4210-00-892-5494
4210-01-165-6597
4210-01-166-8122
4210-01-167-1061
Table, Field Operating
6530-01-321-5592
Marker, Dry Erase
7520-00-NIB-1429
7520-00-NIB-1430
7520-00-NIB-1431
7520-00-NIB-1432
7520-00-NIB-1433
7520-00-NIB-1434
7520-00-NIB-1435
7520-00-NIB-1436

Services

Food Service Attendant, Fort Custer Training Center, 2725 27th Street, Augusta, Michigan

Janitorial/Custodial, U.S. Army Reserve Center, Aberdeen Proving Ground, Aberdeen, Maryland

Office Supply Store
Department of Energy
At the following Locations:

1000 Independence Avenue, SW., Washington, DC

19901 Germantown Road, Germantown, Maryland

80300 Century Blvd, Germantown, Maryland Office Supply Store

Defense Supply Service—Washington Presidential Towers, Arlington, Virginia

This action does not affect current contracts awarded prior to the effective date of this addition or options that may be exercised under those contracts.

Deletions

I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

- 1. The action will not result in any additional reporting, recordkeeping or other compliance requirements for small entities.
- 2. The action will not have a severe economic impact on future contractors for the commodities and services.
- 3. The action will result in authorizing small entities to furnish the commodities and services to the Government.
- 4. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O'Day Act (41 U.S.C. 46–48c) in connection with the commodities and services deleted from the Procurement List.

After consideration of the relevant matter presented, the Committee has determined that the commodities and services listed below are no longer suitable for procurement by the Federal Government under 41 U.S.C. 46–48c and 41 CFR 51–2.4.

Accordingly, the following commodities and services are hereby deleted from the Procurement List:

Commodities

Stepladder, Fiberglass
5440-01-061-8898
5440-00-061-8900
5440-01-110-7763
5440-01-460-5352
5440-01-460-5363
5440-01-460-5364
Printing and Binding "En Garde" Newsletter
7690-00-NSH-0079
Securities & Exchange Commission
Confidential Microfiche

Services

7690-00-NSH-0083

Food Service, Pascagoula Naval Station, Pascagoula, Mississippi Management of Bachelors Quarters, Pascagoula Naval Station, Pascagoula, Mississippi

Rita L. Wells,

Deputy Executive Director. [FR Doc. 01–10534 Filed 4–26–01; 8:45 am] BILLING CODE 6353–01–P

DEPARTMENT OF COMMERCE

INTERNATIONAL TRADE ADMINISTRATION

EXPORT TRADE CERTIFICATE OF REVIEW

ACTION: Notice of Issuance of an Export Trade Certificate of Review, Application No. 01–00001.

SUMMARY: The Department of Commerce has issued an Export Trade Certificate of Review to Ginseng Board of Wisconsin ("GBW"), Wausau, Wisconsin, effective April 13, 2001. This notice summarizes the conduct for which certification has been granted.

FOR FURTHER INFORMATION CONTACT:

Vanessa M. Bachman, Acting Director, Office of Export Trading Company Affairs, International Trade Administration, 202–482–5131 (this is not a toll-free number) or by E-mail at oetca@ita.doc.gov.

SUPPLEMENTARY INFORMATION: Title III of the Export Trading Company Act of 1982 (15 U.S.C. 4001 et seq.) authorizes the Secretary of Commerce to issue Export Trade Certificates of Review. The regulations implementing Title III are found at 15 CFR part 325 (2000). The Office of Export Trading Company Affairs ("OETCA") is issuing this notice pursuant to 15 CFR 325.6(b), which requires the Department of Commerce to publish a summary of a Certificate in the Federal Register. Under Section 305 (a) of the Act and 15 CFR 325.11(a), any person aggrieved by the Secretary's determination may, within 30 days of the date of this notice, bring an action in any appropriate district court of the

United States to set aside the determination on the ground that the determination is erroneous.

Description of Certified Conduct

I. Export Trade

1. Products

Cultivated ginseng and cultivated ginseng products; cultivated golden seal and cultivated golden seal products; cultivated echinacea and cultivated echinacea products.

2. Services

All services related to the export of Products.

3. Technology Rights

All intellectual property rights associated with Products or Services, including, but not limited to, patents, trademarks, service marks, trade names, copyrights, neighboring (related) rights, trade secrets, know-how, and sui generis forms of protection for databases and computer programs.

4. Export Trade Facilitation Services (as they Relate to the Export of Products, Services and Technology Rights)

Export Trade Facilitation Services, including, but not limited to: foreign market development, consulting, international market research, foreign market product research and design, development of trade strategy, legal assistance, marketing, promotion, sales, distribution, trade documentation, trade shows, freight forwarding, consolidation of export shipments, transportation, communication and processing of export orders, warehousing, foreign exchange, financing, taking title to goods, customs, duties, taxes, insurance, billing collection, inspection and quality control.

II. Export Markets

The Export Markets include all parts of the world except the United States (the fifty states of the United States, the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, American Samoa, Guam, the Commonwealth of the Northern Mariana Islands, and the Trust Territory of the Pacific Islands).

III. Export Trade Activities and Methods of Operation

In connection with the promotion and sale of Products, Services, and/or Technology Rights into the Export Markets, GBW and/or the Members may:

1. Design and execute foreign marketing strategies for Export Markets;

2. Establish base prices at which the Products will be sold for export, and set all or other terms of export sales; 3. Agree on quantities of Products to be sold. GHC and GBW shall not require any Product Supplier to export a minimum quantity. Supplier names will be in a lottery draw and the order in which names are drawn will be the order in which Suppliers will be contacted to see if they want to sell. If a Supplier decides not to sell, his name is put at the end of the list of Suppliers;

4. GBW and/or Mechthild Handke and GHC may refuse to quote prices for Products, or to market or sell Products to/or for any customers in the Export Markets, or any countries or geographical areas in the Export

Markets;

- 5. GBW and GHC may conduct promotional activities such as: design, develop and use promotional material using trademarked seals and/or other material. GBW and GHC may design, develop and market generic or other corporate labels for use in Export Markets. GBW and GHC may arrange trade shows, marketing trips, advertising services, and may conduct international market and Product research;
- 6. GBW and GHC may conduct marketing and distribution of the Products in the Export Markets;
- 7. GBW and GHC may enter into exclusive agreements appointing one or more export trade intermediaries for the sale of products with price, quantity, territory, country and/or customer restrictions. ("Exclusive" means that GBW and GHC may agree not to sell Products into designated Export Markets through any other foreign distributor and that the foreign distributor may agree to represent only GBW and GHC in the Export Markets and none of GBW's and GHC's competitors.);
- 8. Conduct product and packaging research and development exclusively for export in order to meet foreign regulatory requirements, foreign buyer specifications, and foreign consumer preferences;
- 9. Negotiate and enter into agreements with foreign governments and other foreign persons regarding non-tariff barriers in Export Markets;
- 10. Advise and cooperate with the United States Government in establishing procedures regulating the export of the Products;
- 11. Participate in negotiations and enter into agreements with foreign buyers (including governments and private persons) regarding fumigating, packing and other quality control and/or phytosanitary procedures, and/or funding requirements to be followed in the export of the Products. Such procedures may include activities related to insect and disease detection,

- certification, inspection, storage and treatment protocols required to qualify Products for export and to meet the import requirements of the foreign government. GBW and/or the Members may establish and operate fumigation facilities for use in the export of the Products;
- 12. Negotiate or enter into purchase agreements with buyers in Export Markets regarding terms and conditions of sales;
- 13. Broker or take title to Products and research data intended for Export Markets:
- 14. Jointly undertake the administrative tasks of processing export orders;
- 15. Engage in joint promotional activities (such as advertising or trade shows) for developing existing or new markets:
- 16. Procure, negotiate, contract, and administer transportation services for Products in the course of export, including overseas freight transportation, inland freight transportation from portal to embarkment, leasing of transportation equipment and facilities, storing/warehousing, stevedoring, wharfage, handling, insurance, and freight forwarder services;
- 17. Arrange for trade documentation, services, customs clearance, financial instruments, and foreign exchange;
- 18. Compile and discuss information regarding expenses specific to exporting the Products to and within the Export Markets, including without limitation, all modes of transportation, port storage, export sales, commissions, documentation, duties and taxes;
- 19. Operate and establish jointly owned subsidiaries or other joint venture entities, owned exclusively by GBW and/or the Members, to export Products to Export Markets; operate warranty, service, and training centers in Export Markets; and to provide Export Trade Facilitation Services to Members and nonmember Suppliers of Products. Member and nonmember Wisconsin Suppliers may ship Products through GHC;
- 20. Require the licensing of and license in the Export Markets any intellectual property rights resulting from the research conducted by the GRIA. The use of this intellectual property in conjunction with the sale of Products shall be determined by negotiations between the export customer, GBW and GRIA;
- 21. Arrange financing through private and public financial entities;
- 22. Bill and collect monies from foreign buyers; perform or arrange for all legal and financial services in relation to

- Export Trade Activities and Methods of Operation;
- 23. Require the use of the Wisconsin Ginseng Seal for Products (only ginseng and ginseng products) sold in the Export Markets;
- 24. Provide marketing and/or health benefit research data to customers, distributors and other export trade intermediaries in the Export Markets for use in promotion of Products, and enter into licensing arrangements of such data with export trade intermediaries and buyers in the Export Markets;

25. GBW and/or the Members can require that the Wisconsin Ginseng Seal emblem only be used to identify and signify Product (only ginseng and ginseng products) grown in Wisconsin, USA and containing 100% pure Wisconsin Ginseng;

- 26. Negotiate and enter into agreements with foreign governments and foreign persons to develop countertrade arrangements, provided that this Certificate does not protect any conduct related to the sale of goods in the U.S. that are imported as part of any countertrade transactions;
- 27. Apply for and utilize applicable export assistance and incentive programs available within governmental sectors;
- 28. Open, operate and staff overseas sales and distribution offices to facilitate the sales and distribution of Products to and within Export Markets; and
- 29. Exchange information as necessary to carry out Export Trade Activities and Methods of Operation between GBW, GRIA, GHC and other entities. Bring together from time to time GBW, the Members, and export trade intermediaries in the Export Markets to discuss and plan how to fulfill the Product, Service, and/or Technology Rights requirements of specific export customers or Export Markets.

IV. Definitions

"Members" (within the meaning of Section 325.2(l) of the Regulations) are: the Ginseng Research Institute of America, Inc. ("GRIA"), Wausau, WI; Ginseng & Herb Co-op ("GHC"), Wausau, WI; and Ms. Mechthild Handke, Dusseldorf, Germany (representative for GBW and GHC).

"Supplier" means a person who produces, provides, or sells any Product and/or Service.

V. Terms and Conditions of Certificate

1. Neither GBW, nor any of the Members, shall intentionally disclose, directly or indirectly, to any other Member or Supplier, any information about GBW's, any other Member's, or any Supplier's costs, production, capacity, inventories, domestic prices, domestic sales, terms of domestic marketing or sale, or U.S. business plans, strategies, or methods, unless such information is already generally available to the trade or public.

2. Meetings at which GBW and the Members establish export prices shall

not be open to the public.

GBW and the Members will comply with requests made by the Secretary of Commerce on behalf of the Secretary or the Attorney General for information or documents relevant to conduct under the Certificate. The Secretary of Commerce will request such information or documents when either the Attorney General or the Secretary believes that the information or documents are required to determine that the Export Trade, Export Trade Activities and Methods of Operation of a person protected by this Certificate of Review continue to comply with the standards of section 303(a) of the Act.

VI. Protection Provided by Certificate

This Certificate protects GBW and the Members, and their directors, officers, and employees acting on their behalf, from private treble damage actions and governmental criminal and civil suits under U.S. federal and state antitrust laws for the export conduct specified in the Certificate and carried out during its effective period in compliance with its terms and conditions.

A copy of the Certificate will be kept in the International Trade Administration's Freedom of Information Records Inspection Facility Room 4102, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230.

Dated: April 20, 2001.

Vanessa Bachman,

Acting Director, Office of Export Trading Company Affairs.

[FR Doc. 01–10457 Filed 4–26–01; 8:45 am]

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[I.D. 042301A]

Atlantic Highly Migratory Species; Draft Biological Opinion

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Reopening of comment period.

summary: NMFS announces the reopening of the comment period on the draft biological opinion on authorization of the fisheries under the Fishery Management Plan for Atlantic Tunas, Swordfish and Sharks that published in the Federal Register on April 11, 2001. This action is being taken because several constituents requested additional time to review the document due to its size and complexity.

DATES: Comments on the draft document will be accepted through 5 p.m. EST on May 4, 2001. The draft biological opinion is available from NMFS (see **ADDRESSES**).

ADDRESSES: Written comments on the document must be mailed to Bruce C. Morehead, Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service, 1315 East-West Highway, Silver Spring, MD 20910; or faxed to 301–713–1917. Comments will not be accepted if submitted via email or the Internet. Copies of the draft document may be obtained from Christopher Rogers, Acting Chief, Highly Migratory Species Management Division, NMFS, 1315 East-West Highway, Silver Spring, MD 20910.

FOR FURTHER INFORMATION CONTACT: Christopher Rogers, 301–713–2347.

SUPPLEMENTARY INFORMATION: For thhe notice of availability of the draft biological opinion on authorization of the fisheries under the Fishery Management Plan for Atlantic Tunas, Swordfish and Sharks that published at 66 FR 18755, April 11, 2001, the comment period ended on April 18, 2001 at 5 p.m. EST. This document reopens the comment period to May 4, 2001. The document is available on the Internet at (http://www.nmfs.noaa.gov/); printed copies are available from NMFS upon request (see ADDRESSES).

Authority: 16 U.S.C. 1801 et seq.

Dated: April 24, 2001.

Bruce C. Morehead,

Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service. [FR Doc. 01–10521 Filed 4–24–01; 3:35 pm] BILLING CODE 3510–22–S

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[I.D. 041001C]

Taking and Importing of Marine Mammals

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of affirmative finding renewal.

SUMMARY: The Assistant Administrator for Fisheries, NMFS, (Assistant Administrator) renewed the affirmative finding for the Republic of Ecuador under the Marine Mammal Protection Act (MMPA) on April 19, 2001. The renewal of Ecuador's affirmative finding allows for the continued importation into the United States of yellowfin tuna and yellowfin tuna products harvested in the eastern tropical Pacific Ocean (ETP) after March 3, 1999, by Ecuadorian-flag purse seine vessels or vessels with greater than 400 short tons (362.8 metric tons (mt)) carrying capacity operating under Ecuadorian jurisdiction. The affirmative finding renewal was based on the review of documentary evidence submitted by the Republic of Ecuador and obtained from the Inter-American Tropical Tuna Commission (IATTC) and the Department of State. This finding remains in effect through March 31, 2002.

DATES: Effective April 1, 2001, through March 31, 2002.

FOR FURTHER INFORMATION CONTACT:

Regional Administrator, Southwest Region, NMFS, 501 West Ocean Boulevard, Suite 4200, Long Beach, California, 90802–4213; Phone 562– 980–4000; Fax 562–980–4018.

SUPPLEMENTARY INFORMATION: The MMPA, 16 U.S.C. 1361 et seq., as amended by the International Dolphin Conservation Program Act (IDCPA) (Pub. L. No. 105-42, 111 Stat. 1122 (1997)), allows the entry into the United States of yellowfin tuna harvested by purse seine vessels in the ETP under certain conditions. If requested by the harvesting nation, the Assistant Administrator for Fisheries, NMFS (Assistant Administrator), will determine whether to make an affirmative finding based upon documentary evidence provided by the harvesting nation, the IATTC, and/or the Department of State. A finding will remain valid for 1 year (April 1 through March 31) or for such other period as the Assistant Administrator may determine. An affirmative finding applies to tuna and tuna products that were harvested in the ETP by purse seine vessels of the nation and applies to any tuna harvested in the ETP purse seine fishery after March 3, 1999, the effective date of the IDCPA.

The affirmative finding process requires that the harvesting nation meet several conditions related to compliance