approved list of needs. Proposals received will be forwarded by the IAFWA to the appropriate technical committees (again, all committee members having voting privileges) for review of eligibility and the selection of projects to be returned to the GIAC for ranking.

d. State members of the GIAC will rank all proposals, select those recommended for funding, and forward their recommendations to the IAFWA business meeting for approval.

e. Proposals approved by the IAFWA will be submitted to the Service Director for final approval.

f. The Service Division of Federal Aid, will award and administer grants and cooperative agreements for approved projects.

Alternative 4. Comprehensive Project Grant

a. IAFWA technical committees will identify specific national fish and wildlife conservation needs with all committee members having voting privileges.

b. National conservation needs developed by the IAFWA technical committees will be reviewed and prioritized by the GIAC and recommended to the IAFWA business meeting for approval.

c. The IAFWA will then directly solicit proposals addressing the approved list of needs.

d. Proposals received will be forwarded by the IAFWA to the appropriate IAFWA technical committees (again, all committee members having voting privileges) for review of eligibility and the selection of projects to be returned to the GIAC for ranking.

e. State members of the GIAC will rank all proposals, select those recommended for funding, and forward their recommendations to the IAFWA business meeting for approval.

f. The IAFWA will submit to the Service a single annual grant proposal that identifies the approved specific projects to be funded for both the Sport Fish Restoration and the Wildlife Restoration Programs.

g. Upon Service approval of the grant proposals, the IAFWA will administer funding for approved projects. The Service will advance funds to the GIAC to implement the grant proposal and cover costs of administration.

h. IAFWA will submit to the Service performance reports and financial status reports detailing expenditures associated with the individual projects funded by the comprehensive grants.

Alternative 5. Comprehensive Grant To Fund National Fish and Wildlife Needs

a. IAFWA technical committees will identify specific national fish and wildlife conservation needs with all committee members having voting privileges.

b. National fish and wildlife conservation needs developed by the IAFWA technical committees will be reviewed and prioritized by the GIAC and recommended to the IAFWA business meeting for approval.

c. The IAFWA will submit to the Service a single annual grant proposal that lists specific national fish and wildlife conservation needs for both the Sport Fish Restoration and Wildlife Restoration Programs.

d. Upon Service approval of the grant proposal, the IAFWA will directly solicit proposals to address the national fish and wildlife conservation needs identified in the grant.

e. Funds will be advanced to the IAFWA to implement the grant proposal and cover costs of administration.

f. IAFWA will submit to the Service performance reports and financial status reports detailing expenditures associated with the comprehensive grant.

Will You Consider Other Alternatives and Ideas?

Yes, we are interested in any thoughts or suggestions you have on improving the existing process.

Dated: September 10, 1998.

Jamie Rappaport Clark,

Director.

[FR Doc. 98–24803 Filed 9–15–98; 8:45 am] BILLING CODE 4310–55–M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[AK-962-1410-00-P]

Notice for Publication, AA–9238, AA– 9244, AA–9247, AA–9250, and AA– 10422; Alaska Native Claims Selection

In accordance with Departmental regulations 43 CFR 2650.7(d), notice is hereby given that decisions to issue conveyance under the provisions of Sec. 14(h)(1) of the Alaska Native Claims Settlement Act of December 18, 1971, (ANCSA), 43 U.S.C. 1601, 1613(h)(1), will be issued to the Calista Corporation for five sites aggregating approximately 56 acres. The lands involved are in the vicinity of Nunivak Island, Alaska, as follows:

Seward Meridian, Alaska

T. 1 N., R. 99 W.

- T. 3 S., R. 95 W. T. 1 S., R. 95 W.
- T. 1 S., R. 100 W.
- T. 2 S., R. 95 W.

A notice of the decisions will be published once a week, for four (4) consecutive weeks, in the *Anchorage Daily News.* Copies of the decisions may be obtained by contacting the Alaska State Office of the Bureau of Land Management, 222 West Seventh Avenue, #13, Anchorage, Alaska 99513– 7599 ((907) 271–5960).

Any party claiming a property interest which is adversely affected by the decisions, shall have until October 16, 1998 to file an appeal. However, parties receiving service by certified mail shall have 30 days from the date of receipt to file an appeal. Appeals must be filed in the Bureau of Land Management at the address identified above, where the requirements for filing an appeal may be obtained. Parties who do not file an appeal in accordance with the requirements in 43 CFR part 4, Subpart E, shall be deemed to have waived their rights.

Sherri D. Belenski,

Land Law Examiner, ANCSA Team, Branch of 962 Adjudication. [FR Doc. 98–24795 Filed 9–15–98; 8:45 am] BILLING CODE 4310–JA–P

INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-411]

Certain Organic Photoconductor Drums and Products Containing Same; Notice of Commission Determination Not To Review Two Initial Determinations Terminating the Investigation as to Four Respondents on the Basis That Complainant Has Withdrawn Its Allegations of Infringement Against Those Respondents

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined not to review the presiding administrative law judge's (ALJ's) initial determinations (IDs) (Orders Nos. 6 and 7) in the abovecaptioned investigation terminating the investigation as to four respondents on the basis of a withdrawal of the allegations made in the complaint against the subject respondents.

FOR FURTHER INFORMATION CONTACT: Jean Jackson, Esq., Office of the General Counsel, U.S. International Trade Commission, telephone 202–205–3104. General information concerning the Commission may also be obtained by accessing its Internet server (http:// www.usitc.gov). Hearing-impaired persons are advised that information on the matter can be obtained by contacting the Commission's TDD terminal on 202– 205–1810.

SUPPLEMENTARY INFORMATION: The Commission instituted this investigation on June 4, 1998, based on a complaint filed by Mitsubishi Chemical Corporation of Japan and Mitsubishi Chemical America, Inc., of White Plains New York (collectively, Mitsubishi). The complaint alleged violations of section 337 based on the importation into the United States, the sale for importation, and the sale within the United States after importation of certain organic photoconductor drums and products containing same, by reason of infringement of two U.S. patents held by Mitsubishi.

On July 14, 1998, Mitsubishi and respondent Sinonar Corporation filed a joint motion under Commission rule 210.21(a) to terminate the investigation as to Sinonar based on Mitsubishi's withdrawal of the allegations in its complaint as to Sinonar. Upon examining documents and information provided by Sinonar, Mitsubishi concluded that Sinonar did not infringe its patents. On July 20, 1998, Mitsubishi and respondents Fuji Denki, Fuji Electric Co., Ltd, and U.S. Fuji Electric Inc. (collectively, Fuji) filed a similar joint motion to terminate the investigation as to the Fuji respondents. Upon examining documents and information provided by Fuji, Mitsubishi concluded that Fuji did not infringe the asserted patents. The Commission investigative attorney did not oppose either motion.

On August 21, 1998, The ALJ issued an ID (Order No. 6) granting the joint motion to terminate the investigation as to Sinonar. On the same date, he issued an ID (Order No. 7) terminating the investigation as to Fuji. No petitions for review were filed.

This action is taken under the authority of section 337 of the Tariff Act of 1930, 19 U.S.C. § 1337, and Commission rule 210.42, 19 CFR § 210.42. Copies of the public version of the ALJ's 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.

By order of the Commission.

Issued: September 10, 1998.

Donna R. Koehnke,

Secretary.

[FR Doc. 98–24821 Filed 9–15–98; 8:45 am] BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-408]

Certain Recombinantly Produced Hepatitis B Vaccines and Products Containing Same; Notice of Commission Determination Not To Review an Initial Determination Terminating the Investigation on the Basis of a Settlement Agreement

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined not to review the presiding administrative law judge's (ALJ's) initial determination (ID) (Order No. 7) in the above-captioned investigation terminating the investigation on the basis of a settlement agreement.

FOR FURTHER INFORMATION CONTACT: Jean Jackson, Esq., Office of the General Counsel, U.S. International Trade Commission, telephone 202–205–3104. General information concerning the Commission may also be obtained by accessing its Internet server (http:// www.usitc.gov). Hearing-impaired persons are advised that information on the matter can be obtained by contacting the Commission's TDD terminal on 202– 205–1810.

SUPPLEMENTARY INFORMATION: This patent-based section 337 investigation was instituted by the Commission on

May 11, 1998, on behalf of complainant Chiron Corporation (Chiron) of Emeryville, California. 63 FR 25869. The complaint alleged violations of section 337 of the Tariff Act of 1930 in the importation into the United States, the sale for importation, and the sale within the United States after importation of certain recombinantly produced hepatitis B vaccines that allegedly are covered by claims 4, 5, 7, or 8 of U.S. Letters Patent Re 35,749. The notice of investigation named SmithKline Beecham Biologicals, S.A. of Belgium and SmithKline Beecham Corporation of Philadelphia, Pennsylvania (collectively, "SKB") as respondents.

On August 7, 1998, complainant and respondents to the investigation filed a joint motion to terminate the investigation as to all issues based upon a settlement agreement, which was supported by the Commission investigative attorney. On August 18, 1998, the presiding ALJ granted the joint motion and issued an ID (Order No. 7) terminating the investigation on the basis of the settlement agreement. The ALJ found no indication that termination of the investigation would have an adverse impact on the public interest and that termination based on settlement is generally in the public interest. No petitions for review were filed.

This action is taken under the authority of section 337 of the Tariff Act of 1930, 19 U.S.C. 1337, and Commission rule 210.42, 19 CFR 210.42.

Copies of the public version of the ALJ's 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.

By order of the Commission.

Issued: September 10, 1998.

Donna R. Koehnke,

Secretary.

[FR Doc. 98–24822 Filed 9–15–98; 8:45 am] BILLING CODE 7020–02–P