state, and Federal regulations. Comply with posted rules.

19. Wood Collection. No wood collection is permitted within the LTVAs. Possession of native firewood is prohibited. Please contact the nearest BLM office for current regulations concerning wood collection.

20. Speed Limit. The speed limit in LTVAs is 15 mph or as otherwise posted.

21. Off-Highway Vehicle use. Motorized vehicles must remain on existing roads, trails, and washes.

22. Vehicle use. It is prohibited to operate any vehicle in violation of state or local laws and regulations relating to use, standards, registration, operation, and inspection.

23. Firearms. The discharge or use of firearms or weapons is prohibited inside or within ½ mile of the LTVAs.

24. Vending Permits. Any commercial activity requires a vending permit. Please contact the nearest BLM office for information on vending or concession permits.

25. Aircraft use. Landing or taking off of aircraft, including ultralights and hot air balloons, is prohibited in LTVAs.

26. Perimeter Camping. No camping is allowed within 1 mile of Hot Spring, Tamarisk, Pilot Knob LTVAs and within 2 miles of Midland LTVA

27. Hot Spring Spa and Day Use Area. Food, beverages, glass containers, soap, and pets are prohibited within the fenced-in area at the Hot Springs Spa. Day use hours are 5 a.m. to midnight.

28. Mule Mountain LTVA. All camping within Wiley's Well and Coon Hollow Campgrounds is restricted to designated sites only and is limited to one (1) camping or dwelling unit per

29. Imperial Dam and La Posa LTVAs. Overnight occupancy is prohibited in desert washes in Imperial Dam and La Posa LTVAs.

30. La Posa LTVA. Access to La Posa LTVA is restricted to legal access roads along U.S. Highway 95. Construction and use of other access points are prohibited. This includes removal or modification of barricades, such as fences, ditches, and berms.

31. Posted Rules. Observe all posted rules. Individual ITVAs may have additional specific rules. If posted rules differ from these supplemental rules, the posted rules take precedence.

32. Other Laws. LTVA permit holders are required to observe all Federal, state, and local laws and regulations applicable to the LTVA and shall keep the LTVA and, specifically, their campsite, in a neat, orderly, and sanitary condition.

33. Length of Stay. Length of stay in a LTVA between April 16 and September 14 is limited to 14 days in a 28-day period. After the 14th day of occupation campers must move outside of a 25-mile radius of the previous location.

Violation of these supplementary rules may result in revocation of the LTVA permit, issuance of a citation, and/or arrest which may require appearance before a U.S. Magistrate or penalties up to \$100,000 and/or oneyear imprisonment.

This notice is published under the authority of Title 43, Code of Federal Regulations, Subpart 8365, Section 1-6.

Dated: August 16, 1999.

#### Gail Acheson,

Field Manager, Yuma Field Office.

#### James G. Kenna,

Field Manager, Palm Springs-South Coast Field Office.

#### Greg Thomsen,

Field Manager, El Centro Field Office. [FR Doc. 99-21976 Filed 8-31-99; 8:45 am] BILLING CODE 4310-32-M

#### **DEPARTMENT OF THE INTERIOR**

# **Bureau of Land Management** [MT-060-08-1220-00]

#### Moffat Bridge Access Site, MT

AGENCY: Bureau of Land Management, Lewistown Field Office, Interior. **ACTION:** Notice of proposed supplementary rules.

**SUMMARY:** Notice is hereby given that effective 30 days after being published, these supplementary rules will be in effect, unless protested by substantive adverse comments. The following supplementary rules and regulations will be in effect at the BLM Moffat, Pugsley and Lowry Bridge Access Sites.

# **Moffat Bridge Access Site**

Motorized vehicles on designated roads and trails only. No off road vehicle travel allowed.

Walk in or float in camping allowed April 1 through September 1. The area is closed to camping September 2 through March 31.

Access road open June 1 through September 1.

Camping limited to three (3) days and three (3) nights.

No fireworks allowed.

No firearms or shooting allowed unless in legal pursuit of a Montana game species (big game, waterfowl and upland bird only).

No littering. Pack in/pack out area.

Quite hours are from 10 p.m. to 7 a.m. Use only down and dead firewood for campfires. Area closed to firewood permit collection.

# **Pugsley Bridge Access Site**

Motorized vehicles on designated roads and trails only. No off road vehicle travel allowed.

No overnight camping or use. Day use

No hunting or shooting of firearms, archery or fireworks. No littering. Pack in/pack out area.

#### **Lowry Bridge Access Site**

Motorized vehicles on designated roads and parking areas only. No off road vehicle travel allowed.

Camping allowed year around in the fenced parking/camping area.

Walk in or float in camping allowed on adjacent BLM lands from December 1 through August 31. The adjacent BLM lands are closed to all camping from September 1 through November 30.

Camping limited to three (3) days and

three (3) nights.

No hunting or shooting of firearms, archery or fireworks within the fenced parking/camping area.

No firearms or shooting allowed on the entire Lowry Bridge Access Site unless in legal pursuit of a Montana game species (big game, waterfowl, and upland bird only). This is a shotgun or archery only area. No rifle or handgun shooting allowed.

No fireworks allowed.

Quiet hours are from 10 p.m. until 7 a.m.

Any person convicted of violating these restrictions shall be punished by a fine not to exceed \$1,000.00 or by imprisonment not to exceed one year or both (43 CFR 8360.0-7).

FOR FURTHER INFORMATION CONTACT: Lewistown Field Office, P.O. Box 1160, Lewistown, Montana 59457.

Dated: August 13, 1999.

#### David L. Mari,

Field Manager.

[FR Doc. 99-21621 Filed 8-31-99; 8:45 am] BILLING CODE 4310-DN-P

# **DEPARTMENT OF THE INTERIOR**

# **Bureau of Reclamation**

# **Continuation of the Grassland Bypass Project**

**AGENCY:** Bureau of Reclamation, Interior.

**ACTION:** Notice of intent to prepare an Environmental Impact Statement/ Environmental Impact Report (EIS/EIR) and notice of public scoping meetings.

SUMMARY: The Bureau of Reclamation (Reclamation) and the San Luis and Delta-Mendota Water Authority (Authority) are preparing a joint EIS/EIR, pursuant to the National Environmental Policy Act (NEPA) and the California Environmental Quality Act (CEQA) to evaluate the proposal to continue the Grassland Bypass Project (Project) until 2009. The purpose of the proposed project is as follows:

1. To continue separating unusable agricultural drainage water from wetland water supply conveyance channels and discharge from the Grassland Drainage Area for the period

2001 to 2009; and

2. To facilitate drainage management that maintains the viability of agriculture in the project area and promotes continuous improvement in water quality in the San Joaquin River.

Existing drainage management in the Grassland Drainage Area is based upon use of a segment of the San Luis Drain under terms and conditions of a Use Agreement between the Authority and Reclamation. Current drainage management is also regulated by Waste Discharge Requirements (WDRs) issued by the Regional Water Quality Control Board and by the Basin Plan. The Use Agreement expires on September 30, 2001, and the WDRs require submission of a Report of Waste Discharge for discharges beyond that date. The proposed Project is needed to assure that any future use of the San Luis Drain beyond September 30, 2001, is: (1) Consistent with long-term drainage options, and (2) provides for compliance with applicable water quality objectives. DATES: A series of public scoping meetings will be held to solicit public input on alternatives, concerns, and issues to be addressed in the EIS/EIR as

 Monday, September 27, 1999, 1:30 to 4:30 p.m., Los Banos CA

follows:

- Wednesday, September 29, 1999, 7:00 to 10:00 p.m., Walnut Creek CA
- Thursday, September 30, 1999, 1:30 to 4:30 p.m., Sacramento CA.

Written comments on the scope of the EIS/EIR may be mailed to Reclamation at the address below by October 6, 1999. Comments received after this date will be considered but may not be included in the resulting EIS/EIR scope.

**ADDRESSES:** The meeting locations are:

- Los Banos at the Miller-Lux Building, Floor 1, 830 6th Street, Los Banos CA
- Walnut Creek at the Walnut Creek City Hall, City Council Chamber, 1666 North Main Street, Walnut Creek CA
- Sacramento at the Best Western Expo Inn, Expo Conference Room, 1413 Howe Avenue, Sacramento CA

Written comments on the scope of the EIS/EIR should be sent to Mr. Michael Delamore, Bureau of Reclamation, South-Central California Area Office, 2666 N. Grove Industrial Drive, Suite 106, Fresno CA 93727; telephone: (559) 487–5039; fax (559) 487–5130.

FOR FURTHER INFORMATION CONTACT: Mr. Delamore at the above address or by telephone at (559) 487–5039.

SUPPLEMENTARY INFORMATION: The Project and the Grassland Drainage Area are located in Merced and Fresno Counties in the Central Valley of California. The Project is designed to improve water quality in the channels used to deliver water to wetland habitat areas. Prior to 1996 when the interim project was implemented, subsurface agricultural drainage water was conveyed through those channels, which limited their availability to deliver fresh water to the wetlands.

The Project consolidates subsurface drainage flows on a regional basis and utilizes a portion of the Federal San Luis Drain (Drain) to convey the flows around wetland habitat areas. The Project collects drainage water from the 97,000-acre Grassland Drainage Area and places it into the Drain at a point near Russell Avenue (Milepost 105.72, Check 19).

The original Grassland Bypass Project was for interim use of a portion of the Drain for conveyance of drainage water through the Grassland Water District and adjacent Grassland area. It was implemented in November 1995 through an "Agreement for Use of the San Luis Drain" (Agreement No. 6-07-20-w1319) between Reclamation and the Authority. A Finding of No Significant Impact (FONSI No. 96–1– MP) was adopted by Reclamation for the original project, and environmental commitments set forth in the FONSI were made an integral component of the Use Agreement. The Use Agreement and its renewal in 1999 allow for use of the Drain for a 5-year period that concludes September 30, 2001. Continued use of the Drain after the term of the existing Use Agreement requires additional environmental compliance with NEPA and CEQA.

In March 1996, the Grassland Area Farmers (GAF) formed a regional drainage entity under the umbrella of the Authority to implement the Project and manage subsurface drainage within the Grassland Drainage Area. Participants include the Broadview Water District, Charleston Drainage District, Firebaugh Canal Water District, Pacheco Water District, Panoche Drainage District, Widren Water District, and the Camp 13 Drainers (an

association of landowners located in the Central California Irrigation District). The GAF's drainage area is approximately 97,000 gross acres of irrigated farmland on the westside of the San Joaquin Valley and is known as the Grassland Drainage Area.

In September 1998, the GAF and the Authority developed a long-term drainage management strategy and plan of implementation. The Long-Term Drainage Management Plan for the Grassland Drainage Area (Plan) was submitted to the Regional Water Quality Control Board as required by Waste Discharge Requirement Order 98-171 for public review on September 30, 1998, and updated July 1, 1999. The Plan outlines several steps and measures to achieve water quality objectives in the Basin Plan and includes continuation of the Project. The long-term Plan consists of a combination of both short-and long-term approaches (GAF and Authority, September 1998). Presently, available mechanisms for the management and control of subsurface drainage discharges are inadequate to both maintain long-term viable agriculture and meet water quality objectives for selenium (and possibly for salinity and other constituents). The Project is needed in the short-term (2001–2009) to allow time for additional research and evaluation of long-term options. The proposed Project needs to be consistent with long-term drainage options and not preclude any of these options from being implemented.

The Project also includes a monitoring program with biological, water quality, and sediment components. Results of the monitoring program are reviewed by an Oversight Committee quarterly, or as necessary, to implement the Use Agreement. The Project would not involve new construction or significant alteration of canals and other drainage facilities, but instead would rely on existing canals and waterways. Minor alterations of existing facilities would be necessary in order to collect subsurface agricultural discharges from up to 5,000 acres of adjoining lands if these are added to a new Use Agreement. The proposed project is a major component of the Authority's long-term drainage management plan.

If special services are required at the meeting, please contact Janet Harp at (916) 978–5112 as far in advance of the meeting as possible, but no later than September 20, 1999, to enable the agency to secure the needed services.

Dated: August 24, 1999.

#### Neil Stressman,

Acting Deputy Regional Director.
[FR Doc. 99–22717 Filed 8–31–99; 8:45 am]
BILLING CODE 4310–94–P

# INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-420]

Certain Beer Products; Notice of a Commission Determination Not To Review an Initial Determination Terminating One Respondent on the Basis of a Consent Order; Issuance of Consent Order

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's") initial determination ("ID") granting the joint motion of complainant Anheuser-Busch, Inc. ("Anheuser-Busch") and respondent Argen-Wine Imports, Ltd. ("Argen") to terminate Argen from the abovereferenced investigation on the basis of a consent order.

FOR FURTHER INFORMATION: Andrea C. Casson, Esq., Office of the General Counsel, U.S. International Trade Commission, telephone (202) 205-3105. Copies of the ALJ's ID and all other nonconfidential 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. Hearingimpaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on 202-205-1810. General information concerning the Commission may also be obtained by accessing its Internet server (http://www.usitc.gov).

**SUPPLEMENTARY INFORMATION:** On May 27, 1999, the Commission instituted this investigation based on a complaint filed by Anheuser-Busch, alleging a violation of section 337 in the importation and sale of certain beer products by reason of infringement of U.S. Trademark Registration Nos. 922,481, 952,277, or

666,637. 64 FR 30058. Two firms were named as respondents: Argen and Budejovicky Budvar, N.P.

On July 2, 1999, complainant Anheuser and respondent Argen filed a joint motion to terminate the investigation as to Argen on the basis of a consent order stipulation and proposed consent order. The remaining respondent, Budvar, opposed the motion. The Commission investigative attorney supported the motion.

On July 26, 1999, the ALJ issued an ID (Order No. 6) terminating the investigation as to Argen based on the joint stipulation and proposed consent order. No party petitioned for review of the ID pursuant to 19 CFR 210.43(a), and the Commission found no basis for ordering a review on its own initiative pursuant to 19 CFR 210.44. The ID thus became the determination of the Commission pursuant to 19 CFR 210.42(h)(3).

This action is taken under the authority of section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, and Commission rule 210.42, 19 CFR 210.42.

By order of the Commission. Issued: August 26, 1999.

#### Donna R. Koehnke,

Secretary.

[FR Doc. 99–22797 Filed 8–31–99; 8:45 am] BILLING CODE 7020–02–P

# INTERNATIONAL TRADE COMMISSION

[Investigations Nos. AA1921–197 (Review); 701–TA–231, 319–320, 322, 325–328, 340, 342, and 348–350 (Review); and 731–TA–573–576, 578, 582–587, 604, 607–608, 612, and 614–618 (Review)]

Certain Carbon Steel Products From Australia, Belgium, Brazil, Canada, Finland, France, Germany, Japan, Korea, Mexico, Netherlands, Poland, Romania, Spain, Sweden, Taiwan, and United Kingdom

**AGENCY:** United States International Trade Commission.

ACTION: Institution of five-year reviews concerning the countervailing duty and antidumping duty orders on certain carbon steel products from Australia, Belgium, Brazil, Canada, Finland, France, Germany, Japan, Korea, Mexico, Netherlands, Poland, Romania, Spain, Sweden, Taiwan, and United Kingdom.

Public reporting burden for the request is estimated to average 7 hours per response. Please send comments regarding the accuracy of this burden estimate to the Office of Investigations, U.S.

**SUMMARY:** The Commission hereby gives notice that it has instituted reviews pursuant to section 751(c) of the Tariff Act of 1930 (19 U.S.C. 1675(c)) (the Act) to determine whether revocation of the countervailing duty and antidumping duty orders on certain carbon steel products from Australia, Belgium, Brazil, Canada, Finland, France, Germany, Japan, Korea, Mexico, Netherlands, Poland, Romania, Spain, Sweden, Taiwan, and United Kingdom would be likely to lead to continuation or recurrence of material injury. Pursuant to section 751(c)(2) of the Act, interested parties are requested to respond to this notice by submitting the information specified below to the Commission; 1 to be assured of consideration, the deadline for responses is October 21, 1999. Comments on the adequacy of responses may be filed with the Commission by November 12, 1999.

For further information concerning the conduct of these reviews 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, D, E, and F (19 CFR part 207). Recent amendments to the Rules of Practice and Procedure pertinent to five-year reviews, including the text of subpart F of part 207, are published at 63 FR 30599, June 5, 1998, and may be downloaded from the Commission's World Wide Web site at http://www.usitc.gov/rules.htm.

**EFFECTIVE DATE:** September 1, 1999. FOR FURTHER INFORMATION CONTACT: Mary Messer (202-205-3193), Elizabeth Haines (202-205-3200), or Vera Libeau (202-205-3176), Office of Investigations, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436. Hearingimpaired 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. General information concerning the Commission may also be obtained by accessing its internet server (http://

# SUPPLEMENTARY INFORMATION:

# Background.

www.usitc.gov).

On the dates listed below, countervailing duty and antidumping

International Trade Commission, 500 E Street, SW, Washington, DC 20436.

<sup>&</sup>lt;sup>1</sup>No response to this request for information is required if a currently valid Office of Management and Budget (OMB) number is not displayed; the OMB number is 3117–0016/USTTC No. 99–5–034.