area of Maryland, New Jersey, and New York. Applications were due by January 4, 2008

There were four applicants for designation to provide official services:

- Maryland Department of Agriculture (Maryland) applied for Maryland. Maryland is not currently designated.
- D. R. Schaal Agency, Inc. (Schaal) applied for New Jersey and New York.
- Kankakee Grain Inspection, Inc. (Kankakee) applied for Maryland, New Jersey, and New York.
- Mid-Iowa Grain Inspection, Inc. (Mid-Iowa) applied for Maryland, New Jersey and New York.

In the February 15, 2008, Federal Register (73 FR 8851), we requested comments on the applications for designation to provide official services in Maryland, New Jersey, and New York. Comments were due by March 17, 2008. GIPSA received no comments.

We evaluated all available information regarding the designation criteria in section 7(f)(l) of USGSA (7 U.S.C. 79 (f)) and determined that Maryland and Schaal are best able to provide official services in the geographic areas specified in the December 5, 2007, **Federal Register**, for which they applied.

Maryland is designated for the entire State of Maryland, except those export port locations served by GIPSA, effective June 1, 2008, and terminating June 30, 2010.

Effective June 1, 2008, Schaal's present geographic area is amended to include the entire States of New Jersey and New York, except those export port locations served by GIPSA. Schaal's current designation to provide official services terminates September 30, 2010.

Interested persons may obtain official services by calling the telephone numbers listed below.

Official agency	Headquarters location and telephone	Designation start-end
Maryland Schaal	Annapolis, MD 410–841–5769	6/1/2008–6/30/2010 6/1/2008–9/30/2010

Section 7(f)(1) of the USGSA, authorizes GIPSA's Administrator to designate a qualified applicant to provide official services in a specified area after determining that the applicant is better able than any other applicant to provide such official services (7 U.S.C. 79(f)(1)).

Section 7(g)(1) of USGSA provides that designations of official agencies will terminate not later than three years and may be renewed according to the criteria and procedures prescribed in section 7(f) of USGSA.

Authority: 7 U.S.C. 71-87k.

James E. Link,

 $Administrator, Grain\ Inspection, Packers\ and\ Stockyards\ Administration.$

[FR Doc. E8–9324 Filed 4–28–08; 8:45 am] BILLING CODE 3410-KD-P

CHEMICAL SAFETY AND HAZARD INVESTIGATION BOARD

Sunshine Act Meeting—May 13, 2008—6:30 p.m.

In connection with its investigation into the cause of a November 22, 2006, explosion and fire at the CAI/Arnel manufacturing facility in Danvers, Massachusetts, the United States Chemical Safety and Hazard Investigation Board (CSB) announces that it will convene a public meeting on May 13, 2008, starting at 6:30 p.m. in the North Shore ballroom at the Sheraton Ferncroft Resort, 50 Ferncroft Road, Danvers, MA 01923. At the meeting CSB staff will present to the Board the results of their investigation into this incident. After the presentation by the CSB investigators there will be

presentations by witnesses discussing changes in local and state safety oversight that have been proposed since the November 22, 2006, accident at CAI/Arnel. This will be followed by a public comment period prior to a Board vote on the report.

On November 22, 2006, at about 2:45 a.m., a violent explosion at the CAI/Arnel manufacturing facility rocked the town of Danvers, MA. The explosion and subsequent fire destroyed the facility, heavily damaged dozens of nearby homes and businesses, and shattered windows as far away as one mile. At least 10 residents required hospital treatment for cuts and bruises. More than 16 homes and three businesses were damaged beyond repair. Dozens of boats at the nearby marina were heavily damaged by blast overpressure and debris strikes.

Local authorities ordered the evacuation of more than 300 residents within a half-mile of the facility. Many residents could not return for many months while they waited for their houses to be rebuilt or repaired. Seventeen months after the explosion, six homes had yet to be reoccupied as repairs were not completed.

Following the conclusion of the public comment period, the Board will consider whether to approve the final report and recommendations. All staff presentations are preliminary and are intended solely to allow the Board to consider in a public forum the issues and factors involved in this case. No factual analyses, conclusions or findings presented by staff should be considered final. Only after the Board has considered the final staff presentation, listened to the witnesses and the public

comments, and approved the staff report will there be an approved final record of this incident.

The meeting will be open to the public. Please notify CSB if a translator or interpreter is needed, at least 5 business days prior to the public meeting. For more information, please contact the Chemical Safety and Hazard Investigation Board at (202) 261–7600, or visit our Web site at: http://www.csb.gov.

Christopher W. Warner,

General Counsel.

[FR Doc. 08–1200 Filed 4–25–08; 3:33pm] BILLING CODE 6350–01–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-351-840]

Certain Orange Juice from Brazil: Initiation of Antidumping Duty Changed Circumstances Review

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

EFFECTIVE DATE: April 29, 2008.

SUMMARY: Tropicana Products, Inc.
(Tropicana) has requested that the
Department initiate a changed
circumstances review to consider
partially revoking the order on certain
orange juice from Brazil to exclude ultra
low pulp orange juice (ULPOJ) pursuant
to section 751(b)(1) of the Tariff Act of
1930, as amended (the Act), and 19 CFR
351.216(b) and 351.222(g)(1)(i). In
response to this request, the Department
of Commerce (the Department) is