Department of State, Bureau of Consular Affairs Web site http://travel.state.gov at https://travelregistration.state.gov/ibrs/. The paper version of the collection permits respondents who do not have Internet access to provide the information to the U.S. embassy or consulate by fax, mail or in person.

Dated: May 20, 2009.

Mary Ellen Hickey,

Managing Director, Bureau of Consular Affairs, Department of State. [FR Doc. E9–14223 Filed 6–16–09; 8:45 am] BILLING CODE 4710–06–P

DEPARTMENT OF STATE

[Public Notice 6671]

60-Day Notice of Proposed Information Collection: Office of Language Services Contractor Application Form, OMB 1405–XXXX, DS–7651

ACTION: Notice of request for public comments.

SUMMARY: The Department of State is seeking Office of Management and Budget (OMB) approval for the information collection described below. The purpose of this notice is to allow 60 days for public comment in the **Federal Register** preceding submission to OMB. We are conducting this process in accordance with the Paperwork Reduction Act of 1995.

• *Title of Information Collection:* Office of Language Services Contractor Application Form.

• OMB Control Number: None.

• Type of Request: New Collection.

• *Originating Office:* Bureau of Administration (A/OPR/LS).

• Form Number: DS-7651.

• *Respondents:* General Public Applying for Translator and/or Interpreter Contract Positions.

• *Éstimated Number of Respondents:* 900.

• Estimated Number of Responses: 900.

• Average Hours per Response: Thirty minutes.

- Total Estimated Burden: 450 hours.
- Frequency: On Occasion.
- *Obligation to Respond:* Required to Obtain or Retain a Benefit.

DATE(S): The Department will accept comments from the public up to 60 days from June 17, 2009.

ADDRESSES: You may submit comments by any of the following methods:

• E-mail: LSapplications@state.gov.

• *Mail (paper, disk, or CD–ROM submissions):* Department of State, Office of Language Services SA–1, Fourteenth Floor, 2401 E Street, NW., Washington, DC 20522.

You must include the DS form number (if applicable), information collection title, and OMB control number in any correspondence.

FOR FURTHER INFORMATION CONTACT:

Direct requests for additional information regarding the collection listed in this notice, including requests for copies of the proposed information collection and supporting documents, to Ms. Keiry Carroll at 2401 E Street, NW., Fourteenth Floor, Washington, DC 20522, who may be reached on (202) 261–8777 or at *carrollkm@state.gov*.

SUPPLEMENTARY INFORMATION: We are soliciting public comments to permit the Department to:

• Evaluate whether the proposed information collection is necessary for the proper performance of our functions.

• Evaluate the accuracy of our estimate of the burden of the proposed collection, including the validity of the methodology and assumptions used.

• Enhance the quality, utility, and clarity of the information to be collected.

• Minimize the reporting burden on those who are to respond, including the use of automated collection techniques or other forms of technology.

Abstract of proposed collection:

The information collected is needed to ascertain whether respondents are viable interpreting and/or translating candidates, based on their work history and legal work status in the United States. If candidates successfully become contractors for the U.S. Department of State, Office of Language Services, the information collected is used to initiate security clearance background checks and for processing payment vouchers. Respondents are typically members of the general public with varying degrees of experience in the fields of interpreting and/or translating.

Methodology:

OLS makes the "Office of Language Services Contractor Application Form" available via the OLS Internet site. Respondents can submit it electronically via e-mail or fax.

Dated: April 6, 2009.

Matthew S. Klimow,

Director, Office of Language Services, Department of State.

[FR Doc. E9–14225 Filed 6–16–09; 8:45 am] BILLING CODE 4710–24–P

DEPARTMENT OF STATE

[Public Notice 6672]

United States Global Change Research Program

ACTION: Call for U.S. Nominations to serve as Authors and/or Review Editors of the IPCC Special Report "Managing the Risks of Extreme Events and Disasters to Advance Climate Change Adaptation" June 17, 2009.

SUMMARY: The United States participates in the Intergovernmental Panel on Climate Change, an intergovernmental body that oversees the development of assessments of the state of knowledge on climate change. The role of the IPCC is to assess on a comprehensive, objective, open and transparent basis, the scientific, technical, and socioeconomic information relevant to understanding the scientific basis of risk of human-induced climate change, its potential impacts, and options for adaptation and mitigation.

IPCC assessments are commissioned by member governments and produced by scientists and technical experts. The reports undergo expert and government review and are accepted by IPCC member governments prior to their release. Information on the IPCC and its assessments and procedures can be found at http://www.ipcc.ch.

Every six to seven years, the IPCC produces a comprehensive three-volume assessment of the state of knowledge of climate change. Volumes in this comprehensive assessment cover climate change science; impacts, vulnerability and adaptation; and mitigation. The most recent of these was finalized in 2008; the next comprehensive assessment will be finalized in 2014.

In addition to this comprehensive assessment, the IPCC periodically produces "special reports" that address specific topics on climate change. At the IPCC's most recent plenary meeting on April 21–23, governments approved the production of a "Special Report on Managing the Risks of Extreme Events and Disasters to Advance Climate Change Adaptation."

Under IPCC procedures, member governments have an opportunity to provide nominations for authors to be involved in the production of each chapter in the report. The United States provides this call for nominations for U.S. authors or reviewers for the subject report. The subject report will require the contributions of experts who can integrate the findings of the climate change science; vulnerability, impacts, and adaptation to extreme events; and disaster risk management communities. Nominees should have extensive expertise pertinent to the subject matter covered, and will generally be recognized in their field of expertise. For each chapter in a report, IPCC procedures call for convening lead authors, who oversee the production of a chapter; lead authors, who are responsible for sections of a chapter, and contributing authors. IPCC procedures also call for lead reviewers, also generally are recognized in their field.

The chapters are as follows:

• Climate change: New dimensions in disaster risk, exposure, vulnerability, and resilience

• Determinants of risks: Exposure and vulnerability

• Changes in climate extremes and their impacts on the natural physical environment

• Changes in impacts of climate extremes: Human systems and ecosystems

• Managing the risks from climate extremes at the local level

• Managing the risks from climate extremes at the national level

• Managing the risks: International level and integration across scales

• Toward a sustainable and resilient future

• Case studies.

Further information on this request such as the IPCC request for nominations, the approved outlines of the report, a description of the roles and responsibilities associated with them, and a nomination form and other required materials that must be completed for each nominee—may be found at either the IPCC Secretariat (http://www.ipcc-wg2.gov/AR5/sr.html) or USGCRP (http://

www.globalchange.gov/ipcc/extremes)
Web sites.

DATES: A completed nomination form as well as a summary CV for each nominee should be returned to the U.S. Global Change Research Program Office (*ipcc_nominations@usgcrp.gov*) by close of business Friday, July 10, 2009. The summary CV—in English and preferably no more than 5 pages, highlighting topical expertise and relevant publications—must include a statement of primary expertise (e.g., climate science, disaster risk reduction, impacts of extreme events/disasters, adaptation, economics).

FOR FURTHER INFORMATION CONTACT: David Allen, U.S. Global Change

Research Program, Suite 250, 1717 Pennsylvania Ave, NW., Washington, DC 20006. (Phone: 202–419–3486, Fax: 202–223–3065, E-mail: dallen@usgcrp.gov); or visit the USGCRP Web site at http:// www.globalchange.gov.

Dated: June 12, 2009.

Drew Nelson,

Acting Office Director, Office of Global Change, Bureau of Oceans and International Environmental and Scientific Affairs, U.S. Department of State.

[FR Doc. E9–14230 Filed 6–16–09; 8:45 am] BILLING CODE 4710–09–P

OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

[Docket No. WTO/DS382]

WTO Dispute Settlement Proceeding Regarding United States—Anti-Dumping Administrative Reviews and Other Measures Related to Imports of Certain Orange Juice from Brazil

AGENCY: Office of the United States Trade Representative.

ACTION: Notice; request for comments.

SUMMARY: The Office of the United States Trade Representative ("USTR") is providing notice that on May 22, 2009, Brazil requested consultations with the United States under the Marrakesh Agreement Establishing the World Trade Organization ("WTO Agreement") concerning the antidumping duty investigation on certain orange juice from Brazil, the second antidumping duty administrative review on certain orange juice from Brazil (Department of Commerce Case No. A-351-840), and the "continued use of the US zeroing procedures ('model' or 'simple' zeroing) in successive antidumping proceedings." On November 27, 2008, Brazil requested consultations with the United States concerning the first antidumping administrative review on certain orange juice from Brazil and various U.S. laws, regulations, administrative procedures, practices, and methodologies. Those requests may be found at www.wto.org contained in documents designated as WT/DS382/1/ Add.1 and WT/DS382/1, respectively. USTR invites written comments from the public concerning the issues raised in this dispute.

DATES: Although USTR will accept any comments received during the course of the dispute settlement proceedings, comments should be submitted on or before July 17, 2009 to be assured of timely consideration by USTR.

ADDRESSES: Comments should be submitted electronically to *www.regulations.gov*, docket number USTR–2008–0044. If you are unable to provide submissions by *www.regulations.gov*, please contact Sandy McKinzy at (202) 395–9483 to arrange for an alternative method of transmission. If (as explained below) the comment contains confidential information, then the comment should be submitted by fax only to Sandy McKinzy at (202) 395–3640.

FOR FURTHER INFORMATION CONTACT: Leigh Bacon, Associate General Counsel, Office of the United States Trade Representative, 600 17th Street, NW., Washington, DC 20508, (202) 395– 5859.

SUPPLEMENTARY INFORMATION: USTR is providing notice that consultations have been requested pursuant to the WTO Understanding on Rules and Procedures Governing the Settlement of Disputes ("DSU"). If such consultations should fail to resolve the matter and a dispute settlement panel is established pursuant to the DSU, such panel, which would hold its meetings in Geneva, Switzerland, would be expected to issue a report on its findings and recommendations within nine months after it is established.

On November 27, 2008, Brazil requested consultations regarding the antidumping duty administrative review on certain orange juice from Brazil, referring in particular to the use of "zeroing" in that review. USTR solicited comments in response to Brazil's November 27, 2008, consultations request in 73 **Federal Register** 80,442 (Dec. 31, 2008). Comments received in response to that request may be viewed on the *www.regulations.gov* Web site by entering docket number USTR–2008– 0044 in the search field on the home page.

Major Issues Raised by Brazil

In its second consultations request, filed on May 22, 2009, Brazil requested consultations regarding the antidumping duty investigation in Certain Orange Juice from Brazil: Final Results and Partial Rescission of Antidumping Administrative Review (A–351–840), covering the period from October 1, 2003, to September 30, 2004, and the final results thereof, 71 FR 2183 (January 13, 2006), the antidumping duty order, 71 FR 12183 (Mar. 9, 2006), and any cash deposits issued pursuant thereto; and the antidumping duty administrative review covering the period from March 1, 2007, to February 29, 2008. Brazil also challenges the "continued use" of "zeroing" procedures in successive antidumping proceedings in that case.

Brazil alleges inconsistencies with Articles II, VI:1, and VI:2 of the *General* Agreement on Tariffs and Trade 1994,