Notices

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This section of the FEDERAL REGISTER contains documents other than rules or proposed rules that are applicable to the public. Notices of hearings and investigations, committee meetings, agency decisions and rulings, delegations of authority, filing of petitions and applications and agency statements of organization and functions are examples of documents appearing in this section.

Independence Ave. SW., Stop 0808, (Portals Bldg., Suite 508), Washington, DC 20250–0808, phone: 202–720–6356, fax: 202–690–3605, e-mail: *Michelle.Fuller@wdc.usda.gov.* You may also obtain information regarding this announcement from the RMA Web site at: www.rma.usda.gov.

Dated: July 22, 2004.

Ross J. Davidson, Jr.,

Manager, Federal Crop Insurance Corporation.

[FR Doc. 04-17041 Filed 7-26-04; 8:45 am]

BILLING CODE 3410-08-P

DEPARTMENT OF AGRICULTURE

Federal Crop Insurance Corporation

Crop Insurance Education in Targeted States (Targeted States Program)

Announcement Type: Modification—Competitive Cooperative Agreements. This announcement modifies the Request for Application Notice published in the **Federal Register**, May 24, 2004 (Vol. 69, No. 100, Pages 29498–29503). The Dates and Summary portions have been modified.

CFDA Number: 10.458.

DATES: Applications are due 5 p.m. e.d.t., August 11, 2004.

SUMMARY: The following paragraph has been added to the beginning of the SUMMARY portion of the May 24, 2004, Federal Register Notice:

The Risk Management Agency (RMA) did not receive complete and valid application packages for the States of Nevada, Pennsylvania, and West Virginia under the original Request for Application Notice published in the Federal Register on May 24, 2004, for the Crop Insurance Education in Targeted States Program (Targeted States Program). RMA is re-announcing its Funding Opportunity—Request for Applications under the Targeted States Program for the States of Nevada, Pennsylvania, and West Virginia. Applicants who previously submitted an application under the May 24, 2004, Targeted States Program Request for Applications Notice for Nevada, Pennsylvania, and West Virginia must reapply in accordance with the original Notice published in the **Federal** Register on May 24, 2004 (http:// www.rma.usda.gov/news/2004/05/04rfaeducation.html).

All other portions and sections of the full text Notice remain unchanged.

FOR FURTHER INFORMATION CONTACT:

Applicants and other interested parties are encouraged to contact: Michelle Fuller, USDA–RMA–RME, 1400

DEPARTMENT OF AGRICULTURE

Forest Service

Ravalli County Resource Advisory Committee

AGENCY: Forest Service, USDA.

ACTION: Notice of Meeting.

SUMMARY: The Ravalli County Resource Advisory Committee will be meeting to discuss 2004 projects and hold a short public forum (question and answer session). The meeting is being held pursuant to the authorities in the Federal Advisory Committee Act (Public Law 92–463) and under the Secure Rural Schools and Community Self-Determination Act of 2000 (Public Law 106–393). The meeting is open to the public.

DATES: The meeting will be held on July 27, 2004, 6:30 p.m.

ADDRESSES: The meeting will be held at the Ravalli County Administration Building, 215 S. 4th Street, Hamilton, Montana. Send written comments to Jeanne Higgins, District Ranger, Stevensville Ranger District, 88 Main Street, Stevensville, MT 59870, by facsimile (406) 777–7423, or electronically to jmhiggins@fs.fed.us.

FOR FURTHER INFORMATION CONTACT:

Jeanne Higgins, Stevensville District Ranger and Designated Federal Officer, Phone: (406) 777–5461.

Dated: July 21, 2004.

David T. Bull,

Forest Supervisor.

[FR Doc. 04–17038 Filed 7–26–04; 8:45 am]

BILLING CODE 3410-11-M

DEPARTMENT OF AGRICULTURE

Grain Inspection, Packers and Stockyards Administration

[03-B-W]

Designation of Kankakee (IA) to Provide Class X or Class Y Weighing Services

AGENCY: Grain Inspection, Packers and Stockyards Administration (USDA).

ACTION: Notice.

SUMMARY: GIPSA announces the designation of Kankakee Grain Inspection, Inc., (Kankakee) to provide Class X or Class Y weighing services under the United States Grain Standards Act, as amended (Act).

EFFECTIVE DATE: June 25, 2004.

ADDRESSES: USDA, GIPSA, Janet M. Hart, Chief, Review Branch, Compliance Division, STOP 3604, Room 1647–S, 1400 Independence Avenue, SW., Washington, DC 20250–3604.

FOR FURTHER INFORMATION CONTACT:

Janet M. Hart, at 202–720–8525, e-mail Janet.M.Hart@usda.gov.

SUPPLEMENTARY INFORMATION: This action has been reviewed and determined not to be a rule or regulation as defined in Executive Order 12866 and Departmental Regulation 1512–1; therefore, the Executive Order and Departmental Regulation do not apply to this action.

In the November 22, 2002, Federal Register (67 FR 70399), GIPSA announced the designation of Kankakee to provide official inspection services under the Act, effective January 1, 2003, and ending December 31, 2005. Subsequently, Kankakee asked GIPSA to amend their designation to include official weighing services. Section 7A(c)(2) of the Act authorizes GIPSA's Administrator to designate authority to perform official weighing to an agency providing official inspection services within a specified geographic area, if such agency is qualified under Section 7(f)(1)(A) of the Act. GIPSA evaluated all available information regarding the designation criteria in Section 7(f)(1)(A)of the Act, and determined that Kankakee is qualified to provide official weighing services in their currently assigned geographic area.

Effective June 25, 2004, and terminating December 31, 2005 (the end of Kankakee's designation to provide

official inspection services), Kankakee's present designation is amended to include Class X or Class Y weighing within their assigned geographic area, as specified in the June 3, 2002, **Federal Register** (67 FR 38249). Official services may be obtained by contacting Kankakee at 815–365–2268.

Authority: Pub. L. 94–582, 90 Stat. 2867, as amended (7 U.S.C. 71 *et seq.*).

Donna Reifschneider,

Administrator, Grain Inspection, Packers and Stockyards Administration.

[FR Doc. 04–17047 Filed 7–26–04; 8:45 am] BILLING CODE 3410–EN–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[Order No. 1342]

Grant of Authority For Subzone Status; L'Oreal USA, Inc. (Cosmetic and Beauty Products); Middlesex, Somerset and Union Counties, NJ

Pursuant to its authority under the Foreign-Trade Zones Act, of June 18, 1934, as amended (19 U.S.C. 81a–81u), the Foreign-Trade Zones Board (the Board) adopts the following Order:

Whereas, the Foreign-Trade Zones Act provides for "* * the establishment * * of foreign-trade zones in ports of entry of the United States, to expedite and encourage foreign commerce, and for other purposes," and authorizes the Foreign-Trade Zones Board to grant to qualified corporations the privilege of establishing foreign-trade zones in or adjacent to U.S. Customs ports of entry;

Whereas, the Board's regulations (15 CFR Part 400) provide for the establishment of special-purpose subzones when existing zone facilities cannot serve the specific use involved, and when the activity results in a significant public benefit and is in the public interest;

Whereas, the New Jersey Commerce and Economic Growth Commission, grantee of Foreign-Trade Zone 44, has made application to the Board for authority to establish a special-purpose subzone at the cosmetic and beauty products manufacturing and warehousing facilities of L'Oreal USA, Inc., located in Middlesex, Somerset and Union Counties, New Jersey (FTZ Docket 60–2003, filed 11/6/03, amended 3/12/04);

Whereas, notice inviting public comment was given in the **Federal Register** (68 FR 65245–65246, 11/19/03 and 69 FR 13811–13812, 3/24/04); and,

Whereas, the Board adopts the findings and recommendations of the

examiner's report, and finds that the requirements of the FTZ Act and the Board's regulations are satisfied, and that approval of the application, as amended, is in the public interest;

Now, therefore, the Board hereby grants authority for subzone status at the cosmetic and beauty products manufacturing and warehousing facilities of L'Oreal USA, Inc., located in Middlesex, Somerset and Union Counties, New Jersey (Subzone 44E), at the locations described in the amended application, and subject to the FTZ Act and the Board's regulations, including § 400.28.

Signed at Washington, DC, this 15th day of July 2004.

James J. Jochum,

Assistant Secretary of Commerce for Import Administration, Alternate Chairman, Foreign-Trade Zones Board.

Attest:

Dennis Puccinelli,

Executive Secretary.

[FR Doc. 04–17073 Filed 7–26–04; 8:45 am]

DEPARTMENT OF COMMERCE

International Trade Administration

[A-580-854, A-201-833]

Postponement of Preliminary Determinations of Antidumping Duty Investigations: Certain Circular Welded Carbon Quality Line Pipe from Mexico and the Republic of Korea

AGENCY: Import Administration, International Trade Administration, Department of Commerce. SUMMARY: The Department of Commerce (the Department) is postponing the preliminary determinations in the antidumping duty investigations of

preliminary determinations in the antidumping duty investigations of certain circular carbon quality line pipe from Mexico and the Republic of Korea until no later than September 29, 2004. This postponement is made pursuant to section 733(c)(1)(B) of the Tariff Act of 1930, as amended (the Act).

EFFECTIVE DATE: July 27, 2004.

FOR FURTHER INFORMATION CONTACT: John Drury (Mexico) or Brandon Farlander (Korea), at (202) 482–0195 or (202) 482–0195, respectively, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230.

SUPPLEMENTARY INFORMATION:

Background

On March 23, 2004, the Department initiated antidumping duty investigations of imports of certain

circular welded carbon quality line pipe from Mexico, the Republic of Korea (Korea), and the People's Republic of China (China). See Notice of Initiation of Antidumping Duty Investigations: Certain Circular Welded Carbon Quality Line Pipe from Mexico, the Republic of Korea, and the People's Republic of China, 69 FR 16521 (March 30, 2004). Section 733(b) of the Act requires the Department to make a preliminary determination no later than 140 days after the date of initiation. The preliminary determinations in these investigations are currently due not later than August 10, 2004.

Postponement of Preliminary Determinations

Under section 733(c)(1)(B) of the Act, the Department can extend the period for reaching a preliminary determination until not later than the 190th day after the date on which the administering authority initiates an investigation if the administering authority concludes that the parties concerned are cooperating and determines that: (i) the case is extraordinarily complicated by reason of (I) the number and complexity of the transactions to be investigated or adjustments to be considered; (II) the novelty of the issues presented; or (III) the number of firms whose activities must be investigated; and (ii) additional time is necessary to make the preliminary determination.

The parties concerned are cooperating in these investigations. Additional time is necessary, however, to complete the preliminary determinations for Mexico and Korea due to

(1) the number and complexity of the transactions to be investigated and adjustments to be considered, and (2) certain affiliation issues.

Moreover, with respect to the Mexican and both Korean respondents, on July 9, 2004, the Department received from American Steel Pipe Division of ACIPC, IPSCO Tubulars Inc., Lone Star Steel Company, Maverick Tube Corporation, Northwest Pipe Company, and Stupp Corporation, petitioners in these investigations, company-specific allegations that sales were made below the cost of production during the period of investigation. We are currently reviewing these allegations. Therefore, for both investigations, additional time is required to review the issues and the cost information for purposes of the preliminary determinations.

For the reasons identified above, we are postponing the preliminary determinations under Section 733(c)(1)(A) of the Act by 50 days, to no