Coordination Group as to the readiness of a standard for advancement to the next stage toward endorsement. Guidelines on the development of FGDC standards are documented in the FGDC Standards Reference Model. This document, as well as the Standards Working Group Charter, a status of FGDC standards activities, and Standards Working Group meeting notices and meeting minutes are available on the World Wide Web home page of the Standards Working Group at the FGDC Internet address listed above under contact information.

Wendy A. Budd, Associate Chief, National Mapping Division. [FR Doc. 96-16295 Filed 6-25-96; 8:45 am] BILLING CODE 4310-31-M

National Park Service

Dated: June 18, 1996.

Proposed Boundary Adjustment of Olympic National Park; Exchange of Lands in Clallam and Mason Counties, Washington

ACTION: Notice of Realty Action on Proposed Boundary Adjustment and Lands Exchange.

SUMMARY: The National Park Service (NPS), the State of Washington (State) and the City of Tacoma (Tacoma) are proposing a lands exchange pursuant to the Act of October 23, 1992, Public Law 102-436 (106 Stat. 2217) and the Act of July 15, 1968 (16 U.S.C. 460 *l*–22(b)), also in accordance with the Act of June 29, 1938 establishing Olympic National Park (16 U.S.C. 251) as amended. Federal lands within Olympic National Park (ONP) are authorized for disposal to Tacoma for operation of the Lake Cushman hydroelectric project. The boundary of ONP would be adjusted to delete these disposed federal lands. In exchange, the United States (U.S.) will acquire State-owned lands within the boundaries of ONP to be provided by Tacoma.

SUPPLEMENTARY INFORMATION: An environmental assessment for this project was completed in July 1994, resulting in a Finding of No Significant Impact on February 16, 1996.

The following described federal lands are being proposed for disposal by the U.S. and proposed for deletion from the boundaries of ONP:

Willamette Meridian

Township 23 North, Range 5 West Tract 37 in unsurveyed Sections 3 and 4 Containing 29.83 acres, more or less. In exchange, the U.S. will acquire the following described lands:

Willamette Meridian

Township 30 North, Range 10 West Section 26: NW1/4 NW1/4, and Township 28 North, Range 15 West Section 36: N1/2 NE1/4 NE1/4 SW1/4.

The above lands aggregating 45 acres, more or less.

The lands to be exchanged have been determined to be of equal value. This lands exchange and boundary adjustment is being proposed to facilitate Tacoma's operation of the Lake Cushman hydroelectric project, which periodically inundates the above federal land within ONP. Management of these lands, although being conveyed to Tacoma and being removed from the boundary of ONP, will continue to include public access and resource protection through a management agreement.

The exchange also provides for the U.S. acquisition of State lands within the boundaries of ONP, which will be administered by NPS. Acquisition of these lands will provide protection to valuable wildlife habitat, wilderness, cultural and recreational resources within ONP.

There are no leases or permits to other third parties affecting the federal lands proposed for disposal. These lands have been surveyed for cultural resources and threatened/endangered species and found suitable for disposal given the mitigation measures provided by agreement.

More detailed information on this proposed action may be obtained from the Superintendent, Olympic National Park, 600 East Park Avenue, Port Angeles, Port Angeles, Washington 98362-6789. Public comments will be accepted for a period of 45 calendar

FURTHER INFORMATION AND COMMENTS:

days from the publication date of this notice. Comments should be sent to the Superintendent, Olympic National Park at the above address.

In the absence of any subsequent action to modify or vacate the proposed exchange and boundary adjustment, this realty action to proceed with the exchange and boundary adjustment will become the final determination of the Department of the Interior.

Dated: June 12, 1996. William C. Walters, Deputy Field Director, Pacific West Field Area.

[FR Doc. 96–16274 Filed 6–25–96; 8:45 am] BILLING CODE 4310-70-P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-380]

Certain Agricultural Tractors Under 50 Power Take-Off Horsepower; Notice of Commission Determination not to **Review an Initial Determination Granting Complainants' Motion to** Amend the Complaint and Notice of Investigation to Add a Respondent

AGENCY: International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission had determined not to review the initial determination (ID) of the presiding administrative law judge (ALJ) in the above-captioned investigation granting complainants' motion to amend the complaint and notice of investigation to add Fujisawa Trading Agency ("Fujisawa") as a respondent.

FOR FURTHER INFORMATION CONTACT: Shara L. Aranoff, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street, SW,

Washington, D.C. 20436, telephone 202-205-3090. SUPPLEMENTARY INFORMATION: The Commission instituted this investigation, which concerns allegations of unfair acts in violation of section 337 in the importation and sale of certain agricultural tractors under 50 PTO horsepower, on February 14, 1996. On May 7, 1996, complainants Kubota Tractor Corporation, Kubota Manufacturing of America Corporation, and Kubota Corporation filed a motion to add Fujisawa Trading Agency ("Fujisawa") as a respondent in this

investigation. In its motion, complainant contends that it learned that Fujisawa is an exporter of the accused tractors after the institution of this investigation. Complainants assert that good cause exists to add Fujisawa as a respondent based on its status as an exporter of the accused tractors and that adding Fujisawa as a respondent will not prejudice the public interest or the rights of any parties to the investigation. The Commission investigative attorney supported the motion. Pursuant to Commission rule 210.15(a)(2), Kubota served a copy of the public version of its motion on Fujisawa. Neither Fujisawa nor any other party opposed the motion. On May 29, 1996, the presiding ALJ issued an ID (Order No. 16) granting complainants' motion. No petitions for review of the ID were

received.

This action is taken under the authority of section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and section 210.42 of the Commission's Rules of Practice and Procedure (19 C.F.R. § 210.42).

Copies 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, S.W., Washington, D.C. 20436, telephone 202–205–2000. Hearing impaired persons are advised that information on the matter can be obtained by contacting the Commission's TDD terminal at 202–205–1810.

Issued: June 28, 1996. By order of the Commission.

Donna R. Koehnke,

BILLING CODE 7020-02-P

Secretary. [FR Doc. 96–16314 Filed 6–25–96; 8:45 am]

[Investigation No. 332–352]

Annual Report on the Impact of the Andean Trade Preference Act on U.S. Industries and Consumers and on Andean Drug Crop Eradication

AGENCY: International Trade Commission.

ACTION: Notice of opportunity to submit comments in connection with 1995 annual report.

EFFECTIVE DATE: June 4, 1996.

FOR FURTHER INFORMATION CONTACT: James Stamps (202–205–3227), Trade Reports Division, Office of Economics, U.S. International Trade Commission, Washington, D.C. 20436.

BACKGROUND: Section 206 of ATPA (19 U.S.C. 3204) requires that the Commission submit annual reports to the Congress regarding:

(1) The actual economic effect of ATPA on the U.S. economy generally as well as on specific industries which produce articles that are like, or directly competitive with, articles being imported under the Act;

(2) The probable future effect of ATPA on the U.S. economy generally and on industries affected by the Act; and

(3) The estimated effect of ATPA on drug-related crop eradication and crop substitution efforts of beneficiary countries.

Section 332(b) of the Tariff Act of 1930 (19 U.S.C. 1332(b)) provides the Commission with general authority to conduct factfinding investigations with respect to trade and tariff matters.

Notice of institution of the investigation and the schedule for such reports was published in the Federal Register of March 10, 1994 (59 FR 11308). The Commission's third annual report on ATPA, covering calendar year 1995, is to be submitted by September 30, 1996. WRITTEN SUBMISSIONS: The Commission does not plan to hold a public hearing in connection with the preparation of this report. However, interested persons are invited to submit written statements concerning the matters to be addressed in the report. Commercial or financial information that a party desires the Commission to treat as confidential must be submitted on separate sheets of paper, each clearly marked "Confidential Business Information" at the top. All submissions requesting confidential treatment must conform with the requirements of section 201 of the Commission's Rules of Practice and Procedure (19 CFR 201.6). All written submissions, except for confidential business information, will be made available for inspection by interested persons in the Office of the Secretary to the Commission. To be assured of consideration by the Commission, written statements relating to the Commission's report should be submitted at the earliest practical date and should be received no later than July 30, 1996.

Åddress all submissions to Office of the Secretary, U.S. International Trade Commission, 500 E St., S.W., Washington, D.C. 20436. Hearingimpaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on (202) 205–1810.

Issued: June 21, 1996.

By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 96–16315 Filed 6–25–96; 8:45 am] BILLING CODE 7020–02–P

[Investigation No. 731-TA-731 (Final)]

Bicycles From China

Determination

On the basis of the record ¹ developed in the subject investigation, the Commission determines, ² pursuant to section 735(b) of the Tariff Act of 1930 (19 U.S.C. 1673d(b)) (the Act), that an industry in the United States is not materially injured or threatened with material injury, and the establishment of an industry in the United States is not materially retarded, by reason of imports from China of bicycles,³ provided for in subheadings 8712.00.15, 8712.00.25, 8712.00.35, 8712.00.44, and 8712.00.48 of the Harmonized Tariff Schedule of the United States, that have been found by the Department of Commerce to be sold in the United States at less than fair value (LTFV).

Background

The Commission instituted this investigation effective November 9, 1995, following a preliminary determination by the Department of Commerce that imports of bicycles from China were being sold at LTFV within the meaning of section 733(b) of the Act (19 U.S.C. 1673b(b)). Notice of the institution of the Commission's investigation and of a public hearing to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the Federal Register of December 20, 1995 (60 F.R. 65667). The hearing was held in Washington, DC, on April 24, 1996, and all persons who requested the opportunity were permitted to appear in person or by counsel.

The Commission transmitted its determination in this investigation to the Secretary of Commerce on June 12, 1996. The views of the Commission are contained in USITC Publication 2968 (June 1996), entitled "Bicycles from China: Investigation No. 731–TA–731 (Final)."

Issued: June 18, 1996.

By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 96–16313 Filed 6–25–96; 8:45 am] BILLING CODE 7020–02–P

[Investigation No. 332-227]

Annual Report on the Impact of the Caribbean Basin Economic Recovery Act on U.S. Industries and Consumers

AGENCY: International Trade Commission

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

²Commissioner Bragg dissenting and Commissioner Newquist dissenting with respect to bicycles shipped to the mass merchandiser and "other retailer" channels.

³The scope of the investigation is defined in the Department of Commerce's Notice of Final Determination of Sales at Less Than Fair Value (61 F.R. 19026, April 30, 1996), as amended.