and is compatible with the purpose for which the records were compiled; (2) of information indicating a violation or potential violation of a statute, regulation, rule, order, or license to appropriate Federal, State, local or foreign agencies responsible for investigating or prosecuting the violation or for enforcing or implementing the statute, rule, regulation, or order or license; (3) to a Congressional office from the record of an individual in response to any inquiry the individual has made to the Congressional office.

#### POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

#### STORAGE:

Maintained in computerized form.

#### **RETRIEVABILITY:**

Indexed by social security number or MMS identifier.

## SAFEGUARDS:

Maintained with safeguards meeting the requirements of 43 CFR 2.51 for computerized records.

#### **RETENTION AND DISPOSAL:**

Determination of the disposition is pending approval of the archivist.

#### SYSTEM MANAGER(S) AND ADDRESS:

Chief, Operations Analysis Branch, Offshore Engineering and Operations Division, Offshore Minerals Management, Minerals Management Service, Mail Stop 4810, 381 Elden Street, Herndon, Virginia 20170–4817.

#### NOTIFICATION PROCEDURE:

A written request addressed to the System Manager stating that the requester seeks information concerning records pertaining to him/her is required. See 43 CFR 2.60.

#### RECORD ACCESS PROCEDURES:

A request for access may be addressed to the System Manager. The request must be in writing, and be signed by the requester. The request must meet the content requirements of 43 CFR 2.63.

#### CONTESTING RECORD PROCEDURES:

A petition for amendment should be addressed to the System Manager and must meet the content requirements of 43 CFR 2.71.

#### **RECORD SOURCE CATEGORIES:**

Training organizations.

[FR Doc. 99–3934 Filed 2–17–99; 8:45 am] BILLING CODE 4310–94–M

# DEPARTMENT OF THE INTERIOR

**Bureau of Reclamation** 

# Privacy Act of 1974, as Amended; Systems of Records

**AGENCY:** Bureau of Reclamation, Interior.

ACTION: Notice of deletion of 11 systems of records.

**SUMMARY:** Pursuant to the provisions of the Privacy Act of 1974, as amended (5 U.S.C. 552a), notice is hereby given that the Department of the Interior is deleting 11 systems of records managed by the Bureau of Reclamation (Reclamation).

**DATES:** These actions will be effective February 18, 1999.

**FOR FURTHER INFORMATION CONTACT:** Mr. Casey Snyder, Reclamation Privacy Act Officer, at (303) 445–2048.

**SUPPLEMENTARY INFORMATION:** Recent Privacy Act Compilations list the following systems of records with a prefix of "Reclamation" (e.g., Reclamation-25). When originally published in the **Federal Register** these systems of records were identified with an organization prefix of "WBR" or "LBR" (e.g., WBR–1, LBR–34). The content of the systems of records is the same; the prefixes on these systems were changed to reflect organizational changes.

The systems of records being deleted and the reasons for deletion are listed below:

1. Interior/WBR-1, "Occupational Illness, Accidents, and Related Property Damage," previously published in the **Federal Register** on July 24, 1984 (49 FR 29850). The information kept in this system of records is now covered under Interior/OS-60, "Safety Management Information System."

2. Interior/WBR-3, "Attendance at Meetings," previously published in the **Federal Register** on July 24,1984 (49 FR 29850). The information kept in this system of records is now covered under Interior/OS-58, "Administrative Operations Records on Employees, Department System."

3. Interior/WBR-4, "Audiograms (Hearing Test Records)," previously published in the **Federal Register** on July 24, 1984 (49 FR 29851). The information kept in this system of records is now covered under Office of Personnel Management—OPM/GOVT– 10, "Employee Medical File System Records."

4. Interior/LBR–9, "Foreign Visitors and Observers," previously published in the **Federal Register** on April 11, 1977 (42 FR 19097). The information kept in this system of records is no longer accessed by individuals' names or other personal identifiers. The records kept under this system were temporary and have been disposed of in accordance with approved Retention and Disposal Schedules.

5. Interior/LBR–16, "Litigation," previously published in the **Federal Register** on April 11, 1977 (42 FR 19099). Reclamation no longer maintains this system of records. There are no records in this system. Previous records were disposed of in accordance with approved Retention and Disposal Schedules.

6. Interior/LBR–18, "Lease of Housing," previously published in the **Federal Register** on April 11, 1977 (42 FR 19100). The information kept in this system of records is now covered under Interior/OS–58, "Administrative Operations Records on Employees, Department System."

7. Interior/LBR–20, "Movable Property ADP Records," previously published in the **Federal Register** on April 11, 1977 (42 FR 19100). The information kept in this system is now covered under Interior/OS–58, "Administrative Operations Records on Employees, Department System."

8. Interior/LBR–21, "Movable Property Individual Responsibility," previously published in the **Federal Register** on April 11, 1977 (42 FR 19101). The information kept in this system is now covered under Interior/ OS–58, "Administrative Operations Records on Employees, Department System."

9. Interior/LBR–26, "Photographic Files," previously published in the **Federal Register** on April 11, 1977 (42 FR 19103). We have determined that the information kept in this system does not contain Privacy Act information. Therefore, this system of records is being deleted.

10. Interior/LBR–33, "Speeches," previously published in the **Federal Register** on April 11, 1977 (42 FR 19105). We have determined that the information kept in this system does not contain Privacy Act information. Therefore, this system of records is being deleted.

11. Interior/LBR-47, "Employees" Compensation Records," previously published in the **Federal Register** on April 11, 1977 (42 FR 19109). The information kept in this system is now covered under Interior/OS–58, "Administrative Operations Records on Employees, Department System;" Interior/OS–72, "FECA Chargeback Case File;" and Office of Personnel Management—OPM/GOVT–10, "Employee Medical File System Records."

## Murlin Coffey,

Manager, Property and Office Services. [FR Doc. 99–3951 Filed 2–17–99; 8:45 am] BILLING CODE 4310-94–P

# INTERNATIONAL TRADE COMMISSION

[Investigations Nos. 701–TA–A (Review) and 731–TA–157 (Review)]

#### Carbon Steel Wire Rod From Argentina

**AGENCY:** United States International Trade Commission.

**ACTION:** Notice of Commission determination to conduct full five-year reviews concerning the suspended countervailing duty investigation and the antidumping duty order on carbon steel wire rod from Argentina.

**SUMMARY:** The Commission hereby gives notice that it will proceed with full reviews pursuant to section 751(c)(5) of the Tariff Act of 1930 (19 U.S.C. § 1675(c)(5)) (the Act) to determine whether termination of the suspended countervailing duty investigation or revocation of the antidumping duty order on carbon steel wire rod from Argentina would be likely to lead to continuation or recurrence of material injury within a reasonably foreseeable time. A schedule for the reviews will be established and announced at a later date.

For further information concerning the conduct of these reviews and rules of general application, consult the Commission's Rules of Practice and Procedure, part 201, subparts A through E (19 CFR part 201), and part 207, subparts A, D, E, and F (19 CFR part 207). Recent amendments to the Rules of Practice and Procedure pertinent to five-year reviews, including the text of subpart F of part 207, are published at 63 F.R. 30599, June 5, 1998, and may be downloaded from the Commission's World Wide Web site at http:// www.usitc.gov/rules.htm.

# EFFECTIVE DATE: February 4, 1999.

FOR FURTHER INFORMATION CONTACT: George Deyman (202–205–3197), Office of Investigations, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436. Hearingimpaired persons can obtain information on this matter by contacting the Commission's TDD terminal on 202– 205–1810. Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at 202–205–2000. General information concerning the Commission may also be obtained by accessing its internet server (*http:// www.usitc.gov*).

SUPPLEMENTARY INFORMATION: On February 4, 1999, the Commission determined that it should proceed to full reviews in the subject five-year reviews pursuant to section 751(c)(5) of the Act. With respect to both the suspended countervailing duty investigation and the antidumping duty order, the Commission found that both domestic and respondent interested party group responses to its notice of institution (63 F.R. 58756, Nov. 2, 1998) were adequate and voted to conduct full reviews. A record of the Commissioners votes and individual Commissioner's statements, if any, are available from the Office of the Secretary and at the Commission's web site.

**Authority:** These reviews are being conducted under authority of title VII of the Tariff Act of 1930; this notice is published pursuant to section 207.62 of the Commission's rules.

Issued: February 11, 1999. By order of the Commission.

#### Donna R. Koehnke,

Secretary.

[FR Doc. 99–3963 Filed 2–17–99; 8:45 am] BILLING CODE 7020–02–P

## DEPARTMENT OF JUSTICE

# Notice of Lodging of Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act, 42 U.S.C. 9601 to 9675

Notice is hereby given that a proposed consent decree in the case of *United States* v. *Independent Steel Castings Company*, Civil Action No. 3:99–CV– 0019, was lodged on January 11, 1999 with the United States District Court for the Northern District of Indiana, South Bend Division. The proposed consent decree resolves the United States' claims against defendant Independent Steel Castings Company for past costs incurred in connection with the Waste, Inc. Superfund Site located in Michigan City, LaPorte County, Indiana, in return for a total payment of \$60,000.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, comments relating to the proposed consent decree. Comments should be addressed to the Assistant Attorney General for the Environment and Natural Resources Division, Department of Justice, Washington, DC 20530, and should refer to United States v. Independent Steel Castings Company, DOJ Ref. No. 90–11–3–1376/3.

The proposed consent decree may be examined at the office of the United States Attorney, 204 South Main Street, South Bend, Indiana 46601-2191; the Region 5 Office of the Environmental Protection Agency, 77 West Jackson Boulevard, Chicago, Illinois 60604; and at the Consent Decree Library, 1120 G Street, NW, 3rd Floor, Washington, DC 20005, (202) 624-0892. A copy of the proposed consent decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, NW, 3rd Floor, Washington, DC 20005. In requesting a copy please refer to the referenced case and enclose a check in the amount of \$5.50 (25 cents per page reproduction costs), payable to the Consent Decree Library.

# Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 99–3909 Filed 2–17–99; 8:45 am] BILLING CODE 4410–15–M

# DEPARTMENT OF JUSTICE

# Notice of Lodging of Consent Judgment Pursuant to the Clean Water Act

In accordance with Departmental policy, 28 CFR 50.7, notice is hereby given that a consent judgment in *United States* v. *J.S. Alberici Construction Co., Inc.*, Civil Action No. 4:99CV00071 (CAS) (E.D. Mo.), was lodged with the United States District Court for the Eastern District of Missouri on January 19, 1999.

The proposed consent judgment would resolve the United States' allegations in the above-referenced enforcement action that Defendant violated Sections 301 and 404 of the Clean Water Act, 33 U.S.C. 1311 and 1344, by unlawfully placing a barge and approximately 13,000 cubic yards of fill material into the Mississippi River in St. Louis, Missouri, for the purpose of repairing a loading dock area.

The proposed consent judgment would require Defendant to pay a \$400,000 civil penalty and to either: (1) restore the site immediately; or (2) apply for a permit to allow the fill to remain in place. If the Corps grants the permit and Defendant accepts the terms and conditions of the permit, such terms and conditions shall become requirements of the consent judgment. If, however, the Corps denies the permit or Defendant rejects the terms of the permit, Defendant shall comply with the restoration requirements of the consent judgment. The consent judgment would