- 44. Office of Special Counsel—Special Counsel
- 45. Offices of Independent Counsel— Independent Counsels
- 46. Overseas Private Investment
 Corporation—Board of Directors
- 47. Pacific Charter Commission— Chairperson
- 48. Postal Rate Commission— Chairperson
- 49. Presidio Trust—Chairperson
- Selective Service System—Director
 Smithsonian Institution/John F.
 Kennedy Center for the Performing Arts—Chairperson
- 52. Smithsonian Institution/National Gallery of Art—President
- 53. Smithsonian Institution/Woodrow Wilson International Center for Scholars—Director
- 54. Trade and Development Agency— Director
- 55. U.S. Holocaust Memorial Museum— Chairperson
- 56. U.S. Institute of Peace—Chairperson
- 57. Vietnam Education Foundation— Chairperson

[FR Doc. 02–17497 Filed 7–11–02; 8:45 am] **BILLING CODE 3110–01–P**

OFFICE OF PERSONNEL MANAGEMENT

Proposed Collection; Comment Request for Review of a New Information Collection RI 20–120

AGENCY: Office of Personnel Management (OPM).

ACTION: Notice.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995 (Public Law 104-13, May 22, 1995), this notice announces that the Office of Personnel Management (OPM) intends to submit to the Office of Management and Budget (OMB) a request for review of a new information collection. RI 20-120, Request for Change to Unreduced Annuity, is a new form designed to collect information OPM needs to comply with the wishes of the retired Federal employee whose marriage has ended. We have always needed this information. In the past, we have considered the information originally provided in the correspondence from the retiree and have made further inquiries as needed. This new form will provide an organized way for the retiree to give us everything at one time.

Comments are particularly invited on:

—Whether this collection of information is necessary for the proper performance of functions of the Office of Personnel Management, and whether it will have practical utility;

—Whether our estimate of the public

burden of this collection is accurate,

and based on valid assumptions and methodology; and

—Ways in which we can minimize the burden of the collection of information on those who are to respond, through use of the appropriate technological collection techniques or other forms of information technology.

We estimate we will process 5,000 requests annually from RI 20–120. This form takes an average of 30 minutes per response to complete. The annual burden is estimated to be 2,500 hours.

For copies of this proposal, contact Mary Beth Smith-Toomey on (202) 606–8358, FAX (202) 418–3251 or E-mail to mbtoomey@opm.gov. Please include your mailing address with your request. DATES: Comments on this proposal should be received within 60 calendar days from the date of this publication. ADDRESSES: Send or deliver comments to Ronald W. Melton, Chief, Operations Support Division, Retirement and Insurance Service, U.S. Office of Personnel Management, 1900 E Street, NW., Room 3349A, Washington, DC 20415–3540.

For Information Regarding Administrative Coordination Contact: Cyrus Benson, Team Leader Desktop Publishing and Printing Team Budget and Administrative Services Division (202) 606–0623

U.S. Office of Personnel Management **Kay Coles James**,

Director.

[FR Doc. 02–17406 Filed 7–11–02; 8:45 am] BILLING CODE 6325–50–P

SECURITIES AND EXCHANGE COMMISSION

Sunshine Act Meetings

Notice is hereby given, pursuant to the provisions of the Government in the Sunshine Act, Pub. L. 94–409, that the Securities and Exchange Commission will hold the following meetings during the week of July 15, 2002:

Closed Meetings will be held on Tuesday, July 16, 2002, at 10 a.m., and Thursday, July 18, 2002, at 10 a.m., and an Open Meeting will be held on Wednesday, July 17, 2002, at 10 a.m., in Room 1C30, the William O. Douglas Room.

Commissioners, Counsel to the Commissioners, the Secretary to the Commission, and recording secretaries will attend the closed meeting. Certain staff members who have an interest in the matters may also be present.

The General Counsel of the Commission, or his designee, has certified that, in his opinion, one or more of the exemptions set forth in 5 U.S.C. 552b(c)(3), (5), (7), (9)(B), and (10) and 17 CFR 200.402(a)(3), (5), (7), (9)(ii) and (10), permit consideration of the scheduled matters at the closed meetings.

The subject matter of the Closed Meeting scheduled for Tuesday, July 16, 2002, will be:

Formal orders of investigation; Institution and settlement of injunctive actions: and

Institution and settlement of administrative proceedings of an enforcement nature.

The subject matter of the Closed Meeting scheduled for Thursday, July 18, 2002, will be:

Formal orders of investigation; Institution and settlement of injunctive actions:

Institution and settlement of administrative proceedings of an enforcement nature; and Adjudicatory matter.

The subject matter of the Open Meeting scheduled for Wednesday, July 17, 2002, will be:

- 1. The Commission will consider whether to propose amendments to rule 206(4)–2, the custody rule under the Investment Advisers Act of 1940, to enhance the protections afforded to advisory clients' assets, harmonize the rule with current custodial practices, and clarify circumstances under which advisers have custody of client assets.
- 2. The Commission will consider whether to adopt amendments to rule 17a–8 under the Investment Company Act of 1940. The proposed amendments to rule 17a–8 would expand the types of business combinations permitted by the rule and make the rule available for mergers between registered investment companies and certain unregistered entities. The proposed amendments to rule 17a–8 are designed to reduce burdens on investment companies by permitting investment companies to enter into mergers that present little risk of overreaching without first obtaining an exemptive order from the Commission.
- 3. The Commission will consider whether to propose exemptions for most standardized options from provisions of the Securities Act of 1933 and from the registration requirements of the Securities Exchange Act of 1934. The proposals would ensure comparable regulatory treatment of standardized options and security futures products.
- 4. The Commission will consider whether to amend the Privacy Act System of Records for Enforcement Files (SEC–42) to clarify that disclosures may be made in connection with debt collection activities, including disclosures to credit reporting bureaus, to update statutory and regulatory references and addresses of system administrators, and to append a statement regarding previously published Privacy Act exemptions claimed for the system.

At times, changes in Commission priorities require alterations in the

scheduling of meeting items. For further information and to ascertain what, if any, matters have been added, deleted or postponed, please contact: The Office of the Secretary at (202) 942–7070.

Dated: July 9, 2002. Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 02–17610 Filed 7–9–02; 4:17 pm]

BILLING CODE 8010-01-M

OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

Exclusion of Particular Products from Actions under Section 203 of the Trade Act of 1974 With Regard to Certain Steel Products; Conforming Changes and Technical Corrections to the Harmonized Tariff Schedule of the United States

AGENCY: Office of the United States

Trade Representative.

ACTION: Notice.

SUMMARY: Pursuant to authority granted to the United States Trade Representative (USTR) in Presidential Proclamation 7529 of March 5, 2002 (67 FR 10553), the USTR has found that particular products should be excluded from actions under section 203 of the Trade Act of 1974 (19 U.S.C. 2253) (Trade Act) with regard to certain steel products, and is modifying subchapter III of chapter 99 of the Harmonized Tariff Schedule of the United States (HTS) as set forth in the annex to this notice to implement these exclusions. Pursuant to authority delegated to the USTR in Presidential Proclamation 6969 of January 27, 1997 (62 FR 4415), USTR is making technical corrections to subchapter III of chapter 99 of the Harmonized Tariff Schedule of the United States (HTS) as set forth in the annex to this notice. These modifications correct several inadvertent errors and omissions in the subheadings 9903.72.30 through 9903.74.24 of the HTS so that the intended tariff treatment is provided. **EFFECTIVE DATE:** The modifications and

EFFECTIVE DATE: The modifications and corrections made in this notice are effective with respect to articles entered, or withdrawn from warehouse for consumption, on or after the dates set forth in each item in the annex to this notice.

FOR FURTHER INFORMATION CONTACT:

Office of Industry, Office of the United States Trade Representative, 600 17th Street NW., Room 501, Washington DC, 20508. Telephone (202) 395–5656.

SUPPLEMENTARY INFORMATION: On March 5, 2002, pursuant to section 203 of the

Trade Act of 1974, as amended (the "Trade Act") (19 U.S.C. 2253), the President issued Proclamation 7529 (67 FR 10553), which imposed tariffs and a tariff-rate quota on (a) certain flat steel, consisting of: Slabs, plate, hot-rolled steel, cold-rolled steel, and coated steel; (b) hot-rolled bar; (c) cold-finished bar; (d) rebar; (e) certain tubular products; (f) carbon and alloy fittings; (g) stainless steel bar; (h) stainless steel rod; (i) tin mill products; and (j) stainless steel wire, as provided for in subheadings 9903.72.30 through 9903.74.24 of the Harmonized Tariff Schedule of the United States ("HTS") ("safeguard measures") for a period of three years plus 1 day. Effective with respect to goods entered, or withdrawn from warehouse for consumption, on or after 12:01 a.m., EST, on March 20, 2002, Proclamation 7529 modified subchapter III of chapter 99 of the HTS so as to provide for such increased duties and a tariff-rate quota.

Proclamation 7529 also delegated to the USTR the authority to consider requests for exclusion of a particular product submitted in accordance with the procedures set out in 66 FR 54321, 54322-54323 (October 26, 2001) and, upon publication in the Federal Register of a notice of his finding that a particular product should be excluded, to modify the HTS provision created by the annex to that proclamation to exclude such particular product from the pertinent safeguard measure. On April 5, 2002, USTR published a notice in the Federal Register excluding four particular products from the safeguard measures, and modified the HTS accordingly.

I have further considered exclusion requests for certain products designated as X-004, X-010, X-011, X-018, X-021, X-022, X-025, X-032, X-035, X-039, X-046, X-048, X-059, X-061, X-072, X-075, X-077, X-083, X-088, X-089, X-090, X-093, X-100, X-104, X-108, X-109, X-110, X-113, X-116, X-119, X-120, X-122, X-128, X-134, X-142, X-143, X-147, X-160, X-162, X-172, X-177, X-186, X-187, X-188, X-194, X-196, X-213, and X-219. I have also considered exclusion requests for certain products designated N-300, N-303, N-313, N-316, N-319, N-321, N-377, N-387, N-392, N-426, N-454, N-455, N-456, N-467, N-491, N-495, N-499. I find that the exclusion from the safeguard measures established in Proclamation 7529 of certain steel products within these designations, as described in sections 2 and 3 of the annex to this notice, would not undermine the goals of those safeguard measures. Therefore, I find that these products should be excluded from those safeguard measures. Accordingly, under authority vested in the USTR by Proclamation 7529, I modify the HTS provisions created by the annex to Proclamation 7529 as set forth in the annex to this notice. Such modifications shall be embodied in the HTS with respect to goods entered, or withdrawn from warehouse for consumption, on or after March 20, 2002.

On March 19, 2002 and June 4, 2002, USTR published Federal Register notices (67 FR 12635 and 67 FR 38541, respectively) making technical corrections to subchapter III of chapter 99 of the HTS to remedy several technical errors introduced in the annex to Proclamation 7529. These corrections ensured that the intended tariff treatment was provided. Since the publication of these Federal Register notices, additional technical errors and omissions in subchapter III of chapter 99 have come to the attention of USTR. The annex to this notice makes technical corrections to the HTS to remedy these errors and omissions. In particular, the annex to this notice corrects errors in the descriptions of the physical dimensions or chemical composition of certain products excluded from the application of the safeguard measures.

Proclamation 6969 authorized the USTR to exercise the authority provided to the President under section 604 of the Trade Act of 1974 (19 U.S.C. 2483) to embody rectifications, technical or conforming changes, or similar modifications in the HTS. Under authority vested in the USTR by Proclamation 6969, the rectifications, technical and conforming changes, and similar modifications set forth in the annex to this notice shall be embodied in the HTS with respect to goods entered, or withdrawn from warehouse for consumption, on or after the date set forth in each item in the annex to this notice.

Robert B. Zoellick,

 $United\ States\ Trade\ Representative.$

Annex

The HTS is modified as set forth in this annex, with bracketed matter included to assist in the understanding of the modifications. The following provisions supersede matter now in the Harmonized Tariff Schedule of the United States (HTS). The new subheading and superior text thereto being inserted by this notice are set forth in columnar format, and material in such columns is inserted in the columns of the HTS designated "Heading/Subheading", "Article Description", "Rates of Duty 1 General", "Rates of Duty 1 Special", and "Rates of Duty 2", respectively. Individual subdivisions of U.S. note 11 to subchapter III