Notices

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Monday, July 14, 2003

This section of the FEDERAL REGISTER contains documents other than rules or proposed rules that are applicable to the public. Notices of hearings and investigations, committee meetings, agency decisions and rulings, delegations of authority, filing of petitions and applications and agency statements of organization and functions are examples of documents appearing in this section.

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

[Docket No. FV-03-330]

United States Standards for Grades of Apple Juice From Concentrate

AGENCY: Agricultural Marketing Service, USDA.

ACTION: Notice; withdrawal.

SUMMARY: The Agricultural Marketing Service (AMS) is withdrawing the notice soliciting comments on its proposed United States Standards for Grades of Apple Juice from Concentrate. After reviewing and considering the comments received, the Agency has decided not to proceed with the action.

EFFECTIVE DATE: July 14, 2003.

FOR FURTHER INFORMATION CONTACT: Lydia E. Berry, Processed Products Branch, Fruit and Vegetable Programs, Agricultural Marketing Service, U.S. Department of Agriculture, Room 0709, South Building; STOP 0247, Washington, DC 20250; faxed to (202) 690–1527; or e-mailed to lydia.berry@usda.gov.

Background

On May 28, 1996, Processed Apples Institute, (PAI) Inc., an association of producers of processed apple products, requested that USDA develop a standard for apple juice from concentrate to be used by the industry. The petitioner provided information on style, and descriptions to AMS to develop the standard. After researching the issue, AMS issued a discussion draft in December 1996 and distributed copies for input to the petitioner, and the National Food Processors Association (NFPA). Input from the above groups was used to develop the proposed standard. In December 1998, after several attempts to solicit comments on the draft, the Agency suspended further action on the petition due to lack of

industry interest. In late 1999, PAI requested that the Agency resume work on the proposed standard, and submitted additional criteria for evaluation of defects in January 2000.

Based on the results of the information previously gathered, and evaluation of the submitted criteria, AMS proposed to establish standards for apple juice from concentrate following the standard format for U.S. Grade Standards. A notice was published in the Federal Register on November 21, 2001 (66 FR 58430 to 58431) requesting comments on the proposed United States Standards for Grades of Apple Juice From Concentrate. The action would create grade standards for apple juice from concentrate that would include a description of the product, style, grades, ascertaining the grade by sample, and ascertaining the grade by lot. The proposed standards would provide a common language for trade, a means of measuring value in the marketing of apple juice from concentrate, and provide guidance in the effective utilization of apple juice from concentrate.

Prior to the close of the comment period, Congressional representatives from a major apple producing area requested the Agency provide additional time for interested persons to comment on the proposed standards. The Congressmen stated in their letters that extending the comment period would enable the many growers and processors in their districts that voiced their concern to their offices to respond to our solicitation for comments. After reviewing the request, the Department reopened and extended the comment period in order to allow sufficient time for all interested persons to file comments. A notice was published in the Federal Register on March 20, 2002 (67 FR 12958) providing for an additional 30 day comment period.

AMS received a total of twenty-four comments in response to the notice published in the **Federal Register**.

Two comments were in favor of the proposal to establish the standards, twenty-one comments were opposed to the proposal for various reasons, and one requested changes and did not express a position.

The comments reflect a diverse spectrum of technical views as well as considerable opposition within the industry to the proposed standards. After reviewing and considering the comments received, the Agency has decided not to proceed with the action. Therefore, the notice published November 21, 2001 (66 FR 58430 to 58431) is withdrawn.

Authority: 7 U.S.C 1621-1627.

Dated: July 7, 2003.

A.J. Yates,

Administrator, Agricultural Marketing Service.

[FR Doc. 03–17669 Filed 7–11–03; 8:45 am] **BILLING CODE 3410–02–P**

DEPARTMENT OF AGRICULTURE

Forest Service

Fresno County Resource Advisory Committee

AGENCY: Forest Service, USDA. **ACTION:** Notice of meeting.

SUMMARY: The Fresno County Resource Advisory Committee will meet in Clovis, California. The purpose of the meeting is to discuss and to recommend project proposals for FY2003 funds regarding the Secure Rural Schools and Community Self-Determination Act of 2000 (Pub. L. 106–393) for expenditure of Payments to States Fresno County Title II Funds.

DATES: The meeting will be held on August 19, 2003 from 6:30 p.m. to 9:30 p.m.

ADDRESSES: The meeting will be held at the Sierra National Forest, Forest Supervisor's Office, 1600 Tollhouse Road, Clovis, California 93611–0532. Send written comments to Rick Larson, Fresno County Resource Advisory Committee Coordinator, c/o Sierra National Forest, High Sierra Ranger District, 29688 Auberry Road, Prather, CA 93651 or electronically to relarson@fs.fed.us.

FOR FURTHER INFORMATION CONTACT: Rick Larson, Fresno County Resource Advisory Committee Coordinator, (559) 855–5355 ext. 3319.

SUPPLEMENTARY INFORMATION: The meeting is open to the public.
Committee discussion is limited to Forest Service staff and Committee members. However, persons who wish to bring Payments to States Fresno County Title II project matters to the attention of the Committee may file written statements with the Committee

staff before or after the meeting. Public sessions will be provided and individuals who made written requests by August 19, 2003 will have the opportunity to address the Committee at those sessions. Agenda items to be covered include: (1) Allocation of FY2003 resource funding; (2) Call for new projects; (3) Establish schedule for report back from project recipients; (4) Public comment.

Dated: July 1, 2003.

Ray Porter,

District Ranger.

[FR Doc. 03–17697 Filed 7–11–03; 8:45 am]

BILLING CODE 3410-11-M

COMMISSION ON CIVIL RIGHTS

Sunshine Act Meeting

AGENCY: Commission on Civil Rights.

DATES: Friday, July 18, 2003, 9:30 a.m.

PLACE: Commission on Civil Rights, 624
Ninth Street, NW., Room 540,
Washington, DC 20425.

Status

Agenda

I. Approval of Agenda

II. Approval of Minutes of June 20, 2003 Meeting

III. Announcements

IV. Staff Director's Report

V. Ten-Year Check-Up: Have Federal Agencies Responded to Civil Rights Recommendations: Volume III

VI. A Quiet Crisis: Federal Funding and Unmet Needs in Indian County

VII. Future Agenda Items

11 a.m. Briefing on Community Reinvestment Challenges: Credit Access and Capital Accumulation in Low Income and Minority Communities.

FOR FURTHER INFORMATION CONTACT: Les Jin, Press and Communications, (202) 376–7700.

Debra A. Carr,

Deputy General Counsel. [FR Doc. 03–17820 Filed 7–10–03; 10:55 am]

BILLING CODE 6335-0-M

DEPARTMENT OF COMMERCE

Economics and Statistics Administration

Performance Review Board Membership

SUMMARY: Below is a listing of individuals who are eligible to serve on the Performance Review Board in accordance with the Economics and Statistics Administration Senior

Executive Service (SES) Performance Appraisal System.

Hermann Habermann Cynthia Z.F. Clark Theodore A. Johnson Richard W. Swartz Marvin D. Raines Gloria A. Gutierrez Frederick T. Knickerbocker Thomas L. Mesenbourg Preston J. Waite Arnold A. Jackson Nancy M. Gordon William G. Bostic, Jr. Chester E. Bowie John F. Long C. Harvey Monk Walter C. Odom, Jr. Judith N. Petty Alan R. Tupek Carol M. Van Horn Daniel H. Weinberg Tommy Wright I. Steven Landefeld Rosemary D. Marcuss Ralph H. Kozlow Brent R. Moulton Sumiye O. Okubo Suzette C. Kern Dennis I. Fixler

FOR FURTHER INFORMATION CONTACT:

Nancy Osborn, 301–763–3727.

Dated: July 3, 2003.

Katherine Wallman

Barbara M. Fraumeni

James K. White,

John W. Ruser

James K. White

Associate Under Secretary for Management, Chair, Performance Review Board. [FR Doc. 03–17717 Filed 7–11–03; 8:45 am]

BILLING CODE 3510-BS-M

DEPARTMENT OF COMMERCE

International Trade Administration

[A-475-818; C-475-819]

Notice of Final Results of Antidumping and Countervailing Duty Changed Circumstances Reviews: Certain Pasta From Italy

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Notice of final results of antidumping and countervailing duty changed circumstances reviews.

SUMMARY: On April 7, 2003, the Department of Commerce (the Department) published the notice of initiation and preliminary results of its changed circumstances reviews examining whether Pasta Lensi S.r.l. (Lensi) is the successor-in-interest to

Italian American Pasta Company Italia S.r.l. (IAPC) for purposes of determining antidumping and countervailing duty liability. See Notice of Initiation and Preliminary Results of Antidumping and Countervailing Duty Changed Circumstances Reviews: Certain Pasta from Italy, 68 FR 16763 (Preliminary Results).

As a result of these reviews, the Department finds that Lensi is the successor-in-interest to IAPC, and Lensi should retain the antidumping and countervailing duty deposit rates assigned to IAPC by the Department in the most recently completed antidumping and countervailing duty administrative reviews.

EFFECTIVE DATES: July 14, 2003.

FOR FURTHER INFORMATION CONTACT:

Alicia Kinsey (Antidumping) or Stephen Cho (Countervailing), Office of AD/CVD Enforcement, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th and Constitution Avenue, NW., Washington, DC 20230; telephone: (202) 482–4793 or (202) 482–3798, respectively.

SUPPLEMENTARY INFORMATION:

The Applicable Statute and Regulations

Unless otherwise indicated, all citations to the statute are references to the provisions effective January 1, 1995, the effective date of the amendments made to the Tariff Act of 1930 (the Act) by the Uruguay Round Agreements Act. In addition, unless otherwise indicated, all citations to the Department's regulations refer to the regulations codified at 19 CFR part 351 (2002).

Background

On April 7, 2003, the Department published the notice of initiation and preliminary results of its changed circumstances reviews examining whether Lensi is the successor-ininterest to IAPC for purposes of determining antidumping and countervailing duty liability. See Preliminary Results, 68 FR 16763. We gave interested parties 30 days to comment on our preliminary results. However, no interested parties provided comments or requested a hearing.

Scope of Reviews

Imports covered by these reviews are shipments of certain non-egg dry pasta in packages of five pounds (2.27 kilograms) or less, whether or not enriched or fortified or containing milk or other optional ingredients such as chopped vegetables, vegetable purees, milk, gluten, diastases, vitamins, coloring and flavorings, and up to two percent egg white. The pasta covered by