Moore Tool Co.); Morey Machinery, Inc. (Morey Machinery Manufacturing Corp.); Niagara Machine & Tool Works (Clearing Niagara); Positech Corporation (CM Positech); Roberts Machine Corp. (Niagara Falls Grinders); Setco Sales company (Setco); Sheffield Schaudt Grinding Systems, Inc. (United Grinding Technologies); Whitnon Spindle Division/GMN (Whitnon Spindle Division/Setco).

A copy of the amended Certificate will be kept in the International Trade Administration's Freedom of Information Records Inspection Facility, Room 4 102, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, D.C 20230.

Dated: March 20, 1996.

W. Dawn Busby,

Director, Office of Export Trading Company Affairs.

[FR Doc. 96–7299 Filed 3–25–96; 8:45 am] BILLING CODE 3510–DR–P

National Oceanic and Atmospheric Administration

[I.D. 031196B]

Marine Mammals; Pinniped Removal Authority

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of revised Letter of Authorization and availability of an Environmental Assessment.

SUMMARY: NMFS announces modifications to the conditions for the lethal removal of individually identifiable California sea lions that are

impacting winter steelhead that migrate through the Ballard Locks in Seattle, WA, under a Letter of Authorization (LOA) issued to the State of Washington. NMFS also announces the availability of an Environmental Assessment (EA) that examines the environmental consequences of alternatives for modifying the conditions for lethal removal of sea lions.

ADDRESSES: A copy of the EA and other documentation may be obtained by writing to William Stelle, Jr., Director, Northwest Region, NMFS, 7600 Sand Point Way NE, Seattle, WA 98115, or by telephoning (206) 526–6150.

SUPPLEMENTARY INFORMATION: Pursuant to section 120(b) of the Marine Mammal Protection Act (MMPA), the State of Washington submitted an application to NMFS on June 30, 1994, requesting consideration of lethal removal of California sea lions at the Ballard Locks in Seattle, WA. In response to the application, NMFS formed the Ballard Locks Pinniped-Fishery Interaction Task Force (Task Force). The Task Force met in late 1994, reviewed the available information and recommended approval of lethal removal with conditions. NMFS took the recommendations of the Task Force and public comments into consideration and issued a 3-year LOA to the Washington Department of Fish and Wildlife (WDFW) on January 4, 1995, that provided terms and conditions for lethal removal through June 30, 1997. NMFS prepared an EA in January 1995 that considered lethal removal, as well as non-lethal alternatives, and determined that the authorized lethal removal would not have a significant effect on the human environment in accordance with the Council on Environmental Quality's regulations implementing the National Environmental Policy Act (NEPA).

Section 120 of the MMPA requires that the Task Force "evaluate the effectiveness of the permitted intentional lethal taking or alternative actions implemented" and "if implementation was ineffective in eliminating the problem interaction, the Task Force shall recommend additional actions." Accordingly, the Task Force was reconvened in September 1995 to evaluate the effectiveness of the measures taken by the State during the winter steelhead run in 1995 and prepared a report with recommendations for modifications to the LOA to eliminate sea lion predation on returning adult steelhead to the maximum extent possible. The report and recommendations were submitted to NMFS on November 8, 1995.