on Outdoor Recreation Management Guidelines. These will be recommended to the Bureau of Land Management in Colorado for consideration and use in day-to-day management of public lands in Colorado within the Front Range Center. The RAC will also accept written comments on the Outdoor Recreation Management Guidelines.

DATES: The open houses are scheduled for the following dates and times. Any changes to the time, date and/or location of the Open Houses will be publicized in the local media.

The open houses will be held at the Beidleman Environmental Center, 740 W. Caramillo Street, Colorado Springs, Colorado; at the Chaffee County Fairgrounds, 10165 County Road 120, Salida, Colorado. Unless otherwise indicated, all open houses will begin at 7 p.m. and end at approximately 9 p.m.

August 17, 1999 at the Beidleman Environmental Center.

August 31, 1999 at the Chaffee County Fairgrounds.

The written public comment period will begin with the publication of this notice and end September 15, 1999. Comments should be sent to Bureau of Land Management, Front Range Center, Attn: RAC, 3170 East Main Street, Canon City, Colorado 81212. Written comments and those given at the Open Houses will be equally considered. A copy of the Draft Outdoor Recreation Management Guidelines can be requested.

ADDRESSES: Bureau of Land Management (BLM), Front Range Center, 3170 East Main Street, Canon City Colorado 81212; Telephone (719) 269–8500.

FOR FURTHER INFORMATION CONTACT: Ken Smith at 719–269–8553.

SUPPLEMENTARY INFORMATION: The Front Range RAC, along with the other RACs in Colorado, intend to develop a joint set of outdoor recreation management guidelines to recommend to the BLM in Colorado for adoption and use in everyday management of the lands the agency administers. The open houses are intended as a means for the RACs to gather informal input and ideas on the proposed set of guidelines that all the RACs in Colorado have agreed with so far. After September 15, 1999, representatives from all RACs will jointly develop a set of final recommended guidelines to submit to the BLM for consideration. The guidelines will include

recommendations dealing with the management of off-highway vehicle use. **Donnie R. Sparks**,

Front Range Center Manager.
[FR Doc. 99–19484 Filed 7–29–99; 8:45 am]
BILLING CODE 4310–JB–P

INTERNATIONAL TRADE COMMISSION

[Investigation No. AA1921–129 (Review)]

Polychloroprene Rubber From Japan

Determination

On the basis of the record ¹ developed in the subject five-year review, the United States International Trade Commission determines, pursuant to section 751(c) of the Tariff Act of 1930 (19 U.S.C. 1675(c)) (the Act), that revocation of the antidumping finding on melamine from Japan would be likely to lead to continuation or recurrence of material injury to an industry in the United States within a reasonably foreseeable time.²

Background

The Commission instituted this review on August 3, 1998 (63 FR 41282) and determined on November 5, 1998 that it would conduct a full review (63 FR 63748, November 16, 1998). Notice of the scheduling of the Commission's review and of a public hearing to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the Federal Register on December 16, 1998 (63 FR 69306). The hearing was held in Washington, DC, on June 3, 1999, and all persons who requested the opportunity were permitted to appear in person or by counsel.

The Commission transmitted its determination in this investigation to the Secretary of Commerce on July 26, 1999. The views of the Commission are contained in USITC Publication 3212 (July 1999), entitled *Polychloroprene Rubber from Japan (Inv. No. AA1921–129 (Review).*

Issued: July 27, 1999.

By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 99–19582 Filed 7–29–99; 8:45 am] BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

[Investigations Nos. 701–TA–393–396 (Preliminary) and Investigations Nos. 731– TA–829–840 (Preliminary)]

Certain Cold-Rolled Steel Products From Argentina, Brazil, China, Indonesia, Japan, Russia, Slovakia, South Africa, Taiwan, Thailand, Turkey, and Venezuela

Determinations

On the basis of the record 1 developed in the subject investigations, the United States International Trade Commission determines, pursuant to section 703(a) of the Tariff Act of 1930 (19 U.S.C. 1671b(a)), that there is a reasonable indication that an industry in the United States is materially injured by reason of imports from Brazil of certain cold-rolled steel products, provided for in headings 7209, 7210, 7211, 7212, 7225, and 7226 of the Harmonized Tariff Schedule of the United States, that are alleged to be subsidized by the Government of Brazil. The Commission further determines, pursuant to 19 U.S.C. 1677(24)(A), that the subject imports from Indonesia, Thailand,2 and Venezuela that are alleged to be subsidized are negligible and its investigations are thereby terminated pursuant to 19 U.S.C. 1671b(a)(1).3 The Commission also determines, pursuant to section 733(a) of the Tariff Act of 1930 (19 U.S.C. 1673b(a)), that there is a reasonable indication that an industry in the United States is materially injured by reason of such imports from Argentina, Brazil, China, Indonesia, Japan, Russia, Slovakia, South Africa, Taiwan, Thailand, Turkey, and Venezuela that are alleged to be sold in the United States at less than fair value.

Commencement of Final Phase Investigations

Pursuant to § 207.18 of the Commission's rules, the Commission also gives notice of the commencement of the final phase of its investigations. The Commission will issue a final phase notice of scheduling which will be published in the **Federal Register** as provided in § 207.21 of the Commission's rules upon notice from the Department of Commerce

¹The record is defined in § 207.2(f) of the Commission's rules of practice and procedure (19 CFR 207.2(f))

² Commissioners Crawford and Askey dissenting.

¹ The record is defined in § 207.2(f) of the Commission's rules of practice and procedure (19 CFR 207.2(f)).

 $^{^2\,\}mathrm{Commissioner}$ Koplan dissenting with respect to allegedly subsidized imports from Thailand.

³ Chairman Bragg, however, further finds that imports from Indonesia, Thailand, and Venezuela will imminently exceed the statutory negligibility threshold, and makes an affirmative threat determination with regard to such imports.

(Commerce) of affirmative preliminary determinations in these investigations under section 703(b) and section 733(b) of the Act, or, if the preliminary determinations are negative, upon notice of affirmative final determinations in the investigations under section 705(a) and section 735(a) of the Act. Parties that filed entries of appearance in the preliminary phase of the investigations need not enter a separate appearance for the final phase of the investigations. Industrial users, and, if the merchandise under investigation is sold at the retail level, representative consumer organizations have the right to appear as parties in Commission antidumping and countervailing duty investigations. The Secretary will prepare a public service list containing the names and addresses of all persons, or their representatives, who are parties to the investigation.

Background

On June 2, 1999, a petition was filed with the Commission and the Department of Commerce by Bethlehem Steel Corp., Bethlehem, PA; Gulf States Steel, Inc., Gadsden, AL; Ispat Inland, Inc., East Chicago, IN; LTV Steel Co., Inc., Cleveland, OH; National Steel Corp., Mishawaka, IN; Steel Dynamics, Inc., Fort Wayne, IN; U.S. Steel Corp.; a unit of USX Corp., Pittsburgh, PA; Weirton Steel Corp., Weirton, WV; the Independent Steelworkers Union; and United Steel Workers of America, Pittsburgh, PA, alleging that an industry in the United States is materially injured by reason of subsidized or LTFV imports of certain cold-rolled steel products from Argentina, Brazil, China, Indonesia, Japan, Russia, Slovakia, South Africa, Taiwan, Thailand, Turkey, and Venezuela. Accordingly, effective June 2, 1999, the Commission instituted antidumping investigations Nos. 701 TA-393-396 (Preliminary) and investigations Nos. 731-TA-829-840 (Preliminary).

Notice of the institution of the Commission's investigation and of a public conference to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the **Federal Register** of June 9, 1999 (64 FR 31018). The conference was held in Washington, DC, on June 23, 1999, and all persons who requested the opportunity were permitted to appear in person or by counsel.

The Commission transmitted its determination in this investigation to the Secretary of Commerce on July 19, 1999. The views of the Commission are

contained in USITC Publication 3214 (July 1999), entitled *Certain Cold-Rolled Steel Products from Argentina, Brazil, China, Indonesia, Japan, Russia, Slovakia, South Africa, Taiwan, Thailand, Turkey, and Venezuela: Investigations Nos. 701–TA–393–396 and 731–TA–829–840 (Preliminary).*

By order of the Commission. Issued: July 23, 1999.

Donna R. Koehnke,

Secretary.

[FR Doc. 99–19583 Filed 7–29–99; 8:45 am] BILLING CODE 7020–02–P

DEPARTMENT OF JUSTICE

Office of Community Oriented Policing Services

School-Based Partnership Grant Assessment Solicitation

AGENCY: Office of Community Oriented Policing Services, Department of Justice. **ACTION:** Notice of availability.

SUMMARY: The Office of Community Oriented Policing Services (COPS) is seeking proposals to conduct an assessment of the School-Based Partnership (SBP) grant program. This notice provides background on the SBP program, outlines the purpose and needs sought from the assessment, and identifies questions to be addressed by applicants seeking to provide services under this cooperative agreement. The assessment is being announced as an open competition and requires a threeweek turnaround. The selected awardee will be expected to begin work immediately upon selection.

DATES: Applications for the School-**Based Partnerships Assessment** Cooperative Agreement are due on August 17, 1999, by 5:00 p.m. EST. Please fax a short letter notifying the COPS Office of your intent to apply for the School-Based Partnerships Assessment Cooperative Agreement and identify the contact person, phone number, address, and fax number for receipt of SBP Background Materials. The letter should be faxed to the attention of COPS/PPSE c/o Stacy Curtis at (202) 633-1386 no later than August 3, 1999. The selected awardee will be notified by phone and fax and should plan to begin meeting with the COPS Office in September to begin planning the project.

REQUIREMENTS/LIMITATIONS: Package should include the original application and three copies. Applications should not exceed 15 double-spaced, 12-point typed pages. Budget materials, letters of

support/cooperation, and time lines are considered acceptable appendices.

ADDRESSES: Please send application package to: Office of Community Oriented Policing Services Program/ Policy Support and Evaluation Division 1100 Vermont Ave, NW, Washington, DC 20530 (20005 for express services) Attn: Stacy Curtis.

FOR FURTHER INFORMATION CONTACT: Stacy Curtis at (202) 633–1297 or Karin Schmerler at (202) 633–1321 to obtain additional information about this solicitation. Additional information can also be obtained through the COPS Office Internet web site at www.usdoj.gov/cops or by calling the Department of Justice Response Center at 1–800–421–6770.

SUPPLEMENTARY INFORMATION:

Background

In 1998, the COPS Office announced the first round of School-Based Partnerships grantees to 155 law enforcement agencies. The COPS Office issued a second grant solicitation in early 1999, to fund additional policing agencies and their partners. Funding decisions for SBP '99 are forthcoming. Various components of this assessment will include grantees funded in 1998 while other tasks will focus on grantees funded in 1999. It is possible that some SBP grantees will receive grants in both 1998 and 1999 to problem solve on different crime and disorder problems. Applicants for the assessment should consider ways to best incorporate information from all grantees from the two years of funding and should not be limited in their proposals to the ideas and tasks included in this solicitation.

The SBP grant program is part of the COPS Office's commitment to advancing community policing through collaborative problem solving. The initiative seeks to facilitate a shift from traditional incident-driven policing to proactive problem-oriented policing that encourages community participation to keep children safe by reducing schoolrelated violence, crime, and disorder. Rather than repeatedly responding to the same types of crimes after they have occurred, policing agencies that practice community policing and problem solving work with community members to identify persistent problems, learn more about why these problems occur, and address the underlying conditions that precipitate their occurrence.

The SBP program provides policing agencies with a unique opportunity to work with schools and community-based organizations to address persistent school-related crime problems. Grantees were required to