

*Jewell County Jail*,  
Jct. of Center and Madison, NE corner,  
Mankato, 95000511

**NEW YORK****Monroe County**

*Tinker Cobblestone Farmstead*  
(*Cobblestone Architecture of New York State*  
*MPS*),  
1585 Calkins Rd.,  
Henrietta, 95000502

**PENNSYLVANIA****Blair County**

*Williamsburg Historic District*,  
Approximately 30 square blocks centered  
around Second and High Sts.,  
Williamsburg, 95000518

**Cambria County**

*Buck, A. W., House*, 615 N. Center St.,  
Edensburg, 95000521  
*Minersville Historic District*, Roughly, along  
Connelly Ave., Honan Ave., Garvey Pl. and  
Iron St., Johnstown and West Taylor  
Townships, Johnstown, 95000522  
*Revloc Historic District (Bituminous Coal and*  
*Coke Resources of Pennsylvania MPS)*  
Roughly bounded by Highland Ave.,  
Fourth St., Penn Ave. and Eighth St.,  
Cambria Township, Revloc, 95000520

**Centre County**

*College Heights Historic District*, Roughly  
bounded by Holmes St., Park Ave., Ridge  
Ave., Sunset Rd., Hillcrest Ave., Woodland  
Dr. and Mitchell Ave., State College,  
95000514  
*Holmes-Foster—Highlands Historic District*,  
Roughly bounded by Buckhout St.,  
Railroad and Highland Aves., High and  
Keller Sts., and Irvin and Prospect Aves.,  
State College, 95000513

**Chester County**

*Parkesburg School*, 360 Strasburg Ave.,  
Parkesburg, 95000524  
*Worth—Jeffens Rural Historic District*,  
Roughly, along Lucky Hill, N. Wawaset,  
Allerton and Creek Rds., East and West  
Bradford Townships., Marshallton,  
95000523

**Schuylkill County**

*Patterson, Burd, House*, 803 Mahantongo St.,  
Pottsville, 95000515  
*St. Paul's Union Church and Cemetery*, Jct.  
of T-798 and PA 4037, SW corner, about  
1 mi. E of Ringtown, Union Township,  
Ringtown, 95000516

**Westmoreland County**

*Vandergrift Historic District*, Roughly  
bounded by Lincoln, Sherman, Franklin  
and Washington Aves., along the outer lot  
lines. Vandergrift, 95000525

**York County**

*Eichelberger High School* 195 Stock St.,  
Hanover, 95000517

**TEXAS****Jeff Davis County**

*Phantom Lake Spring Site*, Address  
Restricted, Toyahvale vicinity, 95000501

**Washington County**

*Reue—Eickenhorst House*, FM Hwy. 2621,  
0.5 mi. E of jct. with TX 50, Brenham  
vicinity, 95000519

**WISCONSIN****Ashland County**

*Memorial Hall*, 1511 Ellis Ave., Ashland,  
95000503

**Columbia County**

*Portage Retail Historic District*, Roughly,  
Cook from Wisconsin to Main, Wisconsin  
from Cook to Edgewater and DeWith from  
Conant to Edgewater, Portage, 95000510

**Iowa County**

*Plum Grove Primitive Methodist Church*, Co.  
Rd. BB, 0.7 mi. S of jct. with US 18/151.  
Ridgeway, 95000505

[FR Doc. 95-8893 Filed 4-10-95; 8:45 am]

BILLING CODE 4310-70-M

**INTERNATIONAL TRADE  
COMMISSION****Investigation No. 731-TA-730 (Preliminary)****Certain Light-Walled Rectangular Pipe  
and Tube From Mexico**

**AGENCY:** International Trade  
Commission.

**ACTION:** Institution and scheduling of a  
preliminary antidumping investigation.

**SUMMARY:** The Commission hereby gives  
notice of the institution of preliminary  
antidumping investigation No. 731-TA-  
730 (Preliminary) under section 733(a)  
of the Tariff Act of 1930, as amended by  
Section 212(b) of the Uruguay Round  
Agreements Act (URAA), Pub. L. 103-  
465, 108 Stat. 4809 (1994) (19 U.S.C.  
§ 1673b(a)) to determine whether there  
is a reasonable indication that an  
industry in the United States is  
materially injured, or is threatened with  
material injury, or the establishment of  
an industry in the United States is  
materially retarded, by reason of  
imports from Mexico of certain light-  
walled rectangular pipe and tube,<sup>1</sup>  
provided for in subheading 7306.60.50  
of the Harmonized Tariff Schedule of  
the United States, that are alleged to be  
sold in the United States at less than fair  
value. The Commission must complete  
preliminary antidumping investigations  
in 45 days, or in this case by May 15,  
1995. The Commission's views are due  
at the Department of Commerce within  
5 business days thereafter, or by May 22,  
1995.

For further information concerning  
the conduct of this investigation and

<sup>1</sup> The subject products are welded pipes and  
tubes of nonalloy steel, having a wall thickness of  
less than 4 millimeters, of rectangular (including  
square) cross section.

rules of general application, consult the  
Commission's Rules of Practice and  
Procedure, part 201, subparts A through  
E (19 CFR part 201), and part 207,  
subparts A and B (19 CFR part 207).

**EFFECTIVE DATE:** March 31, 1995.

**FOR FURTHER INFORMATION CONTACT:** Jim  
McClure (202-205-3191), Office of  
Investigations, U.S. International Trade  
Commission, 500 E Street SW.,  
Washington, DC 20436. Hearing-  
impaired persons can obtain  
information on this matter by contacting  
the Commission's TDD terminal on 202-  
205-1810. Persons with mobility  
impairments who will need special  
assistance in gaining access to the  
Commission should contact the Office  
of the Secretary at 202-205-2000.  
Information can also be obtained by  
calling the Office of Investigations' remote  
bulletin board system for  
personal computers at 202-205-1895  
(N,8,1).

**SUPPLEMENTARY INFORMATION:****Background**

This investigation is being instituted  
in response to a petition filed on March  
31, 1995, by Southwestern Pipe, Inc.,  
Houston, TX.

**Participation in the Investigation and  
Public Service List**

Persons (other than petitioners)  
wishing to participate in the  
investigation as parties must file an  
entry of appearance with the Secretary  
to the Commission, as provided in  
§§ 201.11 and 207.10 of the  
Commission's rules, not later than seven  
(7) days after publication of this notice  
in the **Federal Register**. The Secretary  
will prepare a public service list  
containing the names and addresses of  
all persons, or their representatives,  
who are parties to this investigation  
upon the expiration of the period for  
filing entries of appearance.

**Limited Disclosure of business  
Proprietary Information (BPI) Under an  
Administrative Protective Order (APO)  
and BPI Service List**

Pursuant to §§ 207.7(a) of the  
Commission's rules, the Secretary will  
make BPI gathered in this preliminary  
investigation available to authorized  
applicants under the APO issued in the  
investigation, provided that the  
application is made not later than seven  
(7) days after the publication of this  
notice in the **Federal Register**. A  
separate service list will be maintained  
by the Secretary for those parties  
authorized to receive BPI under the  
APO.

**Conference**

The Commission's Director of Operations has scheduled a conference in connection with this investigation for 9:30 a.m. on April 21, 1995, at the U.S. International Trade Commission Building, 500 E Street SW., Washington, DC. Parties wishing to participate in the conference should contact Jim McClure (202-205-3191) not later than April 18, 1995, to arrange for their appearance. Parties in support of the imposition of antidumping duties in this investigation and parties in opposition to the imposition of such duties will each be collectively allocated one hour within which to make an oral presentation at the conference. A nonparty who has testimony that may aid the Commission's deliberations may request permission to present a short statement at the conference.

**Written Submissions**

As provided in §§ 201.8 and 207.15 of the Commission's rules, any person may submit to the Commission on or before April 26, 1995, a written brief containing information and arguments pertinent to the subject matter of the investigation. Parties may file written testimony in connection with their presentation at the conference no later than three (3) days before the conference. If briefs or written testimony contain BPI, they must conform with the requirements of §§ 201.6, 207.3, and 207.7 of the Commission's rules.

In accordance with §§ 201.16(c) and 207.3 of the rules, each document filed by a party to the investigation must be served on all other parties to the investigation (as identified by either the public or BPI service list), and a certificate of service must be timely filed. The Secretary will not accept a document for filing without a certificate of service.

**Authority:** This investigation is being conducted under authority of the Tariff Act of 1930, title VII, as amended by the URAA. This notice is published pursuant to § 207.12 of the Commission's rules.

Issued: April 6, 1995.

By order of the Commission.

**Donna R. Koehnke,**

*Secretary.*

[FR Doc. 95-8941 Filed 4-10-95; 8:45 am]

BILLING CODE 7020-02-P

**INTERSTATE COMMERCE  
COMMISSION**

[Finance Docket No. 32632]

**Everett Railroad Company—Trackage  
Rights Exemption—Hollidaysburg and  
Roaring Spring Railroad Company**

Hollidaysburg and Roaring Spring Railroad Company (HRS) has agreed to grant overhead trackage rights to Everett Railroad Company (Everett) over approximately 10.2 miles of rail line from milepost 8.0 at Hollidaysburg, PA, to milepost 18.2 at Roaring Spring, PA.<sup>1</sup> The trackage rights were to become effective on March 31, 1995.<sup>2</sup>

This notice is filed under 49 CFR 1180.2(d)(7). If the notice contains false or misleading information, the exemption is void *ab initio*. Petitions to revoke the exemption under 49 U.S.C. 10505(d) may be filed at any time. The filing of a petition to revoke will not stay the transaction. Pleadings must be filed with the Commission and served on Robert A. Wimbish, Rea, Cross & Auchincloss, 1920 N Street, N.W., Suite 420, Washington, D.C. 20036.

As a condition to the use of this exemption, any employees affected by the trackage rights will be protected under *Norfolk and Western Ry. Co.—Trackage Rights—BN*, 354 I.C.C. 605 (1978), as modified in *Mendocino Coast Ry., Inc.—Lease and Operate*, 360 I.C.C. 653 (1980).

Decided: April 4, 1995.

By the Commission, David M. Konschnik, Director, Office of Proceedings.

**Vernon A. Williams,**

*Secretary.*

[FR Doc. 95-8867 Filed 4-10-95; 8:45 am]

BILLING CODE 7035-01-P

<sup>1</sup> HRS has simultaneously filed a notice of exemption under 49 CFR 1150.31 to purchase and operate the line in question from Consolidated Rail Corporation (Conrail). See *Hollidaysburg and Roaring Spring Railroad Company—Acquisition and Operation Exemption—Consolidated Rail Corporation*, Finance Docket No. 32633. Alan W. Maples, the controlling stockholder of both HRS and Everett, has filed a related petition for exemption for the continuance in control of HRS upon its beginning operations as a carrier and has established a voting trust pending approval of the petition by the Commission. See *Alan W. Maples—Continuance in Control Exemption—Hollidaysburg and Roaring Spring Railroad Company*, Finance Docket No. 32631.

<sup>2</sup> The proposed consummation date is contingent on HRS acquiring the line from Conrail in Finance Docket No. 32633, which Everett states is "on or before March 31, 1995" (emphasis added). Under 49 CFR 1180.4(g)(1), consummation should not have occurred before March 28, 1995.

[Finance Docket No. 32633]

**Hollidaysburg and Roaring Spring  
Railroad Company—Acquisition and  
Operation Exemption—Consolidated  
Rail Corporation**

Hollidaysburg and Roaring Spring Railroad Company (HRS), a noncarrier, has filed a notice of exemption to acquire and operate approximately 10.2 miles of rail line (a portion of the Cove Running Track) owned by Consolidated Rail Corporation, extending from milepost 8.0 at Hollidaysburg, PA, to milepost 18.2 at Roaring Spring, PA.

This proceeding is related to *Alan W. Maples—Continuance in Control Exemption—Hollidaysburg and Roaring Spring Railroad Company*, Finance Docket No. 32631, wherein Alan W. Maples has concurrently filed a petition for exemption to continue control of HRS when it becomes a rail carrier upon consummation of the transactions described in this notice.<sup>1</sup> Also, related to this proceeding is *Everett Railroad Company—Trackage Rights Exemption—Hollidaysburg and Roaring Spring Railroad Company*, Finance Docket No. 32632, wherein HRS has agreed to grant overhead trackage rights to Everett Railroad Company once it acquires the line in question.

Any comments must be filed with the Commission and served on Robert A. Wimbish, Rea, Cross & Auchincloss, 1920 N Street, N.W., Suite 420, Washington, D.C. 20036.

This notice is filed under 49 CFR 1150.31. If the notice contains false or misleading information, the exemption is void *ab initio*. Petitions to revoke the exemption under 49 U.S.C. 10505(d) may be filed at any time. The filing of a petition to revoke will not automatically stay the transaction.

Decided: April 4, 1995.

By the Commission, David M. Konschnik, Director, Office of Proceedings.

**Vernon A. Williams,**

*Secretary.*

[FR Doc. 95-8866 Filed 4-10-95; 8:45 am]

BILLING CODE 7035-01-P

<sup>1</sup> Alan W. Maples, the controlling stockholder of HRS, does not qualify for a class exemption under 49 CFR 1180.2(d)(2) because of his controlling ownership of two connecting carriers (HRS and Everett Railroad Company). Mr. Maples has established a voting trust to insulate himself from unauthorized acquisition of control of HRS until the petition for exemption for control is acted upon.