those collections of information without change through November 30, 1999.

Additional Information About the Request for Reinstatement of Approval of Collections of Information

Agency address: Consumer Product Safety Commission, Washington, DC 20207.

Title of information collection: Standard for the Surface Flammability of Carpets and Rugs, 16 CFR Part 1630; Standard for the Surface Flammability of Small Carpets and Rugs, 16 CFR Part 1631.

Type of request: Reinstatement of approval without change.

General description of respondents: Manufacturers and importers of products subject to the flammability standards for carpets and rugs.

Estimated number of respondents: 120.

Estimated average number of hours per respondent: 530 per year.

Estimated number of hours for all respondents: 63,600 per year.

Comments: Comments on this request for extension of approval of information collection requirements should be sent within 30 days of publication of this notice to Victoria Wassmer, Desk Officer, Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503; telephone: (202) 395–7340. Copies of the request for reinstatement of information collection requirements and supporting documentation are available from Carl Blechschmidt, Acting Director, Office of Planning and Evaluation, Consumer Product Safety Commission, Washington, DC 20207; telephone: (301) 504-0416, extension 2243.

Dated: October 3, 1996. Sadye E. Dunn, Secretary, Consumer Product Safety Commission. [FR Doc. 96–25808 Filed 10–7–96; 8:45 am] BILLING CODE 6355–01–P

DEPARTMENT OF DEFENSE

Office of the Secretary

Meeting of the President's Security Policy Advisory Board

ACTION: Notice.

SUMMARY: The President's Security Policy Advisory Board has been established pursuant to Presidential Decision Directive/NSC–29, which was signed by President on September 16 1994.

The Board will advise the President on proposed legislative initiatives and

executive orders pertaining to U.S. security policy, procedures and practices as developed by the U.S. Security Policy Board, and will function as a federal advisory committee in accordance with the provisions of Pub. L. 92–463, the "Federal Advisory Committee Act."

The President has appointed from the private sector, three of five Board members each with a prominent background and expertise related to security policy matters. General Larry Welch, USAF (Ret.) will chair the Board. Other members include: Admiral Thomas Brooks, USN (Ret.) and Ms. Nina Stewart.

The next meeting of the Board will be held on November 8, 1996, 0900 at the Aerospace Corporation, 2350 E. El Segundo Boulevard, Building A., El Segundo, CA 90245 and will be open to the public.

For further information please contact Mr. Terence Thompson, telephone: 703/602–9969.

Dated: October 2, 1996.

L.M. Bynum,

Alternate OSD Federal Register Liaison Officer, Department of Defense. [FR Doc. 96–25672 Filed 10–7–96; 8:45 am] BILLING CODE 5000–04–M

DEPARTMENT OF EDUCATION

William D. Ford Federal Direct Loan Program

AGENCY: Department of Education. **ACTION:** Notice of processing deadlines to submit loan records and promissory notes.

SUMMARY: This notice establishes processing deadlines for the submission of William D. Ford Federal Direct Loan (Direct Loan) Program promissory notes and electronic records to the Secretary for the 1994–1995 academic year (Year 1) and the 1995–1996 academic year (Year 2). Any electronic records and promissory notes for loans made during Year 1 and Year 2 are subject to the deadlines contained in this notice.

EFFECTIVE DATE: The deadline for processing any electronic records and promissory notes for loans made during Year 1 is November 22, 1996. The deadline for processing any electronic records and promissory notes for loans made during Year 2 is July 31, 1997. **FOR FURTHER INFORMATION CONTACT:** Douglas Laine, Program Specialist, Direct Loan Policy Group, U.S. Department of Education, 600 Independence Avenue, S.W., Room 3045, ROB–3, Washington, D.C. 20202. Telephone (202) 708–9406. Individuals who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 between 8 a.m. and 8 p.m., Eastern time, Monday through Friday.

SUPPLEMENTARY INFORMATION: The Secretary is establishing processing deadlines by which institutions that participated in Year 1 or Year 2 of the Direct Loan Program must submit electronic records and promissory notes for Direct Loans made during those years. Under an institution's participation agreement with the Secretary to participate in the Direct Loan Program, an institution must comply with all of the requirements established by the Secretary relating to student loan information with respect to loans made under the Direct Loan Program. See 34 CFR 685.300(b)(6). This provision includes the submission of records relating to Direct Loans. The Secretary is exercising his authority under this provision to establish a processing deadline by which all applicable electronic records and promissory notes for a particular academic year must be final, complete, accurate, and submitted to the Secretary.

The Secretary believes that establishing annual processing deadlines for the submission of all electronic records (including initial and adjusted or revised records) and promissory notes is necessary to improve the integrity and accountability of the Direct Loan Program and to improve services to students and schools. Schools are required under 34 CFR 685.309(a) to establish and maintain proper administrative and fiscal procedures to protect the rights of student and parent borrowers as well as to protect the United States from unreasonable risk of loss. Establishing the processing deadlines contained in this notice will help achieve these goals. Further, establishing an annual processing deadline will enable the Secretary to finalize cash records under the Direct Loan Program for an academic year within a reasonable period of time following the end of that academic year. The Secretary also will be better able to ensure that Direct Loan monies were disbursed appropriately to student borrowers attending a school, or to parent borrowers borrowing on behalf of dependent students at the school. The processing deadlines also will enable the Department to conduct a program review of a Direct Loan school more efficiently, as all Direct Loan records

submitted to the Secretary by that date will be deemed final.

It is important that schools understand the difference between the annual processing deadline and the 30day requirement for the regular submission of Direct Loan records. The Secretary believes that institutions have been adequately notified that Direct Loan records must be submitted to the Secretary in a timely manner. The Department has published numerous documents emphasizing that schools should submit all loan origination records, promissory notes, and disbursement records to the Secretary on a monthly basis. The Department specifically provided this guidance in the April 26, 1994, Announcement of Criteria for Loan Origination-1995-1996 Academic Year (59 FR 21804) and in "Direct Loan Program Bulletin" DLB-15. Further, the Department has published regulations in the Federal Register on December 1, 1995, requiring schools that originate Direct Loans to submit loan origination records, promissory notes, and disbursement records, for the first disbursements of loans to the Secretary no later than 30 days following the date the disbursements are made. In addition, these regulations require that schools submit disbursement records for each subsequent disbursement to the Secretary no later than 30 days following the date the subsequent disbursements are made. Schools that participate under standard origination must submit an initial and subsequent disbursement record to the Secretary no later than 30 days following the date of each disbursement. See 34 CFR 685.301(d).

These regulations, which were effective beginning on July 1, 1996, apply to all Direct Loan disbursements, both those made prior to July 1 and those made on or after July 1. Thus, for any disbursement of a loan made prior to July 1, 1996, the institution was required to submit all electronic records and promissory notes associated with that disbursement no later than 30 days after the effective date of these regulations-July 31, 1996. Any institution that is not in compliance with the 30-day time period for reporting may be subject to fines, penalties, or other sanctions, as determined by the Secretary.

The Secretary realizes that in some cases institutions will need to edit or adjust the electronic records after the initial records are submitted to the Secretary. Therefore, the Secretary is publishing this notice establishing annual processing deadlines and to notify institutions that any electronic record or promissory note submitted to the Secretary for Year 1 or Year 2 after the applicable deadline will be rejected. Borrower loan files that remain incomplete or inaccurate by the deadline date may result in institutional, rather than federal, responsibility for the loan or portion of the loan.

Deadlines for Submission of Records

An institution that participated in Year 1 (academic year 1994–1995) of the Direct Loan Program must submit all electronic loan records and promissory notes associated with Direct Loans made during Year 1 to the Secretary no later than (45 days after publication in the Federal Register).

Institutions that participated in Year 2 (academic year 1995–1996) of the Direct Loan Program must submit all electronic loan records and promissory notes associated with Direct Loans made during Year 2 to the Secretary no later than July 31, 1997.

(Catalog of Federal Domestic Assistance Number 84.268, William D. Ford Federal Direct Loan Program)

Dated: September 30, 1996.

David A. Longanecker,

Assistant Secretary for Postsecondary Education.

[FR Doc. 96–25709 Filed 10–7–96; 8:45 am] BILLING CODE 4000–01–P

DEPARTMENT OF ENERGY

Office of Arms Control and Nonproliferation Policy; Proposed Subsequent Arrangement

AGENCY: Department of Energy . ACTION: Subsequent arrangement.

SUMMARY: Pursuant to Section 131 of the Atomic Energy Act of 1954, as amended (42 U.S.C. 2160), notice is hereby given of a proposed "subsequent arrangement" under the Agreement for Cooperation between the Government of the United States of America and the International Atomic Energy Agency concerning the Peaceful Application of Atomic Energy, as amended.

The subsequent arrangement to be carried out under the above-mentioned agreement involves approval of the following sale:

Contract Number S–IA–170, for the sale of 7.747 grams of uranium enriched to 93.122%, 259.94 grams of natural uranium and 12.937 grams of plutonium to the International Atomic Energy Agency Laboratory in Seibersdorf, Austria, for use as reference material.

In accordance with section 131 of the Atomic Energy Act of 1954, as amended,

it has been determined that this subsequent arrangement will not be inimical to the common defense and security.

This subsequent arrangement will take effect no sooner than fifteen days after the date of publication of this notice.

Dated: October 1, 1996.

For the Department of Energy.

Edward T. Fei,

Deputy Director, International Policy and Analysis Division, Office of Arms Control and Nonproliferation.

[FR Doc. 96–25731 Filed 10–7–96; 8:45 am] BILLING CODE 6450–01–P

Office of Arms Control and Nonproliferation Policy; Proposed Subsequent Arrangement

AGENCY: Department of Energy.

ACTION: Subsequent arrangement.

SUMMARY: Pursuant to Section 131 of the Atomic Energy Act of 1954, as amended (42 U.S.C. 2160), notice is hereby given of a proposed "subsequent arrangement" under the Agreement for Cooperation between the Government of the United States of America and the International Atomic Energy Agency concerning the Peaceful Application of Atomic Energy, as amended.

The subsequent arrangement to be carried out under the above-mentioned agreement involves approval of the following sale:

Contract Number S–IA–169, for the sale of 21.693 grams of uranium enriched to 93.122%, 77.981 grams of normal uranium and 7.528 grams of plutonium to the International Atomic Energy Agency Laboratory in Seibersdorf, Austria, for use as reference material.

In accordance with section 131 of the Atomic Energy Act of 1954, as amended, it has been determined that this subsequent arrangement will not be inimical to the common defense and security.

This subsequent arrangement will take effect no sooner than fifteen days after the date of publication of this notice.

Dated: October 1, 1996.

For the Department of Energy.

Edward T. Fei,

Deputy Director, International Policy and Analysis Division, Office of Arms Control and Nonproliferation.

[FR Doc. 96–25732 Filed 10–07–96; 8:45 am] BILLING CODE 6450–01–P