Management Act and the regulations contained in 43 CFR Subpart 1864 for lands underlying Chilkat Lake (AA-85433), Chilkat River (AA-85444), Klehini River (AA-85445), and Tsirku River (AA-85447), all located in southeast Alaska. A recordable disclaimer of interest, if issued, will confirm the United States has no valid interest in the subject lands. The notice is intended to notify the public of the pending applications and the State's grounds for supporting it. The State asserts that these water bodies are navigable and under the Equal Footing Doctrine, Submerged Lands Act of 1953, Alaska Statehood Act, and the Submerged Lands Act of 1988, ownership of these submerged lands automatically passed from the United States to the State at the time of statehood in 1959.

On June 23, 2005, the State amended its Chilkat Lake application to include Clear Creek. The State's application for Chilkat Lake (AA–85443) is for "all submerged lands lying within the bed of Clear Creek between the ordinary high water line of the left and right banks in Sections 11 and 14, Township 29 South, Range 56 East, and all submerged lands encompassed by the ordinary high water line of Chilkat Lake, in Township 30 South, Range 57 East, Copper River Meridian, Alaska." The State's application for Chilkat River (AA-85444) is for "all submerged lands lying within the bed of the Chilkat River between the ordinary high water lines of the left and right banks, and all interconnecting sloughs of the Chilkat River, beginning at the Alaska/Canada International border within Township 25 South, Range 56 East, Copper River Meridian, Alaska downstream to all points of confluence with Chilkat Inlet within Townships 30 and 31 South, Range 59 East, Copper River Meridian, Alaska." The State's application for Klehini River (AA-85445) is for "all submerged lands within the bed of the Klehini River between the ordinary high water lines of the left and right banks, and all interconnecting sloughs of the Klehini River, beginning at the Alaska/ Canada border within Township 28 South, Range 53 East, Copper River Meridian, Alaska downstream to its confluence with Chilkat River within Township 28 South, Range 56 East, Copper River Meridian, Alaska." The State's application for Tsirku River (AA-85447) is for "all submerged lands lying within the bed of the Tsirku River between the ordinary high water lines of the left and right banks, and all interconnecting sloughs of the Tsirku River, beginning in Section 1, Township

30 South, Range 53 East, Copper River Meridian, Alaska downstream to its confluence with Chilkat River within Townships 28 and 29 South, Ranges 56 and 57 East, Copper River Meridian, Alaska." The State did not identify any known adverse claimant or occupant of the affected lands.

A final decision on the merits of the applications will not be made before August 15, 2006. During the 90-day period, interested parties may comment upon the State's applications, AA– 85443, AA–85444, AA–85445, and AA– 85447, and supporting evidence. Interested parties may comment on the evidentiary evidence presented in the BLM's Draft Navigability Report on or before July 17, 2006.

Comments, including names and street addresses of commenters, will be available for public review at the Alaska State Office (see address above), during regular business hours 7:30 a.m. to 4:30 p.m., Monday through Friday, except holidays. Individual respondents may request confidentiality. If you wish to hold your name or address from disclosure under the Freedom of Information Act, you must state this prominently at the beginning of your comments. Such requests will be honored to the extent allowed by law. All submissions from organizations or businesses will be made available for public inspection in their entirety.

Dated: February 28, 2006.

Russell D. Blome,

Acting Chief, Branch of Lands and Realty. [FR Doc. E6–7400 Filed 5–16–06; 8:45 am] BILLING CODE 4310–JA–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[AK-930-5420-FR-L036; FF-94614 and FF-94615]

Notice of Applications for Recordable Disclaimers of Interest for Lands Underlying the Nabesna River and the Chisana River in Alaska

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: The State of Alaska has filed applications for recordable disclaimers of interest in certain lands underlying the Nabesna River and the Chisana River in Alaska by the United States. **DATES:** Comments on the State of Alaska's applications should be submitted on or before August 15, 2006. Comments on the BLM Draft Summary Report should be submitted on or before July 17, 2006. **ADDRESSES:** Comments should be sent to the Chief, Branch of Lands and Realty, BLM Alaska State Office, 222 West 7th Avenue #13, Anchorage, Alaska 99513–7599.

FOR FURTHER INFORMATION CONTACT: Jack Frost at 907–271–5531 or you may visit the BLM recordable disclaimer of interest Web site at *http:// www.ak.blm.gov.*

SUPPLEMENTARY INFORMATION: OnOctober 3, 2005, the State of Alaska (State) filed applications for recordable disclaimers of interest pursuant to Section 315 of the Federal Land Policy and Management Act and the regulations contained in 43 CFR subpart 1864 for lands underlying Nabesna River (FF-94614), approximately 85 river miles, and Chisana River (FF-94615), approximately 116 river miles. The Nabesna and Chisana Rivers are both located within the Tanana River region of Alaska. A recordable disclaimer of interest, if issued, will confirm the United States has no valid interest in the subject lands. The notice is intended to notify the public of the pending applications and the State's grounds for supporting it. The State asserts that the Nabesna and Chisana Rivers are navigable and under the Equal Footing Doctrine, Submerged Lands Act of 1953, Alaska Statehood Act, and the Submerged Lands Act of 1988, ownership of these submerged lands automatically passed from the United States to the State at the time of statehood in 1959.

The State's application for Nabesna River (FF-94614) is for "all submerged lands lying within the bed of the Nabesna River, between the ordinary high water lines of the left and right banks, from its origins at the Nabesna Glacier within Township 5 North, Ranges 13 and 14 East, Copper River Meridian, Alaska, downstream to its confluence with the Tanana River in Township 15 North, Range 19 East, Copper River Meridian, Alaska." The State's application for Chisana River (FF-94615) is for "all submerged lands lying within the bed of Chisana River between the ordinary high water lines of the left and right banks from its origin at the Chisana Glacier within Township 3 North, Range 17 East, Copper River Meridian, Alaska, downstream to its confluence with the Tanana River in Township 15 North, Range 19 East, Copper River Meridian, Alaska." The Chisana River application also includes the unnamed channel that connects Mark Creek with the Chisana River in Township 14 North, Ranges 19 and 20 East, Copper River Meridian, Alaska. The State did not identify any known

adverse claimant or occupant of the affected lands.

A final decision on the merits of the applications will not be made before August 15, 2006. During the 90-day period, interested parties may comment upon the State's applications, FF–94614 and FF–94615, and supporting evidence. Interested parties may comment on the evidentiary evidence presented in the BLM's Draft Summary Report on or before July 17, 2006.

Comments, including names and street addresses of commenters, will be available for public review at the Alaska State Office (see address above), during regular business hours 7:30 a.m. to 4:30 p.m., Monday through Friday, except holidays. Individual respondents may request confidentiality. If you wish to hold your name or address from disclosure under the Freedom of Information Act, you must state this prominently at the beginning of your comments. Such requests will be honored to the extent allowed by law. All submissions from organizations or businesses will be made available for public inspection in their entirety.

Dated: February 28, 2006.

Russell D. Blome,

Acting Chief, Branch of Lands and Realty. [FR Doc. E6–7401 Filed 5–15–06; 8:45 am] BILLING CODE 4310–JA–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[UT-910-06-1210-PH-24-1A]

Notice of Utah Resource Advisory Council Meeting

AGENCY: Bureau of Land Management, Department of the Interior. **ACTION:** Notice of Utah Resource Advisory Council (RAC) meeting.

SUMMARY: In accordance with the Federal Land Policy and Management Act (FLPMA) and the Federal Advisory Committee Act of 1972 (FACA), the U.S. Department of the Interior, Bureau of Land Management's (BLM) Utah Resource Advisory Council (RAC) will meet as indicated below.

DATES: The Utah Resource Advisory Council (RAC) will meet June 9, 2006, from 1 p.m. until 5:30 p.m., in Blanding, Utah.

ADDRESSES: The Utah BLM Resource Advisory Council will meet at the Blanding Arts Center Auditorium, 715 West 200 South, Blanding, Utah.

FOR FURTHER INFORMATION CONTCT: Contact Sherry Foot, Special Programs Coordinator, Utah State Office, Bureau of Land Management, P.O. Box 45155, Salt Lake City, Utah, 84145–0155; phone (801) 539–4195.

SUPPLEMENTARY INFORMATION: The RAC will be given updates on the status of the SITLA Exchange Proposal and San Rafael Swell RAC Subgroup; a review and discussion on the Factory Butte Subgroup report; a briefing on the Federal Land Recreation Enhancement Act and the interagency agreement for use of Recreation RACs; and, an overview of the historical overview of the Antiquities Act. A public comment period, where members of the public may address the RAC, is scheduled from 4:45 p.m.–5:15 p.m. Written comments may be sent to the Bureau of Land Management address listed above. All meetings are open to the public; however, transportation, lodging, and meals are the responsibility of the participating public.

Dated: May 4, 2006.

Gene R. Terland,

Acting State Director. [FR Doc. E6–7458 Filed 5–16–06; 8:45 am] BILLING CODE 4310-DK-P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 731-TA-1091 (Final)]

Artists' Canvas from China

Determination

On the basis of the record ¹ developed in the subject investigation, the United States International Trade Commission (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 materially injured by reason of imports from China of artists' canvas, provided for in subheadings 5901.90.20 and 5901.90.40 of the Harmonized Tariff Schedule of the United States, that have been found by the Department of Commerce (Commerce) to be sold in the United States at less than fair value (LTFV).²

Background

The Commission instituted this investigation effective April 1, 2005, following receipt of a petition filed with the Commission and Commerce by Tara Materials, Inc., of Lawrenceville, GA. The final phase of the investigation was scheduled by the Commission following notification of a preliminary

determination by Commerce that imports of artists' canvas 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 final phase 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 November 17, 2005 (70 FR 69781). The hearing was held in Washington, DC, on March 28, 2006, and all persons who requested the opportunity were permitted to appear in person or by counsel.

The Commission transmitted its determination in this investigation to the Secretary of Commerce on May 15, 2006. The views of the Commission are contained in USITC Publication 3853 (May 2006), entitled *Artists' Canvas* from China: Investigation No. 731–TA–1091 (Final).

Issued: May 12, 2006. By order of the Commission.

Marilyn R. Abbott,

Secretary to the Commission. [FR Doc. E6–7500 Filed 5–16–06; 8:45 am] BILLING CODE 7020–02–P

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Clean Air Act ("CAA")

Pursuant to 28 CFR 50.7, notice is hereby given that on May 5, 2006, a Consent Decree in the case of *United States of America* v. *Coastal Lumber Company,* Civil Action No. 4:01–cv–238 SPM, was lodged in the United States District Court for the Northern District of Florida.

In this action, the United States sought injunctive relief and civil penalties under Section 113(b) of the Clean Air Act ("CAA"), 42 U.S.C. 7413(b). The alleged violations include the failure to install pollution control devices and obtain permits required by the CAA, and failure to comply with a testing order issued by EPA pursuant to Section 114 of the CAA, 42 U.S.C. 7414, at Coastal's plywood manufacturing facility, located in Havana, FL. Under the proposed Consent Decree, Coastal will conduct emissions tests, the results of which will be used to determine if Coastal is required to install pollution controls at the facility. The Consent Decree also requires that Coastal pay a civil penalty of \$60,000 in connection with its failure to comply with the test

¹ The record is defined in sec. 207.2(f) of the Commission's Rules of Practice and Procedure (19 CFR 207.2(f)).

² Commissioner Daniel R. Pearson dissenting.