all estimated duties deposited, or securities posted as a result of the suspension of liquidation will be refunded or canceled.

ITC Notification

In accordance with section 705(d) of the Act, we will notify the ITC of our final affirmative determination that countervailable subsidies are being provided to producers and exporters of hexamine from China. As Commerce's final determination is affirmative, in accordance with section 705(b) of the Act, the ITC will determine, within 45 days, whether the domestic industry in the United States is materially injured, or threatened with material injury, by reason of imports of hexamine from China. In addition, we are making available to the ITC all non-privileged and non-proprietary information in our files, provided the ITC confirms that it will not disclose such information, either publicly or under administrative protective order (APO), without the written consent of the Assistant Secretary for Enforcement and Compliance.

If the ITC determines that material injury or threat of material injury does not exist, this proceeding will be terminated, and all cash deposits will be refunded. If the ITC determines that such injury does exist, Commerce will issue a CVD order directing CBP to assess, upon further instruction by Commerce, countervailing duties on all imports of the subject merchandise that are entered, or withdrawn from warehouse, for consumption on or after the effective date of the suspension of liquidation, as discussed above in the "Suspension of Liquidation" section.

Administrative Protective Order

In the event that the ITC issues a final negative injury determination, this notice will serve as the only reminder to parties subject to the APO of their responsibility concerning the destruction of proprietary information disclosed under APO, in accordance with 19 CFR 351.305(a)(3). Timely written notification of the return/destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and terms of an APO is a violation which is subject to sanction.

Notification to Interested Parties

We are issuing and publishing these results in accordance with sections 705(d) and 777(i) of the Act, and 19 CFR 351.210(c).

Dated: July 14, 2025.

Christopher Abbott,

Deputy Assistant Secretary for Policy and Negotiations, performing the non-exclusive functions and duties of the Assistant Secretary for Enforcement and Compliance.

Appendix I

Scope of the Investigation

The scope of this investigation covers hexamine in granular form, with a particle size of 5 millimeters or less, whether stabilized or unstabilized, whether or not blended, mixed, pulverized, or grounded with other products, containing 50 percent or more hexamine by weight.

Hexamine is the common name for hexamethylene tetramine (Chemical Abstract Service #100–97–0), and is also referred to as 1,3,5,7-tetraazaadamantanemethenamine; HMT; HMTA; 1,3,5,7-tetraazatricyclo {3.3.1.13,7} decane; 1,3,5,7-tetraaza adamantane; hexamethylenamine. Hexamine has the chemical formula C6 H12 N4.

Granular hexamine that has been blended with other product(s) is included in this scope when the resulting mix contains 50 percent or more of hexamine by weight, regardless of whether it is blended with inert additives, co-reactants, or any additives that undergo self-condensation.

Subject merchandise includes merchandise matching the above description that has been processed in a third country, including by commingling, diluting, adding or removing additives, or performing any other processing that would not otherwise remove the merchandise from the scope of the investigation if performed in the subject country.

Merchandise covered by the scope of this investigation can be classified in the Harmonized Tariff Schedule (HTSUS) of the United States under the subheading 2933.69.5000. The HTSUS subheading and Chemical Abstracts Service registry number are provided for convenience and customs purposes only; however, the written description of the scope is dispositive.

Appendix II

List of Topics Discussed in the Issues and Decision Memorandum

I. Summary

II. Background

III. Use of Facts Otherwise Available and Adverse Inferences

IV. Analysis of Programs

V. Discussion of the Issues

Comment 1: Whether Commerce Should Find Non-Use or Provision of Labor for Less than Adequate Remuneration (LTAR)

Comment 2: Countervailability of Labor for LTAR

VI. Recommendation

[FR Doc. 2025–13564 Filed 7–17–25; 8:45 am]

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

Agency Information Collection Activities; Submission to the Office of Management and Budget (OMB) for Review and Approval; Comment Request; Southeast Region Logbook Family of Forms

The Department of Commerce will submit the following information collection request to the Office of Management and Budget (OMB) for review and clearance in accordance with the Paperwork Reduction Act of 1995, on or after the date of publication of this notice. We invite the general public and other Federal agencies to comment on proposed and continuing information collections, which helps us assess the impact of our information collection requirements and minimize the public's reporting burden. Public comments were previously requested via the Federal Register on August 16th, 2024, during a 60-day comment period. This notice allows for an additional 30 days for public comments.

Agency: National Oceanic and Atmospheric Administration, Commerce.

Title: Southeast Region Logbook Family of Forms.

OMB Control Number: 0648–0016. Form Number(s): None.

Type of Request: Regular submission [extension of a currently approved collection].

Number of Respondents: 14,083. Average Hours per Response: 2 minutes: Trip Declaration, 5 minutes: Power-Down Exemption, Landing Location Request, and South Atlantic for Hire Electronic Reporting Program. 6 minutes: Wreck fish Logbook, Gold Crab Logbook, and Costal Logbook. 9 minutes: Head boat Logbook. 10 minutes: Economic Trip Cost Logbook for SE Costal Fisheries and Fishing Report. 15 minutes: Discard report for permit holders and Intercept Survey. 45 minutes: Annual Cost Survey for Permit Holders. 5 hours: Gulf for hire reporting program.

Total Annual Burden Hours: 49,407 hours.

Needs and Uses: The National
Oceanic and Atmospheric
Administration's (NOAA's) National
Marine Fisheries Service (NMFS) is
seeking to extend the information
collections currently approved under
OMB Control No. 0648–0016. The
NMFS Southeast Region manages
commercial and recreational fisheries in
Federal waters of the Gulf of America

(Gulf), South Atlantic, and Caribbean under the authority of the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act), 16 U.S.C. 1801 et seq., through regulations implemented at 50 CFR part 622. Participants in most of these federally managed fisheries are required to keep and submit logbooks of their fishing effort and catch from their fishing trips. Some fishermen on these vessels also provide information on the species and quantities of fish, shellfish, marine turtles, and marine mammals that are caught and discarded or have interacted with the fishing gear. These fishermen may also provide information about dockside prices, trip operating costs, and annual fixed costs.

NOAA is currently drafting revised regulations to comply with a court order from the U.S. Fifth Circuit Court of Appeals, which effectively invalidated previous regulations implemented by NMFS. That rule is not yet available or effective during this time and therefore, this collection still reflects those requirements. In the future, a request for a revision will be submitted to comply with the approved court order.

Affected Public: Businesses or other for-profit organizations.

Frequency: Annually, or on occasion.
Respondent's Obligation: Mandatory.
Legal Authority: Magnuson-Stevens
Act, 16 U.S.C. 1801 et seq.

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

Written comments and recommendations for the proposed information collection should be submitted within 30 days of the publication of this notice on the following website www.reginfo.gov/public/do/PRAMain. Find this particular information collection by selecting "Currently under 30-day Review—Open for Public Comments" or by using the search function and entering either the title of the collection or the OMB Control Number 0648–0016.

Sheleen Dumas,

Departmental PRA Compliance Officer, Office of the Under Secretary for Economic Affairs, Commerce Department.

[FR Doc. 2025-13494 Filed 7-17-25; 8:45 am]

BILLING CODE 3510-22-P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

Agency Information Collection Activities; Submission to the Office of Management and Budget (OMB) for Review and Approval; Comment Request; Pacific Cod Trawl Cooperative Program

AGENCY: National Oceanic & Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of information collection, request for comment.

SUMMARY: The Department of Commerce, in accordance with the Paperwork Reduction Act of 1995 (PRA), invites the general public and other Federal agencies to comment on continuing and revised information collections, which helps us assess the impact of our information collection requirements and minimize the public's reporting burden. The purpose of this notice is to allow for 60 days of public comment preceding submission of the collection to OMB.

DATES: To ensure consideration, comments regarding this proposed information collection must be received on or before September 16, 2025.

ADDRESSES: Interested persons are invited to submit written comments to Adrienne Thomas, NOAA PRA Officer, at NOAA.PRA@noaa.gov. Please reference OMB Control Number 0648—0811 in the subject line of your comments. All comments received are part of the public record and will generally be posted on https://www.regulations.gov without change. Do not submit Confidential Business Information or otherwise sensitive or protected information.

FOR FURTHER INFORMATION CONTACT:

Requests for additional information or specific questions related to collection activities should be directed to Lis Henderson, National Marine Fisheries Service, by phone 907–586–7228, or by email at lis.henderson@noaa.gov.

SUPPLEMENTARY INFORMATION:

I. Abstract

The National Marine Fisheries Service (NMFS), Alaska Region requests a revision and extension of a currently approved information collection for the Pacific Cod Trawl Cooperative Program (PCTC Program) reporting requirements.

This information collection contains requirements for the PCTC Program and is necessary for NMFS to administer and monitor compliance with the management provisions of the PCTC

Program. This information collection is required in PCTC Program regulations in Subpart J to part 679. The North Pacific Fishery Management Council (Council) recommended and NMFS implemented the PCTC Program under the authority of the Magnuson-Stevens Fishery Conservation and Management Act, 16 U.S.C. 1801 et seq.

The PCTC Program is a limited access privilege program to harvest Pacific cod (Gadus macrocephalus) in the Bering Sea and Aleutian Islands trawl catcher vessel (CV) sector. The program allocates Pacific cod harvest quota to qualifying License Limitation Program (LLP) license holders and qualifying processors and requires participants to form cooperatives to harvest the quota. The program establishes criteria for harvesters and processors in the Bering Sea and Aleutian Islands trawl CV sector to qualify for, receive Quota Share (QS), and transfer QS. Each year, program participants must join or form harvesting cooperatives in association with an eligible processor to harvest the annual harvest privilege of Pacific cod. NMFS issues a cooperative quota (CQ) to each cooperative based on the aggregate QS of the cooperative members and associated processors.

This collection contains ongoing information collection requirements submitted by participating harvesters and processors for the following forms: (1) Application for PCTC Program CQ, (2) Application for Inter-Cooperative Transfer of CQ, (3) Application for Transfer of PCTC Program QS for Processors, and (4) Notification of Intent to Process PCTC Program Pacific Cod. As part of this revision, NMFS is removing the following forms which are no longer needed: (1) Application for PCTC Program Quota Share (QS) and (2) Ninety-Day Transfer Window for Non-Exempt American Fisheries Act (AFA) License Limitation Program (LLP)

Application for PCTC Program QS

The Application for PCTC Program QS will be removed as part of this revision. This form was used to establish initial allocations of PCTC Program QS for eligible harvesters and processors. The form was required at the start of the PCTC Program to collect basic information necessary to ensure that QS is assigned to the appropriate person(s) and to provide a process for resolving claims of legal landings that are contrary to the PCTC Program official record. The form was needed for initial applications to the PCTC Program, not subsequent years.