

vasa), Chameleons (*Chamaeleo spp.*)(except *Chamaeleo lateralis*, *Chamaeleo oustaleti*, *Chamaeleo pardalis* and *Chamaeleo verrucosus*), and Day geckos (*Phelsuma spp.*)(except *Phelsuma laticauda*, *Phelsuma lineata*, *Phelsuma madagascariensis*, and *Phelsuma quadriocellata*).

This is a Schedule III Notice

Wildlife subject to this notice is subject to detention, refusal of clearance or seizure, and forfeiture if imported into the United States.

Source of Foreign Law Information

CITES Secretariat Notification to the Parties No. 833, issued on January 20, 1995, calls on Parties to suspend imports of Vasa Parrot (*Coracopsis vasa*), Chameleons (*Chamaeleo sp.*)(except *Chamaeleo lateralis*, *Chamaeleo oustaleti*, *Chamaeleo pardalis* and *Chamaeleo verrucosus*), and Day geckos (*Phelsuma sp.*)(except *Phelsuma laticauda*, *Phelsuma lineata*, *Phelsuma madagascariensis*, and *Phelsuma quadriocellata*) specimens from Madagascar.

Action by the Fish and Wildlife Service

Based on information received, Madagascar has not satisfactorily implemented the recommendations of the CITES Standing Committee. Specifically, the Management Authority of Madagascar must advise the CITES Secretariat of the following: The biological basis for determining that exports of *Coracopsis vasa*, *Chamaeleo sp.* (except *Chamaeleo lateralis*, *Chamaeleo oustaleti*, *Chamaeleo pardalis*, and *Chamaeleo verrucosus*), and *Phelsuma sp.* (except *Phelsuma laticauda*, *Phelsuma lineata*, *Phelsuma madagascariensis*, and *Phelsuma quadriocellata*) will not be detrimental to the survival of the species; the suspension of exports of *Chamaeleo sp.* and *Phelsuma sp.* (except those species previously indicated) pending the establishment of scientifically-based sustainable harvest quotas; evidence that CITES implementation is improving by regular submission of copies of export permits issued; evidence to indicate that export permits will only be issued that indicate the species involved in a given consignment; and evidence to confirm the implementation of a system to verify the identification of specimens of *Chamaeleo sp.* and *Phelsuma sp.* in consignments before they are exported. Therefore, in accordance with the responsibility of the United States under CITES, and effective immediately and until further notice from the U.S. Fish and Wildlife Service, no shipments of specimens of Vasa Parrot (*Coracopsis*

vasa), Chameleons (*Chamaeleo sp.*)(except *Chamaeleo lateralis*, *Chamaeleo oustaleti*, *Chamaeleo pardalis* and *Chamaeleo verrucosus*), and Day geckos (*Phelsuma spp.*)(except *Phelsuma laticauda*, *Phelsuma lineata*, *Phelsuma madagascariensis*, and *Phelsuma quadriocellata*) may be imported into the United States, directly or indirectly, from Madagascar, unless an exemption in CITES Article VII applies. In addition, the Wild Bird Conservation Act of 1992 already prohibits the importation of specimens of Vasa Parrot (*Coracopsis vasa*) without the required permits being issued by the Service.

D. Subject

Solomon Islands: ban on imports of specimens of Bird Wing Butterflies (*Ornithoptera urvillianus*) and (*Ornithoptera victoriae*)

This is a Schedule III Notice

Wildlife subject to this notice is subject to detention, refusal of clearance or seizure, and forfeiture if imported into the United States.

Source of Foreign Law Information

CITES Secretariat Notification to the Parties No. 833, issued on January 20, 1995, calls on Parties to suspend imports of Bird Wing Butterfly (*Ornithoptera urvillianus*) and (*Ornithoptera victoriae*) specimens from the Solomon Islands.

Action by the Fish and Wildlife Service

Based on information received, the Solomon Islands has not satisfactorily implemented the recommendations of the CITES Standing Committee. Specifically, the Management Authority of the Solomon Islands must advise the CITES Secretariat of the following: the biological basis for determining that exports of *Ornithoptera urvillianus* and *Ornithoptera victoriae* will not be detrimental to the survival of the species. Therefore, in accordance with the responsibility of the United States under CITES, and effective immediately and until further notice from the U.S. Fish and Wildlife Service, no shipments of specimens of Bird Wing Butterflies (*Ornithoptera urvillianus*) and (*Ornithoptera victoriae*) may be imported into the United States, directly or indirectly, from the Solomon Islands, unless an exemption in CITES Article VII applies.

Dated: May 15, 1995.

George T. Frampton,

Assistant Secretary for Fish and Wildlife and Parks.

[FR Doc. 95-12371 Filed 5-18-95; 8:45 am]

BILLING CODE 4310-55-P

Minerals Management Service

Outer Continental Shelf, Central and Western Gulf of Mexico Oil and Gas Lease Sales 157 and 161

AGENCY: Minerals Management Service, Interior.

ACTION: Availability of the proposed notices of sale.

Gulf of Mexico Outer Continental Shelf (OCS); Notice of Availability of the Proposed Notice of Sale for proposed Oil and Gas Lease Sales 157 in the Central Gulf of Mexico, and proposed Oil and Gas Lease Sale 161 in the Western Gulf of Mexico. This Notice of Availability is published pursuant to 30 CFR 256.29(c), as a matter of information to the public.

With regard to oil and gas leasing on the OCS, the Secretary of the Interior, pursuant to section 19 of the OCS Lands Act, as amended, provides the affected States the opportunity to review the proposed Notice of Sale.

The proposed Notices of Sale of proposed Sales 157 and 161 may be obtained by written request to the Public Information Unit, Gulf of Mexico Region, Minerals Management Service, 1201 Elmwood Park Boulevard, New Orleans, Louisiana 70123-2394, or by telephone at (504) 736-2519.

The final Notices of Sale will be published in the **Federal Register** at least 30 days prior to the date of the bid opening.

Bid opening is scheduled for early 1996 for proposed Sale 157, and mid-1996 for proposed Sale 161.

Dated: May 2, 1995.

Cynthia Quarterman,

Director, Minerals Management Service.

[FR Doc. 95-12345 Filed 5-18-95; 8:45 am]

BILLING CODE 4310-MR-M

INTERNATIONAL TRADE COMMISSION

[Investigations Nos. 701-TA-365-366 (Preliminary) and 731-TA-734-735 (Preliminary)]

Certain Pasta From Italy and Turkey

AGENCY: International Trade Commission.

ACTION: Institution and scheduling of preliminary countervailing duty and antidumping investigations.

SUMMARY: The Commission hereby gives notice of the institution of preliminary countervailing duty investigation Nos. 701-TA-365-366 (Preliminary) and preliminary antidumping investigation Nos. 731-TA-734-735 (Preliminary) under sections 703(a) and 733(a), respectively, 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. 1671b(a) and 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 Italy or Turkey of certain pasta,¹ provided for in subheading 1902.19.20 of the Harmonized Tariff Schedule of the United States, that are alleged to be subsidized by the Governments of Italy and Turkey and are alleged to be sold in the United States at less than fair value. Unless the Department of Commerce extends the time for initiation pursuant to sections 702(c)(1)(B) and 732(c)(1)(B), the Commission must complete preliminary countervailing duty and antidumping investigations in 45 days, or in this case by June 26, 1995. The Commission's views are due at the Department of Commerce within 5 business days thereafter, or by July 3, 1995.

For further information concerning the conduct of these investigations and 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), as amended.

EFFECTIVE DATE: May 12, 1995.

FOR FURTHER INFORMATION CONTACT: Debra Baker (202-205-3180), Office of Investigations, U.S. International Trade Commission, 500 E Street SW.,

¹ Certain pasta consists of non-egg dry pasta for retail sale, whether or not enriched or fortified or containing milk or other optional ingredients such as chopped vegetables, vegetable purees, milk, gluten, diastases, vitamins, coloring and flavorings, and up to two percent egg white. For purposes of these investigations, retail sales are defined as pasta sold in retail channels, typically in packages of five pounds or less in fiberboard or cardboard cartons or polyethylene or polypropylene bags, of varying dimensions. Excluded from these investigations are non-egg dry pasta sold to the industrial and food service markets. Also excluded from the scope of these investigations are fresh, frozen, or canned pastas, as well as all forms of egg pasta, with the exception of non-egg dry pasta containing up to two percent egg white.

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

These investigations are being instituted in response to a petition filed on May 12, 1995, by counsel for Borden, Inc., Columbus, OH; Hershey Foods Corp, Hershey, PA; and Gooch Foods, Inc. (Archer Daniels Midland Co.), Lincoln, NE.

Participation in the Investigations and Public Service List

Persons (other than petitioners) wishing to participate in the investigations 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 these investigations 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 these preliminary investigations available to authorized applicants under the APO issued in the investigations, 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 these investigations for 9:30 a.m. on June 2, 1995, at the U.S. International Trade Commission Building, 500 E Street SW., Washington, DC. Parties wishing to participate in the

conference should contact Debra Baker (202-205-3180) not later than May 30, 1995, to arrange for their appearance. Parties in support of the imposition of countervailing and antidumping duties in these investigations 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 June 7, 1995, a written brief containing information and arguments pertinent to the subject matter of the investigations. 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 §§ 01.16(c) and 207.3 of the rules, each document filed by a party to the investigations must be served on all other parties to the investigations (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: These investigations are 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: May 16, 1995.

By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 95-12361 Filed 5-18-95; 8:45 am]

BILLING CODE 7020-02-P

INTERSTATE COMMERCE COMMISSION

Notice of Intent To Engage in Compensated Intercorporate Hauling Operations

This is to provide notice as required by 49 U.S.C. 10524(b)(1) that the named corporations intend to provide or use compensated intercorporate hauling operations as authorized in 49 U.S.C. 10524(b).

1. Parent corporation and address of principal office: J.C. Licht Company,