

○ Hand piled and burned—approximately 4,431 acres. This treatment could occur intermittently across Defense Zone Units, Roadside Fuel Breaks, and Plantations depending on slope steepness, proximity to homes and air quality concerns.

○ Jackpot burned—approximately 4,431 acres. This treatment could occur intermittently across Defense Zone Units, Roadside Fuel Breaks, and Plantations depending on slope, proximity to homes and air quality concerns.

○ Public Fuelwood Utilization—approximately 2,520 acres. This treatment would leave material suitable for public fuel wood use onsite in areas that are accessible, or decked along the roadside where safe to do so. This treatment could occur intermittently across Defense Zone Units, Roadside Fuel Breaks, and Plantations.

○ Understory Maintenance Burning—Approximately 4,431 acres. This treatment could occur within approximately two to ten years after initial treatment, or as the surface fuel conditions require for maintaining the desired fire behavior. This treatment could occur within all Defense Zone Units, Plantations, and Roadside Fuel Breaks. Multiple burn entries may be needed to maintain desired vegetation and fuel loadings.

Prescribed Fire Understory Units

Approximately 896 acres are proposed for prescribed understory fire treatment. No thinning will occur in these units. Treatments are intended to move these areas toward historic fire regime and fuel loading conditions and to allow fire personnel to make use of roads, natural barriers, and topography (such as ridge tops and drainages) for control lines during prescribed burning activities in other units (see previous section). The Prescribed Fire Understory Units will help reduce the overall amount of control lines needed within the planning area, allowing for more cost effective and safer understory burning, and reducing the potential for resource damage. Multiple burn entries of primarily low to moderate intensity fire may be needed to maintain desired vegetation and fuel loadings. Natural boundaries would be used whenever possible; however, control line construction will still be needed in some areas. Desired outcomes are a mosaic-burn severity pattern primarily from low to moderate intensity surface fire across 70–80% of the treatment area. Treatments would be applied where trees per acre (TPA), canopy base height or fuel loading do not meet desired conditions. This treatment

would create mosaic forest conditions that contribute to late successional characteristics while providing a more fire-resilient landscape.

Responsible Official

Forest Supervisor, Shasta-Trinity National Forest.

Nature of Decision To Be Made

The Forest Supervisor will decide whether to implement the proposed action, take an alternative action that meets the purpose and need or take no action.

Scoping Process

The project is included in the Shasta-Trinity National Forest's quarterly schedule of proposed actions (SOPA). Detailed information on the proposed action, including maps, that will aid in the informing comments will be available on the Forest Web site at: http://www.fs.fed.us/nepa/nepa_project_exp.php?project=38444.

This notice of intent initiates the scoping process, which guides the development of the environmental impact statement.

It is important that reviewers provide their comments at such times and in such manner that they are useful to the agency's preparation of the environmental impact statement. Therefore, comments should be provided prior to the close of the comment period and should clearly articulate the reviewer's concerns and contentions.

Comments received in response to this solicitation, including names and addresses of those who comment, will be part of the public record for this proposed action. Comments submitted anonymously will be accepted and considered, however.

Dated: December 17, 2014.

David R. Myers,

Forest Supervisor.

[FR Doc. 2014–30182 Filed 12–23–14; 8:45 am]

BILLING CODE 3410–11–P

DEPARTMENT OF COMMERCE

Submission for OMB Review; Comment Request

The Department of Commerce will submit to the Office of Management and Budget (OMB) for clearance the following proposal for collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35).

Agency: National Oceanic and Atmospheric Administration (NOAA).

Title: The Ocean Enterprise: A study of U.S. business activity in ocean measurement, observation and forecasting.

OMB Control Number: 0648–xxxx.

Form Number(s): None.

Type of Request: Regular (request for a new information collection).

Number of Respondents: 300.

Average Hours per Response: 25 minutes.

Burden Hours: 125.

Needs and Uses: This request is for a new information collection supported by Section 12302(3) of the Integrated Coastal and Ocean Observation System Act (ICOOS Act) part of the Omnibus Public Land Management Act of 2009 (Pub. L. 111–11). The survey is voluntary.

NOAA's National Ocean Service is requesting approval of a Web-based survey of employers who provide either services or infrastructure to the Integrated Ocean Observing System (IOOS) or organizations that add value to the IOOS data and other outputs by tailoring them for specific end uses. The purpose of the survey and overall project is to gather data to articulate the collective and derived value of the IOOS enterprise, and to create a profile of businesses and organizations who are involved with providing services or utilizing the data for other specific end uses. This is the first survey of its kind on a national scale. The project is funded by NOAA and is being conducted on its behalf by the contractor, ERISS Corporation. The project contract spans three years with the first portion of the contract mainly involved with researching and selecting appropriate businesses to include in the study database. The Web survey will be the main data collection piece of the project and is necessary in order to collect demographic, financial, and functional information for each organization with regards to their involvement with IOOS. The final deliverable of this project is an analytic report detailing the findings of the web survey and the analysis of the employer database.

The marine technology industry is an important partner and stakeholder within IOOS; however, without the baseline that this study will provide, IOOS is unable to articulate its collective and derived value. The results will demonstrate the size and economic impact of IOOS data to the United States marine ocean sector. That information can be used to understand the value of export sales and the identification of potential growth and/or new international markets which would further the Department of Commerce

(DOC) strategic goal for better *environment intelligence* and translate into better programs by the DOC International Trade Administration in ocean observing industries in international trade.

Affected Public: Business or other for-profit organizations, not-for-profit organizations.

Frequency: One time.

Respondent's Obligation: Voluntary.

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

Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this

notice to OIRA_Submission@omb.eop.gov or fax to (202) 395-5806.

Dated: December 19, 2014.

Glenna Mickelson,
Management Analyst, Office of the Chief
Information Officer.

[FR Doc. 2014-30180 Filed 12-23-14; 8:45 am]

BILLING CODE 3510-JE-P

DEPARTMENT OF COMMERCE

Economic Development Administration

Notice of Petitions by Firms for Determination of Eligibility To Apply for Trade Adjustment Assistance

AGENCY: Economic Development Administration, Department of Commerce.

ACTION: Notice and opportunity for public comment.

Pursuant to Section 251 of the Trade Act 1974, as amended (19 U.S.C. 2341 *et seq.*), the Economic Development Administration (EDA) has received petitions for certification of eligibility to apply for Trade Adjustment Assistance from the firms listed below.

Accordingly, EDA has initiated investigations to determine whether increased imports into the United States of articles like or directly competitive with those produced by each of these firms contributed importantly to the total or partial separation of the firm's workers, or threat thereof, and to a decrease in sales or production of each petitioning firm.

LIST OF PETITIONS RECEIVED BY EDA FOR CERTIFICATION ELIGIBILITY TO APPLY FOR TRADE ADJUSTMENT ASSISTANCE [12/5/2014 through 12/18/2014]

Firm name	Firm address	Date accepted for investigation	Product(s)
Altratek Plastics	105 Gay Street, Longmont, CO 80501.	12/18/2014	The firm manufactures plastic seals, pipes and tubes and housings produced for the automotive, water filtration, and transportation monitoring industries.

Any party having a substantial interest in these proceedings may request a public hearing on the matter. A written request for a hearing must be submitted to the Trade Adjustment Assistance for Firms Division, Room 71030, Economic Development Administration, U.S. Department of Commerce, Washington, DC 20230, no later than ten (10) calendar days following publication of this notice.

Please follow the requirements set forth in EDA's regulations at 13 CFR 315.9 for procedures to request a public hearing. The Catalog of Federal Domestic Assistance official number and title for the program under which these petitions are submitted is 11.313, Trade Adjustment Assistance for Firms.

Dated: December 18, 2014.

Michael S. DeVillo,

Eligibility Examiner.

[FR Doc. 2014-30188 Filed 12-23-14; 8:45 am]

BILLING CODE 3510-WH-P

DEPARTMENT OF COMMERCE

International Trade Administration

[C-580-877, C-489-823]

Welded Line Pipe From the Republic of Korea and the Republic of Turkey: Postponement of Preliminary Determinations in the Countervailing Duty Investigations

AGENCY: Enforcement and Compliance, International Trade Administration, Department of Commerce.

FOR FURTHER INFORMATION CONTACT: Rebecca Trainor at (202) 482-4007 (Korea) or Elizabeth Eastwood (Turkey) at (202) 482-3874, AD/CVD Operations, Enforcement and Compliance, International Trade Administration, Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230.

SUPPLEMENTARY INFORMATION:

Background

On November 5, 2014, the Department of Commerce (the Department) initiated the countervailing duty (CVD) investigations of welded line pipe from the Republic of Korea and the Republic of Turkey.¹ Currently, the preliminary

determinations are due no later than January 9, 2015.

Postponement of Due Date for the Preliminary Determinations

Section 703(b)(1) of the Tariff Act of 1930, as amended (the Act), requires the Department to issue the preliminary determination in a CVD investigation within 65 days after the date on which the Department initiated the investigation. However, if the petitioner makes a timely request for a postponement, section 703(c)(1)(A) of the Act allows the Department to postpone making the preliminary determination until no later than 130 days after the date on which the administering authority initiated the investigation.

On December 11, 2014, the petitioners² in these investigations timely requested that the deadline for the preliminary determination in each of these cases be postponed in accordance with 19 CFR 351.205(e), citing the extraordinarily complicated nature of the cases. Therefore, in accordance with section 703(c)(1)(A) of

¹ See *Welded Line Pipe From the Republic of Korea and the Republic of Turkey: Initiation of Countervailing Duty Investigations*, 79 FR 67419 (November 13, 2014).

² The petitioners are American Cast Iron Pipe Company, EnergexTube (a division of JMC Steel Group), Maverick Tube Corporation, Northwest Pipe Company, Stupp Corporation (a division of Stupp Bros., Inc.), Tex-Tube Company, TMK IPSCO, and Welspun Tubular LLC USA (see December 11, 2014, letters on the record of these investigations).