

essentially the same as the Diamond Mountain Proposed Resource Management Plan and Final Environmental Impact Statement (PRMP/FEIS). No changes to the proposed decisions have been made. However, some clarifying language has been included as a result of four protests the BLM received on the PRMP/FEIS. The clarifying language concerned the intent of the priority management level concept as used in the PRMP/FEIS; current livestock forage assignments and practices as affected by wildlife reintroductions and recreation area developments; and corrective actions involving existing airports in trespass. Five alternatives that encompass a spectrum of realistic management options were considered in the planning process. The final plan is a mixture of the management objectives and actions that, in the opinion of the BLM, best resolve the issues and concerns that drove the preparation of the plan.

Wild and Scenic Rivers

The Upper Green River Segment (between Little Hole and the Colorado stateline) is determined to be suitable and recommended for designation as a scenic river.

The Lower Green River Segment (between public land boundary south of Ouray and the Carbon County line) is determined to be suitable as a scenic river. This segment is not recommended for designation because studies have not yet been completed on the adjacent downstream segment through Desolation Canyon.

Areas of Critical Environmental Concern (ACEC)

The plan designates the following seven areas as ACECs: Browns Park Complex (55,700 public acres), Lears Canyon (1,400 public acres), Lower Green River (7,900 public acres), Nine Mile Canyon (50,800 public acres), Pariette Wetlands (11,600 public acres), Red Creek Watershed (24,200 public acres), and Red Mountain-Dry Fork Complex (25,800 public acres). Coordinated resource management activity plans will be prepared for each ACEC to detail protective measures.

G. William Lamb,

Acting State Director.

[FR Doc. 95-5570 Filed 3-7-95; 8:45 am]

BILLING CODE 4310-DQ-P

[AK-932-1430-01; F-022963]

Conformance to Survey; Alaska

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: This notice provides official publication of the surveyed description for the Noatak National Guard Site at Noatak, Alaska. The site was withdrawn by Public Land Order No. 2020 for use by the Department of the Army. The plat of survey was officially filed in the Department of the Interior, Bureau of Land Management, Washington, D.C., on June 21, 1961. United States Survey No. 3778, Lot 3, containing 0.50 acre, represents the land that was previously described as follows:

A tract of land on the Noatak River, north of Kotzebue, at approximate latitude 67°35' N., longitude 163°00' W. Beginning at Corner No. 1 of U.S. Survey No. 2037, being the northwest corner thereof;

Thence along an extension of the west line of U.S. Survey No. 2037, N. 18°51' E., 29 feet;

Thence N. 71°09' W., 180 feet;

Thence N. 14°58' W., 221.49 feet to the point of beginning;

Thence N. 68°18' W., 140 feet;

Thence N. 21°42' E., 200 feet;

Thence S. 68°18' E., 220 feet;

Thence S. 21°42' W., 200 feet;

Thence N. 68°18' W., 80 feet to the point of beginning.

The area as described contained approximately 1.01 acres.

ADDRESSES: Inquiries about this land should be sent to the Alaska State Office, Bureau of Land Management, 222 W. 7th Avenue, No. 13, Anchorage, Alaska 99513-7599.

FOR FURTHER INFORMATION CONTACT: Sue A. Wolf, BLM Alaska State Office, 907-271-5477.

Dated: February 17, 1995.

Sue A. Wolf,

Chief, Branch of Land Resources.

[FR Doc. 95-5571 Filed 3-7-95; 8:45 am]

BILLING CODE 4310-JA-P

Fish and Wildlife Service

Finding of No Significant Impact for an incidental Take Permit for the Proposed Westminster Glen Subdivision, Austin, Travis County, TX

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice.

SUMMARY: The U.S. Fish and Wildlife Service has prepared an Environmental Assessment for issuance of a Section 10(a)(1)(B) permit for the incidental take of the Federally endangered golden-cheeked warbler (*Dendroica chrysoparia*) during the construction and operation of a residential development in northwest Travis County, Texas.

Proposed Action

The proposed action is the issuance of a permit under Section 10(a)(1)(B) of the Endangered Species Act to authorize the incidental take of the golden-cheeked warbler.

The Applicant plans to construct single-family residences on 270 acres in northwest Travis County, Texas. The proposed development will comply with all local, regional, State, and Federal environmental regulations addressing environmental impacts associated with this type of development. Details of the mitigation are provided in the MaBe, Inc., (Applicant) Westminster Glen Subdivision Environmental Assessment/Habitat Conservation Plan. Guarantees for implementation are provided in the Implementing Agreement. These conservation plan actions ensure that the criteria established for issuance of an incidental take permit will be fully satisfied.

Alternatives Considered

1. Proposed action,
2. Wait for issuance of a Regional 10(a) permit,
3. No action.

Determination

Based upon information contained in the Environmental Assessment/Habitat Conservation Plan, the Service has determined that this action is not a major Federal action which would significantly affect the quality of the human environment within the meaning of Section 102(2)(c) of the National Environmental Policy Act of 1969. Accordingly, the preparation of an Environmental Impact Statement on the proposed action is not warranted.

It is my decision to issue the Section 10(a)(1)(B) permit for the construction and operation of the Westminster Glen residential development in Travis County, Texas.

James A. Young,

Acting Regional Director, Region 2, Albuquerque, New Mexico.

[FR Doc. 95-5619 Filed 3-7-95; 8:45 am]

BILLING CODE 4310-55-M

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-366]

Certain Microsphere Adhesives, Process for Making Same and Products Containing Same, Including Self-Stick Repositionable Notes; Change of Commission Investigative Attorney

Notice is hereby given that, as of this date, Steven A. Glazer, Esq. of the Office of Unfair Import Investigations is designated as the Commission investigative attorney in the above-captioned investigation instead of James B. Coughlan, Esq.

The Secretary is requested to publish this Notice in the **Federal Register**.

Dated: February 28, 1995.

Lynn I. Levine,*Director, Office of Unfair Import Investigations.*

[FR Doc. 95-5636 Filed 3-7-95; 8:45 am]

BILLING CODE 7020-02-P

[Investigation No. 337-TA-368]

Certain Rechargeable Nickel Metal Hydride Anode Materials and Batteries, and Products Containing Same; Notice of Decision Not To Review Initial Determination Granting Joint Motion To Terminate the Investigation With Respect to Respondents Yuasa Corp. and Yuasa-Exide, Inc. 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 an initial determination (ID) issued on February 3, 1995, by the presiding administrative law judge (ALJ) in the above-captioned investigation granting the joint motion of complainants Energy Conversion Devices, Inc. and Ovonic Battery Co., Inc. and respondents Yuasa Corp. and Yuasa-Exide, Inc. (collectively "the Yuasa companies") to terminate the investigation as to the Yuasa companies on the basis of a settlement agreement.

FOR FURTHER INFORMATION CONTACT: Marc A. Bernstein, Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW., Washington, D.C. 20436, telephone 202-205-3087.

SUPPLEMENTARY INFORMATION: The Commission instituted this investigation, which concerns

allegations of section 337 violations in the importation, sale for importation, and sale after importation of certain rechargeable nickel metal hydride anode materials and batteries and products containing same, on September 8, 1994. Complainants allege infringement of claims 1-17, 22, 23, 25, 27, and 32 of U.S. Letters Patent 4,623,597 ("the '597 patent").

On January 18, 1995, complainants and the Yuasa companies filed a joint motion to terminate the investigation with respect to the Yuasa companies on the basis of a settlement agreement. The ALJ issued an ID granting the joint motion and terminating the investigation as to the Yuasa companies. Because the Yuasa companies were the only remaining respondents in the investigation, the ID also terminates the investigation in its entirety. No petitions for review of the ID were filed. No agency or public comments were received.

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

Copies of the nonconfidential version of the 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, D.C. 20436, telephone 202-205-2000. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on 202-205-1810.

Dated: February 28, 1995.

By order of the Commission.

Donna R. Koehnke,*Secretary.*

[FR Doc. 95-5635 Filed 3-7-95; 8:45 am]

BILLING CODE 7020-02-P

INTERSTATE COMMERCE COMMISSION

[Docket No. AB-55 (Sub-No. 501X)]

CSX Transportation, Inc.—Abandonment Exemption—in Lucas and Wood Counties, OH

CSX Transportation, Inc. (CSXT) has filed a notice of exemption under 49 CFR 1152 Subpart F—Exempt Abandonments to abandon approximately 2.15 miles of railroad between milepost CO-14.31 at River

Road in Lucas County, OH and milepost CO-16.46 at Bates in Wood County, OH.

CSXT has certified that: (1) No local traffic has moved over the line for at least 2 years; (2) there is no overhead traffic on the line; (3) no formal complaint filed by a user of rail service on the line (or by a State or local government entity acting on behalf of such user) regarding cessation of service over the line either is pending with the Commission or with any U.S. District Court or has been decided in favor of the complainant within the 2-year period; and (4) the requirements at 49 CFR 1105.7 (environmental reports), 49 CFR 1105.8 (historic reports), 49 CFR 1105.11 (transmittal letter), 49 CFR 1105.12 (newspaper publication), and 49 CFR 1152.50(d)(1) (notice to governmental agencies) have been met.

As a condition to use of this exemption, any employee adversely affected by the abandonment shall be protected under Oregon Short Line R. Co.—Abandonment—Goshen, 360 I.C.C. 91 (1979). To address whether this condition adequately protects affected employees, a petition for partial revocation under 49 U.S.C. 10505(d) must be filed.

Provided no formal expression of intent to file an offer of financial assistance (OFA) has been received, this exemption will be effective on April 7, 1995, unless stayed pending reconsideration. Petitions to stay that do not involve environmental issues,¹ formal expressions of intent to file an OFA under 49 CFR 1152.27(c)(2),² and trail use/rail banking requests under 49 CFR 1152.29³ must be filed by March 20, 1995. Petitions to reopen or requests for public use conditions under 49 CFR 1152.28 must be filed by March 28, 1995, with: Office of the Secretary, Case Control Branch, Interstate Commerce Commission, Washington, DC 20423.

A copy of any pleading filed with the Commission should be sent to applicant's representative: Charles M. Rosenberger, 500 Water St., J150, Jacksonville, FL 32202.

¹ A stay will be issued routinely by the Commission in those proceedings where an informed decision on environmental issues (whether raised by a party or by the Commission's Section of Environmental Analysis in its independent investigation) cannot be made prior to the effective date of the notice of exemption. See Exemption of Out-of-Service Rail Lines, 5 I.C.C.2d 377 (1989). Any entity seeking a stay on environmental concerns is encouraged to file its request as soon as possible in order to permit this Commission to review and act on the request before the effective date of this exemption.

² See Exempt. of Rail Abandonment—Offers of Finan. Assist., 4 I.C.C.2d 164 (1987).

³ The Commission will accept a late-filed trail use request as long as it retains jurisdiction to do so.