- Archeological Site No. 122–16 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Millinocket vicinity, 95001200
- Archeological Site No. 122–22 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Millinocket vicinity, 95001233
- Archeological Site No. 122–6 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Millinocket vicinity, 95001199
- Archeological Site No. 122–8 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Millinocket vicinity, 95001232
- Archeological Site No. 134–8 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Millinocket vicinity, 95001216
- Archeological Site No. 134–9 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Millinocket vicinity, 95001217

Piscataquis County

- Archeological Site No. 121–52B (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Ambajejus Camps vicinity, 95001213
- Archeological Site No. 121–52a (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Ambajejus Camps vicinity, 95001212
- Archeological Site No. 121–59 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Stephensons Landing vicinity, 95001214
- Archeological Site No. 121–71 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Ambajejus Camps vicinity, 95001215
- Archeological Site No. 122–4a (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Millinocket vicinity, 95001202
- Archeological Site No. 142–12 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Ripogenus vicinity, 95001221
- Archeological Site No. 142–14 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Ripogenus vicinity, 95001223
- Archeological Site No. 142–5 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Ripogenus vicinity, 95001218
- Archeological Site No. 142–6 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Ripogenus vicinity, 95001219
- Archeological Site No. 142–8 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Ripogenus vicinity, 95001220
- Archeological Site No. 142–13 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Ripogenus vicinity, 95001222
- Archeological Site No. 143–12 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Ripogenus vicinity, 95001209
- Archeological Site No. 143–15 (Penebscot Headwater Lakes Prehistoric Site MP),

- $\label{eq:Address} Address\ Restricted,\ Ripogenus\ vicinity,\\ 95001210$
- Archeological Site No. 143–16 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Ripogenus vicinity, 95001211
- Archeological Site No. 143–23 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Chesuncook vicinity, 95001203
- Archeological Site No. 143–5 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Ripogenus vicinity, 95001208
- Archeological Site No. 143–52 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Chesuncook vicinity, 95001205
- Archeological Site No. 143–53 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Chesuncook vicinity, 95001206
- Archeological Site No. 143–57 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Chesuncook vicinity, 95001207
- Archeological Site No. 143–79 (Penebscot Headwater Lakes Prehistoric Sites MPS), Address Restricted, Chesuncook vicinity, 95001204

MASSACHUSETTS

Berkshire County

Shaker Farm, Dublin Rd., Richmond, 95001198

MINNESOTA

Hennepin County

Shubert, Sam S., Theatre, 22 Seventh St., N, Minneapolis, 95001230

MISSISSIPPI

Coahoma County

Yazoo and Mississippi Valley Passenger Depot, Bounded by N. Edwards, Sharkey and Issaquena Aves., and the ICRR main track, Clarksdale, 95001194

Jones County

New Orleans and Northeastern Railroad Depot, Maple St., Laurel, 95001192

Lawrence County

New Orleans Great Northern Railroad Depot, Bounded by MS 84 and the former GM & O Railroad tracks, Monticello, 95001193

Madison County

Yazoo & Mississippi Valley Railroad Depot, Vernon St. between the Illinois Central Railroad track and Main St., Flora, 95001195

NEVADA

Storey County

McCarthy House, 50 S. I St., Virginia City, 95001231

[FR Doc. 95–25309 Filed 10–11–95; 8:45 am] BILLING CODE 4310–70–P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 731-TA-725(F)]

Manganese Sulfate From the People's Republic of China; Commission Determination To Conduct a Portion of the Hearing In Camera

AGENCY: International Trade Commission.

ACTION: Closure of a portion of a Commission hearing to the public.

SUMMARY: Upon request of respondents in the above-captioned final investigations, the Commission has unanimously determined to conduct a portion of its hearing scheduled for October 3, 1995, in camera. See Commission rules 207.23(d), 201.13(m) and 201.35(b)(3) (19 CFR 207.23(d). 201.13(m) and 201.35(b)(3)). The remainder of the hearing will be open to the public. The Commission unanimously has determined that the seven-day advance notice of the change to a meeting was not possible. See Commission rule 201.35(a), (c)(1) (19 CFR 201.35(a), (c)(1)).

FOR FURTHER INFORMATION CONTACT: James M. Lyons, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street, S.W., Washington, DC 20436, telephone 202–205–3094. Hearing-impaired individuals are advised that information on this matter may be obtained by contacting the Commission's TDD terminal on 202–205–1810.

SUPPLEMENTARY INFORMATION: The Commission believes that the respondents have justified the need for a closed session. A full discussion of competition in the industry and the domestic industry's financial condition can only occur if a portion of the hearing is held in camera. Because certain information is not publicly available, any discussion of issues relating to this information will necessitate disclosure of business proprietary information (BPI). Thus, such discussions can only occur if a portion of the hearing is held in camera. In making this decision, the Commission nevertheless reaffirms its belief that whenever possible its business should be conducted in public.

The hearing will include the usual public presentations by petitioners and by respondents, with questions from the Commission. In addition, the hearing will include an *in camera* session for a presentation that discusses BPI by respondents and for questions from the Commission relating to the BPI, followed by a similar *in camera*

presentation by petitioners. For any in camera session the room will be cleared of all persons except those who have been granted access to BPI under a Commission administrative protective order (APO) and are included on the Commission's APO service list in this investigation. See 19 CFR 201.35(b)(1), (2). In addition, to the extent petitioner's BPI will be discussed in the in camera session, personnel of the petitioning firm whose data will be discussed may also be granted access to the closed session while such data is discussed. The time for the parties' presentations and 3 rebuttals in the in camera session will be taken from their respective overall allotments for the hearing. All persons planning to attend the in camera portions of the hearing should be prepared to present proper identification.

Authority: The General Counsel has certified, pursuant to Commission Rule 201.39 (19 CFR 201.39) that, in her opinion, a portion of the Commission's hearing in *Manganese Sulfate from the People's Republic of China,* Inv. No. 731–TA–725 (Final) may be closed to the public to prevent the disclosure of BPI.

Issued: October 4, 1995.

By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 95-25270 Filed 10-11-95; 8:45 am]

BILLING CODE 7020-02-P

[Investigation No. 337-TA-370]

Certain Salinomycin Biomass and Preparations Containing Same; Change of Commission Investigative Attorney

Notice is hereby given that, as of this date, Juan S. Cockburn, Esq. of the Office of Unfair Import Investigations is designated as the Commission investigative attorney in the above-cited investigation instead of Teresa M.B. Martinez, Esq. and Juan S. Cockburn, Esq.

The Secretary is requested to publish this Notice in the Federal Register.

Dated: October 2, 1995.

Lynn I. Levine,

Director, Office of Unfair Import Investigations, 500 E Street, SW., Washington, DC 20436.

[FR Doc. 95–25269 Filed 10–11–95; 8:45 am] BILLING CODE 7020–02–P

INTERSTATE COMMERCE COMMISSION

[Docket No. AB-167 (Sub-No. 1150X)]

Consolidated Rail Corporation— Discontinuance of Trackage Rights Exemption—in Vigo County, IN

Consolidated Rail Corporation (Conrail) has filed a notice of exemption under 49 CFR Part 1152 Subpart F— Exempt Abandonments and Discontinuances of Trackage Rights to discontinue its trackage rights over 4.9 miles of rail line owned by CSX Transportation, Inc. (CSXT), known as the Otter Creek rail line. The trackage rights to be discontinued involve two zones: (1) Zone 1, between Haley (CSXT milepost LZA 176.5) and Dewey Junction (CSXT milepost LZA 173.8) in Terre Haute, IN; and (2) zone 2, between Dewey Junction (CSXT milepost LZA 173.8) and Otter Creek Junction (CSXT milepost LZA 171.6) near North Terre Haute, IN.

Conrail has certified with respect to the trackage rights involved here that: (1) No local traffic has moved over the line for at least 2 years; (2) no overhead traffic has moved over the line; (3) no formal complaint filed by a user of rail service on the line (or by a State or local government entity acting on behalf of such user) regarding cessation of service over the line either is pending with the Commission or with any U.S. District Court or has been decided in favor of the complainant within the 2-year period; and (4) the requirements at 49 CFR 1152.50(d)(1) (notice to governmental agencies) have been met.1

As a condition to this exemption, any employee adversely affected by the discontinuance shall be protected under *Oregon Short Line R. Co.*— *Abandonment—Goshen*, 360 I.C.C. 91 (1979). To address whether this condition adequately protects affected employees, a petition for partial revocation under 49 U.S.C. 10505(d) must be filed.

Provided no formal expression of intent to file an offer of financial assistance (OFA) has been received, this exemption will be effective on November 11, 1995, unless stayed pending reconsideration. Petitions to stay must be filed by October 23, 1995. Petitions to reopen must be filed by November 1, 1995, with: Office of the Secretary, Case Control Branch, Interstate Commerce Commission, Washington, DC 20423.²

A copy of any petition filed with the Commission should be sent to applicant's representative: John J. Paylor, Consolidated Rail Corporation, Two Commerce Square, 2001 Market Street, P.O. Box 41416, Philadelphia, PA 19101–1416.

If the notice of exemption contains false or misleading information, the exemption is void *ab initio*.

Decided: October 5, 1995.

By the Commission, David M. Konschnik, Director, Office of Proceedings.

Vernon A. Williams,

Secretary.

[FR Doc. 95-25278 Filed 10-11-95; 8:45 am] BILLING CODE 7035-01-P

[Docket No. AB-347 (Sub-No. 2X)]

Florida West Coast Railroad Company, Inc.—Abandonment Exemption—in Dixie and Gilchrist Counties, FL

AGENCY: Interstate Commerce Commission.

ACTION: Notice of exemption.

SUMMARY: The Commission exempts from the prior approval requirements of 49 U.S.C. 10903–04 the abandonment by Florida West Coast Railroad Company, Inc., of 17.275 miles of rail line in Dixie and Gilchrist Counties, FL, extending between milepost 796.7 at Cross City and milepost 806.127 at Wilcox, and between milepost 741.938 at Wilcox and milepost 734.09 at Trenton, subject to public use and standard labor protective conditions.

DATES: Provided no formal expression of intent to file an offer of financial assistance has been received, this exemption will be effective on November 11, 1995. Formal expressions of intent to file an offer ¹ of financial assistance under 49 CFR 1152.27(c)(2) must be filed by October 23, 1995; petitions to stay must be filed by October 27, 1995; and petitions to reopen must be filed by November 6, 1995.

ADDRESSES: Send pleadings referring to Docket No. AB–347 (Sub-No. 2X) to: (1) Office of the Secretary, Case Control Branch, Interstate Commerce Commission, 1201 Constitution Avenue, N.W., Washington, DC 20423; and (2) David H. Anderson, 47 Sheple Lane, Groton, MA 01450.

FOR FURTHER INFORMATION CONTACT: Beryl Gordon, (202) 927–5610. [TDD for hearing impaired: (202) 927–5721.]

 $^{^{1}}$ No environmental or historical documentation is required here under 49 CFR 1105.6(b)(3).

²Because this is a discontinuance proceeding only, the routine provisions for trail use/rail

banking or public use conditions provided for in abandonment proceedings are not appropriate here.

¹ See Exempt. of Rail Abandonment—Offers of Finan. Assist., 4 I.C.C. 2d 164 (1987).