DEPARTMENT OF COMMERCE

International Trade Administration [A-552-802]

Third Antidumping Duty Administrative Review of Certain Frozen Warmwater Shrimp from the Socialist Republic of Vietnam: Extension of Time Limit for the Preliminary Results

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

EFFECTIVE DATE: September 18, 2008. **FOR FURTHER INFORMATION CONTACT:** Paul Walker, AD/CVD Operations, Office 9, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington DC 20230; telephone: (202) 482–0413.

Background

On April 7, 2008, the Department of Commerce ("Department") published a notice of initiation of an administrative review of certain frozen warmwater shrimp from the Socialist Republic of Vietnam ("Vietnam"), covering the period February 1, 2007 - January 31, 2008. See Notice of Initiation of Administrative Reviews of the Antidumping Duty Orders on Frozen Warmwater Shrimp from the Socialist Republic of Vietnam and the People's Republic of China, 73 FR 18739 (Aprl 7, 2008) ("Initiation"). On June 9, 2008, after receiving comments on U.S. Customs and Border Protection data, the Department selected the mandatory respondents for this review. From July 1, 2008 to August 13, 2008, the mandatory respondents responded to the Department's antidumping duty questionnaire. The preliminary results of this administrative review are currently due on October 31, 2008.

Extension of Time Limit for the Preliminary Results

Section 751(a)(3)(A) of the Tariff Act of 1930, as amended ("the Act"), requires the Department to issue the preliminary results of an administrative review within 245 days after the last day of the anniversary month of an order for which a review is requested. If it is not practicable to complete the review within the time period, section 751(a)(3)(A) of the Act allows the Department to extend this deadline to a maximum of 365 days.

The Department determines that completion of the preliminary results of this review within the statutory time period is not practicable, given the extraordinarily complicated nature of the proceeding. The Department

requires more time to gather and analyze a significant amount of information pertaining to each of the mandatory respondents' corporate structure and ownership, sales practices, and manufacturing methods. The Department also requires additional time to analyze the questionnaire responses and to issue supplemental questionnaires. Therefore, given the number and complexity of issues in this case, and in accordance with section 751(a)(3)(A) of the Act, we are extending the time period for issuing the preliminary results of review by 120 days until March 2, 2009. The final results continue to be due 120 days after the publication of the preliminary results.

This notice is published pursuant to section 751(a)(3)(A) of the Act and 19 CFR 351.213(h)(2).

Dated: September 11, 2008.

Stephen J. Claeys,

Deputy Assistant Secretary for Import Administration.

[FR Doc. E8–21883 Filed 9–17–08; 8:45 am] BILLING CODE 3510–DS–S

DEPARTMENT OF COMMERCE

National Telecommunications and Information Administration

Notice: Request for Applications, Commerce Spectrum Management Advisory Committee; Correction

AGENCY: National Telecommunications and Information Administration, U.S. Department of Commerce.

ACTION: Reopening of Application Period; Date Correction

SUMMARY: On September 10, 2008, the National Telecommunications and Information Administration (NTIA) published a notice in the Federal Register, 73 Fed. Reg. 52646, reopening the deadline for applications from persons interested in serving on the Commerce Spectrum Management Advisory Committee (CSMAC) for new two year terms to commence in December 2008. Due to an administrative error, the application due date published in that notice was incorrect. This notice corrects that error. **DATES:** Applications must be postmarked or electronically transmitted on or before September 26,

ADDRESSES: Persons wishing to submit applications should send their resume or curriculum vita and a statement summarizing the qualifications of the nominee and identifying any particular expertise or area of interest relevant to

2008.

the CSMAC's work to the attention of Eric Stark, Designated Federal Officer, by mail to Office of Policy Analysis and Development, National Telecommunications and Information Administration, 1401 Constitution Avenue N.W., Room 4725, Washington, DC 20230; by facsimile transmission to (202) 482–6173; or by electronic mail to spectrumadvisory@ntia.doc.gov.

FOR FURTHER INFORMATION CONTACT: Eric Stark at (202) 482–1880 or estark@ntia.doc.gov; or Joe Gattuso at (202) 482–0977 or jgattuso@ntia.doc.gov.

SUPPLEMENTARY INFORMATION: For more information regarding the Commerce Spectrum Management Advisory Committee, please refer to NTIA's website at http://www.ntia.doc.gov/advisory/spectrum/.

Dated: September 15, 2008.

Kathy D. Smith,

Chief Counsel, National Telecommunications and Information Administration.

[FR Doc. E8–21893 Filed 9–17–08; 8:45 am] BILLING CODE 3510–60–S

DEPARTMENT OF DEFENSE

Department of the Air Force

Notice of Intent

AGENCY: United States Air Force, Air Mobility Command, Federal Aviation Administration.

ACTION: Notice of intent.

Authority: 42 U.S.C. 4321—4347; 40 CFR Parts 1500–1508; and 32 CFR part 989.

SUMMARY: The Air Force issues this notice to advise the public of its intent to prepare an Environmental Impact Statement (EIS) for the Beddown and Flight Operations of Unmanned Aerial Systems (UAS) at Grand Forks Air Force Base, North Dakota. The EIS will assess the potential environmental impacts associated with the proposed beddown and flight operations of unmanned aerial systems (UASs) at Grand Forks Air Force Base (GFAFB). The proposal responds to the 2005 Base Realignment and Closure (BRAC) decision to beddown the emerging UAS mission at GFAFB and entails restructuring airspace in the vicinity of GFAFB to allow for the safe training and operations of UASs. Additional information is available at the project Web site listed below.

DATES: Four scoping meetings will be held as follows:

1. October 6, 2008; 4 p.m., Grand Forks, ND.

- 2. October 7, 2008; 4 p.m., Devils Lake, ND.
- 3. October 8, 2008; 4 p.m., Langdon, ND.
- 4. October 9, 2008, 4 p.m., Carrington, ND.

ADDRESSES: 1. Grand Forks—Red River High School, 2211 17th Avenue.

- 2. Devils Lake—Lake Region State College, Dining Room, 1801 College Drive.
- 3. Langdon—North Dakota State University, Langdon Research Extension Center, 9280 107th Ave NE.
- 4. Carrington—Carrington High School Common Area, 100 3rd Ave S.

FOR FURTHER INFORMATION CONTACT: Mr. Doug Allbright, 618–229–0846.

SUPPLEMENTARY INFORMATION:

Headquarters Air Mobility Command (HQ AMC), the Air National Guard (ANG), the Air Combat Command (ACC) and the 319th Airlift Refueling Wing (319 ARW) would provide the required equipment, facilities, necessary infrastructure, staffing and airspace to support the 2005 Base Realignment and Closure (BRAC) decision to beddown the emerging UAS mission at GFAFB. The Federal Aviation Administration is participating in this process as a Cooperating Agency.

The proposed action, Alternative A, would restructure airspace in the vicinity of GFAFB to allow for the safe training and operations of UASs. These modifications would include establishing a restricted area above GFAFB, converting a portion of the existing Tiger and Devils Lake Military Operations Areas (MOAs) to restricted airspace, expanding the Camp Grafton restricted area (R-5401) for the use of non-eye safe lasers, and creating restricted corridors to link the training areas with GFAFB. Use of non-eye safe lasers at Camp Grafton would be contained within the existing land boundaries of Camp Grafton. These airspace changes would allow UAS pilots to receive the training necessary to remain proficient in operating these aircraft.

Alternatives: Three action alternatives and a no-action alternative have initially been identified for analysis, they include:

Alternative A: This alternative consists converting a portion of the Tiger and Devils Lake MOAs to restricted airspace, creating four new restricted airspace areas and expanding airspace at Camp Grafton. The new areas consist of a UAS arrival and departure airspace area, two Predator transit corridors, and a north-south Predator access corridor. Existing restricted airspace above Camp Grafton

would be expanded for use of the noneye safe Predator laser. Minor building renovations and the installation of two aviation fuel tanks at GFAFB would also be required.

Alternative B: This alternative consists of converting the entire Tiger and Devils Lake MOAs to restricted airspace, establishing three new restricted areas and expanding airspace at Camp Grafton for use of the non-eye safe Predator laser. The new airspace would consist of a UAS arrival and departure airspace area and two Predator transit corridors. The minor renovation and tank installation would also occur under this alternative.

Alternative C: This alternative consists of the actions proposed in Alternative A along with the construction of a new UAS hangar at GFAFB.

No Action: This alternative consists of no changes to the existing airspace structure around GFAFB and no renovation or construction would occur at GFAFB to accommodate the 2005 BRAC recommendations.

Direct written comments to: HQ AMC/A7PI, 507 Symington Drive; Scott Air Force Base, Illinois 62225 or via the project Web site at: http://www.grandforksuaseis.com. All are encouraged to provide comments on the proposed action either at the scoping meetings or by mail, postmarked no later than 30 October 2008 to ensure proper consideration in the environmental impact analyses.

Bao-Anh Trinh,

Air Force Federal Register Liaison Officer. [FR Doc. E8–21880 Filed 9–17–08; 8:45 am] BILLING CODE 5001–05–P

DEPARTMENT OF DEFENSE

Air Force Department

Exchange of Air Force Real Property for Military Construction

ACTION: Notice.

Authority: Title 10, United States Code, Section 2869(d)(1).

SUMMARY: This Notice identifies excess Federal property under the administrative jurisdiction of the United States Air Force that the Air Force intends to exchange for military construction beneficial to the Air Force.

FOR FURTHER INFORMATION CONTACT: Mr. Sam Rupe, Office of the Air Force General Counsel (SAF/GCN–RPO), 143 Billy Mitchell Blvd., Suite 1, San Antonio, TX 78226–1816; telephone (210) 925–0227, (this telephone number is not toll-free).

SUPPLEMENTARY INFORMATION: In accordance with 10 U.S.C. 2869(d)(1), the Air Force is publishing this Notice to identify Federal real property that the Air Force intends to dispose of in exchange for military construction beneficial to the Air Force.

Description of the Air Force property: Former Lynn Haven Defense Fuel Depot, Lynn Haven, FL.

Property Number:

Status: Excess.

Comments: Fuel operations at the Fuel Depot ceased in 1992, and the property has undergone considerable environmental remediation. The property proposed for exchange is approximately 144 acres of real property located off West 10th Street, Lynn Haven, FL 32444. About 50 acres is a railway right-of-way extending about 3.7 miles that intersects several major arterial roads.

Military construction sought:

After completion of a competitive bid process, the Air Force will enter into an agreement with the selected offeror/property recipient to construct military construction projects at Tyndall Air Force Base, FL. The specific projects that will be constructed will depend on the amount of construction value offered by the prospective property recipient.

Bao-Anh Trinh,

Air Force Federal Register Liaison Officer. [FR Doc. E8–21833 Filed 9–17–08; 8:45 am]

DEPARTMENT OF EDUCATION

Submission for OMB Review; Comment Request

AGENCY: Department of Education.

ACTION: Correction notice.

SUMMARY: On September 11, 2008, a 30day notice published a comment period notice in the Federal Register, (Page 52848, Column 3) for the information collection, "Leveraging Educational Technology to Keep America Competitive: National Teacher Technology Study." In that notice 2,300 responses and 750 burden hours were provided. This correction notice provides the correct number of responses as 3,285 and 882 burden hours. The IC Clearance Official Regulatory Management Services, Office of Management, hereby issues a correction notice as required by the Paperwork Reduction Act of 1995.