Name of permittee	Permit No.	Issuance date
Graniterock Co. (Wilder Quarry)	PRT-842273	06/19/98
Maxwell Irrigation District	PRT-842926	07/24/98
Los Osos Center, LLC	PRT-844723	07/31/98
Seneca-Enron	TE 000955-0	08/14/98
Graniterock Co. (Quail Hollow Quarry)	PRT-830417, Amendment 08/31/98#1	8/31/98
Pacific Gas & Electric Co. (Metcalf-Edenvale)	TE 003250-0	11/24/98
		Edenvale)
U.S. Borax, Inc., 1,940-Acre Project	TE 837867-0	02/05/99
Zanker Material Processing Facility	TE 006962-0	02/23/99
	TE 008810-0	03/10/99

Assumption Agreement Associated With the Central/Coastal Plan

In addition to issuing the incidental take permits listed above, we signed an assumption agreement, dated February 2, 1998, for incidental take permit PRT-810191 issued July 7, 1996. This agreement formally recognized the reincorporation of the permittee, The Irvine Company, from a Michigan corporation to a Delaware corporation. In signing the agreement, The Irvine Company-Delaware assumed the obligations of The Irvine Company-Michigan for implementation of the Central/Coastal Plan. Reincorporation did not result in a new analysis of effects or change the requirements of the original permit, habitat conservation plan, or implementing agreement. Copies of the executed assumption agreement are available upon request.

Dated: April 29, 1999.

Elizabeth H. Stevenson,

Deputy Manager, California/Nevada Operations Office, Fish and Wildlife Service, Region 1, Sacramento, California. [FR Doc. 99-11340 Filed 5-11-99; 8:45 am]

BILLING CODE 4310-55-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[OR-094-03-6332-00: 4310-33]

Rescinding of the Emergency Closure of Public Lands: Lane County, Oregon

AGENCY: Bureau of Land Management,

ACTION: Rescind the 1993 Emergency Closure of public lands in Lane County, Oregon.

SUMMARY: Notice is hereby given that certain public lands in Lane County, Oregon are now rescinded from the temporary closure of water activities in Lake Creek. The closure was made under the authority of 43 CFR 8364.1.

The public lands affected by this closure are specifically identified as the Lake Creek Slide, a natural bedrock

feature in the bed of Lake Creek, within public lands located as follows:

Willamette Meridian, Oregon

T. 16 S., R. 7 W., Sec. 19: Metes and Bounds within the SE1/4SE1/4

Containing approximately 2 acres.

SUPPLEMENTARY INFORMATION: The original closure was published 58 FR 39222, July 22, 1993. The rationale to rescind this temporary closure follows: The "temporary closure" is now 6 years old, BLM realizes it needs to either make this a permanent closure or resend it. During the 6 years of temporary closure, visitors have continued to ignore 2 visibly posted Danger signs and slide down the rock slab, especially when BLM personnel are not around to enforce it. This behavior demonstrates that a permanent closure would be just as ineffective without full time BLM personnel on site to enforce it. BLM does not have the manpower or funding to provide for this presence. Most visitors are aware of the hazards. The Danger signs have been revised with new verbiage to increase visitor's awareness of the many hazards present on site. The revised signs read: DANGER UNSUPERVISED AREA

HAZARDOUS TO SLIDE ON ROCKS, SWIM IN THIS AREA, OR DIVE INTO THE WATER

BEWARE OF SLIPPERY SURFACES, SUBMERGED ROCKS, AND SHIFTING **TOPOGRAPHY**

PARTICIPATING IN THESE OR SIMILAR ACTIVITIES CAN RESULT IN SERIOUS INJURY OR DEATH

DATES: This rescind is effective on May12, 1999.

ADDRESSES: Copies of this action and maps showing the location of this area are available from the Eugene District Office, P.O. Box 10226 (2890 Chad Drive), Eugene, Oregon 97440.

FOR FURTHER INFORMATION CONTACT:

Diane Chung, Coast Range Field Manager, Eugene District Office, at (541) 683-6600 or 1-888-442-3061.

Dated: May 4, 1999.

Dan Howells,

Acting Coast Range Field Manager. [FR Doc. 99-11776 Filed 5-11-99; 8:45 am] BILLING CODE 4310-33-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [NV-920-1990-00]

Notice of Availability of the **Programmatic Environmental Assessment for Selected Actions** Taken for Mining Claim Use and Occupancy in Nevada, and the **Preliminary Finding of No Significant Impact**

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Availability.

SUMMARY: In accordance with the National Environmental Policy Act of 1969 (NEPA), and Use and Occupancy Under the Mining Laws regulations (43) CFR 3715), the Bureau of Land Management has prepared an environmental assessment (EA) that evaluates the impacts of typical mining claim and/or millsite occupancies. This EA describes and analyzes the proposed action, consisting of seven typical occupancy scenarios, and the no action option. The actions analyzed in this EA involve operations that disturb 5 acres or less. This notice is intended to invite the public to comment on the analysis of impacts presented in the EA and the performance measures developed for the proposed action.

DATES: Written comments will be accepted on or before June 11, 1999. Any comments received by the close of the comment period will be evaluated and those letters that identify issues, where clarification or discussion is required, will be addressed in the final EA. Copies of the EA and the preliminary Finding of No Significant Impact (FONSI) will be provided to any person or agency commenting, or to other interested parties, upon written

request. Comments on the EA and FONSI should be sent to the Nevada State Office at the address listed below. ADDRESSES: Send comments on the EA to: Bureau of Land Management, Nevada State Office, P.O. Box 12000, Reno, NV 89520–0006

FOR FURTHER INFORMATION CONTACT: Bob Gibson, Geologist, Nevada State Office. Telephone: (775) 861–6564.

Jean Rivers-Council,

Associate State Director. [FR Doc. 99–11907 Filed 5–11–99; 8:45 am] BILLING CODE 4310–32–P

INTERNATIONAL TRADE COMMISSION

Investigation No. 731–TA–787 (Final); Extruded Rubber Thread From Indonesia

Determination

On the basis of the record ¹ developed in the subject investigation, the United States International Trade 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 threatened with material injury ³ by reason of imports from Indonesia of extruded rubber thread, ⁴ provided for in heading 4007.00.00 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).⁵

Background

The Commission instituted this investigation effective March 31, 1998, following receipt of a petition filed with the Commission and the Department of Commerce by North American Rubber

Thread Co., Ltd., Fall River, MA. The final phase of the investigation was scheduled by the Commission following notification of a preliminary determination by the Department of Commerce that imports of extruded rubber thread from Indonesia were being sold at LTFV within the meaning of section 733(b) of the Act (19 U.S.C. 1673b(b)). Notice of the scheduling 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 November 19, 1998 (63 FR 64276). The hearing was held in Washington, DC, on March 25, 1999, 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 May 7, 1999. The views of the Commission are contained in USITC Publication 3191 (May 1999), entitled Extruded Rubber Thread from Indonesia: Investigation No. 731–TA–787 (Final).

Issued: May 6, 1999. By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 99–11989 Filed 5–11–99; 8:45 am] BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

Investigation No. AA1921-111 (Review); Roller Chain From Japan

AGENCY: United States International Trade Commission.

ACTION: Cancellation of the hearing scheduled for full five-year review concerning the antidumping finding on roller chain from Japan.

SUMMARY: The Commission hereby gives notice that the hearing scheduled for May 6, 1999 for the five-year review concerning the antidumping finding on roller chain from Japan is cancelled. **EFFECTIVE DATE:** May 5, 1999.

FOR FURTHER INFORMATION CONTACT: Debra Baker (202–205–3180), Office of Investigations, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436. Hearing-impaired persons can obtain information on this matter by contacting the Commission's TDD terminal on 202–205–1810. Persons with mobility impairments who will need special

assistance in gaining access to the Commission should contact the Office of the Secretary at 202–205–2000. General information concerning the Commission may also be obtained by accessing its internet server (http://www.usitc.gov).

SUPPLEMENTARY INFORMATION: On November 25, 1998 (63 FR 65221), the Commission published a notice in the **Federal Register** scheduling a full fiveyear review concerning the antidumping finding on roller chain from Japan. The schedule provided for a public hearing on May 6, 1999. Requests to appear at the hearing were filed with the Commission on behalf of Daido Kogyo Co., Ltd., Enuma Chain Manufacturing Co., Ltd., Oriental Chain Manufacturing Co., Ltd., Pulton Chain Co., Inc., RK Excel Co., Ltd., Kaga Industries Co., Ltd., Izumi Chain Mfg. Co., Ltd., and Sugiyama Chain Co., Ltd. A request was also filed by counsel for New Holland North America, Inc. However, each of the requests were subsequently withdrawn. Since there are no current requests by interested parties to appear, the Commission determined to cancel the public hearing on roller chain from Japan scheduled for May 6, 1999.

Authority: This review is being conducted under authority of title VII of the Tariff Act of 1930; this notice is published pursuant to section 207.62 of the Commission's rules.

Issued: May 5, 1999.

By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 99–11987 Filed 5–11–99; 8:45 am] BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

Investigations Nos. 701–TA–376, 377, and 379 (Final) and Investigations Nos. 731–TA–788–793 (Final); Certain Stainless Steel Plate From Belgium, Canada, Italy, Korea, South Africa, and Taiwan

Determinations

On the basis of the record ¹ developed in the subject investigations, the United States International Trade Commission determines: ²

Continued

 $^{^1\}mbox{The record}$ is defined in sec. 207.2(f) of the Commission's Rules of Practice and Procedure (19 CAR § 207.2(f)).

² Commissioner Askey dissenting.

³Commissioner Crawford finds two like products corresponding to the scope of this investigation as defined by Commerce. She finds (1) that the industry in the United States producing food-grade extruded rubber thread is not materially injured, or threatened with material injury, by reason of LTFV imports from Indonesia, and (2) that the industry in the United States producing all other extruded rubber thread is materially injured by reason of such imports.

⁴ For purposes of this investigation, Commerce has defined "extruded rubber thread" as vulcanized rubber thread obtained by extrusion of stable or concentrated natural rubber latex of any cross sectional shape, measuring from 0.18 mm, which is 0.007 inches or 140 gauge, to 1.42 mm, which is 0.056 inches or 18 gauge, in diameter.

⁵The Commission did not determine that it would have found material injury but for the suspension of liquidation of entries of the merchandise under investigation, pursuant to 19 U.S.C. § 1673d(b)(4)(B).

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

² In these investigations, Vice Chairman Marcia E. Miller and Commissioners Carol T. Crawford, Jennifer A. Hillman, and Thelma J. Askey find two domestic like products, voting in the affirmative with respect to certain hot-rolled stainless steel