DEPARTMENT OF THE INTERIOR

Minerals Management Service

Applications for Renewable Energy Leases and Grants and Alternate Use Grants on the Outer Continental Shelf

AGENCY: Minerals Management Service (MMS), Interior.

ACTION: Notice.

SUMMARY: This notice provides office addresses for filing applications for

renewable energy leases and grants on the Outer Continental Shelf.

FOR FURTHER INFORMATION CONTACT:

Maureen A. Bornholdt, Program Manager, Office of Offshore Alternative Energy Programs, 703–787–1300.

SUPPLEMENTARY INFORMATION:

On April 22, 2009, President Obama announced that the Department of the Interior finalized the framework for renewable energy production on the Outer Continental Shelf (OCS). A final rule, published in the **Federal Register** on April 29, 2009 (74 FR 19638), established a program to grant leases, rights-of-use and easements (RUEs), and rights-of-way (ROWs) for orderly, safe, and environmentally responsible renewable energy activities, such as the siting and construction of offshore wind farms, on the OCS.

Applications for renewable energy leases, RUEs and ROWs and alternate use RUEs on the OCS are to be filed with the appropriate MMS Office as outlined in the following table.

Project location by state (offshore)	Filing address
Delaware Massachusetts New Hampshire New Jersey New York North Carolina Maine Maryland Rhode Island Virginia	Office of Offshore Alternative Energy Programs, Minerals Management Service, Mail Stop 4090, 381 Elden Street, Herndon, Virginia 20170–4817 <i>Phone:</i> 703–787–1300.
 Alabama Florida Georgia Mississippi Louisiana South Carolina 	Minerals Management Service, Gulf of Mexico OCS Regional Office, Attn: Renewable Energy Program, Lease Applications—Mail Stop 5400, RUEs—Mail Stop 5231, ROWs—Mail Stop 5232, 1201 Elmwood Park Blvd, New Orleans, Louisiana 70123, <i>Phone:</i> 800–200–GULF.
TexasCaliforniaHawaiiOregon	Minerals Management Service, Pacific OCS Regional Office, Mail Stop 7000, 770 Paseo Camarillo, 2nd Floor, Camarillo, California 93010, <i>Phone:</i> 800–672–2627.
Washington Alaska	Minerals Management Service, Alaska OCS Regional Office, Mail Stop 8200, Centerpoint Building, 3801 Centerpoint Drive, Suite 500, Anchorage, Alaska 99503, <i>Phone:</i> 907–334–5200.

Dated: June 23, 2009.

Chris C. Oynes,

Associate Director for Offshore Energy and Minerals Management.

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INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 701-TA-465 and 731-TA-1161 (Preliminary)]

Certain Steel Grating From China

Determinations

On the basis of the record ¹ developed in the subject investigations, the United States International Trade Commission (Commission) determines, pursuant to section 703(a) and 733(a) of the Tariff Act of 1930 (19 U.S.C. 1671b(a) and 19 U.S.C. 1673b(a)) (the Act), that there is a reasonable indication that an industry in the United States is threatened with material injury by reason of imports from China of certain steel grating, provided for in subheading 7308.90.70 of the Harmonized Tariff Schedule of the United States, that is alleged to be subsidized by the Government of China and sold in the United States at less than fair value (LTFV).

Pursuant to section 207.18 of the Commission's rules, the Commission also gives notice of the commencement of the final phase of its investigations. The Commission will issue a final phase notice of scheduling, which will be published in the **Federal Register** as provided in section 207.21 of the Commission's rules, upon notice from the Department of Commerce (Commerce) of affirmative preliminary

determinations in these investigations under sections 703(b) and 733(b) of the Act, or, if the preliminary determinations are negative, upon notice of affirmative final determinations in those investigations under sections 705(a) and 735(a) of the Act. Parties that filed entries of appearance in the preliminary phase of the investigations need not enter a separate appearance for the final phase of the investigations. Industrial users, and, if the merchandise under investigation is sold at the retail level, representative consumer organizations have the right to appear as parties in Commission antidumping and countervailing duty investigations. The Secretary will prepare a public service list containing the names and addresses of all persons, or their representatives, who are parties to the investigations.

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