8. SRC Chair’s Report
9. Superintendent’s Report
10. Old Business
   a. Update on Gates of the Arctic National Park and Preserve General Management Plan
   b. Update on National Park Service Local Hire Program
   c. Update on Department of the Interior Tribal Consultation Policies
11. New Business
12. Federal Subsistence Board Update
13. Alaska Boards of Fish and Game Update
14. National Park Service Reports
   a. Ranger Update
   b. Resource Management Update
   c. Subsistence Manager’s Report
15. Public and Other Agency Comments
16. Work Session
17. Set Tentative Date and Location for Next Subsistence Resource Commission Meeting
18. Adjourn Meeting

For Further Information Contact
Designated Federal Official: Greg Dudgeon, Superintendent, or Marcy Okada, Subsistence Manager, at (907) 457-5752 or Clarence Summers, Subsistence Manager, at (907) 644-3603.

If you are interested in applying for membership, contact the Superintendent at 4175 Geist Road, Fairbanks, AK 99709, or visit the park Web site at: http://www.nps.gov.gaar/contacts.htm.

SUPPLEMENTARY INFORMATION: These meetings are open to the public and will have time allocated for public testimony. The public is welcome to present written or oral comments to the SRC. The meetings will be recorded and meeting minutes will be available upon request from the park superintendent for public inspection approximately six weeks after the meeting. Before including your address, telephone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.


Debora R. Cooper,
Associate Regional Director, Resources and Subsistence, Alaska Region.

[FR Doc. 2013-05173 Filed 3–5–13; 8:45 am]

BILLING CODE 4312–EF–P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 332–538]

Advice Concerning Possible Modifications to the U.S. Generalized System of Preferences, 2012 Review: Additions and Competitive Need Limitation Waivers


ACTION: Change in scope of investigation.

SUMMARY: Following receipt of a letter from the United States Trade Representative (USTR) dated February 21, 2013, advising of the withdrawal of several competitive need waiver petitions, the U.S. International Trade Commission (Commission) has terminated its investigation with respect to the articles subject to those withdrawn petitions and will not provide advice with respect to those articles.

ADDRESS: All Commission offices, including the Commission’s hearing rooms, are located in the United States International Trade Commission Building, 500 E Street SW., Washington, DC. All written submissions should be addressed to the Secretary, United States International Trade Commission, 500 E Street SW., Washington, DC 20436. The public record for this investigation may be viewed on the Commission’s electronic docket (EDIS) at http://www.usitc.gov/secretary/edis.htm.

FOR FURTHER INFORMATION CONTACT: Information specific to this investigation may be obtained from: Alberto Goetzl, Project Leader, Office of Industries (202–205–3323 or alberto.goetzl@usitc.gov), Katherine Baldwin, Deputy Project Leader, Office of Industries (202–205–3396 or katherine.baldwin@usitc.gov), or Cynthia B. Foreso, Technical Advisor, Office of Industries (202–205–3348 or cynthia.foreso@usitc.gov). For information on the legal aspects of this investigation, contact William Gearhart of the Commission’s Office of the General Counsel (202–205–3091 or william.gearhart@usitc.gov). The media should contact Margaret O’Laughlin, Office of External Relations (202–205–1819 or margaret.oloughlin@usitc.gov).

Hearing-impaired individuals may obtain information on this matter by contacting the Commission’s TDD terminal at 202–205–1810. General information concerning the Commission may also be obtained by accessing its Web site (http://www.usitc.gov). 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.

Background: The Commission published notice of institution of this investigation and a public hearing to be held in connection therewith in the Federal Register on January 24, 2013 (78 FR 5205). As stated in the January 24, 2013, notice, the public hearing in this investigation (concerning the remaining articles) will be held on February 27, 2013. The deadline for filing post-hearing briefs and all other written submissions in this investigation (March 4, 2013) remains the same as previously announced, as does the date for transmitting the Commission’s report to the USTR (April 8, 2013).

The USTR notified the Commission that petitions requesting competitive need waivers for imports of the following articles have been withdrawn, and that the request for Commission advice accordingly is being withdrawn. As a result, the Commission is terminating its investigation with respect to the withdrawn articles and will not provide probable economic effect advice regarding them:

Edible products of animal origin, not elsewhere specified or included (HTS subheading 0104.00.00) from Indonesia;

Orchids: Cut flowers and flower buds of a kind suitable for bouquets or for ornamental purposes, fresh, dried, dyed, bleached, impregnated or otherwise prepared (HTS subheading 0603.13.00) from Thailand;

Rice flour (HTS subheading 1102.90.25) from Thailand;

Food preparations not elsewhere specified or included, not canned or frozen (HTS subheading 2106.90.99) from Thailand;

Porcelain or china (o/than bone china) household table and kitchenware in sets in which aggregate value of arts./US note 6(b) o/$56 n/o $200 (HTS subheading 6911.10.37) from Indonesia;

Ferrosilicon containing by weight more than 55% but not more than 80% of silicon, nesoi (HTS subheading 7202.15.50) from Russia;

Ferrosilicon manganese (HTS subheading 7202.30.00) from Georgia;

Stainless steel, not cast, flanges for tubes/pipes, not forged or forged and machined, tooled and otherwise processed after forging (HTS subheading 7307.21.50) from India;

Iron or steel (o/than stainless), not cast, flanges for tubes/pipes, not forged or forged and machined, tooled and otherwise processed after forging (HTS subheading 7307.91.50) from India;
By order of the Commission.

Lisa R. Barton,
Acting Secretary to the Commission.

Issued: March 1, 2013.

By order of the Commission.

LISA R. BARTON,
Acting Secretary to the Commission.

Issued: March 1, 2013.

DEPARTMENT OF JUSTICE
Notice of Lodging of Proposed Consent Decree Under the Clean Air Act


In the Complaint, the United States and the State of Indiana allege that Countrymark Refining and Logistics, LLC (“CountryMark”) violated, at its petroleum refinery in Mt. Vernon, Indiana, various provisions of the Clean Air Act, 42 U.S.C. 7401 et seq.; Ind. Code 13–13–5–1 and 13–13–5–2; the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. 9609(c) and 9613(b); and the Emergency Planning and Community Right-To-Know Act, 42 U.S.C. 11045(b)(3).

Under the consent decree, CountryMark will implement innovative pollution control technologies to reduce emissions of nitrogen oxides, sulfur dioxide, and particulate matter from refinery process units. CountryMark also agreed to limit the waste gases it sends to its flare through a “cap” on flaring. For waste gases that are flared, CountryMark will operate numerous monitoring systems and comply with several operating parameters to ensure that the flare adequately combusts the gases. In addition, CountryMark will adopt facility-wide enhanced benzene waste monitoring and fugitive emission control programs. Finally, CountryMark will pay a civil penalty of $167,000 to the United States and implement a $70,000 Supplemental Environmental Project to retrofit diesel school buses in the vicinity of the facility. CountryMark already funded a $111,000 State of Indiana project to remove asbestos from a grain elevator in Mt. Vernon, Indiana.

The publication of this notice opens a period for public comment on the consent decree. Comments should be submitted no later than thirty (30) days after the publication date of this notice. Comments may be submitted either by email or by mail:

To submit comments: Send them to:

By email … pubcomment-ees.enrd@usdoj.gov

By mail … Assistant Attorney General, U.S. DOJ–ENRD, P.O. Box 7611, Washington, DC 20044–7611.

During the public comment period, the consent decree may be examined and downloaded at this Department of Justice Web site: http://www.usdoj.gov/ enrd/Consent-Decrees.html. We will provide a paper copy of the consent decree upon written request and payment of reproduction costs. Please mail your request and payment to: Consent Decree Library, U.S. DOJ—ENRD, P.O. Box 7611, Washington, DC 20044–7611.

Please enclose a check in the amount of $59.75 (25 cents per page reproduction cost) payable to the United States Treasury.

Robert D. Brook,
Assistant Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

Issued: March 1, 2013.

DEPARTMENT OF JUSTICE
Notice of Lodging of Proposed Consent Decree Under the Clean Air Act

On February 27, 2013, the Department of Justice lodged a proposed consent decree with the United States District Court for the District of Hawaii in the lawsuit entitled United States v. Waste Management of Hawaii, Inc. Civil Action No. CV 13 00095 RLP.

In this action, the United States filed a complaint under the Clean Air Act alleging violations at the Waimanalo Gulch Municipal Solid Waste Landfill located on the island of Oahu in Hawaii. The consent decree requires the County to implement injunctive relief including conducting enhanced gas monitoring, complying with interim wellhead gas temperature limits and implementing a Monitoring and Contingency Plan for Elevated Temperatures. The consent decree also requires the County to pay a civil penalty of $1,100,000.

The publication of this notice opens a period for public comment on the consent decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to United States v. Waste Management of Hawaii, Inc. Civil Action No. CV 13 00095 RLP.

Issued: March 1, 2013.