

RESPONDENTS' ESTIMATED ANNUAL BURDEN HOURS—Continued

30 CFR section	Reporting and recordkeeping requirements	Hour burden per response	Number of annual responses	Annual burden hours
Total Burden	770	6,178

^a Note: 5 states × 12 monthly vouchers = 60 and 6 states × 4 quarterly vouchers = 24.
^b Note: 4 quarterly reports × 11 states = 44.
^c Note: 1 tribe × 12 monthly vouchers = 12 and 6 tribes × 4 quarterly vouchers = 24.

Estimated Annual Reporting and Recordkeeping “Non-hour Cost” Burden: We have identified no “non-hour cost” burden associated with the collection of information.

Public Disclosure Statement: The PRA (44 U.S.C. 3501 *et seq.*) provides that an agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.

Comments: Before submitting an ICR to OMB, PRA Section 3506(c)(2)(A) requires each agency to “* * * provide 60-day notice in the **Federal Register** * * * and otherwise consult with members of the public and affected agencies concerning each proposed collection of information * * *.”

Agencies must specifically solicit comments to: (a) Evaluate whether the proposed collection of information is necessary for the agency to perform its duties, including whether the information is useful; (b) evaluate the accuracy of the agency’s estimate of the burden of the proposed collection of information; (c) enhance the quality, usefulness, and clarity of the information to be collected; and (d) minimize the burden on the respondents, including the use of automated collection techniques or other forms of information technology.

The PRA also requires agencies to estimate the total annual reporting “non-hour cost” burden to respondents or recordkeepers resulting from the collection of information. If you have costs to generate, maintain, and disclose this information, you should comment and provide your total capital and startup cost components or annual operation, maintenance, and purchase of service components. You should describe the methods you use to estimate major cost factors, including system and technology acquisition, expected useful life of capital equipment, discount rate(s), and the period over which you incur costs. Capital and startup costs include, among other items, computers and software you purchase to prepare for collecting information; monitoring, sampling, and testing equipment; and

record storage facilities. Generally, your estimates should not include equipment or services purchased: (i) Before October 1, 1995; (ii) to comply with requirements not associated with the information collection; (iii) for reasons other than to provide information or keep records for the Government; or (iv) as part of customary and usual business or private practices.

We will summarize written responses to this notice and address them in our ICR submission for OMB approval, including appropriate adjustments to the estimated burden. We will provide a copy of the ICR to you without charge upon request. The ICR also will be posted at http://www.mrm.mms.gov/Laws_R_D/FRNotices/FRInfColl.htm.

Public Comment Policy: We will post all comments in response to this notice on our Web site at http://www.mrm.mms.gov/Laws_R_D/FRNotices/FRInfColl.htm. We will also make copies of the comments available for public review, including names and addresses of respondents, during regular business hours at our offices in Lakewood, Colorado. Before including your address, phone number, e-mail address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public view, we cannot guarantee that we will be able to do so.

MMS Information Collection Clearance Officer: Arlene Bajusz (202) 208-7744.

Dated: October 9, 2008.

Gregory J. Gould,
Associate Director for Minerals Revenue Management.
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DEPARTMENT OF THE INTERIOR

National Park Service

National Register of Historic Places; Notification of Pending Nominations and Related Actions

Nominations for the following properties being considered for listing or related actions in the National Register were received by the National Park Service before October 11, 2008.

Pursuant to section 60.13 of 36 CFR Part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded by United States Postal Service, to the National Register of Historic Places, National Park Service, 1849 C St., NW., 2280, Washington, DC 20240; by all other carriers, National Register of Historic Places, National Park Service, 1201 Eye St., NW., 8th floor, Washington, DC 20005; or by fax, 202-371-6447. Written or faxed comments should be submitted by November 12, 2008.

J. Paul Loether,
Chief, National Register of Historic Places/ National Historic Landmarks Program.

DISTRICT OF COLUMBIA

District of Columbia

Engine House No. 10, (Firehouses in Washington DC MPS) 1341 Maryland Ave., NE., Washington, DC, 08001063
 Nathaniel Parker Gage School, (Public School Buildings of Washington, DC MPS) 2035 2nd St., NW., Washington, DC, 08001064

HAWAII

Maui County

Ka’ahumanu Avenue—Naniloa Drive Overpass, Naniloa Dr. at Ka’ahumanu Ave., Wailuku, 08001065

KANSAS

Ellis County

St. Joseph’s Church and Parochial School, 210 W. 13th and 217 W. 13th, Hays, 08001066

Reno County

Ranson Hotel, 4918 E. Main, Medora, 08001067

Riley County

First Congregational Church, 700 Poyntz Ave., Manhattan, 08001068

MARYLAND**Allegany County**

Flock's Mill, Address Restricted,
Cumberland, 08001071

Howard County

Round About Hills, 15505 Cattail Oaks,
Glenwood, 08001072
Wheatland, 12570 Hall Shop Rd., Fulton,
08001073

Montgomery County

Carderock Springs Historic District,
(Subdivisions by Edmund Bennett and
Keyes, Lethbridge and Condon in
Montgomery County, MD, 1956–1973,
MPS) Roughly bounded by I–495, Cabin
John Regional Park, Seven Locks Rd.,
Fenway Rd., and Persimmon Tree Ln.,
Bethesda, 08001074

MASSACHUSETTS**Hampden County**

Prospect Hill School, 33 Montgomery St.,
Westfield, 08001069

Middlesex County

Dennison Manufacturing Co. Paper Box
Factory, 175 Maple St., Marlborough,
08001070

MISSISSIPPI**Attala County**

Kosciusko Historic District, Roughly
bounded by the Illinois, N. Wells, S.
Natchez, Galloway, Bobo, S. Huntington,
Jefferson St., Highland Dr., Kosciusko,
08001084

NEW YORK**Chemung County**

Pratt House, 413 Lake St., Elmira, 08001075

Erie County

Lancaster District School No. 6, 3703 Bowen
Rd., Lancaster, 08001076

Ontario County

Dickson, John and Mary, House, 9010 Main
St., West Bloomfield, 08001077
Ontario and Livingston Mutual Insurance
Office, (Cobblestone Architecture of New
York State MPS) 9018 Main St., West
Bloomfield, 08001078

Orleans County

Shelp, John, Cobblestone House,
(Cobblestone Architecture of New York
State MPS) 10181 West Shelby Rd.,
Middleport, 08001079

Putnam County

Grove, The, 12 Grove Ct., Cold Spring,
08001080

Seneca County

Ritter, Simon, Cobblestone Farmhouse,
(Cobblestone Architecture of New York
State MPS) 5102 NY Rt. 89, Varick,
08001081

Warren County

FORWARD shipwreck site (motor launch),
Address Restricted, Lake George, 08001082

Westchester County

Proctor's Theater, 53 S. Broadway, Yonkers,
08001083

TENNESSEE**Davidson County**

Glen Leven, (Historic Family Farms in
Middle Tennessee MPS) 4000 Franklin Rd.,
Oak Hill, 08001085
Home for Aged Masons, Ben Allen Ln. and
R.S. Glass Blvd., Nashville, 08001086

Request for REMOVAL has been made for
the following resources:

TENNESSEE**Jefferson County**

Newman, Samuel Isaac, House, Bible Rd.,
Jefferson City, 80003838

Lawrence County

Garner Mill, Garner Ln., Lawrenceburg,
84003575

Sevier County

Cole, Alex, Cabin 5 mi. S of Gatlingburg off
U.S. 441 in Great Smoky Mountains
National Park, Gatlingburg, 76000165

Request for MOVE has been made for the
following resources:

KANSAS**Norton County**

Sand Creek Truss Leg Beadstead Bridge,
Larrick Park, Lenora, 03000365

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BILLING CODE 4310–70–P

**INTERNATIONAL TRADE
COMMISSION**

[Investigation No. 337–TA–639]

**In the Matter of Certain Spa Cover Lift
Frames; Notice of a Commission
Determination Not To Review an Initial
Determination Amending the
Complaint and Notice of Investigation
and Terminating a Respondent on the
Basis of a Consent Order Stipulation
and Consent Order; Issuance of
Consent Order; Termination of
Investigation**

AGENCY: U.S. International Trade
Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined not to review an initial determination (“ID”) of the presiding administrative law judge (“ALJ”) in the above-captioned investigation amending the complaint and notice of investigation and terminating a respondent on the basis of a consent order stipulation and consent order. The Commission has also determined to issue the subject consent order. The investigation is terminated.

FOR FURTHER INFORMATION CONTACT:

Michael K. Haldenstein, Office of the
General Counsel, U.S. International
Trade Commission, 500 E Street, SW.,
Washington, DC 20436, telephone (202)
708–2301. Copies of non-confidential
documents filed in connection with this
investigation are or will be available for
inspection during official business
hours (8:45 a.m. to 5:15 p.m.) in the
Office of the Secretary, U.S.
International Trade Commission, 500 E
Street, SW., Washington, DC 20436,
telephone (202) 205–2000. General
information concerning the Commission
may also be obtained by accessing its
Internet server at <http://www.usitc.gov>.
The public record for this investigation
may be viewed on the Commission's
electronic docket (EDIS) at <http://edis.usitc.gov>. Hearing-impaired
persons are advised that information on
this matter can be obtained by
contacting the Commission's TDD
terminal at (202) 205–1810.

SUPPLEMENTARY INFORMATION: This
investigation was instituted on March
24, 2008, based on a complaint filed by
Leisure Concepts, Inc. (“Leisure
Concepts”) of Spokane, Washington.
The complaint alleged violations of
section 337 of the Tariff Act of 1930 (19
U.S.C. 1337) in the importation into the
United States, the sale for importation,
and the sale within the United States
after importation of certain spa cover lift
frames that infringe the claims of U.S.
Patent No. 5,996,137. The complaint
further alleged that an industry in the
United States exists as required by
subsection (a)(2) of section 337. The
complainant requested that the
Commission issue an exclusion order
and cease and desist orders barring
future importation and sale of the
accused products. The Commission
named the following companies as
respondents: Pool Mart, Inc. of Depew,
New York; Islander Pool and Spas, Inc.
of Albany, New York; Glaser
Enterprises, Inc. of Virginia Beach,
Virginia; ACE Swim Service of Chili,
Inc. of Rochester, New York; Sparco,
Ltd. a/k/a Sparco Buying Group of
Albany, New York; and Kokido, Ltd. of
Kowloon, Hong Kong. The ALJ set June
24, 2009, as the target date for
completion of the investigation. The
investigation has previously been
terminated as to all respondents except
Kokido, Ltd.

On May 19, 2008, Kokido Trading,
Ltd. filed a motion seeking to terminate
the investigation as to itself based upon
a consent order stipulation and
proposed consent order. Complainant
opposed the motion; the Commission