the futures prices for each of the 36 months after the marketability date. For example, if the marketability date is February 2, 1996, the mineral examiner will not use prices at which the mineral commodity actually sold on the market for the 36 months after the marketability date. Instead, the examiner will use the futures data that were reported on February 2, 1996. This policy is designed to reflect the futures market that the claimant faced on the marketability date. We are using 36 months, or three years, of futures price data because that is all that is usually available.

The monthly average commodity prices can be obtained from the London Metals Exchange (LME) at <www.lme.co.uk>, the New York Commodities Exchange (COMEX) at <www.nymex.com> or the Chicago Board of Trade at <www.cbot.com>. Quarterly futures prices can be obtained at <goldsheet.simplenet.com>, <www.futuresweb.com>, and <www.futuresguide.com>. Other sources of archival data are the LME and <www.kitco.com>. The Uniform Resource Locators for these sites may change frequently. There are many other sites available which post commodity pricing data.

3. Limited Futures Markets. In instances where a publicly-traded mineral has no futures prices available on the market, the mineral examiner will average the monthly average commodity price for the month in which the significant marketability date occurred with the monthly average commodity prices for each of the 36 months before the marketability date. The mineral examiner will average a total of 37 numbers in this instance. If quarterly futures prices are available for any of the 36 months following the marketability date, the mineral examiner will average the available futures prices on a monthly basis with the monthly average commodity price for the month in which the significant marketability date occurred and the monthly commodity prices for each of the 36 months before the marketability

4. Operating Mines. When determining the validity of mining claims that are being developed by an operating mine, the mineral examiner will substitute the prices at which the claimant actually sold the commodity during any of the 36 months preceding the marketability date, and during the month in which the marketability date occurs, for the monthly average commodity price that otherwise would be used under paragraph 2. Also, the mineral examiner will substitute any of

the claimant's actual futures sales contract prices for production from the mine for any of the 36 months following the marketability date.

Sylvia V. Baca,

Assistant Secretary of the Interior. [FR Doc. 00–17016 Filed 7–5–00; 8:45 am] BILLING CODE 4310–84–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[ID-084-1150-EU)

Notice of Realty Action, Sale of Public Land in Custer County, Idaho (IDI– 32472)

AGENCY: Bureau of Land Management, Interior.

ACTION: Sale of public land in Custer County.

SUMMARY: The following-described public land has been examined and through the public-supported land use planning process has been determined to be suitable for disposal by direct sale pursuant to Section 203 of the Federal Land Policy and Management Act of 1976 at no less than the appraised fair market value of \$24,600. The land will not be offered for sale until at least 60 days after the date of publication of this notice in the Federal Register.

Boise Meridian

T. 7 N., R. 24 E., sec. 25, Lots 7 and 10. T. 7 N., R. 24 E., sec. 30, Lot 8.

The area described contains 49.2 acres in Custer County.

The patent, when issued, will contain a reservation to the United States for ditches and canals under the Act of March 30, 1890.

The patent, when issued, will be made subject to the following existing rights of record:

- IDI–21021—A telephone line right-ofway authorized to ATC Communications.
- 2. IDI–23188—A road right-of-way authorized to Lost River Highway
- 3. IDI–22582—A power line right-ofway authorized to Bonneville Power Administration.

Continued use of the land by valid rightof-way holders is proper subject to the terms and conditions of the grant. Administrative responsibility previously held by the United States will be assumed by the patentee.

DATES: Upon publication of this notice in the **Federal Register**, the land described above will be segregated from appropriation under the public land

laws, including the mining laws, except the sale provisions of the Federal Land Policy and Management Act. The segregative effect will end upon issuance of patent or 270 days from the date of publication, whichever occurs first

ADDRESSES: Upper Columbia—Salmon Clearwater District, Challis Field Office, Rt. 2, Box 610, Salmon, Idaho 83467.

FOR FURTHER INFORMATION CONTACT: For additional detailed information, contact Gloria Romero, Realty Specialist, at the address shown above or (208) 756–5421.

supplementary information: This land is being offered by direct sale to Dave Nelson of Mackay, Idaho, based on historic use and value of added improvements. Failure or refusal by Dave Nelson to submit the required fair market appraisal amount by September 29, 2000, will constitute a waiver of this preference consideration and this land may be offered for sale on a competitive or modified competitive basis. It has been determined that the subject parcel contains no known mineral values; therefore, mineral interests will be conveyed simultaneously.

For a period of 45 days from the date of publication of this notice in the Federal Register, interested parties may submit comments to the Challis Field Office Manager, Upper Columbia-Salmon Clearwater District, Challis Field Office, at the above address. Any adverse comments will be reviewed by the Field Office Manager, who may vacate or modify this realty action to accommodate the protests. If the protest is not accommodated, the comments are subject to review of the State Director who may sustain, vacate, or modify this realty action. This realty action will become the final determination of the Department of the Interior.

Dated: June 29, 2000.

Fritz Rennebaum,

 $District\, Manager.$

[FR Doc. 00-17093 Filed 7-5-00; 8:45 am]

BILLING CODE 4310-66-M

DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

Bay-Delta Advisory Council's Ecosystem Roundtable Meeting and Ecosystem Roundtable Amendments Subcommittee Meeting

AGENCY: Bureau of Reclamation,

Interior.

ACTION: Notice of meetings.

SUMMARY: The Bay-Delta Advisory Council's (BDAC) Ecosystem

Roundtable will meet on July 19, 2000 to discuss the Restoration Reserve policy, 2001 project selection process, environmental water program, and other topics. The Amendments Subcommittee will also meet on July 19, 2000 to discuss proposed contract modifications for several ongoing ecosystem restoration projects. These meetings are open to the public. Interested persons may make oral statements to the Ecosystem Roundtable and Amendments Subcommittee or may file written statements for consideration.

DATES: The BDAC's Ecosystem Roundtable meeting will be held from 9:30 a.m. to 12 p.m. on Wednesday, July 19, 2000. The Ecosystem Roundtable Amendments Subcommittee meeting will be held from 1 p.m. to 3 p.m. on Wednesday, July 19, 2000.

ADDRESSES: The Ecosystem Roundtable and Amendments Subcommittee will meet at the Resources Building, Room 1404–17, 1416 Ninth Street, Sacramento, CA 95814.

FOR FURTHER INFORMATION CONTACT:

Wendy Halverson Martin, CALFED Bay-Delta Program, at (916) 657–2666. If reasonable accommodation is needed due to a disability, please contact the Equal Employment Opportunity Office at (916) 653–6952 or TDD (916) 653– 6934 at least one week prior to the meeting.

SUPPLEMENTARY INFORMATION: The San Francisco Bay/Sacramento-San Joaquin Delta Estuary (Bay-Delta system) is a critically important part of California's natural environment and economy. In recognition of the serious problems facing the region and the complex resource management decisions that must be made, the State of California and the Federal government are working together to stabilize, protect, restore, and enhance the Bay-Delta system. The State and Federal agencies with management and regulatory responsibilities in the Bay-Delta system are working together as CALFED to provide direction and oversight for the

One area of Bay-Delta management includes the establishment of a joint State-Federal process to develop long-term solutions to problems in the Bay-Delta system related to fish and wildlife, water supply reliability, natural disasters, and water quality. The intent is to develop a comprehensive and balanced plan that addresses all of the resource problems. This effort, the CALFED Bay-Delta Program (Program), is being carried out under the policy direction of CALFED. The Program is exploring and developing a long-term solution for a cooperative planning

process that will determine the most appropriate strategy and actions necessary to improve water quality, restore health to the Bay-Delta ecosystem, provide for a variety of beneficial uses, and minimize Bay-Delta system vulnerability. A group of citizen advisors representing California's agricultural, environmental, urban, business, fishing, and other interests who have a stake in finding long-term solutions for the problems affecting the Bay-Delta system has been chartered under the Federal Advisory Committee Act (FACA). The BDAC provides advice CALFED on the program mission, problems to be addressed, and objectives for the Program. BDAC provides a forum to help ensure public participation, and will review reports and other materials prepared by CALFED staff. BDAC has established a subcommittee called the Ecosystem Roundtable to provide input on annual workplans to implement ecosystem restoration projects and programs.

Minutes of the meeting will be maintained by the Program, Suite 1155, 1416 Ninth Street, Sacramento, CA 95814, and will be available for public inspection during regular business hours, Monday through Friday within 30 days following the meeting.

Dated: June 29, 2000.

Kirk C. Rodgers,

Deputy Regional Director, Mid-Pacific Region, Bureau of Reclamation, Department of the Interior.

[FR Doc. 00–17015 Filed 7–5–00; 8:45 am] **BILLING CODE 4310–MN–M**

INTERNATIONAL TRADE COMMISSION

[Investigation No. 731-TA-828 (Final)]

Bulk Acetylsalicylic Acid (Aspirin) From China

Determination

On the basis of the record ¹ developed in the subject investigation, the United States International Trade Commission determines, 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 by reason of imports from China of bulk acetylsalicylic acid (aspirin), provided for in subheadings 2918.22.10 and 3003.90.00 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). The Commission further determines that it would not have found material injury but for the suspension of liquidation.

Background

The Commission instituted this investigation effective May 28, 1999, following receipt of a petition filed with the Commission and the Department of Commerce by Rhodia, Inc., Cranbury, NJ. 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 bulk aspirin 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 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 February 4, 2000 (65 FR 5659). The hearing was held in Washington, DC, on May 18, 2000, and all persons who requested the opportunity were permitted to appear in person or by

The Commission transmitted its determination in this investigation to the Secretary of Commerce on June 30, 2000. The views of the Commission are contained in USITC Publication 3314 (June 2000), entitled Bulk Acetylsalicylic Acid (Aspirin) from China: Investigation No. 731–TA–828 (Final).

By order of the Commission. Issued: June 29, 2000.

Donna R. Koehnke,

Secretary.

[FR Doc. 00–17080 Filed 7–5–00; 8:45 am]

INTERNATIONAL TRADE COMMISSION

[Inv. No 337-TA-424]

Certain Cigarettes and Packaging Thereof; Notice of Commission Determinations To Extend the Deadline for Determining Whether To Review an Initial Determination Finding a Violation of Section 337 and To Extend the Target Date for Completing the Investigation

AGENCY: U.S. International Trade

Commission. **ACTION:** Notice.

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