early 18th century. The historically documented "Lower Mohawk Castle," also known as "Tionondoroge" or "Tehandaloga," is generally assumed to be associated with a settlement located near the confluence of the Schoharie Creek and the Mohawk River, which included the Wemp site cemetery. The Mohawk people established the settlement around 1710 and most had abandoned it by 1776.

Officials of the Walter Elwood Museum have determined that, pursuant to 25 U.S.C. 3001, Sec. 2 (9-10), the human remains listed above represent the physical remains of at least four individuals of Native American ancestry. Officials of the Walter Elwood Museum have also determined that, pursuant to 25 U.S.C. 3001, Sec. (3)(A), the five objects listed above are reasonably believed to have been placed with or near individual human remains at the time of death or later as part of the death rite or ceremony. Lastly, officials of the Walter Elwood Museum have determined that, pursuant to 25 U.S.C. 3001, Sec. 2 (2), there is a relationship of shared group identity that can be reasonably traced between these Native American human remains and associated funerary objects and the Akwesasne Mohawk Nation.

Representatives of any other Indian tribe that believes itself to be culturally affiliated with these human remains and associated funerary objects should contact Ronald E. Limoncelli, Superintendent, Greater Amsterdam School District, 11 Liberty Street, Amsterdam, New York 12101, telephone (518) 843-5217, before April 7, 2003. Repatriation of these human remains and associated funerary objects to the Akwesasne Mohawk Nation may proceed after that date if no additional claimants come forward.

The Walter Elwood Museum is responsible for notifying the Akwesasne Mohawk Nation that this notice has been published.

Dated: January 24, 2003.

#### John Robbins,

Assistant Director, Cultural Resources Stewardship and Partnerships. [FR Doc. 03–5510 Filed 3–6–03; 8:45 am] BILLING CODE 4310-70-S

# DEPARTMENT OF THE INTERIOR

#### **Bureau of Reclamation**

#### Glen Canyon Dam Adaptive Management Work Group (AMWG), Notice of Meeting

**AGENCY:** Bureau of Reclamation, Interior. ACTION: Notice of public meeting.

**SUMMARY:** The Adaptive Management Program (AMP) was implemented as a result of the Record of Decision on the Operation of Glen Canyon Dam Final Environmental Impact Statement to comply with consultation requirements of the Grand Canvon Protection Act (Pub. L. 102-575) of 1992. The AMP provides an organization and process to ensure the use of scientific information in decision making concerning Glen Canyon Dam operations and protection of the affected resources consistent with the Grand Canyon Protection Act. The AMP has been organized and includes a federal advisory committee (AMWG), a technical work group (TWG), a monitoring and research center, and independent review panels. The TWG is a subcommittee of the AMWG and provides technical advice and information for the AMWG to act upon.

Date and Location: The Glen Canyon Dam Adaptive Management Work Group will conduct the following public meeting:

*Flagštaff, Arizona—March 28, 2003.* The meeting will begin at 9:30 a.m. and conclude at 4 p.m. The meeting will be held at the Grand Canyon Monitoring and Research Center, 2255 N. Gemini Drive, Building #3 Conference Room, Flagstaff, Arizona.

Agenda: The purpose of the meeting will be to address the status of the humpback chub in the Colorado River. At the AMWG Meeting held on January 28–29, 2003, the following motion was passed: "AMWG meet in special session on or about April 1, 2003, to consider actions to implement a comprehensive research and management program for the HBC, and in the interim an ad hoc committee of AMWG, TWG, GCMRC, and science advisors develop recommendations and report to AMWG at the special session." In conjunction with that motion, the HBC Ad Hoc Group was formed and will present their report to the AMWG at the meeting. There will be no additional agenda items.

Time will be allowed for any individual or organization wishing to make formal oral comments (limited to 5 minutes) at the meeting.

To allow full consideration of information by the AMWG members, written notice must be provided to Dennis Kubly, Bureau of Reclamation, Upper Colorado Regional Office, 125 South State Street, Room 6107, Salt Lake City, Utah, 84138; telephone (801) 524–3715; faxogram (801) 524–3858; email at *dkubly@uc.usbr.gov* at least FIVE (5) days prior to the meeting. Any written comments received will be provided to the AMWG and TWG members.

# FOR FURTHER INFORMATION CONTACT:

Dennis Kubly, telephone (801) 524– 3715; faxogram (801) 524–3858; or via email at *dkubly*@*uc.usbr.gov*.

Dated: February 24, 2003.

#### Randall V. Peterson,

Manager, Adaptive Management and Environmental Resources Division, Upper Colorado Regional Office. [FR Doc. 03–5393 Filed 3–6–03; 8:45 am] BILLING CODE 4310–MN–P

### INTERNATIONAL TRADE COMMISSION

[Investigation No. 332-451]

### Advice Concerning Possible Modifications to the U.S. Generalized System of Preferences, 2002 Review

**AGENCY:** International Trade Commission.

**ACTION:** Institution of investigation and scheduling of hearing.

**SUMMARY:** Following receipt on February 20, 2003, of a request from the United States Trade Representative (USTR) under section 332(g) of the Tariff Act of 1930 (19 U.S.C. 1332(g)), the Commission instituted investigation No. 332–451, Advice Concerning Possible Modifications to the U.S. Generalized System of Preferences, 2002 Review.

Background: As requested by the USTR, in accordance with sections 503(a)(1)(A), 503(e), and 131(a) of the Trade Act of 1974 (1974 Act), and under section 332(g) of the Tariff Act of 1930, the Commission will provide advice as to the probable economic effect on U.S. industries producing like or directly competitive articles and on consumers of the elimination of U.S. import duties for all beneficiary countries under the GSP for the following HTS subheadings: 0406.20.51, 0710.22.37, 0710.22.40, 0710.30.00, 0710.80.97 (pt.), 0710.80.9730, 0710.90.91, 0804.20.80, 1508.10.00, 1508.90.00, 1604.13.20, 1604.13.30, 2001.90.20, 2008.19.20, 2009.31.6020, 2009.39.6020, 2903.69.70 (pts.), 2917.12.10, 2921.43.15, 2921.43.80 (pt.), 2922.42.10, 7202.93.00 (pt.), 8108.20.0010, 8528.12.3224, 8528.12.3235, 8528.12.3250, and 8528.21.70. In providing its advice on these articles, the USTR asked that the Commission assume that the benefits of the GSP would not apply to imports that would be excluded from receiving such benefits by virtue of the competitive need limits specified in section 503(c)(2)(A) of the 1974 Act.

As requested by the USTR, in accordance with section 503(a)(1)(B), 503(e) and 131(a) of the Trade Act of 1974 (1974 Act), and under authority delegated by the President, delegated to the USTR by sections 4(c) and 8(c) of Executive Order 11846 of March 31, 1975, the Commission will provide advice as to the probable economic effect on U.S. industries producing like or directly competitive articles and on consumers of the elimination of U.S. import duties for countries designated as least-developed beneficiary developing countries in general note 4(b)(i) of the HTS for the following HTS subheadings: 8211.91.20, 8215.99.01, 8215.99.10, and 8215.99.30. In providing its advice on these articles, the USTR asked that the Commission assume that the benefits of the GSP would apply to imports that would be normally excluded from receiving such benefits by virtue of the competitive need limits specified in section 503(c)(2)(A) of the 1974 Act (an exemption from the application of the competitive need limits for the leastdeveloped beneficiary developing countries is provided for in section 503(c)(2)(D) of the 1974 Act).

As requested under section 332(g) of the Tariff Act of 1930, the Commission will provide advice as to the probable economic effect on U.S. industries producing like or directly competitive articles and on consumers of the removal of Russia from eligibility for duty-free treatment under the GSP for HTS subheading 8108.90.60.

As requested under section 332(g) of the Tariff Act of 1930 and in accordance with section 503(d)(1)(A) of the 1974 Act, the Commission will provide advice on whether any industry in the United States is likely to be adversely affected by a waiver of the competitive need limits specified in section 503(c)(2)(A) of the 1974 Act for Argentina for 1508.10.00, 2009.31.6020, and 2009.39.6020; for Brazil for 2909.19.14, 7202.93.00, 8413.30.10, and 8708.99.67; for India for 7418.19.10, 7418.19.50, 9405.50.20, 9405.50.30, and 9405.50.40; for Kazakhstan for 7202.50.00 and 8108.20.0010; for Morocco for HTS subheadings 1604.13.20, 1604.13.30, and 2001.90.20; for Thailand for 8414.51.00 (pt.), 8528.12.28, and 8544.30.00; and for Turkey for 0813.10.00, and 7113.19.29.

With respect to the competitive need limit in section 503(c)(2)(Å)(i)(I) of the 1974 Act, the Commission, as requested, will use the dollar value limit of \$105,000,000.

As requested by the USTR, the Commission will seek to provide its advice not later than May 21, 2003. **EFFECTIVE DATE:** February 27, 2003. **FOR FURTHER INFORMATION CONTACT:** (1) Project Manager, Cynthia B. Foreso (202–205–3348 or foreso@usitc.gov).

(2) Deputy Project Manager, Eric Land (202–205–3349 or land@usitc.gov). The above persons are in the Commission's Office of Industries. For information on legal aspects of the investigation, contact William Gearhart of the Commission's Office of the General Counsel at 202–205–3091 or wgearhart@usitc.gov.

Public Hearing: A public hearing in connection with this investigation is scheduled to begin at 9:30 a.m. on April 8, 2003, at the U.S. International Trade Commission Building, 500 E Street, SW., Washington, DC. All persons have the right to appear by counsel or in person, to present information, and to be heard. Persons wishing to appear at the public hearing should file a letter with the Secretary, United States International Trade Commission, 500 E St., SW., Washington, DC 20436, not later than the close of business (5:15 p.m.) on March 17, 2003. In addition, persons appearing should file prehearing briefs (original and 14 copies) with the Secretary by the close of business on March 20, 2003. Posthearing briefs should be filed with the Secretary by the close of business on April 14, 2003. In the event that no requests to appear at the hearing are received by the close of business on March 19, 2003, the hearing will be canceled. Any person interested in attending the hearing as an observer or non-participant may call the Secretary to the Commission (202–205–1816) after March 19, 2003, to determine whether the hearing will be held.

Written Submissions: In lieu of or in addition to appearing at the public hearing, interested persons are invited to submit written statements concerning the investigation. Written statements should be received by the close of business on April 14, 2003. Commercial or financial information which a submitter desires the Commission to treat as confidential must be submitted on separate sheets of paper, each clearly marked "Confidential Business Information" at the top. All submissions requesting confidential treatment must conform with the requirements of section 201.6 of the Commission's Rules of Practice and Procedure (19 CFR 201.6). All written submissions, except for confidential business information, will be made available for inspection by interested persons. The Commission may include such confidential business information in the report it sends to USTR. All submissions should be

addressed to the Secretary at the Commission's office in Washington, DC. The Commission's rules do not authorize filing of submissions with the Secretary by facsimile or electronic means, except to the extent permitted by section 201.8 of the Commission's rules, as amended, 67 FR 68036 (Nov. 8, 2002). The public record for this investigation may be viewed on the Commission's electronic docket (EDIS) at http://edis.usitc.gov. Hearingimpaired individuals are advised that information on this matter can be obtained by contacting our TDD terminal on (202) 205-1810.

By order of the Commission. Issued: March 3, 2003.

#### Marilyn R. Abbott,

*Secretary to the Commission.* [FR Doc. 03–5400 Filed 3–6–03; 8:45 am] BILLING CODE 7020–02–P

## INTERNATIONAL TRADE COMMISSION

[Investigations Nos. 731–TA–1015–1016 (Final)]

# Polyvinyl Alcohol From Germany and Japan

**AGENCY:** United States International Trade Commission. **ACTION:** Scheduling of the final phase of antidumping investigations.

**SUMMARY:** The Commission hereby gives notice of the scheduling of the final phase of antidumping investigations Nos. 731–TA–1015–1016 (Final) under section 735(b) of the Tariff Act of 1930 (19 U.S.C. 1673d(b)) (the Act) to determine whether an industry in the United States is materially injured or threatened with material injury, or the establishment of an industry in the United States is materially retarded, by reason of less-than-fair-value imports from Germany and Japan of polyvinyl alcohol, provided for in subheading 3905.30.00 of the Harmonized Tariff Schedule of the United States.<sup>1</sup>

The following products are specifically excluded from the scope of these investigations:

(1) PVA in fiber form

(2) PVA with hydrolysis less than 83 mole percent and certified not for use in the production of textiles

(3) PVA with hydrolysis greater than 85 percent and viscosity greater than or equal to 90  $\rm cps$ 

(4) PVA with a hydrolysis greater than 85 percent, viscosity greater than or equal to 80 cps but less than 90 cps, certified for use in an ink jet application

<sup>&</sup>lt;sup>1</sup>For purposes of these investigations, the Department of Commerce has defined the subject merchandise as all polyvinyl alcohol ("PVA") hydrolyzed in excess of 80 percent, whether or not mixed or diluted with commercial levels of defoamer or boric acid, except as noted below.