of Texas and includes only those areas that historically contained coastal prairie habit. The counties included within this program are as follows: Aransas, Austin, Brazoria, Calhoun, Chambers, Colorado, Fort Bend, Galveston, Goliad, Harris, Jackson, Jefferson, Liberty, Matagorda, Orange, Refugio, Victoria, Waller, and Wharton.

Priority will be placed on securing Agreements with landowners located adjacent to, or near, one of the remaining APC populations. Specifically targeted are tracts within a 5-mile radius of Attwater's Prairie Chicken National Wildlife Refuge, sites in southern Galveston and Brazoria Counties that are located between the Nature Conservancy's Galveston Bay Coastal Prairie Preserve and Brazoria National Wildlife Refuge, and sites within a 5-mile radius of known prairie chicken populations in Refugio County. Nancy M. Kaufman,

Regional Director, Region 2, Albuquerque, New Mexico.

[FR Doc. 95–19770 Filed 8–9–95; 8:45 am] BILLING CODE 4310–55–M

# Availability of an Environmental Assessment/Habitat Conservation Plans and Receipt of Applications for Incidental Take Permits for Construction of Single Family Residences in Austin, Travis County, Texas

AGENCY: Fish and Wildlife Service, Interior.

# ACTION: Notice.

**SUMMARY:** The Applicants have applied to the Fish and Wildlife Service (Service) for an incidental take permits pursuant to Section 10(a) of the Endangered Species Act (Act). The requested permits would authorize the incidental take of the endangered golden-cheeked warbler (*Dendroica chrysoparia*). The proposed take would occur as a result of the construction of single family residences in Austin, Travis County, Texas. The Service has prepared the

The Service has prepared the Environmental Assessment/Habitat Conservation Plans (EA/HCP) for the incidental take applications. A determination of jeopardy to the species or a Finding of No Significant Impact (FONSI) will not be made before 30 days from the date of publication of this notice. This notice is provided pursuant to section 10(c) of the Act and National Environmental Policy Act regulations (40 CFR 1506.6).

**DATES:** Written comments on the applications should be received September 11, 1995.

ADDRESSES: Persons wishing to review the application may obtain a copy by writing to the Regional Director, U.S. Fish and Wildlife Service, P.O. Box 1306, Albuquerque, New Mexico 87103. Persons wishing to review the EA/HCPs may obtain a copy by contacting Joseph E. Johnston or Mary Orms, Ecological Services Field Office, 10711 Burnet Road, Suite 200, Austin, Texas 78758 (512/490-0063). Documents will be available for public inspection by appointment only, during normal business hours (8:00 to 4:30) U.S. Fish and Wildlife Service, Austin, Texas. Written data or comments concerning the application(s) and EA/HCPs should be submitted to the Field Supervisor, Ecological Field Office, Austin, Texas (see ADDRESSES above). Please refer to the permit numbers when submitting comments.

**FOR FURTHER INFORMATION CONTACT:** Joseph E. Johnston or Mary Orms at the above Austin Ecological Service Field Office.

**SUPPLEMENTARY INFORMATION:** Section 9 of the Act prohibits the "taking" of endangered species such as the goldencheeked warbler. However, the Service, under limited circumstances, may issue permits to take endangered wildlife species incidental to, and not the purpose of, otherwise lawful activities. Regulations governing permits for endangered species are at 50 CFR 17.22. **APPLICANT:** Walter Jonas plans to construct a single family residence on Lot 135, Unit 2, Cardinal Hills Subdivision, 15106 Flamingo Drive N., Austin, Travis County, Texas. The Applicant has been issued the Permit Number PRT-804388 for a period of 1 year. This action will eliminate less than one-half acre of land and indirectly impact less than one-half additional acre of golden-cheeked warbler habitat. The Applicant proposes to compensate for this incidental take of goldencheeked warbler habitat by placing \$1,500 into the City of Austin Balcones Canyonlands Conservation Fund to acquire/manage lands for the conservation of the golden-cheeked warbler.

APPLICANT: David W. DiJoy plans to construct a single family residence on Lot 67, Block B, Rob Roy on the Lake Subdivision, 101 Lowell Lane, Austin, Travis County, Texas. The Applicant has been issued the Permit Number PRT–804125 for a period of 1 year. This action will eliminate less that one-half acre of land and indirectly impact less than one-half additional acre of goldencheeked warbler habitat. The Applicant proposes to compensate for this incidental take of golden-cheeked warbler habitat by placing \$1500 into the City of Austin Balcones Canyonlands Conservation Fund to acquire/manage lands for the conservation of the golden-cheeked warbler.

**APPLICANT:** Richland SA, Ltd. plans to construct single family residences on the following lots:

- Lot 1, Block D, Phase One, Canyon Mesa Subdivision, Kabar Trail, Austin, Travis County, Texas, (PRT–804126)
- Lot 2, Block D, Phase One, Canyon Mesa Subdivision, Kabar Trail, Austin, Travis County, Texas, (PRT–804127)
- Lot 3, Block D, Phase One, Canyon Mesa Subdivision, Kabar Trail, Austin, Tracia County, Texas, (PT 204127)
- Travis County, Texas, (PRT–804128) Lot 4, Block D, Phase One, Canyon Mesa Subdivision, Kabar Trail, Austin, Travis County, Texas, (PRT–804129)
- Lot 5, Block D, Phase One, Canyon Mesa Subdivision, Kabar Trail, Austin, Travis County, Texas, (PRT–804130)
- Lot 6, Block D, Phase One, Canyon Mesa Subdivision, Kabar Trail, Austin, Travis County, Texas, (PRT–804131)
- Lot 7, Block D, Phase One, Canyon Mesa Subdivision, Kabar Trail, Austin,
- Travis County, Texas, (PRT–804132) Lot 8, Block D, Phase One, Canyon Mesa Subdivision, Kabar Trail, Austin, Travis County, Texas, (PRT–804133)
- Lot 9, Block D, Phase One, Canyon Mesa Subdivision, Kabar Trail, Austin,
- Travis County, Texas, (PRT-804135) Lot 10, Block D, Phase One, Canyon Mesa Subdivision, Kabar Trail, Austin, Travis County, Texas, (PRT-804136)
- Lot 12, Block D, Phase One, Canyon Mesa Subdivision, Kabar Trail, Austin, Travis County, Texas, (PRT– 804137)
- Lot 13, Block D, Phase One, Canyon Mesa Subdivision, Kabar Trail, Austin, Travis County, Texas, (PRT– 804138)
- Lot 14, Block D, Phase One, Canyon Mesa Subdivision, Kabar Trail, Austin, Travis County, Texas, (PRT– 804139)

The Applicant has been issued the Permit Numbers PRT-804126 to PRT-133 and PRT-804135 to PRT-804139 above. The permits are for a period of 20 years. This action will eliminate less than one-half acre of land per residence and indirectly impact less than one-half additional acres of golden-cheeked warbler habitat per residence. The applicant proposes to compensate for this incidental take of golden-cheeked warbler habitat by placing \$1,500 per residence into the City of Austin **Balcones Canyonlands Conservation** Fund to acquire/manage lands for the conservation of the golden-cheeked warbler.

Alternatives to these actions were rejected because selling or not developing the subject properties with federally listed species present was not economically feasible.

Dated: July 8, 1995.

Nancy M. Kaufman,

Regional Director, Region 2, Albuquerque, New Mexico.

[FR Doc. 95-19651 Filed 8-9-95; 8:45 am] BILLING CODE 4510-55-M

## INTERNATIONAL TRADE COMMISSION

[Investigations Nos. 701-TA-363-364 and 731-TA-711-717 (Final)]

### Oil Country Tubular Goods (OCTG) from Argentina, Austria, Italy, Japan, Korea, Mexico, and Spain

#### Determinations

On the basis of the record <sup>1</sup> developed in the subject investigations, the Commission determines, pursuant to sections 705(b) and 735(b) of the Tariff Act of 1930 (19 U.S.C. § 1671d(b) and 1673d(b), respectively), that an industry in the United States is materially injured, or threatened with material injury, by reason of imports of OCTG<sup>2</sup> from the following countries that have been found by the Department of Commerce (Commerce) to be subsidized and/or sold in the United States at less than fair value (LTFV):

Country	OCTG exclud- ing drill pipe <sup>1</sup>	Drill pipe <sup>2</sup>
Argentina Italy	731–TA–711 <sup>3</sup> 701–TA–364 <sup>4</sup> & 731–TA– 713 <sup>4</sup>	731–TA–711
Japan Korea	731–TA–714 <sup>5</sup> 731–TA–715 <sup>3</sup>	731–TA–714
Mexico	731–TA–716 <sup>3</sup>	731–TA–716

<sup>1</sup>These determinations are based on findings of material injury.

These determinations are based on findings of threat of material injury (Chairman Watson and Commissioner Crawford finding material injury).

<sup>2</sup> OCTG are hollow steel products of circular cross-section. These products include oil well casing, tubing, and drill pipe, of iron (other than cast iron) or steel (both carbon and alloy), whether or not conforming to API or non-API specifications, whether finished or unfinished (including green tubes and limited service OCTG products). These investigations do not cover casing, tubing, or drill pipe containing 10.5 percent or more of chromium. OCTG other than drill pipe are provided for in subheadings 7304.20 (excluding subheadings 7304.20.70 and 7304.20.80), 7305.20, and 7306.20 of the Harmonized Tariff Schedule of the United States; drill pipe is provided for in subheadings 7304.20.70 and 7304.20.80.

<sup>3</sup>Chairman Watson and Commissioner Crawford dissenting.

Chairman Watson, Vice Chairman Nuzum, and Commissioner Crawford dissenting. <sup>5</sup> Chairman Watson dissenting.

The Commission further determines that an industry in the United States is not materially injured or threatened with material injury, and that the establishment of an industry in the United States is not materially retarded, by reason of imports of OCTG from the following countries that have been found by Commerce to be subsidized and/or sold in the United States at LTFV:

Country	OCTG exclud- ing drill pipe	Drill pipe
Austria	701–TA–363 <sup>1</sup> & 731–TA–	701–TA–363 & 731–TA–
Italy	7121.	712 701–TA–364 & 731–TA–
Korea Spain	 731–TA–717 <sup>1</sup>	713 731–TA–715 731–TA–717

<sup>1</sup>Commissioners Newquist and Bragg dissenting.

# Background

The Commission instituted these investigations effective December 2, 1994; January 24, 1995; February 2, 1995; and June 20, 1995, following determinations by Commerce that imports of OCTG from Austria and Italy were being subsidized within the meaning of section 703(b) of the Tariff Act of 1930 (19 U.S.C. §1671b(b)) and that imports of OCTG from Argentina, Austria, Italy, Japan, Korea, Mexico, and Spain were being sold at LTFV within the meaning of section 733(b) of the Tariff Act of 1930 (19 U.S.C. §1673b(b)). The petitions for these investigations were filed on June 30, 1994, prior to the effective date of the Uruguay Round Agreements Act. Thus, these investigations were subject to the substantive and procedural rules of the Tariff Act of 1930 as it existed prior to the Uruguay Round Agreements Act.3

Notices of the institution of the Commission's investigations 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 notices in the Federal Register of January 12, 1995; February 23, 1995; and June 23, 1995. (60 FR 2983; 60 FR 10107; and 60 FR 32708). The hearing was held in Washington, DC, on June 27, 1995, and all persons

who requested the opportunity were permitted to appear in person or by counsel.

The Commission transmitted its determinations in these investigations to the Secretary of Commerce on August 2, 1995. The views of the Commission are contained in USITC Publication 2911 (August 1995), entitled "OIL COUNTRY TUBULAR GOODS FROM ARGENTINA, AUSTRIA, ITALY, JAPAN, KOREA, MEXICO, AND SPAIN: Investigations Nos. 701-TA-363 and 364 (Final) and Investigations Nos. 731-TA-711-717 (Final)."

Issued: August 3, 1995.

By order of the Commission.

#### Donna R. Koehnke,

Secretary.

[FR Doc. 95-19706 Filed 8-9-95; 8:45 am] BILLING CODE 7020-02-P

#### **INTERSTATE COMMERCE** COMMISSION

[Finance Docket No. 32746]

## Consolidated Rail Corporation-Trackage Rights Exemption—Norfolk and Western Railway Company

Norfolk and Western Railway Company (NW) has agreed to grant local trackage rights to Consolidated Rail Corporation (Conrail) as follows: over a line of railroad between the NW/Conrail property line at the connection track in the southeast quadrant between the tracks of Conrail and NW at or near NW's milepost D113.9 at Butler, IN and the northernmost connection to the industrial trackage of Steel Dynamics, Inc. (SDI), in Wilmington Township, DeKalb County, IN, at or near NW's milepost 118.4, a distance of approximately 5 miles. The proposed transaction will allow Conrail to better serve its customer, SDI.<sup>1</sup> The trackage rights will be effective on such date as the parties may agree in writing, but not sooner than seven days after the filing date of this notice.

This notice is filed under 49 CFR 1180.2(d)(7). If the notice contains false or misleading information, the exemption is void ab initio. Petitions to revoke the exemption under 49 U.S.C. 10505(d) may be filed at any time. The filing of a petition to revoke will not automatically stay the transaction. Pleadings must be filed with the Commission and served on: John J. Paylor, 2001 Market St., 16A, P.O. Box 41416, Philadelphia, PA 19101–1416.

<sup>&</sup>lt;sup>1</sup>The record is defined in sec. 207.2(f) of the Commission's Rules of Practice and Procedure (19 CFR 207.2(f)).

<sup>&</sup>lt;sup>3</sup> See P.L. 103-465, approved December 8, 1994, 108 Stat. 4809, at § 291.

<sup>&</sup>lt;sup>1</sup>Conrail is restricted to using the trackage rights to provide local rail service to SDI only.