

for public safety reasons. The area will be closed under the authority of 43CFR 8364.1—Closures and Restrictions and in conformance with IM 2010–028 Change 1. Due to unsafe conditions and danger to the public, it is imperative for the BLM to close the area immediately. The proposed target shooting closure would affect approximately 900 acres on the lower slopes of the southeast bench of the Lake Mountains. The closure would be in effect for two years or until an analysis of impacts is completed through the land use planning process. The Lake Mountains are a small mountain range located on the west side of Utah Lake. The range is only about 8 miles wide and 12 miles long. The city of Saratoga Springs borders the north side of the mountains and the city of Eagle Mountain is along the west side. State Highway 68 runs along the eastern bench of the Lake Mountains; it is a main arterial road and is used by residential, agricultural and recreational traffic. There are a number of communications sites on the top of the mountain as well as a major power line that runs along a lower elevation ridge. There are private residences along the lake shore. Utah Lake is a popular area for recreationists, boaters, and anglers. A lake access point known as the Knolls is one of the few public access points on the western side and is located just off Highway 68. The Lake Mountains are comprised of a mixed ownership pattern and includes lands managed by the BLM, Utah School and Institutional Trust Lands Administration and several private property owners.

The area is primarily used by residents of Utah and southern Salt Lake counties for target shooting. The Lake Mountains receive about 4,000 visitors each month and on weekends; as many as 400 people concentrate into five areas, including other dispersed locations. The slopes of the Lake Mountains provide a natural backstop ideal for target shooting; however, some shooters choose to target practice in the relatively flat terrain on the lower slopes. Given the topography of the area and the number of people who visit it, the area subject to this Order is not conducive to safe target shooting. Target shooting in the area has resulted in near-misses of homes, automobiles, and people. Recently, bullets shot from BLM-administered land traveled approximately 2,000 feet to neighboring private land and into a home, just missing the homeowner. In another case, school children were in the line of fire of target shooters.

This closure would be made under the authority of the regulations in 43 CFR 8364.1 (a), which states: “To

protect persons, property, and public lands and resources, the authorized officer may issue an order to close or restrict use of designated public lands.” The closure would be for target shooting only and would not affect legal hunting. Any person who violates the above restriction may be tried before a United States Magistrate and fined no more than \$1,000, imprisoned for no more than 12 months, or both. Such violations may also be subject to the enhanced fines provided for by 18 U.S.C. 3571.

Authority: 43 CFR 8364.1.

Jenna Whitlock,

Associate State Director.

[FR Doc. 2012–30571 Filed 12–18–12; 8:45 am]

BILLING CODE 4310–DQ–P

DEPARTMENT OF THE INTERIOR

Bureau of Ocean Energy Management

[Docket No. BOEM–2012–0091]

Notice of Determination of No Competitive Interest, Offshore Maine

AGENCY: Bureau of Ocean Energy Management (BOEM), Interior.

ACTION: Notice of Determination of No Competitive Interest (DNCI) for Proposed Commercial Wind Lease Offshore Maine.

SUMMARY: This notice provides BOEM’s determination that there is no competitive interest in the area requested by Statoil North America (Statoil NA) for a commercial wind lease as described in the Notice of *Potential Commercial Leasing for Wind Power on the Outer Continental Shelf (OCS) Offshore Maine, Request for Interest (RFI)*, that BOEM published on August 10, 2012, (77 FR 47877). The RFI described Statoil NA’s application for a commercial lease for a four-turbine wind energy project on the OCS off the coast of Maine, and provided an opportunity for the public to submit comments about the proposal.

DATES: Effective December 19, 2012.

FOR FURTHER INFORMATION CONTACT: Ms. Aditi Mirani, Project Coordinator, BOEM, Office of Renewable Energy Programs, 381 Elden Street, HM 1328, Herndon, Virginia 20170. (703) 787–1320.

SUPPLEMENTARY INFORMATION:

Authority

This DNCI is published pursuant to subsection 8(p)(3) of the OCS Lands Act, which was added by section 388 of the Energy Policy Act of 2005 (EPAAct) (43

U.S.C. 1337(p)(3)), and the implementing regulations at 30 CFR part 585. Subsection 8(p)(3) of the OCS Lands Act requires that OCS renewable energy leases, easements, and rights-of-way be issued “on a competitive basis unless the Secretary [of the Department of the Interior] determines after public notice of a proposed lease, easement, or right-of-way (ROW) that there is no competitive interest.” The Secretary delegated the authority to make such determinations to BOEM.

Determination and Next Steps

This DNCI provides notice to the public that BOEM has determined there is no competitive interest in the proposed lease area, as no indications of competitive interest were submitted in response to the RFI.

In the RFI, BOEM also solicited public comment on site conditions and multiple uses within the proposed lease area that would be relevant to the proposed project or its impacts. In response to the RFI, BOEM received public comment submissions from eleven entities. BOEM will use the comments that it received to inform its subsequent decisions. After the publication of this DNCI, BOEM will proceed with the noncompetitive lease issuance process outlined at 30 CFR 585.231.

Map of the Area

A map of the area proposed for a commercial lease can be found at the following URL: <http://www.boem.gov/Renewable-Energy-Program/State-Activities/Maine.aspx>.

Dated: December 14, 2012.

Tommy P. Beaudreau,

Director, Bureau of Ocean Energy Management.

[FR Doc. 2012–30624 Filed 12–18–12; 8:45 am]

BILLING CODE 4310–MR–P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337–TA–835]

Certain Food Containers, Cups, Plates, Cutlery, and Related Items and Packaging Thereof; Commission Determination Not To Review an Initial Determination Granting a Joint Motion To Terminate the Investigation as to Respondents on the Basis of a Settlement Agreement; Termination of Investigation

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined not to review the presiding administrative law judge's ("ALJ") initial determination ("ID") (Order No. 11) granting a joint motion to terminate the above-captioned investigation as to Respondents Trans World International (New York), Inc., Green Wave International, Inc., and John Calarese & Co. (collectively, the "Green Wave Respondents") on the basis of a settlement agreement.

FOR FURTHER INFORMATION CONTACT: Michael K. Haldenstein, Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436, telephone (202) 205-3041. Copies of non-confidential documents filed in connection with this investigation are or will be available for inspection during official business hours (8:45 a.m. to 5:15 p.m.) in the Office of the Secretary, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436, telephone (202) 205-2000. General information concerning the Commission may also be obtained by accessing its Internet server at <http://www.usitc.gov>. The public record for this investigation may be viewed on the Commission's electronic docket (EDIS) at <http://edis.usitc.gov>. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on (202) 205-1810.

SUPPLEMENTARY INFORMATION: The Commission instituted this investigation on April 6, 2012, based on a complaint filed by Fabri-Kal Corporation of Kalamazoo, Michigan ("Fabri-Kal"). 77 FR 20846 (April 6, 2012). The complaint, as supplemented, alleged violations of section 337 based upon the importation into the United States, the sale for importation, and the sale within the United States after importation of certain food containers, cups, plates, cutlery, and related items and packaging thereof by reason of infringement of U.S. Trademark Registration No. 3,021,945. The complaint further alleged that an industry in the United States exists as required by subsection (a)(2) of section 337. The complainant requested that the Commission institute an investigation and, after the investigation, issue an exclusion order and cease and desist orders. The notice of investigation named the following companies as respondents: Green Wave International Inc., Brooklyn, NY; Trans World International (New York), Inc., Brooklyn, NY; John Calarese & Co., Inc., Medway, MA; and Eco Greenwares, Fremont, CA.

On October 25, 2012, Fabri-Kal and the Green Wave Respondents filed a joint motion to terminate the investigation as to the Green Wave Respondents on the basis of a settlement agreement. Commission staff filed a response in support of the motion on November 5, 2012.

On November 14, 2012, the ALJ issued the subject ID, granting the joint motion to terminate the Green Wave Respondents from the investigation. The ALJ found that the settlement agreement complies with the requirements of Commission Rule 210.21(b) (19 CFR 210.21(b)) and that terminating the Green Wave Respondents from the investigation would not be contrary to the public interest. None of the parties petitioned for review of the ID.

The Commission has determined not to review the ID and there are no remaining respondents. Accordingly, this investigation is terminated.

The authority for the Commission's determination is contained in section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and in section 210.42 of the Commission's Rules of Practice and Procedure (19 CFR 210.42).

Issued: December 14, 2012.

By order of the Commission.

Lisa R. Barton,

Acting Secretary to the Commission.

[FR Doc. 2012-30524 Filed 12-18-12; 8:45 am]

BILLING CODE 7020-02-P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-795]

Certain Video Analytics Software, Systems, Components Thereof, and Products Containing Same; Commission Determination Not To Review an Initial Determination Granting Joint Motion for Termination of the Investigation Based on a License Agreement; Termination of Investigation

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined not to review an initial determination ("ID") (Order No. 39) of the presiding administrative law judge ("ALJ") terminating the investigation based on a license agreement.

FOR FURTHER INFORMATION CONTACT: Michael Liberman, Esq., Office of the General Counsel, U.S. International

Trade Commission, 500 E Street SW., Washington, DC 20436, telephone (202) 205-3115. Copies of non-confidential documents filed in connection with this investigation are or will be available for inspection during official business hours (8:45 a.m. to 5:15 p.m.) in the Office of the Secretary, U.S.

International Trade Commission, 500 E Street SW., Washington, DC 20436, telephone (202) 205-2000. General information concerning the Commission may also be obtained by accessing its Internet server at <http://www.usitc.gov>. The public record for this investigation may be viewed on the Commission's electronic docket (EDIS) at <http://edis.usitc.gov>. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on (202) 205-1810.

SUPPLEMENTARY INFORMATION: The Commission instituted this investigation on August 1, 2011, based on a complaint filed by ObjectVideo, Inc. of Reston, Virginia ("ObjectVideo"). 76 FR 45859 (Aug. 1, 2011). The complaint, as amended, alleges violations of section 337 of the Tariff Act of 1930 (19 U.S.C. § 1337), as amended, in the importation into the United States, the sale for importation, and the sale within the United States after importation of certain video analytics software, systems, components thereof, and products containing same by reason of infringement of certain claims of U.S. Patent Nos. 6,696,945; 6,970,083; 7,613,324; 7,424,175; 7,868,912; and 7,932,923. The notice of investigation names numerous parties as respondents. Subsequently, the investigation was terminated as to respondents Samsung Techwin Co., Ltd. and Samsung Opto-Electronics America, Inc. The remaining respondents are Bosch Security Systems, Inc.; Robert Bosch GmbH; Bosch Sicherheitssysteme GmbH; Bosch Security Systems B.V.; Bosch Sicherheitssysteme Engineering GmbH; Bosch Security Systems—Sistemas de Seguranca, S.A.; Bosch (Zhuhai) Security Systems, Co., Ltd.; and Extreme CCTV, Inc.

Complainant Object Video and respondents jointly moved to terminate this investigation based upon a license agreement and to suspend the procedural schedule. On November 14, 2012, the ALJ issued an ID (Order No. 39) granting the motion. The ALJ found that termination of the investigation is in the interest of public policy. No party petitioned for review of the ID, and the Commission has determined not to review it.