Number of Respondents: 100. Average Hours per Response: Application for Transfer of License Limitation Program Groundfish/Crab License, 1 hour; Application for Transfer License Limitation Program Scallop License, 1 hour; and Transfer appeals, 4 hours.

Burden Hours: 168.

Needs and Uses: This request is for revision and extension of a currently approved information collection.

The License Limitation Program (LLP) restricts access to the commercial groundfish fisheries, commercial crab fisheries and commercial scallop fisheries in the Exclusive Economic Zone off Alaska except for certain areas where alternative programs exist. The intended effect of the LLP is to limit the number of participants and reduce fishing capacity in fisheries off Alaska.

For a vessel designated on an LLP license, the LLP license authorizes the type of fishing gear that may be used by the vessel, the maximum size of the vessel, and whether the vessel may catch and process fish at sea or if it is limited to delivering catch without atsea processing. LLP licenses that allow vessels to catch and process at-sea are assigned a catcher/processor endorsement. LLP licenses specify the maximum length over all (MLOA) of the vessel to which that LLP license may be assigned. Regulations implementing the LLP prohibit participants in LLP groundfish fisheries from using a vessel to fish for LLP groundfish that has a length overall that is greater than the MLOA specified on the LLP license. The LLP also includes a species endorsement for Pacific cod in the BSAI and GOA.

An LLP license is required onboard any vessel deployed in scallop fisheries in Federal waters off Alaska (except for some diving operations). The scallop LLP is intended to limit the number of participants and reduce fishing capacity in the scallop fishery off Alaska. The scallop LLP will limit the number of participants and reduce fishing capacity in the scallop fishery off Alaska.

Affected Public: Business or other forprofit organizations.

Frequency: On occasion.

Respondent's Obligation: Required to obtain or retain benefits.

This information collection request may be viewed at *reginfo.gov*. Follow the instructions to view Department of Commerce collections currently under review by OMB.

Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to OIRA_Submission@ omb.eop.gov or fax to (202) 395–5806.

Dated: December 8, 2014.

Glenna Mickelson,

Management Analyst, Office of the Chief Information Officer.

[FR Doc. 2014–29058 Filed 12–10–14; 8:45 am]

BILLING CODE 1310-22-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:* Pacific Islands Region Permit Family of Forms.

OMB Control Number: 0648–0490. Form Number(s): None.

Type of Request: Regular (revision and extension of a currently approved information collection).

Number of Respondents: 243.

Average Hours Per Response: Hawaii longline limited entry permit transfer, 1 hour; American Samoa longline limited entry permit renewal and additional permit application, 45 minutes; American Samoa longline permit transfer, 1 hour, 15 minutes; Main Hawaiian Islands longline prohibited area exemptions and permit appeals, 2 hours; all other permits, 30 minutes.

Burden Hours: 137.

Needs and Uses: This request is for revision and extension of a current information collection. Changes have been made to the forms and instructions. The forms have been reformatted, the requirement to collect the TIN has been added and declaratory language has been added for signatures.

Regulations at 50 CFR 665, Subpart F, require that a vessel must be registered to a valid federal fishing permit if it is used to fish with longline gear for Pacific pelagic management unit species (PMUS), land or transship longline caught PMUS, or receive longline caught PMUS from a longline vessel, within the Exclusive Economic Zone (EEZ) of United States (U.S.) islands in the central and western Pacific, or to fish with troll and handline gear for PMUS within the EEZ around each of the Pacific Remote Island Areas (PRIA).

Regulations at 50 CFR parts 665, Subparts D and E, require that the owner of a vessel used to fish for, land, or transship bottomfish management unit species (BMUS) using a large vessel (50 ft or longer) around Guam, or using a vessel within the EEZ around each of the PRIA, must register it to a valid federal fishing permit they hold.

Regulations at 50 CFR 665, Subparts B, C, D and E, require that a vessel used to fish for precious corals within the EEZ of U.S. islands in the central and western Pacific, must be registered to a valid federal fishing permit for a specific precious coral permit area.

This collection of information is needed for permit issuance, to identify actual or potential participants in the fishery, determine qualifications for permits, and to help measure the impacts of management controls on the participants in the fishery. The permit program is also an effective tool in the enforcement of fishery regulations and facilitates communication between the National Marine Fisheries Service (NMFS) and fishermen.

Affected Public: Business or other forprofit organizations.

Frequency: Annually, monthly, on occasion and variable.

Respondent's Obligation: Mandatory. This information collection request may be viewed at reginfo.gov. Follow the instructions to view Department of Commerce collections currently under review by OMB.

Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to OIRA_Submission@ omb.eop.gov or fax to (202) 395–5806.

Dated: December 8, 2014.

Glenna Mickelson,

Management Analyst, Office of the Chief Information Officer.

[FR Doc. 2014–29059 Filed 12–10–14; 8:45 am]

BILLING CODE 3510-22-P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-201-837]

Certain Magnesia Carbon Bricks From Mexico: Rescission of Antidumping Duty Administrative Review; 2013– 2014

AGENCY: Enforcement and Compliance, International Trade Administration, Department of Commerce.

SUMMARY: The Department of Commerce (the Department) is rescinding its administrative review of the antidumping duty order on certain magnesia carbon bricks from Mexico for the period of review (POR) September 1, 2013, through August 31, 2014, based

on the withdrawal of all requests for review.

DATES: Effective Date: December 11, 2014.

FOR FURTHER INFORMATION CONTACT:

David Goldberger, AD/CVD Operations, Office II, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–4136.

SUPPLEMENTARY INFORMATION:

Background

On September 2, 2014, the Department published in the **Federal Register** a notice of opportunity to request administrative review of the antidumping duty order on certain magnesia carbon bricks from Mexico for the POR.¹

On September 30, 2014, in accordance with section 751(a) of the Tariff Act of 1930, as amended (the Act), and 19 CFR 351.213(b), the Department received a timely request from Resco Products, Inc. (Resco), the petitioner in the underlying investigation, and Magnesita Refractories Company (Magnesita), a domestic producer of magnesia carbon bricks, to conduct an administrative review of the POR sales of RHI-Refmex S.A. de C.V. (RHI), Trafinsa S.A. de C.V. (Trafinsa), Vesuvius Mexico S.A. de C.V. (Vesuvius), and Ferro Alliages & Mineraux Inc. (Ferro Alliages). Also on this date, RHI timely requested a review of its POR sales.

On October 30, 2014, the Department published in the **Federal Register** a notice of initiation of an administrative review of the antidumping duty order on certain magnesia carbon bricks from Mexico with respect to RHI, Trafinsa, Vesuvius, and Ferro Alliages.²

On November 18, 2014, RHI timely withdrew its request for review. On November 20, 2014, Resco and Magnesita withdrew their request for review of RHI, Trafinsa, and Vesuvius. On December 2, 2014, Resco and Magnesita withdrew their request for review of Ferro Alliages.

Rescission of Administrative Review

Pursuant to 19 CFR 351.213(d)(1), the Department will rescind an administrative review, in whole or in part, if the parties that requested a review withdraw the request within 90 days of the date of publication of notice of initiation of the requested review. Resco and Magnesita, as well as RHI, withdrew their requests for review before the 90-day deadline (*i.e.*, January 28, 2015), and no other party requested an administrative review of the antidumping duty order on certain magnesia carbon bricks from Mexico for the POR. Therefore, in response to the timely withdrawal of requests for review and pursuant to 19 CFR 351.213(d)(1), the Department is rescinding this review in its entirety.

Assessment

The Department will instruct U.S. Customs and Border Protection (CBP) to assess antidumping duties on all appropriate entries. Antidumping duties shall be assessed at rates equal to the cash deposit of estimated antidumping duties required at the time of entry, or withdrawal from warehouse, for consumption, in accordance with 19 CFR 351.212(c)(1)(i). The Department intends to issue appropriate assessment instructions directly to CBP 15 days after the date of publication of this notice in the **Federal Register**.

Notification to Importers

This notice serves as the only reminder to importers of their responsibility, under 19 CFR 351.402(f)(2), to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during this review period. Failure to comply with this requirement could result in the Secretary's presumption that reimbursement of antidumping duties occurred and the subsequent assessment of double antidumping duties.

Notification Regarding Administrative Protective Order

This notice serves as the only reminder to parties subject to administrative protective order (APO) of their responsibility concerning the disposition of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3). Timely written notification of the return or destruction of APO materials, or conversion to judicial protective order, is hereby requested. Failure to comply with the regulations and the terms of an APO is a sanctionable violation.

This notice is published in accordance with section 777(i)(1) of the Act, and 19 CFR 351.213(d)(4).

Dated: December 5, 2014.

Christian Marsh,

 $\label{lem:continuous} Deputy\ Assistant\ Secretary\ for\ Antidumping\ and\ Countervailing\ Duty\ Operations.$

DEPARTMENT OF COMMERCE

International Trade Administration

Joint Department of Commerce and Department of Energy: Smart Cities-Smart Growth Business Development Mission to China—April 12–17, 2015

AGENCY: International Trade Administration, Commerce.

ACTION: Notice.

Mission Description

The United States Secretaries of Commerce Penny Pritzker and Energy Ernest Moniz will lead a Smart Cities-Smart Growth Business Development Mission to China from April 12–17, 2015. This mission was announced during President Obama's visit to China in November 2014. It will promote U.S. exports to China by supporting U.S. companies in launching or increasing their business in the marketplace for Smart Cities-Smart Growth products and services, such as green buildings, building energy retrofitting, building management, green data centers, carbon capture, utilization, and storage (CCUS), energy efficiency technologies, clean air and clean water technologies, waste treatment technologies, smart grid and green transportation. Key elements will include business-to-government and business-to-business meetings, market briefings, and networking events.

On November 12, President Obama and President Xi jointly announced the two countries' respective post-2020 climate targets in Beijing. This announcement is a pivotal step in addressing the global challenge of climate change and movement towards achieving the deep decarbonization of the global economy. This announcement should encourage other major economies to put forward ambitious commitments soon and should urge countries to work across traditional divides so that a strong global climate agreement can be concluded at the **United Nations Climate Change** Conference in Paris in late 2015. The announcement is the culmination of a major effort by the two countries, inspired by serious shared concern about the global effects of climate change and our commitment to leadership as the world's largest

¹ See Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation; Opportunity To Request Administrative Review, 79 FR 51958, 51959 (September 2, 2014).

² See Initiation of Antidumping and Countervailing Duty Administrative Reviews, 79 FR 64565, 64567 (October 30, 2014).