ACTION: Notice of meeting.

SUMMARY: The Architectural and Transportation Barriers Compliance Board (Access Board) established a Public Rights-of-Way Access Advisory Committee (committee) to assist the Board in developing a proposed rule on accessibility guidelines for newly constructed and altered public rights-ofway covered by the Americans with Disabilities Act of 1990 and the Architectural Barriers Act of 1968. This document announces the next meeting of the committee, which will be open to the public.

DATES: The next meeting of the committee is scheduled for December 19, 2000, beginning at 3:00 p.m. and ending at 4:30 p.m.

ADDRESSES: The meeting will be held at the Architectural and Transportation Barriers Compliance Board, 1331 F Street, NW., suite 1000, Washington, DC, 20004–1111.

FOR FURTHER INFORMATION CONTACT: Scott Windley, Office of Technical and Information Services, Architectural and **Transportation Barriers Compliance** Board, 1331 F Street, NW., suite 1000, Washington, DC, 20004-1111. Telephone number (202) 272-5434 extension 125 (Voice); (202) 272-5449 (TTY). E-mail windley@accessboard.gov. This document is available in alternate formats (cassette tape, Braille, large print, or ASCII disk) upon request. This document is also available on the Board's Internet Site (http:// www.access-board.gov/news/ prowmtg.htm).

SUPPLEMENTARY INFORMATION: On October 20, 1999, the Architectural and Transportation Barriers Compliance Board (Access Board) published a notice appointing members to a Public Rightsof-Way Access Advisory Committee (committee) to provide recommendations for developing a proposed rule addressing accessibility guidelines for newly constructed and altered public rights-of-way covered by the Americans with Disabilities Act of 1990 and the Architectural Barriers Act of 1968. 64 FR 56482 (October 20, 1999).

Committee meetings will be open to the public and interested persons can attend the meetings. All interested persons will have the opportunity to comment when the proposed accessibility guidelines for public rights-of-way are issued in the **Federal Register** by the Access Board.

Individuals who require sign language interpreters or real-time captioning

systems should contact Scott Windley by December 13, 2000.

Lawrence W. Roffee,

Executive Director. [FR Doc. 00–30873 Filed 12–1–00; 8:45 am] BILLING CODE 8150–01–P

DEPARTMENT OF COMMERCE

Bureau of the Census

[Docket No. 001115321-0321-01]

Revisions to Shipper's Export Declaration, Commerce Form 7525–V

AGENCY: Bureau of the Census, Commerce.

ACTION: Program notice.

SUMMARY: This notice announces that on September 28, 2000, the Office of Management and Budget (OMB) approved use of the revised Shipper's Export Declaration (SED), Commerce Form 7525-V, and the Automated Export System (AES) for export reporting purposes. Under the OMB clearance, the Commerce Form 7525-V-Alternate (Intermodal) is eliminated as a shipper's export reporting form, and the sponsorship of the Commerce Form 7513, "Shipper's Export Declaration for In-Transit Goods," is transferred to the U.S. Army Corps of Engineers. The effective date for use of the new form is October 1, 2000. However the Census Bureau is allowing a 180 day grace period to April 1, 2001, to allow the trade community to deplete current stocks of the old forms. During the grace period, the Census Bureau will allow use of both the old and revised Commerce Form 7525–V and Commerce Form 7525–V–Alternate (Intermodal). As of April 1, 2001, only the Commerce Form 7525–V and the AES record will be accepted by the Census Bureau and the Customs Service as a means of reporting shipper's export declaration information.

DATES: The effective date for use of the revised SED form is October 1, 2000.

FOR FURTHER INFORMATION CONTACT: Requests for additional information or instructions for completion of the new form should be addressed to Jerome Greenwell, Foreign Trade Division, U.S. Census Bureau, Room 3125, FOB–3, Washington, DC 20233–0001, (301) 457– 2238.

SUPPLEMENTARY INFORMATION: The Shipper's Export Declaration (SED) Commerce Form 7525–V and the Automated Export System (AES) reporting methods were approved under OMB clearance number 0607–0152. The

SED is a Department of Commerce Form used by the Bureau of the Census (Census Bureau) for statistical reporting purposes and the Bureau of Export Administration (BXA) for export control purposes. It also is used by the U.S. Customs Service for verifying export shipments, the Department of State, and other federal government agencies for export control purposes. The SED was revised to delete unused or outdated data fields, to make it consistent with the regulation provisions contained in the final rule published in the Federal Register on July 10, 2000 (65 FR 42556), and to make the data elements on the paper SED consistent with the data elements on the AES record.

The OMB clearance for the SED, Commerce Form 7525-V, and Commerce Form 7525–V–Alternate (Intermodal), the Automated Export Reporting Program (AERP), the AES, and Commerce Form 7513, "Shipper's Export Declaration for In-Transit Goods" expired on September 30, 2000. On April 28, 2000, the Census Bureau published a presubmission notice in the Federal Register (65 FR 24912) announcing its intent to submit a forms clearance proposal to OMB to renew its clearance for the reporting of export data using: (1) the two types of paper SEDs, Form 7525-V, and Form 7525-V-Alternate (Intermodal); and (2) the AES.

In that notice the Census Bureau also announced that it was not renewing clearance for the AERP and the Commerce Form 7513, "Shipper's Export Declaration for In-Transit Goods." With the rapid growth of the AES, the Census Bureau discontinued the AERP program as of December 31, 1999. Filers using the AERP program, which was an electronic reporting system that was strictly used for Census Bureau statistical collection purposes, are now filing their export data through the AES or are in the process of converting to the AES.

The authority for clearance of the "Shipper's Export Declaration for In-Transit Goods," Commerce Form 7513, which serves as the source document from which the official U.S. statistics on outbound in-transit waterborne shipments is collected and compiled, has been transferred to the U.S. Army Corps of Engineers. This program was transferred to the Corps, as they are the primary users of the in-transit data.

In that notice the Census Bureau also identified the revisions that were being made to the SED to bring it up to date with current regulatory and policy provisions and to make it consistent with the AES record format.

On August 21, 2000, the Census Bureau published a second notice in the Federal Register (65 FR 50674) announcing its submission of the Forms Clearance proposal to OMB requesting clearance only for the Commerce Form 7525-V, "Shipper's Export Declaration," and the AES. Subsequent to issuing the April 28, 2000, Federal Register notice, the Census Bureau determined that making the changes required to make the paper SEDs compatible with the AES record format would make the Form 7525-V-Alternate (Intermodal) incompatible with the ocean bill of lading, with which it was intended to align, thereby negating its utility to the vessel exporting community. Therefore, the Census Bureau did not request clearance for the Form 7525-V-Alternate (Intermodal). There was no objection to the elimination of the Form 7525-V-Alternate (Intermodal) as provided in comments to the August 21 Federal **Register** notice.

Program Change

Effective October 1, 2000, the only methods by which filers can report export information to the Census Bureau is by using the paper SED, Commerce Form 7525-V, or filing the export information electronically through the AES. In order to allow filers to deplete existing stocks of the old paper SED forms, the Census Bureau is allowing a 180-day grace period to April 1, 2001, during which time filers will be allowed to use either the revised SED or the old versions of the Form 7525-V or Form 7525-V-Alternate (Intermodal).

However, when using either the old or new version of the SED, filers must

follow the provisions contained in the revised Foreign Trade Statistics Regulations (FTSR), published as a final rule in the Federal Register on July 10, 2000 (65 FR 42556). These regulations contain revised provisions for reporting the name of the U.S. principal party in interest (USPPI) on the SED or AES record, specifically clarify the reporting responsibilities of the USPPI and forwarding or other agents involved in the export transaction, and clarify the power of attorney provisions whenever a principal party interest authorizes a U.S. forwarding or other agent to act on its behalf to facilitate the export of items from the United States.

The revised SED is available for downloading on the Census Bureau's Foreign Trade Division (FTD) Web site at www.census.gov/foreign-trade/www. The SED can be prepared and downloaded from this website or it can be downloaded from the Web site on vellow or goldenrod paper and privately printed, or it can be ordered from the Government Printing Office by calling the Publication Order and Information Office at (202) 512-1800. The FTD also will provide a software package, free of charge, that will allow respondents to input SED information on their own computer and transmit it electronically through AESDirect. The FTD will inform the public through its FTD Web site and the AES newsletter as to when this software will be available. A copy of the revised SED also is published as part of this notice.

The Census Bureau strongly encourages all filers of export data to

report their export information electronically using the AES. The Census Bureau offers a free Internetbased filing service on its Web site through which filers can transmit export information. This system is known as AESDirect, and detailed information on using this system can be obtained from the Census Bureau, FTD Web site at www.aesdirect.gov. General information about the AES and AESDirect can be obtained from the Census Bureau's FTD Web site at www.census.gov/foreigntrade/www and on the U.S. Customs Service Web site at www.customs.gov.aes.

The new instructions for completing the SED, "The Correct Way To Complete The SED," are also available for downloading on the FTD Web site at www.census.gov/foreign-trade/www. These instructions include detailed data element descriptions for completing the revised SED. These data element descriptions should be used as a general reference for completing the SED. All filers are strongly encouraged to reference the detailed provisions for completing the SED and AES records contained in the FTSR, title 15, Code of Federal Regulations, part 30. Filers should be familiar with these regulations prior to completing the SED or AES record.

Dated: November 27, 2000.

Kenneth Prewitt,

Director, Bureau of the Census. BILLING CODE 3510–07–P

U.S. DEPARTMENT OF COMMERCE — U.S. CENSUS BUREAU - Economics and Statistics Administration — BUREAU OF EXPORT ADMINISTRATION FORM 7525-V (7-25-2000) SHIPPER'S EXPORT DECLARATION OMB No. 0607-0152

PURM 2 02.0- V (7-25-2000)	••••••••		UNID 110. 0007-010.
1a. U.S. PRINCIPAL PARTY IN INTEREST (US	PPI) (Complete name and address)		
	ZIP CODE	2. DATE OF EXPORTATION	3. TRANSPORTATION REFERENCE NO.
b. USPPI EIN (IRS) OR ID NO.	c. PARTIES TO TRANSACTION		
	Related Non-related		
4a. ULTIMATE CONSIGNEE (Complete nam	e and address)		
b. INTERMEDIATE CONSIGNEE (Complete	e name and address)		
5. FORWARDING AGENT (Complete name	and address)		
		6. POINT (STATE) OF ORIGIN OR FTZ NO.	7. COUNTRY OF ULTIMATE DESTINATION
8. LOADING PIER (Vessel only)	9. METHOD OF TRANSPORTATION (Specify)	14. CARRIER IDENTIFICATION CODE	15. SHIPMENT REFERENCE NO.
10. EXPORTING CARRIER	11. PORT OF EXPORT	16. ENTRY NUMBER	17. HAZARDOUS MATERIALS
12. PORT OF UNLOADING (Vessel and air only)	13. CONTAINERIZED (Vessel only)	18. IN BOND CODE	19. ROUTED EXPORT TRANSACTION
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20. SCHEDULE B DESCRIPTION OF COMMODITIES (Use columns 22-24)					VALUE (U.S. dollars,
D/F or M	SCHEDULE B NUMBER	QUANTITY - SCHEDULE B UNIT(S)	SHIPPING WEIGHT (Kilograms)	VIN/PRODUCT NUMBER/ VEHICLE TITLE NUMBER	omit cents) (Selling price or cost if not sold)
(21)	(22)	(23)	(24)	(25)	(26)
27. L	ICENSE NO./LICENSE EXCEPTION SYMBOL/AUTH	IORIZATION 28. ECCN	(When required)		
	uly authorized officer or employee	The USPPI authorizes the to act as forwarding age customs purposes.	nt for export control a	ind	
30. F fe ti	certify that all statements made and all informatic sead and understand the instructions for preparatic iff Out the Shipper's Export Declaration . ¹ Jur orfeiture and sale, may be imposed for making fal he requested information or for violation of U.S. I. 01; 18 U.S.C. Sec. 1001; 50 U.S.C. App. 2410).	on contained herein are true on of this document, set for iderstand that civil and crim se or fraudulent statements aws on exportation (13 U.S.	and correct and that th in the "Correct Wa inal penalties, includi herein, failing to prov C. Sec. 305; 22 U.S.C.	l have y to ing vide Sec.	
Signature Confidential - For use solely for official purposes authorize Secretary of Commerce (13 U.S.C. 301 (g)).		official purposes authorized I			
Title			srvica		
Date		31. AUTHENTICATION (When required)		
Telep	hone No. (Include Area Code)	E-mail address			

This form may be printed by private parties provided it conforms to the official form. For sale by the Superintendent of Documents, Government Printing Office, Washington, DC 20402, and local Customs District Directors. The "Correct Way to Fill Out the Shipper's Export Declaration" is available from the U.S. Census Bureau, Washington, DC 20233. [FR Doc. 00–30695 Filed 12–1–00; 8:45 am] BILLING CODE 3510–07–C

DEPARTMENT OF COMMERCE

International Trade Administration

[A-583-830]

Preliminary Rescission of Antidumping Duty Administrative Review: Stainless Steel Plate in Coils From Taiwan

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

ACTION: Notice of preliminary rescission in the antidumping duty administrative review of stainless steel plate in coils from Taiwan.

SUMMARY: On July 7, 2000, the Department of Commerce ("Department") published a notice of initiation of an antidumping duty administrative review on stainless steel plate in coils from Taiwan. This review covers two manufacturers/exporters of the subject merchandise. The period of review ("POR") is November 4, 1998 through April 30, 2000. The Department is now preliminarily rescinding this review based on record evidence indicating that there were no entries into the United States of subject merchandise during the POR.

EFFECTIVE DATE: December 4, 2000. FOR FURTHER INFORMATION CONTACT:

Juanita H. Chen or Rick Johnson, Enforcement Group III, Office 9, Import Administration, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue, NW., Washington, DC 20230, telephone 202–482–0409 (Chen) or 202–482–3818 (Johnson), fax 202–482–1388.

SUPPLEMENTARY INFORMATION:

Applicable Statute

Unless otherwise indicated, all citations to the Tariff Act of 1930 ("Act") are references to the provisions effective January 1, 1995, the effective date of the amendments made to the Act by the Uruguay Round Agreements Act ("URAA"). In addition, unless otherwise indicated, all citations to the Department's regulations are to the regulations at 19 CFR part 351 (2000).

Background

On May 21, 1999, the Department published the antidumping duty order on stainless steel plate in coils from Taiwan. *See* Antidumping Duty Orders; Certain Stainless Steel Plate in Coils From Belgium, Canada, Italy, the Republic of Korea, South Africa, and Taiwan, 64 FR 27756 (May 21, 1999).

On May 16, 2000, the Department published a notice of opportunity to request an administrative review of this order for the period November 4, 1998 through April 30, 2000. See Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation; Opportunity to Request Administrative Review, 65 FR 31141 (May 16, 2000). Petitioners Allegheny Ludlum, AK Steel Corporation, Butler Armco Independent Union, J&L Specialty Steel, Inc., North American Stainless, United Steelworkers of America, AFL-CIO/CLC, and Zanesville Armco Independent Organization (collectively "petitioners") timely requested that the Department conduct an administrative review of sales by Yieh United Steel Corporation ("YUSCO"), a Taiwan producer and exporter of subject merchandise, and Ta Chen Stainless Pipe Co., Ltd. ("Ta Chen"), a Taiwan exporter of subject merchandise. YUSCO also timely requested that the Department conduct an administrative review of YUSCO's sales. YUSCO withdrew its request for review on July 19, 2000. On July 7, 2000, in accordance with section 751(a) of the Act, the Department published in the Federal Register a notice of initiation of this antidumping duty administrative review of sales by YUSCO and Ta Chen for the period November 4, 1998 through April 30, 2000. See Initiation of Antidumping and Countervailing Duty Administrative **Reviews and Requests for Revocations** in Part, 65 FR 41942 (July 7, 2000).

On July 10, 2000, the Department issued its antidumping duty questionnaire to YUSCO and Ta Chen. Ôn July 19, 2000, along with withdrawing its request for an administrative review, YUSCO requested that the Department rescind this review, claiming it made no entries of subject merchandise into the United States during the POR. On July 27, 2000, the Department solicited comments on YUSCO's request for rescission. See Memo to the File from Juanita H. Chen (July 27, 2000). On August 8, 2000, YUSCO submitted its Section A response to the Department's questionnaire. YUSCO reiterated its request for rescission on August 16, 2000. Also on that date, petitioners filed comments opposing YUSCO's request for rescission, which included references to the original investigation indicating that Ta Chen's U.S. affiliate, Ta Chen International (CA) Corp. ("TCI") made sales of YUSCO's merchandise during the POR and had additional inventory not yet sold.

On July 31, 2000, Ta Chen stated that it did not have any U.S. sales,

shipments or entries of subject merchandise during the POR, and requested that it not be required to answer the Department's questionnaire. On August 1, 2000, the Department asked Ta Chen a supplemental question regarding shipments in the POR falling under a certain Harmonized Tariff Schedule of the United States ("HTS") number, and gave Ta Chen an extension of time in which to respond to the antidumping duty questionnaire. On August 9, 2000, Ta Chen repeated its statement that it did not have any U.S. sales, shipments or entries during the POR, stated that imports under the HTS number were cut-to-length stainless steel plate and not subject merchandise, and repeated its request not to have to answer the Department's questionnaire. On August 24, 2000, the Department denied Ta Chen's request that it not be required to answer the questionnaire, and issued supplemental questions to Ta Chen. On August 31 and September 5, 2000, Ta Chen responded to the Department's supplemental questions, stating that of TCI's sales of YUSCO's merchandise from TCI's U.S. warehouse inventory during the POR, all merchandise entered before the POR. Ta Chen also stated that while there was a sale of subject merchandise from YUSCO to TCI during the POR, such subject merchandise entered the United States and was resold after the POR. Ta Chen also stated that, for these reasons, it did not intend on answering the Department's questionnaire. On September 12, 2000, petitioners submitted comments on Ta Chen's response to the Department's supplemental questions, arguing that the Department should review TCI's resales of YUSCO's merchandise as constructed export price ("CEP") sales, citing to Silicon Metal from Brazil; Final Results of Antidumping Duty Administrative Review, 59 FR 42806 (August 19, 1994). Petitioners emphasized that they requested the review not only to liquidate entries during the review period but also to set a new cash deposit rate on future entries. On September 26, 2000, the Department informed Ta Chen of its intention to conduct a review of TCI's sales, and asked that Ta Chen submit its response no later than October 10, 2000. Ta Chen failed to submit a response.

On September 19, 2000, the Department conducted an inspection of Customs documentation at the U.S. Customs Service ("Customs") in Long Beach, California. A review of a random sampling of entries during the POR revealed that none of the entries were of subject merchandise. *See* Memo to the