are best suited to local, regional, and national needs and concerns.

The BLM will use NEPA public participation requirements to assist the agency in satisfying the public involvement requirements under Section 106 of the NHPA (16 U.S.C. 470(f)) pursuant to 36 CFR 800.2(d)(3). The information about historic and cultural resources within the area potentially affected by the proposed action will assist the BLM in identifying and evaluating impacts to such resources in the context of both NEPA and Section 106 of the NHPA.

The BLM will consult with Indian tribes on a government-to-government basis in accordance with Executive Order 13175 and other policies. Pursuant to the Alaska Native Claims Settlement Act (ANCSA) of 1971, as well as Executive Order 13175, the BLM will also consult with Alaska Native corporations. Tribal concerns, including impacts on Indian trust assets and potential impacts to cultural resources, will be given due consideration.

Federal, State, and local agencies, along with tribes and other stakeholders that may be interested in or affected by the proposed action that the BLM is evaluating, are invited to participate in the scoping process and, if eligible, may request or be requested by the BLM to participate in the development of the environmental analysis for the RMP as a cooperating agency.

The BLM will use an interdisciplinary approach to develop the plan in order to consider the variety of resource issues and concerns identified. Specialists with expertise in the following disciplines will be involved in the planning process: lands and realty, wildlife, fisheries, subsistence, vegetation, outdoor recreation, fire management, forestry, minerals and geology, air quality, paleontology, hydrology, soils, socioeconomics and visual resource management.

Authority: 40 CFR 1501.7, 43 CFR 1610.2.

Bud C. Cribley, State Director.

[FR Doc. 2013–17224 Filed 7–17–13; 8:45 am]

BILLING CODE 4310–JA–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[LLORP04000
L12220000.EA0000.LVRDOR090000.HAG12–0255]

Notice of Intent To Collect Fees on the John Day River, Oregon

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: Pursuant to applicable provisions of the Federal Lands Recreation Enhancement Act (REA), the Bureau of Land Management’s (BLM) Prineville District Office is proposing to begin collecting fees for day and overnight trips (floats) on the Service Creek (River Mile 157) to Tumwater Falls (River Mile 10) stretch of the John Day River, between Service Creek, Oregon, and the confluence of the John Day River and the Columbia River, Oregon. The John Day River system was designated as a National Wild and Scenic River on October 28, 1988, and as a Special Area in the John Day Basin Resource Management Plan (February 2001).

DATES: To ensure that comments will be considered, the BLM must receive written comments on the proposal to collect fees by August 19, 2013. Effective 6 months after publication of this notice, the BLM’s Prineville District Office will initiate fee collection between Service Creek and Tumwater Falls on the John Day River, unless the BLM publishes a Federal Register notice to the contrary.

ADDRESSES: You may submit comments on this fee collection proposal by any of the following methods:

• Email: BLM OR PR JDRiver_Study@blm.gov with “fee proposal” in the title.
• Fax: (541) 416–6798.
• Mail: Chip Faver, BLM Central Oregon Field Manager, Prineville District Office, 3050 Northeast 3rd Street, Prineville, Oregon 97754.

Copies of the fee proposal are available at the BLM Prineville District Office at the above address and online at http://www.blm.gov/or/lands/fee/JohnDay_Fee_Proposal.php.

FOR FURTHER INFORMATION CONTACT: Heidi Mottl, Recreation Planner, at the email or physical addresses above, or via phone at 541–416–6700. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1 (800) 877–8339 to contact the above individual during normal business hours. The FIRS is available 24 hours a day, 7 days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours.

SUPPLEMENTARY INFORMATION: The Service Creek to Tumwater Falls stretch of the John Day River offers outstanding opportunities for overnight and day-use floating in a raft, drift boat, kayak, or canoe. The special area also provides access to high-quality, outdoor recreation opportunities (primarily fishing, sightseeing, hunting, camping, hiking, and swimming). Maintaining a naturally appearing recreation setting, a quality social setting, and enhancing the visitor experience on the river while protecting natural resources, requires substantial Federal investment. The BLM is committed to finding the proper balance between public use and the protection of resources.

Fee amounts will be posted on the BLM Prineville District Office Web site and at the Prineville District. Copies of the Fee Business Plan are available at the Prineville District Office, on the Prineville District Web site and the BLM Oregon State Office.

The BLM may collect fees in conjunction with a Special Recreation Permit (SRP) as required to manage visitor use, protect natural resources, and achieve the goals of the John Day Basin Resource Management Plan. The special area qualifies as a site wherein visitors can be charged a fee in conjunction with an SRP authorized under Section 803(h) of the REA, 16 U.S.C. 6802(h). In accordance with the REA and implementing regulations at 43 CFR part 2930, visitors would obtain an individual or group SRP to float within the Service Creek to Tumwater Falls stretch of the John Day River. All fees collected would be used for expenses within the river corridor.

The BLM’s goal for the John Day River fee program is to ensure that funding is available to protect resources and outstanding remarkable recreation values, maintain the area in a naturally appearing condition consistent with the recreation setting established by the RMP, and enhance visitor services and safety, including expanding garbage services and improving the Clarno boat launch.

In 1998, the John Day River System was established as a fee area under the Recreational Fee Demonstration Program, and in 2010, the BLM completed the John Day River Study to establish boating use capacities on the river. In July 2012, the BLM published the John Day River Fee Business Plan (plan), which outlines the operational
goals of the area and the purpose of the fee program. The plan provides management direction for public enjoyment of these public lands through the recreational experience of floating the river, while minimizing the potential for resource damage from authorized uses. The plan also provides a market analysis of local and comparable recreational experiences and sets the basis for the fee proposal.

The plan is online at: http://www.blm.gov/or/resources/recreation/johnday/boat-fee.php.

The plan addresses recreation opportunities, the issuance of SRPs, and the charging of fees on a per-person per day or a per-person per launch basis. The John Day River Study and the plan, prepared pursuant to the REA and BLM recreation fee program policy, also address the establishment of a permit process and the collection of user fees. The plan articulates the rationale for charging recreation fees. In accordance with the BLM recreation fee program policy, the plan explains the fee-collection process and outlines how the fees would be used on the John Day River. The fee rates that would be charged have not yet been established, pending the mandatory review and recommendations of the John Day-Snake River Resource Advisory Committee (John Day-Snake RAC). Future adjustments in the fee amount would be made in accordance with the plan and through consultation with the John Day-Snake RAC and the public prior to a fee increase. Fee amounts will be posted onsite and online at the John Day River Web site at: http://www.blm.gov/or/resources/recreation/johnday/. Copies of the plan will be available at the BLM Prineville District Office and online at the John Day River site.

Before including your address, phone 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.

Authority: 16 U.S.C. 6803(b) and 43 CFR 2932.13.

Carol Benkosky. 
Prineville District Manager.

[F] 2013-17225 Filed 7–17–13; 8:45 am]

BILLING CODE 4310–33–P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337–TA–857]

Certain Reduced Folate Nutraceutical Products and L-Methylfolate Raw Ingredients Used Therein; Commission Determination Not To Review Initial Determinations Terminating the Investigation as to Certain Respondents and Terminating the Investigation in the Entirety


ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined not to review initial determinations ("IDs") (Order Nos. 14–15) of the presiding administrative law judge terminating the investigation as to certain respondents on the basis of settlement agreements and withdrawal of the complaint, and terminating the investigation in the entirety. The investigation is hereby terminated.

FOR FURTHER INFORMATION CONTACT: James A. Worth, Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436, telephone (202) 205–3065. Copies of non-confidential 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. General information concerning the Commission may also be obtained by accessing its Internet server (http://www.usitc.gov). The public record for this investigation may be viewed on the Commission’s electronic docket (EDIS) at http://edis.usitc.gov. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission’s TDD terminal on (202) 205–1810.

SUPPLEMENTARY INFORMATION: The Commission instituted this investigation on October 16, 2012, based on a complaint filed on September 10, 2012, on behalf of South Alabama Medical Science Foundation of Mobile, Alabama ("SASF"); Merck & Cie of Altdorf, Switzerland ("Merck"); and Pamlab LLC of Covington, Louisiana ("Pamlab"). 77 FR 63336 (October 16, 2012). The complaint alleged violations of Section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, in the sale for importation, importation, or sale within the United States after importation of certain reduced folate nutraceutical products and l-methylfolate raw ingredients used therein by reason of infringement of one or more of claims 37, 39, 40, 47, 66, 67, 73, 76,78–81, 83, 84, 86–89, 91, 92, 94–97, 99, 100, 110, 111, 113, 117, and 121 of U.S. Patent No. 5,997,915; claims 22, 26, and 32–38 of U.S. Patent No. 6,673,381; claims 1, 4–6, and 15 of U.S. Patent No. 7,172,778; and claims 1–3, 5, 6, 8, 9, 11–15, and 19–22 of U.S. Patent No. 6,011,040. The Commission’s notice of investigation named as respondents Gnosis SpA of Desio, Italy; Gnosis Bioresearch SA of Sant’Antonino, Switzerland; Gnosis USA Inc. of Doylestown, Pennsylvania (collectively, "the Gnosis Respondents"); and Macoven Pharmaceuticals LLC of Magnolia, Texas ("Macoven").

On December 13, 2012, the Commission issued notice of its determination not to review an ID adding Viva Pharmaceuticals LLC as a new respondent. On February 4, 2013, the Commission issued notice of its determination not to review an ID to identify the new respondent as Viva Pharmaceuticals Inc. ("Viva") rather than Viva Pharmaceuticals LLC.

On May 10, 2013, complainants SASF, Merck, and Pamlab filed an unopposed joint motion to terminate the investigation based on two settlement agreements (i.e., one settlement agreement for each of these respondents). On June 11, 2013, the administrative law judge issued an ID (Order No. 12) granting the motion.

On June 4, 2013, complainants SASF, Merck, NHS-Pamlab, and Camline and respondents Macoven and Viva filed an unopposed joint motion to terminate the investigation based on two settlement agreements (i.e., one settlement agreement for each of these respondents). On June 11, 2013, the administrative law judge issued an ID (Order No. 14) granting the motion and found no indication that the settlement would have an adverse impact on the public interest.

Also on June 4, 2013, complainants SASF, Merck, NHS-Pamlab and Camline filed a motion to withdraw its amended complaint against the Gnosis Respondents. On June 11, 2013, the administrative law judge issued an ID (Order No. 15) granting the motion, finding good cause shown.

There were no petitions for review. Having considered the IDs (Order Nos. 14–15) and the relevant portions of the record, the Commission has determined not to review the subject IDs. The investigation is hereby terminated.