

Virginia 22203. Phone: (703/358-2104); FAX: (703/358-2281).

Dated: July 21, 1995.

**Mary Ellen Amtower,**

*Acting Chief, Branch of Permits, Office of Management Authority.*

[FR Doc. 95-18385 Filed 7-25-95; 8:45 am]

BILLING CODE 4310-55-P

### National Park Service

#### Draft Climbing Management Plan and Environmental Assessment for City of Rocks National Reserve, Idaho

**ACTION:** Notice of availability of Draft Climbing Management Plan and Environmental Assessment.

**SUMMARY:** This Notice announces the availability of a draft Climbing Management Plan and Environmental Assessment (EA) for City of Rocks National Reserve, Idaho.

**DATES:** Written comments on the Plan/EA should be received no later than Friday, 15 September 1995.

**ADDRESSES:** Copies of the Plan/EA are available on request from the Superintendent, City of Rocks National Reserve, P.O. Box 169, Almo, Idaho 83312; telephone (208) 824-5519. Written comments should be sent to the above address.

**SUPPLEMENTARY INFORMATION:** Rock climbing is one of the most popular recreation activities at City of Rocks National Reserve. While recognizing the legitimacy of this activity at the Reserve, the National Park Service prepared the Climbing Management Plan to help ensure that such use will not impair the Reserve's natural and cultural resources. The plan/EA describes four alternatives and analyzes their associated environmental impacts: (1) No Action; (2) Permit System; (3) Regulatory Approach; and (4) Proposed Action, which combines elements from the other alternatives. Because the Twin Sisters formation is such a prominent and significant feature of the Reserve, the plan/EA gives special attention to managing climbing on that resource.

Dated: July 14, 1995.

**Rory D. Westberg,**

*Superintendent, Columbia Cascades System Support Office, National Park Service.*

[FR Doc. 95-18278 Filed 7-25-95; 8:45 am]

BILLING CODE 4310-70-M

### Petroglyph National Monument; Meeting

Notice is hereby given in accordance with the Federal Advisory Committee

Act, Public Law 92-463, that a meeting of the Petroglyph National Monument Advisory Commission will be held at 2 p.m., Monday, August 21, 1995, at the Technical-Vocational Institute, Board Room 100, Smith Brasher Hall, 717 University Boulevard SE, Albuquerque, New Mexico.

The matters to be discussed at this meeting include:

- Superintendent's Report
- Update on General Management Plan
- Public Comment
- New Business

The meeting will be open to the public. However, facilities and space for accommodating members of the public are limited, and persons will be accommodated on a first-come, first-served basis. Any member of the public may file a written statement concerning the matters to be discussed at the Commission meeting with the Superintendent, Petroglyph National Monument.

Persons who wish further information concerning the meeting, or who wish to submit written statements may contact Stephen Whitesell, Superintendent, Petroglyph National Monument, 123 4th Street SW, Room 101, Albuquerque, New Mexico 87102, telephone 505/766-8375.

Minutes of the Commission meeting will be available for public inspection six weeks after the meeting at the office of Petroglyph National Monument.

The Petroglyph National Monument Advisory Commission will take a guided tour of the monument from 8:15 a.m. to noon on Monday, August 21, 1995 at the Las Imagines Visitor Center, 4735 Unser Boulevard NW, Albuquerque, New Mexico.

The Petroglyph National Advisory Commission was established pursuant to Public Law 101-313, establishing Petroglyph National Monument, to advise the Secretary of the Interior on the management and development of the monument and on the preparation of the monument's general management plan.

Dated: July 18, 1995.

**Vickie E. White,**

*Superintendent, Petroglyph National Monument.*

[FR Doc. 95-18279 Filed 7-25-95; 8:45 am]

BILLING CODE 4310-70-P

### INTERNATIONAL TRADE COMMISSION

[Investigation No. 731-TA-705 (Final)]

#### Furfuryl Alcohol From Thailand

##### Determination

On the basis of the record<sup>1</sup> developed in the subject investigation, the Commission determines, pursuant to section 735(b) of the Tariff Act of 1930 (the Act),<sup>2</sup> that an industry in the United States is materially injured by reason of imports from Thailand of furfuryl alcohol,<sup>3</sup> that have been found by the Department of Commerce to be sold in the United States at less than fair value (LTFV).<sup>4</sup>

##### Background

The Commission instituted this investigation effective May 5, 1995, following an affirmative final determination by the Department of Commerce that imports of furfuryl alcohol from Thailand were being sold at LTFV within the meaning of section 735(b)(3) of the Act.<sup>5</sup> Notice of the institution of the Commission's investigation and of a public hearing to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the **Federal Register** of May 24, 1995.<sup>6</sup> A hearing was scheduled to be held in Washington, DC, on June 13, 1995. However, based on a request from the only party filing a notice of appearance in this investigation, the hearing was cancelled on June 9, 1995.<sup>7</sup> Notice of cancellation of the hearing

<sup>1</sup> The record is defined in sec. 207.2(f) of the Commission's Rules of Practice and Procedure (19 CFR §207.2(f)).

<sup>2</sup> 19 U.S.C. § 1673d(b).

<sup>3</sup> Furfuryl alcohol (C<sub>4</sub>H<sub>5</sub>OCH<sub>2</sub>OH), also called furyl carbinol, is a primary alcohol that is colorless or pale yellow in appearance. It is used in the manufacture of resins and as a wetting agent and solvent for coating resins, nitrocellulose, cellulose acetate, and other soluble dyes. It is classifiable under subheading 2932.13.00 of the *Harmonized Tariff Schedule of the United States* (HTS). The chemical has an assigned Chemical Abstracts Service registry number of CAS 98-00-0.

<sup>4</sup> The petition in this investigation was filed prior to the effective date of the Uruguay Round Agreements Act ("URAA"). This investigation, thus, remains subject to the substantive and procedural rules of the pre-existing law. See Public Law 103-465, approved Dec. 8, 1994, 108 Stat. 4809, at section 291.

<sup>5</sup> 19 U.S.C. 1673d(b)(3).

<sup>6</sup> 60 FR 27554.

<sup>7</sup> The Commission held a hearing in the companion investigations, Invs. Nos. 731-TA-703 and 704 (Final): Furfuryl Alcohol From China and South Africa, on May 3, 1995.

was published in the **Federal Register** of June 15, 1995.<sup>8</sup>

The Commission transmitted its determination in this investigation to the Secretary of Commerce on July 18, 1995. The views of the Commission are contained in USITC Publication 2909 (July 1995), entitled "Furfuryl Alcohol From Thailand: Investigation No. 731-TA-705 (Final)."

Issued: July 21, 1995.

By order of the Commission.

**Donna R. Koehnke,**

*Secretary.*

[FR Doc. 95-18376 Filed 7-25-95; 8:45 am]

BILLING CODE 7020-02-P

[Investigations Nos. 753-TA-1 through 31]

**Countervailing Duty Orders**

**Determinations**

Pursuant to section 753(b)(4) of the Tariff Act of 1930 (19 U.S.C. 1675b(b)(4)) (the Act), the Commission hereby determines that industries in the United States are not likely to be materially injured by reason of imports of the subject merchandise if the countervailing duty orders listed in the attachment were to be revoked.

**Background**

Section 753(a) of the Act provides that, in the case of a countervailing duty order issued under section 303 of the Act with respect to which the requirement of an affirmative determination of material injury under section 303(a)(2) was not applicable at the time the order was issued, interested parties may request the Commission to initiate an investigation to determine whether an industry in the United States is likely to be materially injured by reason of imports of the subject merchandise if the order is revoked. Further, section 753(a)(3) requires that such requests must be filed with the Commission within 6 months of the date on which the country from which the subject merchandise originates became a signatory to the Agreement on Subsidies and Countervailing Measures (the Subsidies Agreement), as referred to in section 101(d)(12) of the Uruguay Round Agreements Act.

On May 26, 1995, the Department of Commerce (Commerce) published in the **Federal Register** notice of opportunity to request injury investigation(s) under section 753 of the Act (60 F.R. 27963, May 26, 1995). In that notice, Commerce stated that, for those countries becoming signatories to the Subsidies Agreement on January 1, 1995, requests for injury

investigations must be filed with the Commission no later than June 30, 1995.

The Commission did not receive requests for investigation under section 753(a) with regard to the orders listed in the attachment. Section 753(b)(4) of the Act provides that, if a request for an injury investigation is not made within 6 months of the time the country of origin of the subject merchandise became a signatory to the Subsidies Agreement, the Commission shall notify the administering authority that it has made a negative determination with regard to the question of the likelihood of material injury by reason of imports of the subject merchandise if the order is revoked. Accordingly, pursuant to section 753(b)(4) of the Act, the Commission hereby notifies Commerce of its negative injury determinations with regard to imports subject to those orders.

**FOR FURTHER INFORMATION CONTACT:**

Jonathan Seiger (202-205-3183) or Vera Libeau (202-205-3176), 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.

**Authority**

These determinations are being made under authority of the Tariff Act of 1930, title VII, as amended by the URAA. This notice is published pursuant to section 207.12 of the Commission's rules.

Issued: July 17, 1995.

By order of the Commission.

**Donna R. Koehnke,**

*Secretary.*

**Attachment**

Inv. No.	Country	Product
753-TA-1	Argentina .....	Apparel.
753-TA-2	Argentina .....	Carbon steel cold-rolled flat products.
753-TA-3	Argentina .....	Leather wearing apparel.
753-TA-4	Argentina .....	Line pipe.
753-TA-5	Argentina .....	Nonrubber footwear.
753-TA-6	Argentina .....	Standard pipe.
753-TA-7	Argentina .....	Textile mill products.
753-TA-8	Argentina .....	Heavy-walled rectangular tubing.
753-TA-9	Argentina .....	Light-walled rectangular tubing.
753-TA-10	Malaysia .....	Carbon steel wire rod.
753-TA-11	Mexico .....	Ceramic tile.

Inv. No.	Country	Product
753-TA-12	Mexico .....	Leather wearing apparel.
753-TA-13	Mexico .....	Textile mill products.
753-TA-14	New Zealand	Brazing copper rod & wire.
753-TA-15	New Zealand	Steel wire.
753-TA-16	New Zealand	Steel wire nails.
753-TA-17	New Zealand	Carbon steel wire rod.
753-TA-18	Peru .....	Cotton sheeting and sa-teen.
753-TA-19	Peru .....	Cotton yarn.
753-TA-20	Peru .....	Rebar.
753-TA-21	Peru .....	Textile mill products.
753-TA-22	South Africa .	Ferrochrome.
753-TA-23	Sri Lanka .....	Textile mill products.
753-TA-24	Thailand .....	Apparel.
753-TA-25	Thailand .....	Butt-weld pipe fittings.
753-TA-26	Thailand .....	Malleable iron pipe fittings.
753-TA-27	Thailand .....	Pipe and tube.
753-TA-28	Thailand .....	Rice.
753-TA-29	Thailand .....	Steel wire nails.
753-TA-30	Venezuela ....	Circular welded nonalloy steel pipe.
753-TA-31	Venezuela ....	Ferrosilicon.

[FR Doc. 95-18377 Filed 7-25-95; 8:45 am]

BILLING CODE 7020-02-P

**INTERSTATE COMMERCE COMMISSION**

[Docket No. AB-55 (Sub-No. 470X)]

**CSX Transportation, Inc.—  
Abandonment Exemption—In  
Seminole and Orange Counties, FL**

**AGENCY:** Interstate Commerce Commission.

**ACTION:** Notice of exemption.

**SUMMARY:** The Commission exempts from the prior approval requirements of 49 U.S.C. 10903-04 the abandonment by CSX Transportation, Inc., of a portion of its Jacksonville Division, Aloma Subdivision, between milepost AU-778.3 at Wagner and milepost AU-785.5 at Oviedo, and between milepost ST-830.6 at Oviedo and milepost ST-822.05 at Aloma, a total distance of 15.75 miles in Seminole and Orange Counties, FL, subject to standard labor protective conditions and an environmental condition.

**DATES:** Provided no formal expression of intent to file an offer of financial assistance (OFA) has been received, this exemption will be effective on August 25, 1995. Formal expressions of intent

<sup>8</sup>60 FR 31494.