NUCLEAR REGULATORY COMMISSION

Advisory Committee on the Medical Uses of Isotopes: Call for Nominations

AGENCY: U.S. Nuclear Regulatory Commission.

ACTION: Call for nominations.

SUMMARY: The U.S. Nuclear Regulatory Commission (NRC) is advertising for nominations for the position of patient advocate on the Advisory Committee on the Medical Uses of Isotopes (ACMUI).

DATES: Nominations are due on or before October 16, 2006.

ADDRESSES: Submit 4 copies of your resume or curriculum vitae to the Office of Human Resources, Attn: Ms. Joyce Riner, Mail Stop: T2D32, U.S. Nuclear Regulatory Commission, Washington, DC 20555.

FOR FURTHER INFORMATION CONTACT:

Mohammad S. Saba, Office of Nuclear Material Safety and Safeguards, U.S. Nuclear Regulatory Commission, Washington, DC 20555; telephone: (301) 415–7608; E-mail: mss@nrc.gov.

SUPPLEMENTARY INFORMATION: The ACMUI advises NRC on policy and technical issues that arise in the regulation of the medical use of byproduct material. Responsibilities include providing comments on changes to NRC rules, regulations, and guidance documents; evaluating certain nonroutine uses of byproduct material; providing technical assistance in licensing, inspection, and enforcement cases; and bringing key issues to the attention of NRC, for appropriate action.

ACMUI members possess the medical and technical skills needed to address evolving issues. The current membership is comprised of the following professionals: (a) Nuclear medicine physician; (b) nuclear cardiologist; (c) medical physicist in nuclear medicine unsealed byproduct material; (d) therapy medical physicist; (e) radiation safety officer; (f) nuclear pharmacist; (g) two radiation oncologists; (h) patients' rights advocate; (i) Food and Drug Administration representative; (j) State representative; and (k) health care administrator.

NRC is inviting nominations for the patient advocate position that is currently vacant. Committee members currently serve a 4-year term.

Committee members may be considered

for reappointment to one additional term.

Nominees must be U.S. citizens and be able to devote approximately 160 hours per year to Committee business. Members who are not Federal employees are compensated for their service. In addition, members are reimbursed travel (including per-diem in lieu of subsistence) and are reimbursed secretarial and correspondence expenses. Full-time Federal employees are reimbursed travel expenses only.

Security Background Check:

Nominees will undergo a thorough security background check to obtain the security clearance that is mandatory for all ACMUI members. This check will include a requirement to complete financial disclosure statements to avoid conflict-of-interest issues. The security background check will involve the completion and submission of paperwork to NRC, and take approximately 4 weeks to complete.

Dated at Rockville, Maryland this 10th day of August, 2006.

Andrew L. Bates,

Advisory Committee Management Officer. [FR Doc. E6–13433 Filed 8–15–06; 8:45 am] BILLING CODE 7590–01–P

OFFICE OF THE UNITED STATES TRADE REPRESENTATIVES

United States-Chile Free Trade Agreement: 2005 Annual Product Review and Tariff Determinations

AGENCY: Office of the United States Trade Representative.

ACTION: Tariff implementation.

SUMMARY: This notice announces the results of the 2005 annual product review and tariff determinations, regarding Chilean imports of certain fruits, vegetables and juices, set forth by the U.S.-Chile Free Trade Agreement (FTA). This review determines whether these tariff free products, imported during calendar year 2005, have exceeded conditions elaborated in the FTA thus requiring the U.S. to impose duties predetermined by its tariff phaseout schedule. The effective date for the resulting change in tariff treatment is October 1, 2006.

FOR FURTHER INFORMATION CONTACT:

Andrew Stephens, Director of Bilateral Affairs at the Office of the United States Trade Representatives (USTR), 1724 F Street, NW., Washington, DC 20508, (202) 395–6127 or Andrew_Stephens@ustr.eop.gov.

SUPPLEMENTARY INFORMATION: The U.S.-Chile FTA authorizes the duty-free importation of designated products provided that import values do not meet or exceed conditions elaborated in Chapter 3, Annex 3.3 of the U.S. General Notes under Note 17 and 18. The conditions are met when products exceed fifty percent of total U.S imports for that specific tariff line or the value of imports from Chile for a specific tariff line exceeds \$110 million. If either condition is met, the applied preferential rate shall revert to duties set forth according to the staging categories in the Chapter 3, Annex 3.3 of the FTA Text. The specific products for which these conditions apply and the location of the tariff can be found in Chapter 99, Note 19 and 20 of the 2006 U.S. Harmonized Tariff Schedule. These products include cucumbers, gherkins, strawberries, blackberries, mulberries, currants, peppers, vegetable mixes, certain parts of plants, apple puree, quince puree and pear puree, apricot pulp and certain fruit and vegetable

Since implementation of the U.S.-Chile FTA in 2004, the U.S. Trade Representative's Office has monitored Chilean imports to ensure that the provisions of the FTA have been implemented correctly. The review of imports made during the calendar year 2005 found that total U.S. imports of apple, quince and pear pastes and purees (HTS 2007.99.4800) equaled \$2.2 million and imports from Chile accounted for more than \$1.2 million of that total. Thus total Chilean imports accounted for 54 percent of the total, exceeding the aforementioned conditions allowed for immediate dutyfree imports under U.S.-Chile FTA provisions.

Accordingly, the tariff treatment set forth in subheading 9911.77.11 for goods of Chile, under the terms of general note 26 to the HTS, is deleted, effective with respect to goods that are entered, or withdrawn from warehouse for consumption, on or after October 1, 2006, and the rate of duty set forth in subheading 9911.77.12, together with scheduled staged reductions thereof, shall apply to eligible entries of the subject goods as of October 1, 2006.

| Product | Column A HTS | Column B HTS |
|--|-----------------|-----------------|
| Apple, quince and pear pastes and purees | 2007.99.48 | 9911.77.11 |

| Product | Column A HTS | Column B HTS |
|---|-----------------|-----------------|
| This now becomes: And the applicable duty becomes: 7.5% | | 9911.77.12 |

Susan C. Schwab,

United States Trade Representative. [FR Doc. E6–13500 Filed 8–15–06; 8:45 am] BILLING CODE 3190–W6–P

PENSION BENEFIT GUARANTY CORPORATION

Required Interest Rate Assumption for Determining Variable-Rate Premium for Single-Employer Plans; Interest Assumptions for Multiemployer Plan Valuations Following Mass Withdrawal

AGENCY: Pension Benefit Guaranty Corporation.

ACTION: Notice of interest rates and assumptions.

SUMMARY: This notice informs the public of the interest rates and assumptions to be used under certain Pension Benefit Guaranty Corporation regulations. These rates and assumptions are published elsewhere (or can be derived from rates published elsewhere), but are collected and published in this notice for the convenience of the public. Interest rates are also published on the PBGC's Web site (http://www.pbgc.gov).

DATES: The required interest rate for determining the variable-rate premium

under part 4006 applies to premium payment years beginning in August 2006. The interest assumptions for performing multiemployer plan valuations following mass withdrawal under part 4281 apply to valuation dates occurring in September 2006.

FOR FURTHER INFORMATION CONTACT:

Catherine B. Klion, Manager, Regulatory and Policy Division, Legislative and Regulatory Department, Pension Benefit Guaranty Corporation, 1200 K Street, NW., Washington, DC 20005, 202–326–4024. (TTY/TDD users may call the Federal relay service toll-free at 1–800–877–8339 and ask to be connected to 202–326–4024.)

SUPPLEMENTARY INFORMATION:

Variable-Rate Premiums

Section 4006(a)(3)(E)(iii)(II) of the Employee Retirement Income Security Act of 1974 (ERISA) and § 4006.4(b)(1) of the PBGC's regulation on Premium Rates (29 CFR part 4006) prescribe use of an assumed interest rate (the "required interest rate") in determining a single-employer plan's variable-rate premium. The required interest rate is the "applicable percentage" (currently 85 percent) of the annual yield on 30-year Treasury securities for the month preceding the beginning of the plan year

for which premiums are being paid (the "premium payment year"). The required interest rate to be used in determining variable-rate premiums for premium payment years beginning in August 2006 is 4.36 percent (*i.e.*, 85 percent of the 5.13 percent Treasury Securities Rate for July 2006).

The Pension Funding Equity Act of 2004 ("PFEA")—under which the required interest rate is 85 percent of the annual rate of interest determined by the Secretary of the Treasury on amounts invested conservatively in long-term investment grade corporate bonds for the month preceding the beginning of the plan year for which premiums are being paid—applies only for premium payment years beginning in 2004 or 2005. Congress has passed legislation that would extend the PFEA rate for two more years. When that legislation is signed into law, the PBGC will promptly publish a Federal Register notice with the rate for August 2006, as well as the rates for January through July 2006.

The following table lists the required interest rates to be used in determining variable-rate premiums for premium payment years beginning between September 2005 and August 2006.

| For premium payment years beginning in: | The required interest rate is: |
|---|--------------------------------|
| September 2005 | 4.61 |
| October 2005 | 4.62 |
| November 2005 | 4.83 |
| December 2005 | 4.91 |
| January 2006 | 3.95 |
| February 2006 | 3.90 |
| March 2006 | 3.89 |
| April 2006 | 4.02 |
| May 2006 | 4.30 |
| June 2006 | 4.42 |
| July 2006 | 4.39 |
| August 2006 | 4.36 |

Multiemployer Plan Valuations Following Mass Withdrawal

The PBGC's regulation on Duties of Plan Sponsor Following Mass Withdrawal (29 CFR part 4281) prescribes the use of interest assumptions under the PBGC's regulation on Allocation of Assets in Single-Employer Plans (29 CFR part 4044). The interest assumptions applicable to valuation dates in September 2006 under part 4044 are contained in an amendment to part 4044 published elsewhere in today's **Federal Register**. Tables showing the assumptions applicable to prior periods are codified in appendix B to 29 CFR part 4044.

Issued in Washington, DC, on this 8th day of August 2006.

Vincent K. Snowbarger,

Acting Executive Director, Pension Benefit Guaranty Corporation.

[FR Doc. 06–6959 Filed 8–15–06; 8:45 am]