

Council District Ranger decisions:
Council Record, Council, Idaho
 New Meadows, McCall, and Krassel
 District Ranger decisions:
Star News, McCall, Idaho

Salmon and Challis National, Forests
 Salmon Forest Supervisor decisions:
The Recorder-Herald, Salmon, Idaho
 Cobalt District Ranger decisions:
The Recorder-Herald, Salmon, Idaho
 North Fork District Ranger decisions:
The Recorder-Herald, Salmon, Idaho
 Leadore District Ranger decisions:
The Recorder-Herald, Salmon, Idaho
 Salmon District Ranger decisions:
The Recorder-Herald, Salmon, Idaho
 Challis Forest Supervisor decisions:
The Challis Messenger, Challis, Idaho
 Middle Fork District Ranger decisions:
The Challis Messenger, Challis, Idaho
 Challis District Ranger decisions:
The Challis Messenger, Challis, Idaho
 Yankee Fork District Ranger decisions:
The Challis Messenger, Challis, Idaho
 Lost River District Range decisions:
The Challis Messenger, Challis, Idaho

Sawtooth National Forest
 Sawtooth Forest Supervisor decisions:
The Times News, Twin Falls, Idaho
 Burley District Ranger decisions:
Ogden Standard Examiner, Ogden,
 Utah, for those decisions on the
 Burley District involving the Raft
 River Unit.
South Idaho Press, Burley, Idaho, for
 decisions issued on the Idaho
 portions of the Burley District.

Twin Falls District Ranger decisions:
The Times News, Twin Falls, Idaho
 Ketchum District Ranger decisions:
Wood River Journal, Hailey, Idaho
 Sawtooth National Recreation Area:
Challis Messenger, Challis, Idaho
 Fairfield District Ranger decisions:
The Times News, Twin Falls, Idaho

Targhee National Forest
 Targhee Forest Supervisor decisions:
The Post Register, Idaho Falls, Idaho
 Dubois District Ranger decisions:
The Post Register, Idaho Falls, Idaho
 Island Park District Ranger decisions:
The Post Register, Idaho Falls, Idaho
 Ashton District Ranger decisions:
The Post Register, Idaho Falls, Idaho
 Palisaded District Ranger decisions:
The Post Register, Idaho Falls, Idaho
 Teton Basin District Ranger decisions:
The Post Register, Idaho Falls, Idaho

Uinta National Forest
 Uinta Forest Supervisor decisions:

The Daily Herald, Provo, Utah
 Pleasant Grove District Ranger
 decisions:
The Daily Herald, Provo, Utah
 Heber District Ranger decisions:
The Daily Herald, Provo, Utah, and
 Spanish Fork District Ranger decisions:
The Daily Herald, Provo, Utah

Wasatch-Cache National Forest
 Wasatch-Cache Forest Supervisor
 decisions:
Salt Lake Tribune, Salt Lake City,
 Utah
 Salt Lake District Ranger decisions:
Salt Lake Tribune, Salt Lake City,
 Utah
 Kamas District Ranger decisions:
Salt Lake Tribune, Salt Lake City,
 Utah
 Evanston District Ranger decisions:
Uintah County Herald, Evanston,
 Wyoming
 Mountain View District Ranger
 decisions:
Uintah County Herald, Evanston,
 Wyoming
 Ogden District Ranger decisions:
Ogden Standard Examiner, Ogden,
 Utah
 Logan District Ranger decisions:
Logan Herald Journal, Logan, Utah

Dated: November 25, 1998.

Jack A. Blackwell,
 Regional Forester.

[FR Doc. 98-32053 Filed 12-1-98; 8:45 am]

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DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[Docket 43-98]

Foreign-Trade Zone 171—Liberty County, Texas; Application for Expansion; Extension of Public Comment Period

The comment period for the above case, submitted by the Liberty County Economic Development Corporation, requesting authority to expand its zone in Liberty County, Texas (63 FR 52241, 9/30/98), is extended to January 29, 1998, to allow interested parties additional time in which to comment on the proposal.

Comments in writing are invited during this period. Submissions should include 3 (three) copies. Material submitted will be available at: Office of

the Executive Secretary, Foreign-Trade Zones Board, U.S. Department of Commerce, Room 3716, 14th & Pennsylvania Avenue, NW, Washington, DC 20230.

Dated: November 25, 1998.

Dennis Puccinelli,

Acting Executive Secretary.

[FR Doc. 98-32119 Filed 12-1-98; 8:45 am]

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DEPARTMENT OF COMMERCE

International Trade Administration

Initiation of Five-Year (Sunset) Reviews

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

ACTION: Notice of Initiation of Five-Year ("Sunset") Reviews.

SUMMARY: In accordance with section 751(c) of the Tariff Act of 1930, as amended ("the Act"), the Department of Commerce ("the Department") is automatically initiating five-year ("sunset") reviews of the antidumping and countervailing duty orders, findings, and/or suspended investigations listed below. The International Trade Commission ("the Commission") is publishing concurrently with this notice its notices of *Institution of Five-Year Reviews* covering these same orders and/or suspended investigations.

FOR FURTHER INFORMATION CONTACT: Melissa G. Skinner, Scott E. Smith, or Martha V. Douthit, Office of Policy, Import Administration, International Trade Administration, U.S. Department of Commerce, at (202) 482-1560, (202) 482-6397 or (202) 482-3207, respectively, or Vera Libeau, Office of Investigations, U.S. International Trade Commission, at (202) 205-3176.

SUPPLEMENTARY INFORMATION:

Initiation of Reviews

In accordance with 19 CFR 351.218 (see *Procedures for Conducting Five-year ("Sunset") Reviews of Antidumping and Countervailing Duty Orders*, 63 FR 13516 (March 20, 1998)), we are initiating sunset reviews of the following antidumping and countervailing duty orders, findings, or suspended investigations:

DOC Case No.	ITC Case No.	Country	Product
C-301-401	C-None	Colombia	Textiles & Textile Products.
C-549-401	C-None	Thailand	Certain Textile Mill Products.
C-351-005	C-184	Brazil	Frozen Concentrated Orange Juice.

DOC Case No.	ITC Case No.	Country	Product
A-351-605	A-326	Brazil	Frozen Concentrated Orange Juice.
A-588-401	A-189	Japan	Calcium Hypochlorite.
C-351-029	C4-20	Brazil	Castor Oil.
A-570-825	A-653	China, PR	Sebacic Acid.
A-122-401	A-196	Canada	Raspberries.
C-122-404	C-224	Canada	Live Swine.
C-351-406	C-223	Brazil	Tillage Tools.
A-357-405	A-208	Argentina	Barbed Wire.

Statute and Regulations

Pursuant to sections 751(c) and 752 of the Act, an antidumping ("AD") or countervailing duty ("CVD") order will be revoked, or the suspended investigation will be terminated, unless revocation or termination would be likely to lead to continuation or recurrence of (1) dumping or a countervailable subsidy, and (2) material injury to the domestic industry.

The Department's procedures for the conduct of sunset reviews are set forth in *Procedures for Conducting Five-year ("Sunset") Reviews of Antidumping and Countervailing Duty Orders*, 63 FR 13516 (March 20, 1998) ("Sunset Regulations"). Guidance on methodological or analytical issues relevant to the Department's conduct of sunset reviews is set forth in the Department's Policy Bulletin 98:3—*Policies Regarding the Conduct of Five-year ("Sunset") Reviews of Antidumping and Countervailing Duty Orders*; Policy Bulletin, 63 FR 18871 (April 16, 1998) ("Sunset Policy Bulletin").

Filing Information

As a courtesy, we are making information related to sunset proceedings, including copies of the *Sunset Regulations* and *Sunset Policy Bulletin*, the Department's schedule of sunset reviews, case history information (e.g., previous margins, duty absorption determinations, scope language, import volumes), and service lists, available to the public on the Department's sunset internet website at the following address: "http://www.ita.doc.gov/import-admin/records/sunset/".

All submissions in the sunset review must be filed in accordance with the Department's regulations regarding format, translation, service, and certification of documents. These rules can be found at 19 CFR 351.303 (1998). Also, we suggest that parties check the Department's sunset website for any updates to the service list before filing any submissions. We ask that parties notify the Department in writing of any additions or corrections to the list. We also would appreciate written

notification if you no longer represent a party on the service list.

Because deadlines in a sunset review are, in many instances, very short, we urge interested parties to apply for access to proprietary information under administrative protective order ("APO") immediately following publication in the **Federal Register** of the notice of initiation of the sunset review. The Department's regulations on submission of proprietary information and eligibility to receive access to business proprietary information under APO can be found at 19 CFR 351.304–306 (see *Antidumping and Countervailing Duty Proceedings: Administrative Protective Order Procedures; Procedures for Imposing Sanctions for Violation of a Protective Order*, 63 FR 24391 (May 4, 1998)).

Information Required from Interested Parties

Domestic interested parties (defined in 19 CFR 351.102 (1998)) wishing to participate in the sunset review must respond not later than 15 days after the date of publication in the **Federal Register** of the notice of initiation by filing a notice of intent to participate. The required contents of the notice of intent to participate are set forth in the *Sunset Regulations* at 19 CFR 351.218(d)(1)(ii). In accordance with the *Sunset Regulations*, if we do not receive a notice of intent to participate from at least one domestic interested party by the 15-day deadline, the Department will automatically revoke the order without further review.

If we receive a notice of intent to participate from a domestic interested party, the *Sunset Regulations* provide that *all parties* wishing to participate in the sunset review must file substantive responses not later than 30 days after the date of publication in the **Federal Register** of the notice of initiation. The required contents of a substantive response are set forth in the *Sunset Regulations* at 19 CFR 351.218(d)(3). Note that certain information requirements differ for foreign and domestic parties. Also, note that the Department's information requirements are distinct from the International Trade

Commission's information requirements. Please consult the *Sunset Regulations* for information regarding the Department's conduct of sunset reviews.¹ Please consult the Department's regulations at 19 CFR Part 351 (1998) for definitions of terms and for other general information concerning antidumping and countervailing duty proceedings at the Department.

This notice of initiation is being published in accordance with section 751(c) of the Act and 19 CFR 351.218(c).

Dated: November 20, 1998.

Robert S. LaRussa,

Assistant Secretary for Import Administration.

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DEPARTMENT OF COMMERCE

International Trade Administration

[A-331-602]

Certain Fresh Cut Flowers from Ecuador: Notice of Extension of Time Limits for Preliminary Results of Antidumping Administrative Review

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

ACTION: Notice of Extension of Time Limits for Preliminary Results of Antidumping Duty Administrative Review.

EFFECTIVE DATE: December 2, 1998.

FOR FURTHER INFORMATION CONTACT: Mark Ross or Davina Hashmi, AD/CVD Enforcement, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230; telephone: (202) 482-4794 or (202) 482-5760, respectively.

¹ A number of parties commented that these interim-final regulations provided insufficient time for rebuttals to substantive responses to a notice of initiation (*Sunset Regulations*, 19 CFR 351.218(d)(4)). As provided in 19 CFR 351.302(b) (1998), the Department will consider individual requests for extension of that five-day deadline based upon a showing of good cause.