Dated: August 13, 1997.

Richard W. Moreland,

Acting Deputy Assistant Secretary Import Administration.

[FR Doc. 97-21960 Filed 8-18-97; 8:45 am] BILLING CODE 3510-DS-M

DEPARTMENT OF COMMERCE

International Trade Administration

[A-201-504]

Certain Porcelain-on-Steel Cookware From Mexico; Notice of Extension of Time Limit for Antidumping Duty Administrative Review

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

EFFECTIVE DATE: August 19, 1997.

FOR FURTHER INFORMATION CONTACT: Kate Johnson or Dolores Peck at (202) 482–4929, or Mary Jenkins at (202) 482–1756, Office of AD/CVD Enforcement, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, DC 20230.

SUMMARY: The Department of Commerce (the Department) is extending the time limit for the preliminary results of the tenth administrative review of the antidumping duty order on porcelain-on-steel cookware from Mexico for the period December 1, 1995, through November 30, 1996. This extension is made pursuant to the Tariff Act of 1930, as amended by the Uruguay Round Agreements Act (hereinafter, "the Act").

POSTPONEMENT: Under the Act, the Department may extend the deadline for completion of an administrative review if it determines it is not practicable to complete the review within the statutory time limit of 365 days. The Department finds that it is not practicable to complete the tenth administrative review of certain porcelain-on-steel cookware from Mexico within this time limit.

In accordance with section 751(a)(3)(A) of the Act, the Department will extend the time for completion for the preliminary results of this review from a 245-day period to no later than a 365-day period. Therefore, the final results are now due by December 31, 1997.

Dated: August 13, 1997.

Jeffrey P. Bialos,

Principal Deputy Assistant Secretary for Import Administration.

[FR Doc. 97–21962 Filed 8–18–97; 8:45 am]

BILLING CODE 3510-DS-M

DEPARTMENT OF COMMERCE

International Trade Administration

North American Free-Trade Agreement, Article 1904; NAFTA Panel Reviews; Request for Panel Review

AGENCY: NAFTA Secretariat, United States Section, International Trade Administration, Department of Commerce.

ACTION: Notice of First Request for Panel Review.

SUMMARY: On August 8, 1997, Hylsa, S.A. de C.V. filed a First Request for Panel Review with the United States Section of the NAFTA Secretariat pursuant to Article 1904 of the North American Free Trade Agreement. Panel review was requested of the final antidumping administrative review made by the International Trade Administration, respecting Circular Welded Non-Alloy Steel Pipe and Tube from Mexico. This determination was published in 62 FR 37014, on July 10, 1997. The NAFTA Secretariat has assigned Case Number USA-97-1904-06 to this request.

FOR FURTHER INFORMATION CONTACT: James R. Holbein, United States

James R. Holbein, United States Secretary, NAFTA Secretariat, Suite 2061, 14th and Constitution Avenue, Washington, D.C. 20230, (202) 482– 5438.

SUPPLEMENTARY INFORMATION: Chapter 19 of the North American Free-Trade Agreement ("Agreement") establishes a mechanism to replace domestic judicial review of final determinations in antidumping and countervailing duty cases involving imports from a NAFTA country with review by independent binational panels. When a Request for Panel Review is filed, a panel is established to act in place of national courts to review expeditiously the final determination to determine whether it conforms with the antidumping or countervailing duty law of the country that made the determination.

Under Article 1904 of the Agreement, which came into force on January 1, 1994, the Government of the United States, the Government of Canada and the Government of Mexico established Rules of Procedure for Article 1904 Binational Panel Reviews ("Rules"). These Rules were published in the **Federal Register** on February 23, 1994 (59 FR 8686).

A first Request for Panel Review was filed with the U.S. Section of the NAFTA Secretariat, pursuant to Article 1904 of the Agreement, on August 8, 1997, requesting panel review of the final administrative review described above.

The Rules provide that:

(a) a Party or interested person may challenge the final determination in whole or in part by filing a Complaint in accordance with Rule 39 within 30 days after the filing of the first Request for Panel Review (the deadline for filing a Complaint is September 8, 1997);

(b) a Party, investigating authority or interested person that does not file a Complaint but that intends to appear in support of any reviewable portion of the final determination may participate in the panel review by filing a Notice of Appearance in accordance with Rule 40 within 45 days after the filing of the first Request for Panel Review (the deadline for filing a Notice of Appearance is September 22, 1997); and

(c) the panel review shall be limited to the allegations of error of fact or law, including the jurisdiction of the investigating authority, that are set out in the Complaints filed in the panel review and the procedural and substantive defenses raised in the panel review.

Dated: August 12, 1997

James R. Holbein,

United States Secretary, NAFTA Secretariat. [FR Doc. 97–21845 Filed 8–18–97; 8:45 am] BILLING CODE 3510–GT–M

DEPARTMENT OF DEFENSE

Office of the Secretary

Submission for OMB Review; Comment Request

ACTION: Notice.

The Department of Defense has submitted to OMB for clearance, the following proposal for collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35).

Title and OMB Number: Defense Federal Acquisition Regulation Supplement Subparts 227.71, Rights in Technical Data, and 227.72, Rights in Computer Software and Computer Software Documentation, and related clauses at 252.227; OMB Number 0704–0369.

Type of Request: Extension. Number of Respondents: 1,719,472. Responses Per Respondent: 6 (approximately).

Annual Responses: 10,560,868. Average Burden Per Response: 32 minutes.

Annual Burden Hours: 5,566,939. Needs and Uses: This requirement provides for the collection of necessary information from contractors and subcontractors regarding restrictions on the Government's right to use or disclose technical data and computer software. The information is used to identify and protect such data or computer software from unauthorized release or disclosure; to facilitate public use of technical data and computer software developed at Government expense; and to enable contracting officers to determine whether the Government has otherwise paid to obtain rights in the technical data or computer software.

Affected Public: Business or Other-For-Profit; Not-For-Profit Institutions. Frequency: On Occasion.

Respondent's Obligation: Required to Obtain or Retain Benefits.

OMB Desk Officer: Mr. Peter N. Weiss. Written comments and recommendations on the proposed information collection should be sent to Mr. Weiss at the Office of Management and Budget, Desk Officer for DoD, Room 10236, New Executive Office Building, Washington, DC 20503.

DoD Clearance Officer: Mr. Robert Cushing.

Written requests for copies of the information collection proposal should be sent to Mr. Cushing, WHS/DIOR, 1215 Jefferson Davis Highway, Suite 1204, Arlington, VA 22202–4302.

Dated: August 14, 1997.

Patricia L. Toppings,

Alternate OSD Federal Register Liaison Officer, Department of Defense. [FR Doc. 97–21972 Filed 8–18–97; 8:45 am] BILLING CODE 5000–04–M

DEPARTMENT OF DEFENSE

Department of the Air Force

Record of Decision (ROD) for the Disposal of Kelly Air Force Base (AFB), Texas

On July 24, 1997, the Air Force signed the ROD for the Disposal of Kelly AFB. The decisions included in this ROD have been made in consideration of, but not limited to, the information contained in the Final Environmental Impact Statement (FEIS) filed with the United States Environmental Protection Agency (U.S. EPA) and made available to the public on May 30, 1997.

Kelly AFB will close on or before July 13, 2001, pursuant to the Defense Base Closure and Realignment Act, Pub. L. 101–510, (10 U.S.C. § 2687 note), and recommendations of the Secretary of Defense's Commission on Base Realignment and Closure. This ROD

documents the Kelly AFB disposal decisions.

Approximately 50% of Kelly AFB and all associated easements consisting of the runway and all property west of the runway will be transferred to Lackland AFB for continued Air Force needs.

Approximately 1876 acres fee will be conveyed by an Economic Development Conveyance (EDC) to the Greater Kelly Development Corporation (GKDC). The remaining 3 acres will be conveyed to the City of San Antonio, for use by representatives of the homeless.

All personal property identified by the GKDC as suitable and necessary to implement the Master Plan will be included in the EDC, except for that which is transferred to representatives of the homeless. Critical, high value, limited assets that are only useable in connection with a special weapon system may be included in the EDC, but any decision to transfer will be deferred until completion of public/private competition for the Kelly AFB maintenance workload associated with this personal property.

A portion of the property in Parcel A contains two buildings and personal property that are under an order of the United States District Court for the District of Columbia, dated July 22, 1997, prohibiting the sale, transfer, or in any manner the disposition of those assets as part of the EDC unless and until the Order is dissolved or expires or a subsequent order is issued.

The implementation of the closure and reuse action and associated mitigation measures will proceed with minimal adverse impact to the environment. This action conforms with applicable Federal, State and local statutes and regulations and all reasonable and practical efforts have been incorporated to minimize harm to the local public and environment.

Any questions regarding this matter should be directed to Mr. Charles R. Hatch, Program Manager, Division C. Correspondence should be sent to AFBCA, Division C, 1700 N. Moore Street, Suite 2300, Arlington, VA 22209–2809.

Barbara A. Carmichael,

Alternate Air Force Federal Register Liaison Officer.

[FR Doc. 97–21847 Filed 8–18–97; 8:45 am] BILLING CODE 3910–01–P

DEPARTMENT OF DEFENSE

Department of the Army

Environmental Assessment for Promulgation of Revised Army Regulation (AR) 200–4 "Cultural Resources Management"

AGENCY: Department of the Army, DoD. **ACTION:** Notice of Availability.

SUMMARY DESCRIPTION OF THE PROPOSED **ACTION:** The Department of the Army has, consistent with the procedures established by the National Environmental Policy Act, the regulations published by the Council on Environmental Quality, and internal AR 200-2, "Environmental Effects of Army Actions," prepared an Environmental Assessment (EA) to fully consider and disclose the environmental impacts associated with the proposal to adopt a uniform Department of the Army Regulation (AR), AR 200–4, "Cultural Resources Management." AR 200–4 is a revision of AR 420–40, "Historic Preservation," dated 15 May 1984. Upon adoption, AR 200-4 will supersede AR 420-40. The EA considered and disclosed the environmental impacts associated with alternatives to the proposed action, including the "No Action" alternative. The EA is hereby incorporated by reference.

The Department of the Army established and forwarded the proposed action for the following purposes: (1) To develop a uniform Department of the Army policy for management of cultural resources that ensures compliance with all applicable legal requirements including Federal statutes, regulations, Executive Orders, Presidential documents, and best management practices applicable to cultural resource management; (2) to provide a comprehensive approach to cultural resource management that goes beyond the singular focus of AR 420-40, "Historic Preservation," on management of historic properties; and (3) to identify the appropriate roles and responsibilities of Army officials in the cultural resource management process at all levels of the Army.

The proposed action is necessary in order to provide a uniform, up-to-date, Department of the Army cultural resource management policy for distribution to and implementation in the field. It is mandatory for the policy adopted to address cultural resources management on a comprehensive basis, to provide clear direction and guidance for compliance with all applicable legal requirements across resources and to eliminate the present ad hoc approach to management of cultural resources.