

Lyons House, 315 N. St. Charles St.,
Abbeville, 95001129

MASSACHUSETTS

Essex County

Tavern Acres Historic District. Bounded by
Bradstreet Rd., Green and Main Sts. and
Park Way, North Andover, 95001134

NEW JERSEY

Cumberland County

Trinity African Methodist Episcopal Church,
Bridgeton-Milltown Rd. (NJ 49), E of
Woodruff Rd. (Co. Rd. 553), Fairfield Twp.,
Gouldtown vicinity, 95001138

Somerset County

Vanderveer, Jacobus, House, Jct. of US 202
and 206, N of River Rd., Bedminster Twp.,
Pluckemin vicinity, 95001137

Union County

Mid-Town Historic District, Bounded by
Broad, N. Broad, Dickinson, E. Grand, E.
Jersey Sts., Commerce Place, Elizabeth
Ave. and Martin L. King Plaza, Elizabeth,
95001143

A proposed move is being considered for
the following property:

CALIFORNIA

Contra Costa County

Danville Southern Pacific Railroad Depot 355
Railroad Ave., Danville, 94000860

[FR Doc. 95-22631 Filed 9-12-95; 8:45 am]

BILLING CODE 4310-70-P

Land Exchange Between the National Park Service and the City of Albuquerque

AGENCIES: National Park Service and
City of Albuquerque.

ACTION: Proposed Land Exchange and
Opportunity for Public Comment,
Albuquerque, New Mexico.

SUMMARY: Pursuant to 16 U.S.C. Sec.
4601-22(b) and the Petroglyph National
Monument Establishment Act of 1990,
104 Stat. 272, the National Park Service,
hereinafter called the Service, requires
that the public be notified of a proposed
land exchange between this agency and
the City of Albuquerque, hereinafter
called the city. Both entities propose to
exchange 0.11 of an acre owned by the
Service outside the boundary of
Petroglyph National Monument for two
tracts, totaling 0.11 of an acre, that the
city owns within the Atrisco Unit of the
monument. The Service tract is located
along Unser Boulevard 0.2 of a mile
south of the Las Imagines Visitor Center
within a 100-year flood hazard zone. A
water drainage structure, operated and
maintained by the city, currently exists
on this tract. The city-owned tracts,
consisting of 0.06 of an acre and 0.05 of
an acre, are unimproved and were

acquired as uneconomic remnants when
the right-of-way for Unser Boulevard
was acquired. Located along Unser
Boulevard, these tracts are also situated
south of the Visitor Center, 0.4 of a mile
and 0.6 of a mile, respectively.

With the city responsible for handling
the collection of drainage water adjacent
to Unser Boulevard and the Service
responsible for managing the lands
within the Atrisco Unit of the
monument, it is in the best interests of
both agencies to consummate this
exchange.

Both parties have determined that the
lands and interests therein to be
exchanged are of equal value.

COMMENTS AND FURTHER INFORMATION:

The comment period on this proposed
exchange ends 45 days from the date of
this publication. Any comments
pertaining to this exchange should be
sent to the Superintendent, Petroglyph
National Monument, 6001 Unser
Boulevard, NW, Albuquerque, New
Mexico 87120. Further information on
this exchange can be obtained at the
same address.

Dated: August 11, 1995.

John E. Cook,

*Field Director, Intermountain Area, National
Park Service.*

[FR Doc. 95-22650 Filed 9-12-95; 8:45 am]

BILLING CODE 4310-70-P

INTERNATIONAL TRADE COMMISSION

[Investigations Nos. 701-TA-362 (Final) and
731-TA-707 through 710 (Final)]

Certain Seamless Carbon and Alloy Standard, Line, and Pressure Steel Pipe From Argentina, Brazil, Germany, and Italy

Determinations

On the basis of the record¹ developed
in the subject investigations, the
Commission unanimously determines,
pursuant to sections 705(b) and 735(b)
of the Tariff Act of 1930 (the Act) (19
U.S.C. §§ 1671d(b) and 1673d(b),
respectively), that an industry in the
United States is materially injured by
reason of imports from Italy of certain
seamless carbon and alloy standard,
line, and pressure steel pipe and redraw
hollows² that are subsidized by the

¹ The record is defined in sec. 207.2(f) of the
Commission's Rules of Practice and Procedure (19
CFR § 207.2(f)).

² Imports are currently reported under
Harmonized Tariff Schedule statistical numbers
7304.10.1020, 7304.10.5020, 7304.31.6050,
7304.39.0016, 7304.39.0020, 7304.39.0024,
7304.39.0028, 7304.39.0032, 7304.51.5005,
7304.51.5060, 7304.59.6000, 7304.59.8010,
7304.59.8015, 7304.59.8020, and 7304.59.8025.

Government of Italy, and by reason of
imports from Argentina, Brazil,
Germany, and Italy that are sold in the
United States at less than fair value
(LTFV).

Background

The Commission instituted these
investigations effective December 23,
1994, and January 27, 1995, following
preliminary determinations by the
Department of Commerce that imports
of certain seamless carbon and alloy
standard, line, and pressure steel pipe
and redraw hollows from Italy were
being subsidized within the meaning of
section 703(b) of the Act (19 U.S.C.
§ 1671b(b)), and that imports of such
pipe from Argentina, Brazil, Germany
and Italy³ were being sold at LTFV
within the meaning of section 733(b) of
the Act (19 U.S.C. § 1673b(b)). The
petition underlying these investigations
was filed on June 23, 1994, prior to the
effective date of the Uruguay Round
Agreements Act.⁴ Thus, these
investigations were subject to the
substantive and procedural rules of the
Act, the pre-existing law.

Notices of the institution of the
Commission's investigations and of a
public hearing to be held in connection
therewith was given by posting copies
of the notices in the Office of the
Secretary, U.S. International Trade
Commission, Washington, DC, and by
publishing the notices in the **Federal
Register** of January 12, 1995, March 1,
1995, and June 23, 1995 (60 FR 2984, 60
FR 11110, and 60 FR 32709). The
hearing was held in Washington, DC, on
June 20, 1995, and all persons who
requested the opportunity were
permitted to appear in person or by
counsel.

The Commission transmitted its
determinations in these investigations to
the Secretary of Commerce on July 26,
1995. The views of the Commission are
contained in USITC Publication 2910
(July 1995), entitled "Certain Seamless
Carbon and Alloy Standard, Line, and
Pressure Steel Pipe from Argentina,
Brazil, Germany, and Italy:
Investigations Nos. 701-TA-362 and
731-TA-707 through 710 (Final)."

By order of the Commission.

³ Commerce's preliminary determination of sales
at LTFV regarding Italy was negative. Following
Commerce's final affirmative determination of sales
at LTFV, the Commission instituted its final
antidumping investigation concerning Italy,
effective June 14, 1995.

⁴ See Pub. L. 103-465, approved Dec. 8, 1994, 108
Stat. 4809, at § 291.

Issued: September 7, 1995.

Donna R. Koehnke,

Secretary.

[FR Doc. 95-22689 Filed 9-12-95; 8:45 am]

BILLING CODE 7020-02-P

INTERSTATE COMMERCE COMMISSION

[Finance Docket No. 32758]

Portland & Western Railroad, Inc.— Lease and Operation Exemption— Southern Pacific Transportation Company

Portland & Western Railroad, Inc. (PNWR), a noncarrier, has filed a notice of exemption to lease from Southern Pacific Transportation Company (SPT) and to operate three rail segments, all in the State of Oregon, totaling approximately 52.68 miles: (1) The 28.91-mile Tillamook Branch, between milepost 741.59 near Willsburg Jct. and milepost 770.50 near Schefflin; (2) the 9.45-mile Westside-Seghers Branch, between milepost 764.80 near Hillsboro and milepost 754.57 near Seghers;¹ and (3) the 14.32-mile Newberg Branch, between milepost 763.99 near Cook and milepost 749.67 near Newberg. SPT also granted PNWR incidental overhead trackage rights to operate over 3.69 miles of rail line between milepost 768.00 at Brooklyn Yard and the point of connection with the Tillamook Branch at milepost 741.59 near Willsburg Jct. The notice became effective on August 15, 1995.

PNWR is 100% owned and controlled by Genesee & Wyoming Industries, Inc. (GWI), and GWI controls nine class III rail carriers through stock ownership. Because, the three SPT lines connect with lines operated by Willamette & Pacific Railroad, Inc., a GWI controlled rail carrier, GWI has petitioned for an exemption in *Genesee & Wyoming Industries, Inc.—Continuance in Control Exemption—Portland & Western Railway, Inc.*, Finance Docket No. 32759, to continue in control of PNWR and the other railroads in its corporate family after PNWR becomes a class III rail carrier. To consummate the instant transaction before Finance Docket No. 32759 is decided, GWI has placed PNWR in an independent voting trust. 49 CFR 1013.

Any comments must be filed with the Commission and served on Eric M. Hocky, Gollatz, Griffin & Ewing, P.C.,

¹ Although the mileposts for this line segment suggest that the line is 10.23 miles long, the actual mileage is 9.45 miles. The discrepancy is attributable to the mileposts not having been redesignated to reflect a previous abandonment.

P.O. Box 796, 213 West Miner Street,
West Chester, PA 19381-0796.

This notice is filed under 49 CFR 1150.31. If the notice contains false or misleading information, the exemption is void *ab initio*. Petitions to revoke the exemption under 49 U.S.C. 10505(d) may be filed at any time. The filing of a petition to revoke will not automatically stay the transaction.

Decided: September 6, 1995.

By the Commission, David M. Konschnik,
Director, Office of Proceedings.

Vernon A. Williams,

Secretary.

[FR Doc. 95-22734 Filed 9-12-95; 8:45 am]

BILLING CODE 7035-01-P

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

Manufacturer of Controlled Substances; Notice of Application

Pursuant to § 1301.43(a) of Title 21 of the Code of Federal Regulations (CFR), this is notice that on July 20, 1995, Mallinckrodt Chemical, Inc., Mallinckrodt & Second Streets, St. Louis, Missouri 63147, made written request to the Drug Enforcement Administration (DEA) for registration as a bulk manufacturer of the Schedule II controlled substance Methylphenidate (1724).

The firm plans to produce bulk finished product for distribution to its customers.

Any other such applicant and any person who is presently registered with DEA to manufacture such substances may file comments or objections to the issuance of the above application.

Any such comments or objections may be addressed to the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration, United States Department of Justice, Washington, DC 20537, Attention: DEA Federal Register Representative (CCR), and must be filed no later than November 13, 1995.

Dated: September 5, 1995.

Gene R. Haislip,

*Deputy Assistant Administrator, Office of
Diversion Control, Drug Enforcement
Administration.*

[FR Doc. 95-22765 Filed 9-12-95; 8:45 am]

BILLING CODE 4410-09-M

Office of Community Oriented Policing Services

Community Policing to Combat Domestic Violence

AGENCY: Office of Community Oriented Policing Services, Department of Justice.

ACTION: Notice of Availability.

SUMMARY: The Department of Justice, Office of Community Oriented Policing Services ("COPS") announces the availability of grants to provide funding for implementing innovative community policing strategies to combat domestic violence to law enforcement agencies which partner with eligible domestic violence victim advocacy organizations.

The Community Policing to Combat Domestic Violence Initiative ("COPS/DV Initiative") permits agencies which have demonstrated a solid community policing effort and are interested in specifically turning their focus, or strengthening their already progressive focus, towards domestic violence to apply for funding in partnership with an agency which provides domestic violence victim advocacy. Eligible applicants include State, local, and Indian law enforcement agencies with demonstrated commitments to community policing. Victim service agencies and organizations, domestic violence shelters, and non-profit, nongovernmental victim service providers are encouraged to partner with police agencies to apply under this program. Projects will be funded for a one-year period. The Catalog of Federal Domestic Assistance reference is 16.710.

DATES: COPS/DV Initiative Application Kits will be available on or about September 9, 1995. Completed applications should be returned to the COPS Office by November 17, 1995.

Applications submitted after this deadline will not be accepted.

ADDRESSES: COPS/DV Initiative Applications Kits may be obtained by writing to COPS/DV Initiative, 1100 Vermont Avenue, N.W., 5th Floor, Washington, D.C. 20530, or by calling the Department of Justice Crime Bill Response Center, (202) 307-1480 or 1-800-421-6770. Completed COPS/DV Initiative Application Kits should be sent to COPS/DV Initiative, COPS Office, 1100 Vermont Avenue, N.W., 5th Floor, Washington, D.C. 20530.

FOR FURTHER INFORMATION CONTACT: The Department of Justice Crime Bill Response Center, (202) 307-1480 or 1-800-421-6770.

SUPPLEMENTARY INFORMATION: Title I of the Violent Crime Control and Law