MSEP requirements and no food safety concerns.

FSIS Port-of-Entry Data

From June 25, 2008 through December 31, 2009, FSIS re-inspected 39 lots of boneless beef from the establishment with a total weight of approximately 588,000 pounds. FSIS re-inspection activities for boneless beef included boneless meat examination, chemical residue testing, or testing for *E. coli* O157:H7. Thirty-two of 39 lots received re-inspection consisting of a boneless meat examination, with all lots passing. Two of 39 lots were tested for pesticides or herbicides, with both tests negative. Twelve of 39 lots were tested for *E. coli* O157:H7, with all tests negative.

FSIS Conclusions

Australia's meat inspection system is equivalent to that of the U.S. Australia has demonstrated that it provides an appropriate level of oversight to AQIS employees in establishments operating under the conventional meat inspection system and to AQIS employees in the MSEP/AEMIS establishment. In addition, in the establishment operating under MSEP/AEMIS, FSIS has concluded that Australia verifies that establishment employees perform necessary examination of heads and viscera. Based on its review of the field trial data and the establishment's performance, discussed above, FSIS is affirming its 1999 equivalence decision for MSEP/AEMIS.

AEMIS will be progressively implemented in all Australian beef, sheep and goat establishments eligible to export to the United States. While the Australian beef establishment discussed above was undergoing the MSEP field trials and exporting to the U.S., FSIS did conduct enhanced port-of-entry reinspection of product from this Australian establishment in addition to conducting on-site audits of the establishment. FSIS will initially conduct similar enhanced procedures for additional Australian establishments operating under MSEP and exporting to the U.S. FSIS will also conduct continuing system audits, which include data analyses and document reviews, and port-of-entry re-inspection to verify that Australia continues to operate a meat inspection system equivalent to the United States. Additionally, FSIS will verify that Australia continues to apply appropriate performance measures and ensure that establishment employees perform necessary examination of heads and viscera. This information, including FSIS audit reports, will be made available on the FSIS Web site.

USDA Nondiscrimination Statement

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Additional Public Notification

Public awareness of all segments of rulemaking and policy development is important. Consequently, in an effort to ensure that minorities, women, and persons with disabilities are aware of this notice, FSIS will announce it online through the FSIS *Federal Register Publications & Related Documents* Web page. View Notices by year for 2010.

The Regulations.gov Web site is the central online rulemaking portal of the United States government. It is being offered as a public service to increase participation in the Federal government's regulatory activities. FSIS participates in Regulations.gov and will accept comments on documents published on the site. The site allows visitors to search by keyword or Department or Agency for rulemakings that allow for public comment. Each entry provides a quick link to a comment form so that visitors can type in their comments and submit them to FSIS.

FSIS will also make copies of this Federal Register publication available through the FSIS Constituent Update, which is used to provide information regarding FSIS policies, procedures, regulations, Federal Register notices, FSIS public meetings, recalls, and other types of information that could affect or would be of interest to our constituents and stakeholders. The update is communicated via Listserv, a free e-mail subscription service consisting of industry, trade, and farm groups, consumer interest groups, allied health professionals, scientific professionals, and other individuals who have requested to be included. The update is also available on the FSIS Web page.

Through the Listserv and Web page, FSIS is able to provide information to a much broader, more diverse audience.

In addition, FSIS offers an e-mail subscription service which provides an automatic and customized notification when popular pages are updated, including **Federal Register** publications and related documents. This service allows FSIS customers to sign up for subscription options across eight categories. This service is available at http://www.fsis.usda.gov/ News & Events/Email Subscription/. Options range from recalls to export information to regulations, directives, and notices. Customers can add or delete subscriptions themselves and have the option to protect their accounts with passwords.

Done at Washington, DC on March 1, 2011. Alfred V. Almanza,

Administrator.

[FR Doc. 2011–4902 Filed 3–1–11; 4:15 pm] BILLING CODE 3410–DM–P

COMMISSION ON CIVIL RIGHTS

Sunshine Act Notice

AGENCY: United States Commission on Civil Rights.

ACTION: Notice of meeting.

DATE AND TIME: Friday, March 11, 2011; 9:30 a.m. EST.

PLACE: 624 Ninth Street, NW., Room 540, Washington, DC 20425.

Meeting Agenda

This meeting is open to the public.

Portions of This Meeting May Be Held in Closed Session

- I. Approval of Agenda.
- II. White House Nominees for Chair, Vice Chair and Staff Director.
- III. Management and Operations:
 - Staff Director's report.
- IV. Program Planning: Update and discussion of projects.
 - Consideration of new statutory report topic for FY 2011.
 - Consideration of briefing/hearing topic(s) for FY 2011.
 - Title IX—Sex Discrimination in Liberal Arts College Admissions.
 - English Only in the Workplace Report.
- Healthcare Disparities Report.
- V. State Advisory Committee Issues:Re-chartering the North Dakota
- Re-chartering the North Dakota SAC.
- Re-chartering the Montana SAC.
 VI. Approval of Feb. 11, 2011 Meeting Minutes.

VII. Announcements.

VIII. Adjourn.

CONTACT PERSON FOR FURTHER

INFORMATION: Lenore Ostrowsky, Acting Chief, Public Affairs Unit (202) 376–8591. *TDD:* (202) 376–8116.

Persons with a disability requiring special services, such as an interpreter for the hearing impaired, should contact Pamela Dunston at least seven days prior to the meeting at 202–376–8105. *TDD*: (202) 376–8116.

Dated: March 1, 2011.

Kimberly Tolhurst,

Senior Attorney-Advisor.

[FR Doc. 2011–4919 Filed 3–1–11; 4:15 pm]

BILLING CODE 6335-01-P

DEPARTMENT OF COMMERCE

Bureau of Industry and Security

Action Affecting Export Privileges; Ali Amirnazmi; Order Denying Export Privileges

In the Matter of: Ali Amirnazmi, Register #63302–066, FCI Allenwood Low, Federal Correctional Institution, P.O. Box 1000, White Deer, PA 17887 and 547 Green Hill Lane, Berwyn, PA 19312.

On January 11, 2010, in the U.S. District Court for the Eastern District of Pennsylvania, Ali Amirnazmi ("Amirnazmi") was found guilty on three counts of violating the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq. (2000)) ("IEEPA"); one count of conspiracy to violate the IEEPA (18 U.S.C. 371 (2000)); three counts of making false statements to Federal officials (18 U.S.C. 1001 (2000)), and three counts of bank fraud (18 U.S.C. 1344 (2000)). Amirnazmi, a citizen of both the United States and Iran, engaged in financial and business transactions with companies in Iran between November 1996 and June 2008 without obtaining the proper licenses from the U.S. Department of Treasury's Office of Foreign Assets Control. Amirnazmi was sentenced to a prison term of 48 months and ordered to pay restitution in the amount of \$17,277.37. He will also serve five years of supervised release and forfeit \$81,277.37.

Section 766.25 of the Export Administration Regulations ("EAR" or "Regulations") ¹ provides, in pertinent

part, that "[t]he Director of the Office of Exporter Services, in consultation with the Director of the Office of Export Enforcement, may deny the export privileges of any person who has been convicted of a violation of the [Export Administration Act ("EAA")], the EAR, or any order, license or authorization issued thereunder; any regulation, license, or order issued under the International Emergency Economic Powers Act (50 U.S.C. 1701-1706); 18 U.S.C. 793, 794 or 798; section 4(b) of the Internal Security Act of 1950 (50 U.S.C. 783(b)), or section 38 of the Arms Export Control Act (22 U.S.C. 2778)." 15 CFR 766.25(a); see also Section 11(h) of the EAA, 50 U.S.C. app. section 2410(h). The denial of export privileges under this provision may be for a period of up to 10 years from the date of the conviction. 15 CFR 766.25(d); see also 50 U.S.C. app. section 2410(h). In addition, Section 750.8 of the Regulations states that the Bureau of Industry and Security's Office of Exporter Services may revoke any Bureau of Industry and Security ("BIS") licenses previously issued in which the person had an interest in at the time of his conviction.

I have received notice of Amirnazmi's conviction for violating IEEPA, and have provided notice and an opportunity for Amirnazmi to make a written submission to BIS, as provided in Section 766.25 of the Regulations. I have not received a submission from Amirnazmi. Based upon my review and consultations with BIS's Office of Export Enforcement, including its Director, and the facts available to BIS, I have decided to deny Amirnazmi's export privileges under the Regulations for a period of ten years from the date of Amirnazmi's conviction. I have also decided to revoke all licenses issued pursuant to the Act or Regulations in which Amirnazmi had an interest at the time of his conviction.

Accordingly, It is hereby ordered I. Until January 11, 2020, Ali Amirnazmi, with the last known addresses at: Register #63302–066, FCI Allenwood Low, Federal Correctional Institution, P.O. Box 1000, White Deer, PA 17887, and 547 Green Hill Lane, Berwyn, PA 19312, and when acting for or on behalf of Amirnazmi, his representatives, assigns, agents, or employees (collectively referred to hereinafter as the "Denied Person"), may not, directly or indirectly, participate in any way in any transaction involving

most recent being that of August 12, 2010 (75 FR 50,681, August 16, 2010), has continued the Regulations in effect under the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq. (2000)).

any commodity, software or technology (hereinafter collectively referred to as "item") exported or to be exported from the United States that is subject to the Regulations, including, but not limited to:

A. Applying for, obtaining, or using any license, License Exception, or export control document;

B. Carrying on negotiations concerning, or ordering, buying, receiving, using, selling, delivering, storing, disposing of, forwarding, transporting, financing, or otherwise servicing in any way, any transaction involving any item exported or to be exported from the United States that is subject to the Regulations, or in any other activity subject to the Regulations; or

C. Benefitting in any way from any transaction involving any item exported or to be exported from the United States that is subject to the Regulations, or in any other activity subject to the Regulations.

II. No person may, directly or indirectly, do any of the following:

A. Export or reexport to or on behalf of the Denied Person any item subject to the Regulations:

B. Take any action that facilitates the acquisition or attempted acquisition by the Denied Person of the ownership, possession, or control of any item subject to the Regulations that has been or will be exported from the United States, including financing or other support activities related to a transaction whereby the Denied Person acquires or attempts to acquire such ownership, possession or control;

C. Take any action to acquire from or to facilitate the acquisition or attempted acquisition from the Denied Person of any item subject to the Regulations that has been exported from the United States:

D. Obtain from the Denied Person in the United States any item subject to the Regulations with knowledge or reason to know that the item will be, or is intended to be, exported from the United States; or

E. Engage in any transaction to service any item subject to the Regulations that has been or will be exported from the United States and which is owned, possessed or controlled by the Denied Person, or service any item, of whatever origin, that is owned, possessed or controlled by the Denied Person if such service involves the use of any item subject to the Regulations that has been or will be exported from the United States. For purposes of this paragraph, servicing means installation, maintenance, repair, modification or testing.

¹The Regulations are currently codified in the Code of Federal Regulations at 15 CFR Parts 730–774 (2010). The Regulations issued pursuant to the Export Administration Act (50 U.S.C. app. sections 2401–2420 (2000)) ("EAA"). Since August 21, 2001, the EAA has been in lapse and the President, through Executive Order 13222 of August 17, 2001 (3 CFR, 2001 Comp. 783 (2002)), which has been extended by successive Presidential Notices, the