- 21. Whether the Department used the wrong weight for sets in the margin calculation program for Feili Group
- 22. Whether the Department used the wrong inflation rate to value electricity for Feili Group
- 23. Whether the Department incorrectly used Feili Group's market economy purchases of plastic pellets to value nylon caps instead of the Indian surrogate value for plastic caps
- 24. Whether the Department incorrectly calculated the surrogate value of poly bags for Feili Group
- 25. Whether the Department erred in adding, instead of subtracting, the steel scrap offset for Feili Group
- 26. Whether the Department should correct the surrogate value for wooden pallets by dividing the average value by the average pallet weight for Feili Group
- 27. Whether the Department incorrectly included Indian import values for cardboard other than boxes in its calculation of surrogate value for cardboard cartons for Feili Group
- 28. Whether the Department made clerical errors in calculations of surrogate values for screws, other metal fittings and rubber washers for Feili Group
- 29. Whether the Department should correct the weights of foam, vinyl and fabric inputs incorrectly reported by Feili Group
- 30. Whether the Department should correct the number of tables packed in a carton for Feili Group
- 31. Whether Shin Crest should include inland freight for one U.S. sale in the sales listing
- 32. Whether the Department should apply adverse FA for Shin Crest's consumption of hardboard because it was not verified
- 33. Whether the Department should apply Feili Group's usage of wooden pallets for packing to Shin Crest as FA
- 34. Whether the Department's calculations of the surrogate value of water were incorrect
- 35. Whether the Department should make a finding of critical circumstances for all Chinese producers of folding metal tables and chairs

[FR Doc. 02–10071 Filed 4–23–02; 8:45 am] BILLING CODE 3510–DS–S **DEPARTMENT OF COMMERCE** 

# **International Trade Administration**

[C-507-501; C-507-601]

Certain In-Shell Pistachios from Iran and Certain In-Shell Roasted Pistachios from Iran: Extension of Time Limit for Preliminary Results of Countervailing Duty New Shipper Reviews

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

**ACTION:** Notice of Extension of Time Limit for Preliminary Results of Countervailing Duty New Shipper Reviews.

EFFECTIVE DATE: April 24, 2002.

FOR FURTHER INFORMATION CONTACT: Eric B. Greynolds or Darla Brown, AD/CVD Enforcement, Office VI, Group II, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution

Avenue, NW, Washington, DC 20230; telephone: (202) 482–2786.

### SUPPLEMENTARY INFORMATION:

# **Time Limits:**

#### **Statutory Time Limits**

Section 751(a)(2)(B)(iv) of the Tariff Act of 1930, as amended (the Act), requires the Department of Commerce (the Department) to make a preliminary determination within 180 days after the date on which the review is initiated and a final determination within 90 days after the date the preliminary determination is issued. However, if the Department concludes that the case is extraordinarily complicated such that it cannot complete the review within these time periods, section 751(a)(2)(B)(iv) of the Act allows the Department to extend the time limit for the preliminary determination to a maximum of 300 days and 150 days for the final determination from the date of publication of the preliminary determination.

# **Background**

On November 7, 2001, and November 27, 2001, the Department published notices of initiation of new shipper reviews of the countervailing duty orders on certain in-shell pistachios from Iran and certain in-shell roasted pistachios from Iran covering the period October 1, 2000 through September 30, 2001 (66 FR 59277 and 66 FR 59235, respectively). The preliminary results are currently due no later than April 29, 2002 for certain in-shell pistachios and

May 18, 2002 for certain in-shell roasted pistachios.

# **Extension of Time Limit for Preliminary Results of Review**

We determine that these cases are extraordinarily complicated because there are a large number of complex issues which require thorough consideration and analysis by the Department, including allegations of new subsidy programs that were not examined during the original investigations and a complex system of exchange rates in Iran. Consequently, we are not able to complete the preliminary results of these reviews within the time limit. Therefore, the Department is extending the time limit for completion of the preliminary results for both of these new shipper reviews until no later than August 27, 2002. This date is the full 120 days extension for the new shipper review of in-shell pistachios. We intend to issue the final results no later than 90 days after the publication of the preliminary results notice. This extension is in accordance with section 751(a)(2)(B)(iv) of the Act.

Dated: April 18, 2002

#### Bernard T. Carreau,

Deputy Assistant Secretary for Import Administration.

[FR Doc. 02–10069 Filed 4–23–02; 8:45 am] BILLING CODE 3510–DS–S

### **DEPARTMENT OF COMMERCE**

# International Trade Administration [C-580-835]

Stainless Steel Sheet and Strip in Coils from the Republic of Korea: Extension of Preliminary Results of Countervailing Duty Administrative Review

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

**ACTION:** Notice of Extension of Time Limit for Preliminary Results of Countervailing Duty Administrative Review.

EFFECTIVE DATE: April 24, 2002.

### FOR FURTHER INFORMATION CONTACT:

Tipten Troidl or Carrie Farley, Office of AD/CVD Enforcement VI, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Ave, N.W., Washington, D.C. 20230; telephone: 202–482–1767 or 202–482–0395, respectively.

# SUPPLEMENTARY INFORMATION:

### **Statutory Time Limits**

Section 751(a)(3)(A) of the Tariff Act of 1930, as amended (the Act), requires the Department to make a preliminary determination within 245 days after the last day of the anniversary month of an order/finding for which a review is requested and a final determination within 120 days after the date on which the preliminary determination is published. However, 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 these deadlines to a maximum of 365 days and 180 days, respectively.

# **Background**

On September 24, 2001, the Department published a notice of initiation of administrative review of the countervailing duty order on stainless steel sheet and strip from the Republic of Korea, covering the period January 1, 2000 through December 31, 2000 (see 65 FR 49924). The preliminary results are currently due no later than May 3, 2002.

# **Extension of Preliminary Results of Review**

In this administrative review, we are analyzing whether a program-wide change occurred with respect to one of the programs we found countervailable in the original investigation. This program-wide change involves an issue of change of ownership. Additional information, and possible verification of this information, is required. Due to these considerations, we determine that it is not practicable to complete the preliminary results of this review within the original time limit. Therefore, the Department is extending the time limits for completion of the preliminary results until no later than September 3, 2002. We intend to issue the final results no later than 120 days after the publication of the preliminary results. This extension is in accordance with section 751(a)(3)(A) of the Act.

Dated: April 18, 2002

# Bernard T. Carreau,

Deputy Assistant Secretary for Import Administration.

[FR Doc. 02–10068 Filed 4–23–02; 8:45 am]

### **DEPARTMENT OF COMMERCE**

# National Oceanic and Atmospheric Administration

[I.D. 041802B]

# **Endangered Species; Permits**

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

**ACTION:** Receipt of an application for a research and enhancement permit (1380).

**SUMMARY:** Notice is hereby given of the following actions regarding permits for takes of endangered and threatened species for the purposes of scientific research and/or enhancement under the Endangered Species Act (ESA): NMFS has received an application for a research/enhancement permit from Mr. Christopher Slay, of Coastwise Consulting (1380).

**DATES:** Comments or requests for a public hearing on the new application must be received at the appropriate address or fax number no later than 5 p.m. eastern standard time on May 24, 2002.

ADDRESSES: Written comments on the new application should be sent to the appropriate office as indicated below. Comments may also be sent via fax to the number indicated for the application. Comments will not be accepted if submitted via e-mail or the Internet. The application and related documents are available for review in the indicated office, by appointment:

Permits, Conservation and Education Division, F/PR1, 1315 East West Highway, Silver Spring, MD 20910 (phone:301–713–2289, fax: 301-713-0376).

#### FOR FURTHER INFORMATION CONTACT:

Lillian Becker, Silver Spring, MD (phone: 301–713–2319, fax: 301–713–0376, e-mail: Lillian.Becker@noaa.gov).

# SUPPLEMENTARY INFORMATION:

# Authority

Issuance of permits and permit modifications, as required by the Endangered Species Act of 1973 (16 U.S.C. 1531–1543) (ESA), is based on a finding that such permits/modifications: (1) are applied for in good faith; (2) would not operate to the disadvantage of the listed species which are the subject of the permits; and (3) are consistent with the purposes and policies set forth in section 2 of the ESA. Scientific research and/or enhancement permits are issued under section 10(a)(1)(A) of the ESA.

Authority to take listed species is subject to conditions set forth in the permits. Permits and modifications are issued in accordance with and are subject to the ESA and NMFS regulations governing listed fish and wildlife permits (50 CFR parts 222–226).

Those individuals requesting a hearing on an application listed in this notice should set out the specific reasons why a hearing on that application would be appropriate (see ADDRESSES). The holding of such hearing is at the discretion of the Assistant Administrator for Fisheries, NOAA. All statements and opinions contained in the permit action summaries are those of the applicant and do not nece ssarily reflect the views of NMFS.

# **Species Covered in This Notice**

The following species are covered in this notice:

Sea turtles

Threatened and endangered Green turtle (*Chelonia mvdas*)

Endangered Hawksbill turtle (*Eretmochelys imbricata*)

Endangered Kemp's ridley turtle (Lepidochelys kempii)

Endangered Leatherback turtle (Dermochelys coriacea)

Threatened Loggerhead turtle (*Caretta caretta*)

Application 1380

The applicant proposes to capture live sea turtles using shrimp trawlers in association with hopper dredge activities along the southeastern U.S. coast and the Gulf of Mexico. Trawling may be conducted prior to dredging to assess the abundance of sea turtles in an area and/or during dredging operations to relocate turtles away from the channel being dredged. Captured turtles will be identified, measured. photographed, and tagged with both flipper and PIT tags before being released. The annual number of takes requested are: 750 loggerhead, 225 Kemp's ridley, 150 green, 50 hawksbill, and 22 leatherback turtles. Precautions will be taken to insure the health and safety of the turtles while onboard the trawler.

Dated: April 18, 2002.

# Ann Terbush,

Chief, permits, Conservation, and Education Division, Office of Protected Resources, National Marine Fisheries Service.

[FR Doc. 02–10084 Filed 4–23–02; 8:45 am]

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