

Theodore P. Alves, Assistant Inspector General Financial Information, Department of Transportation.

Dated: September 9, 2009.

Donald A. Gambatesa, Inspector General.

[FR Doc. E9-22637 Filed 9-21-09; 8:45 am] BILLING CODE 6116-01-P

DEPARTMENT OF COMMERCE

Submission for OMB Review; Comment Request

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

Agency: National Oceanic and Atmospheric Administration (NOAA).

Title: Paperwork Submissions under the Coastal Zone Management Act Federal Consistency Requirements.

OMB Control Number: 0648-0411.

Form Number(s): None.

Type of Request: Regular submission.

Number of Respondents: 2,334.

Average Hours per Response: Federal agency/license or permit and assistance: State and non-Federal applicant, each 8 hours; State and other applicant, each 2 hours; unlisted activity requests, 4 hours; public notices, 1 hour; remedial action requests, 4 hours; listing notices/coordination: State listing, 1 hour; interstate listing, 30 hours; mediation requests, 2 hours; Secretarial appeals, appellants and states, each 210 hours.

Burden Hours: 35,799.

Needs and Uses: A number of paperwork submissions are required by the Coastal Zone Management Act (CZMA), 16 U.S.C. 1456, and by NOAA to provide a reasonable, efficient and predictable means of complying with the CZMA requirements. These requirements are detailed in 15 CFR part 930. The information will be used by coastal States with federally-approved Coastal Zone Management Programs to determine if Federal agency activities, Federal license or permit activities, and Federal assistance activities that affect a

State's coastal zone are consistent with the States' programs.

Affected Public: State, local and tribal government.

Frequency: Annually and on occasion. Respondent's Obligation: Required to obtain or retain benefits.

OMB Desk Officer: David Rostker, (202) 395-3897.

Copies of the above information collection proposal can be obtained by calling or writing Diana Hynek, Departmental Paperwork Clearance Officer, (202) 482-0266, Department of Commerce, Room 7845, 14th and Constitution Avenue, NW., Washington, DC 20230 (or via the Internet at dHynek@doc.gov).

Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to David Rostker, OMB Desk Officer, FAX number (202) 395-7285, or David_Rostker@omb.eop.gov.

Dated: September 17, 2009.

Gwellnar Banks,

Management Analyst, Office of the Chief Information Officer.

[FR Doc. E9-22735 Filed 9-21-09; 8:45 am]

BILLING CODE 3510-22-P

DEPARTMENT OF COMMERCE

International Trade Administration Iraq Conference; Announcement of U.S.-Iraq Business and Investment Conference in Washington, DC; October 20-21, 2009

AGENCY: Department of Commerce.

ACTION: Notice.

Event Description: The U.S. Department of Commerce (Commerce), International Trade Administration (ITA), is organizing a U.S.-Iraq Business and Investment Conference, to be held in Washington, DC, on October 20th and 21st, 2009. The goal of the conference is to encourage U.S. private investment in Iraq by promoting current business opportunities, providing matchmaking opportunities for U.S. and Iraqi firms, providing opportunities for dialogue with Iraqi Ministers and other senior Government of Iraq (GOI) officials, and holding bilateral meetings with U.S. and

Iraqi government officials to address commercial policy. The conference will cover twelve sectors—agriculture, banking/finance, defense, electricity, health, education, housing/construction, industry, oil/gas, telecommunications, tourism and transportation—and, while it will be open to all U.S. companies, those operating in these sectors are especially encouraged to participate. The Iraqi delegation will include several Iraqi Ministers and other senior GOI officials, many provincial government officials, and representatives from over 100 private-sector firms.

Background: The investment conference was announced by Iraqi Prime Minister Maliki at the U.S. Chamber of Commerce headquarters, Washington, DC, on July 24, 2009. The conference, to be held on October 20th and 21st, 2009, in Washington, DC, will provide plenary sessions with U.S. and GOI keynote speakers, break-out sessions with Iraqi provincial government officials, and breakout sessions on the following twelve sectors: agriculture, banking/finance, defense, electricity, health, education, housing/construction, industry, oil/gas, telecommunications, tourism and transportation. It will also provide matchmaking opportunities for U.S. and Iraqi firms.

Event Goals: The conference will facilitate business-to-business meetings between U.S. companies and their private-sector counterparts in Iraq, as well as improve U.S. industries' understanding of the commercial opportunities in Iraq. The conference is also designed to facilitate commercial dialogue between the GOI and the U.S. private sector. The conference aims to:

- Promote current investment and business opportunities in Iraq.
• Provide matchmaking opportunities for U.S. and Iraqi firms.
• Address challenges to doing business in Iraq.
• Provide opportunities for U.S. firms to meet with Iraqi Ministers and other senior GOI officials.
• Hold bilateral meetings with U.S. and Iraqi government officials to address commercial policy.

Proposed Event Timetable

Table with 2 columns: Date and Description of events. Oct 20 includes opening day with plenary session and industry breakout. Oct 21 includes panels on doing business in Iraq and afternoon session with overview and matchmaking. Oct 22 includes one-on-one business meetings.

Participation Requirements

Interested parties will be able to register online for the investment conference at <http://www.trade.gov/iraq>. A registration fee of \$200 will be charged to cover meal expenses. Registrations received after October 12, 2009, will be considered only if space and scheduling constraints permit.

Disclaimer

The U.S. Government does not make any representations or guarantees as to the commercial success of business activities that utilize or rely upon information obtained at this conference.

FOR FURTHER INFORMATION CONTACT:

Tanya Cheguer, U.S. Department of Commerce, Iraq Investment and Reconstruction Task Force, E-mail: tanya.cheguer@mail.doc.gov. Telephone: 202-482-1232, Facsimile: 202-482-0980.

Ariana Monti, U.S. Department of Commerce, Iraq Investment and Reconstruction Task Force, E-mail: ariana.monti@mail.doc.gov. Telephone: 202-482-3754, Facsimile: 202-482-0980.

Susan Hamrock-Mann,

Director, Iraq Investment & Reconstruction Task Force, U.S. Department of Commerce. [FR Doc. E9-22823 Filed 9-21-09; 8:45 am]

BILLING CODE 3510-DA-P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-570-836]

Notice of Amended Final Results of Antidumping Duty Administrative Review: Glycine from the People's Republic of China

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

EFFECTIVE DATE: September 22, 2009.

FOR FURTHER INFORMATION CONTACT:

Angelica Mendoza or Dena Crossland, Import Administration, International Trade Administration, U.S. Department of Commerce ("the Department"), 14th Street and Constitution Avenue, NW, Washington, DC 20230; telephone: (202) 482-3019 or (202) 482-3362, respectively.

SUPPLEMENTARY INFORMATION:

Amendment to the Final Results

In accordance with sections 751(a) and 777(i)(1) of the Tariff Act of 1930, as amended, ("the Act"), on August 6, 2009, the Department issued its final

results in the administrative review of the antidumping duty order on glycine from the People's Republic of China ("PRC"), covering the March 1, 2007, through February 29, 2008, period. The final results were subsequently released to all parties in the proceeding, and published in the **Federal Register** on August 14, 2009. See *Glycine from the People's Republic of China: Final Results of Antidumping Duty Administrative Review*, 74 FR 41121 (August 14, 2009) ("*Glycine Final Results*"). On August 17, 2009, and pursuant to 19 CFR 351.224(c)(2), we received a timely-filed allegation from the domestic interested producer participating in this administrative review, GEO Specialty Chemicals, Inc. ("GEO"), that the Department made ministerial errors with respect to its final dumping margin calculation for respondent Baoding Mantong Fine Chemistry Co., Ltd. ("Baoding Mantong"). See Letter from GEO Specialty Chemicals, Inc. to the Department of Commerce, regarding "Ministerial Error Comments," dated August 17, 2009 ("GEO Ministerial Letter"). On August 21, 2009, we received comments from Baoding Mantong regarding the ministerial errors alleged by GEO. See Letter from Baoding Mantong Fine Chemistry Co., Ltd. to the Department of Commerce, regarding "Response to Petitioner's Ministerial Error Allegations," dated August 21, 2009 ("Baoding Mantong Response Letter"). For a discussion of the Department's analysis of the allegations in the GEO Ministerial Letter and rebuttal comments in the Baoding Mantong Response Letter, see Memorandum from Dena Crossland to Richard O. Weible, entitled, "Ministerial Errors Allegation in the Final Results of the Antidumping Duty Administrative Review of Glycine from the People's Republic of China: Baoding Mantong Fine Chemistry Co., Ltd.," dated September 14, 2009.

A ministerial error includes "errors in addition, subtraction, or other arithmetic function, clerical errors resulting from inaccurate copying, duplication, or the like, and any other type of unintentional error which {the Department} considers ministerial." Section 751(h) of the Act; see also 19 CFR 351.224(f). In the GEO Ministerial Letter, GEO alleges that the Department made two ministerial errors in calculating Baoding Mantong's dumping margin for the final results of this administrative review. First, GEO alleges that the Department made a ministerial error by not converting the *Chemical Weekly* value for methanol

from a per-liter to a per-kilogram basis. Additionally, GEO argues that the Department should not have multiplied *Chemical Weekly* prices for formaldehyde from the period of review by a 37.2-percent concentration level (a simple average of the concentration levels that Baoding Mantong reported for the formaldehyde it consumes in the production of glycine) because *Chemical Weekly* prices were already based on a 37-percent concentration level, rather than a 100-percent concentration level.

After analyzing GEO's ministerial error comments and Baoding Mantong's rebuttal comments, we have determined, in accordance with 19 CFR 351.224(e), that we made the following ministerial error with respect to our final dumping margin calculation for Baoding Mantong: the Department inadvertently did not convert the *Chemical Weekly* value for methanol from a per-liter basis to a per-kilogram basis. See GEO Ministerial Letter; see also Administrative Review of Glycine from the People's Republic of China: Surrogate Values for the Preliminary Results, dated March 31, 2009, at 6 and Attachment 5B, and 2007/2008 Antidumping Duty Administrative Review of Glycine from the People's Republic of China: Program Analysis for the Final Results, dated August 6, 2009, at Attachment 3. The Department has revised its calculation of the surrogate value for methanol to be consistent with Baoding Mantong's reporting of its methanol input, as originally intended by the Department.

With respect to GEO's allegation that the Department erred in its calculation of the surrogate value for formaldehyde, we find that the alleged error does not meet the definition of ministerial error pursuant to 19 CFR 351.224(f) and is methodological in nature. Specifically, it is clear from the record that the Department intended to adjust the surrogate value for formaldehyde by 37.2 percent, which is a simple average of the concentration levels that Baoding Mantong reported for the formaldehyde it consumes in the production of the subject merchandise. Therefore, we have not changed our surrogate value for formaldehyde.

Therefore, in accordance with 19 CFR 351.224(e), we are amending the final results in this antidumping duty administrative review of glycine from the PRC. After correcting the ministerial error with respect to Baoding Mantong's methanol input, the amended final weighted-average dumping margin is as follows: