Commission (FCC), and other stakeholders to develop and advance economic and regulatory policies that foster broadband deployment and adoption. Collecting current, systematic, and comprehensive information on broadband use and non-use by U.S. households is critical to allow policymakers not only to gauge progress made to date, but also to identify problem areas with a specificity that permits carefully targeted and cost-effective responses.

The Census Bureau (“the Bureau”) is widely regarded as a superior collector of data based on its centuries of experience and its scientific methods. Collection of NTIA’s requested broadband usage data will occur in conjunction with the Bureau’s scheduled October 2012 Current Population Survey (CPS), thereby significantly reducing the potential burden on surveyed households. Questions on broadband and Internet use have been included in ten previous CPS surveys.

The modification the October CPS to include NTIA’s requested broadband data will allow the Commerce Department and NTIA to respond to congressional concerns and directives.

**Affected Public:** Individuals or households.

**Frequency:** Once.

**Respondent’s Obligation:** Voluntary.

**OMB Desk Officer:** Nicholas Fraser, (202) 395–5887.

Copies of the above information collection proposal can be obtained by calling or writing Jennifer Jessup, Departmental Paperwork Clearance Officer, (202) 482–0336, Department of Commerce, Room 6612, 14th Street and Constitution Avenue NW., Washington, DC 20230 (or via the Internet at Jessup@doc.gov).

Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to Nicholas Fraser, OMB Desk Officer, via the Internet at Nicholas.A.Fraser@omb.eop.gov, or by Fax at (202) 395–7285.

DATED: June 19, 2012.

Gwellnar Banks,
Management Analyst, Office of the Chief Information Officer.

[FR Doc. 2012–15382 Filed 6–22–12; 8:45 am]

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**DEPARTMENT OF COMMERCE**

**International Trade Administration**

**[Application 12–00005]**

**Export Trade Certificate of Review**

**ACTION:** Notice of Application for an Export Trade Certificate of Review from Colombia Rice Export Quota, Inc.

**SUMMARY:** The Export Trading Company Affairs (“ETCA”) unit, Office of Competition and Economic Analysis, International Trade Administration, Department of Commerce, has received an application for an Export Trade Certificate of Review (“Certificate”). This notice summarizes the conduct for which certification is sought and requests comments relevant to whether the Certificate should be issued.

**FOR FURTHER INFORMATION CONTACT:** Joseph E. Flynn, Director, Office of Competition and Economic Analysis, International Trade Administration, by telephone at (202) 482–5131 (this is not a toll free number) or Email at etc@trade.gov.

**SUPPLEMENTARY INFORMATION:** Title III of the Export Trading Company Act of 1982 (15 U.S.C. 4001–21) authorizes the Secretary of Commerce to issue Export Trade Certificates of Review. An Export Trade Certificate of Review protects the holder and the members identified in the Certificate from state and federal government antitrust actions and from private, treble damage antitrust actions for the export conduct specified in the Certificate and carried out in compliance with its terms and conditions. Section 302(b)(1) of the Export Trading Company Act of 1982 and 15 CFR 325.6(a) require the Secretary to publish a notice in the Federal Register, identifying the applicant and summarizing its proposed export conduct.

**Request for Public Comments**

Interested parties may submit comments relevant to the determination whether a Certificate should be issued. If the comments include any privileged or confidential business information, it must be clearly marked and a nonconfidential version of the comments (identified as such) should be included. Any comments not marked “privileged” or “confidential business information” will be deemed to be nonconfidential. An original and five (5) copies, plus two (2) copies of the nonconfidential version, should be submitted no later than 20 days after the date of this notice to: Export Trading Company Affairs, International Trade Administration, U.S. Department of Commerce, Room 7021X, Washington, DC 20230, or transmitted by Email at etc@trade.gov. Information submitted by any person is exempt from disclosure under the Freedom of Information Act (5 U.S.C. 552). However, nonconfidential versions of the comments will be made available to the applicant if necessary for determining whether or not to issue the Certificate. Comments should refer to this application as “Export Trade Certificate of Review, application number 12–00005.” A summary of the application follows.

**Summary of the Application**

**Applicant:** Colombia Rice Export Quota, Inc. (“COLOM–RICE”), 1700 Pennsylvania Avenue NW., Suite 200, Washington, DC 20006.

**Application No.:** 12–00005.

**Date Deemed Submitted:** June 5, 2012.

**Members (in Addition to Applicant)**

Arkansas Rice Research and Promotion Board, P.O. Box 31, Little Rock, AR 72203–0031; California Rice Research Board, P.O. Box 507, Yuba City, CA 95992; Louisiana Rice Research Board, 1373 Caffey Road, Rayne, LA 70578; Mississippi Rice Promotion Board, 2538 Crosby Road, Marigold, MS 38759; Missouri Rice Research and Merchandising Council, P.O. Box 77, Malden, MO 63863; Texas Rice Producers’ Board, 301 W. Webb, El Campo, TX 77434; USA Rice, Merchants’ Association, 2101 Wilson Boulevard, Arlington, VA 22201–3040; USA Rice Millers’ Association, 2101 Wilson Boulevard, Arlington, VA 22201–3040; and Federación Nacional de Arroceros de Colombia (FEDEARROZ) Carrera 100 No. 25H—25, Bogotá—Colombia.

**COLOM–RICE** seeks a Certificate to engage in the Export Trade Activities and Methods of Operation described below in the following Export Trade and Export Markets.

**Export Trade Products**

- Rice classifiable for customs purposes under HTS Codes 1006.1090, 1006.2000, 1006.3000 and 1006.4000. The rice products as described in the Agricultural Tariff Schedule of the Republic of Colombia, as appended to the U.S.-Colombia Trade Promotion Agreement (“TPA”), signed into law by the President on October 12, 2011, and including the following Colombian HTS Codes: 1006.1090—rice in hull, except for seed (arroz con cascara, excepto para siembra); 1006.2000—hulled rice—
Rice for which tariff-rate quotas ("TRQs") awards will be made will be exported to the Republic of Colombia.

Export Trade Activities and Methods of Operation

The Administrator shall publish notice ("Notice") of each open tender process to be held to award TRQ Certificates in the Journal of Commerce and, at the discretion of the Administrator, in other publications of the rice industry; and in a publication of general circulation in Colombia. The Notice will invite independent bids and will specify (i) the total amount (in metric tons) that will be allocated pursuant to the applicable tender; (ii) the shipment period for which the TRQ Certificates will be valid; (iii) the date and time by which all bids must be received by the Administrator in order to be considered (the "Bid Date"); and (iv) a minimum bid amount per ton, as established by the Board of Directors, to ensure the costs of administering the auction are recovered. The Notice normally will be published not later than 30 business days prior to the first day of the shipment period and will specify a Bid Date that is at least 10 business days after the date of publication of the Notice. The Notice will specify the format for bid submissions. Bids must be received by the Administrator not later than 5:00 p.m. EST on the Bid Date.

Contents of Bid. The bid shall be in a format established by the Administrator and shall state (i) the name, address, telephone and facsimile numbers, and email address of the bidder; (ii) the quantity of rice bid, in an amount stated in metric tons, or fractions thereof; (iii) the bid price in U.S. dollars per metric ton; and (iv) the total value of the bid. The bid form shall contain a provision, that must be signed by the bidder, agreeing that (i) any dispute that may arise relating to the bidding process or to the award of TRQ Certificates shall be settled by arbitration administered by the American Arbitration Association in accordance with its Commercial Arbitration Rules; and (ii) judgment on any award rendered by the arbitrator may be entered in any court having jurisdiction thereof.

Confidentiality of Bids. The Administrator shall treat all bids and their contents as confidential. The Administrator shall disclose information about bids only to another neutral third party, or authorized government official of the United States or of the Republic of Colombia and only as necessary to ensure the effective operation of the TRQ System or where required by law. However, after the issuance of all TRQ Certificates from an open tender process, the Administrator shall notify all bidders and shall disclose publicly (i) the total tonnage for which TRQ Certificates were awarded, and (ii) the average price and lowest price per metric ton of all successful bids.

Award of TRQ Certificates. The Administrator shall award TRQ Certificates for the available tonnage to the bidders who have submitted the highest price conforming bids. If two or more bidders have submitted bids with identical prices, the Administrator shall divide the remaining available tonnage in proportion to the quantities of their bids, and offer each TRQ Certificate in the resulting tonnages. If any bidder declines all or part of the tonnage offered, the Administrator shall offer that tonnage first to the other losing bidders, and then to the next highest bidder.
J. Payment for TRQ Certificates. Promptly after being notified of a TRQ award and within the time specified in the Notice, the bidder shall pay the full amount of the bid, either by wire transfer or by certified check, to an account designated by the Administrator. If the bidder fails to make payment within five (5) days, the Administrator shall revoke the award and award the tonnage to the next highest bidder(s).

K. Delivery of TRQ Certificates. The Administrator shall establish an account for each successful bidder in the amount of tonnage available for TRQ Certificates. Upon request, the Administrator will issue TRQ Certificates in the tonnage designated by the bidder, consistent with the balance in that account.

L. Transferability. TRQ Certificates shall be freely transferable except that (i) any TRQ Certificate holder who intends to sell, transfer or assign any rights under that Certificate shall publish such information on a Web site maintained by the Administrator at least three (3) business days prior to any sale, transfer or assignment; and (ii) any TRQ holder that sells, transfers or assigns its rights under a TRQ Certificate shall provide the Administrator with notice and a copy of the sale, transfer or assignment within three (3) business days.

M. Deposit of Proceeds: The Administrator shall cause all proceeds of the open tender process to be deposited in interest-bearing accounts in a financial institution approved by the COL–RICE Board of Directors.

N. Disposition of Proceeds. The proceeds of the open tender process shall be applied and distributed as follows:

i. The Administrator shall pay from tender proceeds, as they become available, all operating expenses of COL–RICE, including legal, accounting and administrative costs of establishing and operating the TRQ System, as authorized by the Board of Directors.

ii. The legal, accounting and administrative expenses of the USA Rice Federation, the US Rice Producers Association, and FEDEARROZ directly related to establishing COL–RICE, shall be reimbursed from the proceeds of the COL–RICE as they become available and subject to the review of the Board.

iii. Of the proceeds remaining at the end of each year of operations and after all costs described in (i) and (ii) above have been paid—1. In years one (1) through ten (10), fifty percent (50%) shall be distributed to each of the six (6) state chartered rice research boards named as members above on a pro rata basis, that share being each state’s pro rata share of the average of the immediately preceding three (3) years U.S. rice production, to fund rice research projects as defined by each of the six (6) state chartered research boards to benefit the United States rice industry. The funds are to be used for direct research projects and not to be used for general administrative purposes.

2. In years eleven (11) through eighteen (18), fifty percent (50%) shall be distributed to each of the six (6) state chartered rice research boards named as members above on a pro rata basis, that share being each state’s pro rata share of the average of the immediately preceding three (3) years U.S. rice production, to fund research and promotion projects as defined by each of the six (6) state chartered research boards to benefit the United States rice industry as may be within the purview of each board. These funds are to be used for direct projects and are not to be used for general administrative purposes.

3. In all years, fifty percent (50%) of the proceeds shall be distributed to the Colombian Member to fund market development and/or competitiveness projects for the benefit of the rice production sector of the Republic of Colombia, as established by paragraph 6 of Article 5 of Decree No. 0728 of 2012, issued by the Ministry of Agriculture and Rural Development of Colombia.

O. Arbitration of Disputes. Any dispute, controversy or claim arising out of or relating to the TRQ System or the breach thereof shall be settled by arbitration administered by the American Arbitration Association in accordance with its Commercial Arbitration Rules, and judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction thereof.

P. Confidential Information. The Administrator shall maintain as confidential all export documentation or other business sensitive information submitted in connection with application for COL–RICE membership, bidding in the open tender process or requests for distribution of proceeds, where such documents or information has been marked “Confidential” by the person making the submission. The Administrator shall disclose such information only to another neutral person making the submission. The Administrator shall disclose such information only to another neutral third party or authorized government official of the Government of the United States of America or an official of the Government of the Republic of Colombia and only where necessary to ensure the effective operation of the TRQ System or when required by law (including appropriate disclosure in connection with the arbitration of a dispute).

Q. Annual Reports. COL–RICE shall publish an annual report including a statement of its operating expenses and data on the distribution of proceeds, as reflected in the audited financial statement of the COL–RICE TRQ System. A copy of the certificate will be kept in the International Trade Administration’s Freedom of Information Records Inspection Facility, Room 4100, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230.

Joseph E. Flynn, Director, Office of Competition and Economic Analysis.

[FR Doc. 2012–15388 Filed 6–22–12; 8:45 am]
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DEPARTMENT OF COMMERCE
International Trade Administration
[A–570–929]

Small Diameter Graphite Electrodes From the People’s Republic of China: Initiation of Anticircumvention Inquiry

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

SUMMARY: In response to a request from SGL Carbon LLC and Superior Graphite Co. (the petitioners), the Department of Commerce (the Department) is initiating an anticircumvention inquiry pursuant to section 781(c) of the Tariff Act of 1930, as amended (the Act), to determine under the minor alterations provision whether graphite electrodes with diameters larger than 16 inches but less than 18 inches are products that are “altered in form or appearance in minor respects” from in-scope merchandise such that they may be considered subject to the antidumping duty order on small diameter graphite electrodes (SDGEs) from the People’s Republic of China (PRC). In addition, in response to a request from the petitioners, the Department is also initiating an anticircumvention inquiry pursuant to section 781(d) of the Act to determine whether graphite electrodes with diameters larger than 16 inches but less than 18 inches may be considered subject to the SDGE Order under the later-developed merchandise provision.