and the alternatives' possible impacts on those activities.

4. Other information relevant to impacts on the human environment from potential GOM oil and gas development alternatives, including any mitigating measures.

To promote informed decisionmaking, comments should be as specific as possible and should provide as much detail as necessary to meaningfully and fully inform BOEM of the commenter's position. Comments should explain why the issues raised are important for consideration of the Proposed Action, as well as economic, employment, and other impacts affecting the quality of the human environment.

Authority: 42 U.S.C. 4321 *et seq.* and 40 CFR 1503.1.

James J. Kendall,

Regional Director, New Orleans, Louisiana Office, Bureau of Ocean Energy Management. [FR Doc. 2024–29360 Filed 12–12–24; 8:45 am] BILLING CODE 4350–98–P

DEPARTMENT OF THE INTERIOR

Bureau of Ocean Energy Management

[Docket No. BOEM-2024-0039]

Notice of Availability of Determination of Competitive Interest in Wind Energy Area Options C and D in the Gulf of Mexico

AGENCY: Bureau of Ocean Energy Management, Interior. **ACTION:** Notice of availability.

SUMMARY: The Bureau of Ocean Energy Management (BOEM) announces the availability of its determination of competitive interest in the areas identified in the prior notice, "Potential Commercial Leasing for Wind Power Development on the Gulf of Mexico Outer Continental Shelf-Request for Competitive Interest," which was published in the Federal Register on July 29, 2024. BOEM published the request for competitive interest (RFCI) after receiving an unsolicited request from Hecate Energy Gulf Wind LLC expressing interest in acquiring a commercial wind energy lease for wind energy area (WEA) options C and D in the Gulf of Mexico. In response to the RFCI, BOEM received one expression of interest from Invenergy GOM Offshore Wind LLC. Upon review of the proposals, BOEM has determined that competitive interest exists in the RFCI Areas and will move forward with the next competitive lease sale process in the Gulf of Mexico.

ADDRESSES: The determination of competitive interest memorandum is

available on BOEM's website at https:// www.boem.gov/renewable-energy/stateactivities/gulf-mexico-activities.

FOR FURTHER INFORMATION CONTACT: Karoline DiPerna, BOEM Office of Leasing and Plans, 1201 Elmwood Park Boulevard, New Orleans, Louisiana 70123, (504) 736–5722, or *karoline.diperna@boem.gov.*

SUPPLEMENTARY INFORMATION:

Purpose

This public notice documents the review and analysis of materials submitted by Invenergy GOM Offshore Wind LLC (hereinafter, Invenergy) (Company #15177) expressing interest in acquiring a commercial wind energy lease in response to the RFCI published in the **Federal Register** on July 29, 2024 at 89 FR 60913. BOEM published the RFCI in response to an unsolicited request from Hecate Energy Gulf Wind LLC (hereafter, Hecate Energy) (Company #15166) to acquire a commercial wind energy lease in Gulf of Mexico WEA options C and D.

Background

On February 16, 2024, BOEM received an unsolicited request from Hecate Energy expressing interest in acquiring a wind energy lease for WEA options C and D. After determining that Hecate Energy is qualified to hold a wind energy lease in these areas, BOEM published an RFCI pursuant to subsection 8(p)(3) of the Outer Continental Shelf (OCS) Lands Act (43 U.S.C. 1337(p)(3)) and BOEM's implementing regulations at 30 CFR 585.231. Subsection 8(p)(3) of the OCS Lands Act requires OCS renewable energy leases, easements, and rights-ofway to be issued "on a competitive basis unless the Secretary determines after public notice of a lease, easement, or right-of-way that there is no competitive interest." The RFCI provided public notice of Hecate Energy's unsolicited lease request and invited the submission of indications of competitive interest in commercial wind energy leases within the RFCI areas as well as stakeholder feedback. The RFCI provided that if BOEM received one or more indications of competitive interest from qualified entities that wish to develop a commercial wind energy project in the RFCI areas, BOEM may decide to move forward with a competitive lease issuance process following the procedures set forth in 30 CFR 585.210 through 585.226. Based on those procedures, if BOEM receives no competing expressions of interest from qualified companies, BOEM can decide to move forward with the lease issuance

process using the noncompetitive procedures contained in 30 CFR 585.231.

RFCI Response

BOEM received 18 comments during the RFCI comment period, including one expression of interest from Invenergy. Invenergy is qualified legally, financially, and technically for this specific submission pursuant to 30 CFR 585.107 and 585.108. Many of the comments addressed concerns about the suitability of the RFCI areas for leasing. To the extent they are relevant, BOEM will take all the comments it received during the RFCI comment period into consideration as it moves forward with the competitive leasing process.

Findings

BOEM has deemed both Hecate Energy and Invenergy to be legally, technically, and financially qualified to hold an OCS renewable energy lease in the Gulf of Mexico. Their submittals included all the required information outlined in the RFCI and 30 CFR 585.231.

Hecate Energy's proposed project would consist of up to 133 fixed-bottom wind turbine generators (WTGs), each with a capacity of 15-23 megawatts (MW), with an overall maximum capacity of approximately 2,000 MW. Each turbine would be deployed on fixed monopile or jacket foundation types. Hecate Energy narrowed its selections to three points of interconnection within Texas and Louisiana and continues to examine 12 potential landfall locations with paths to three designated substations. Export cables would run separately from each of the two lease areas, or the lease areas would be joined offshore with one substation and one central export cable. Hecate Energy's full application can be found online at https://www.boem.gov/ renewable-energy/state-activities/gulfmexico-activities.

Invenergy's proposed project would consist of up to 140 competitively selected and commercially available turbines, with expected capacities of more than 15 MW, for a total project capacity of up to 2,500 MW. WTG units would be connected via inter-array cables to 1-4 offshore substations, which would connect to an offshore export cable that would carry the power to shore. Structures would be designed to international standards, such as those from the International Electrotechnical Commission, to ensure they can maintain structural reliability in high load cases. Invenergy's full expression of interest can be found online at https://www.boem.gov/renewable-

energy/state-activities/gulf-mexicoactivities.

Based on the information provided to BOEM in the unsolicited lease application from Hecate Energy and the response to the RFCI from Invenergy, BOEM finds that both qualified entities have submitted all the information that is required by the Department regulations (30 CFR 585.231); therefore, BOEM finds there is competitive interest in WEA options C and D. As a result of this finding, BOEM will move forward with the competitive lease issuance process following the procedures set forth in 30 CFR 585.210 through 585.226, including holding the next competitive lease sale in the Gulf of Mexico as soon as 2026.

Elizabeth Klein,

Director, Bureau of Ocean Energy Management. [FR Doc. 2024–29358 Filed 12–12–24; 8:45 am] BILLING CODE 4340–98–P

INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 701–TA–742–745 and 731–TA–1720–1723 (Preliminary)]

Hard Empty Capsules From Brazil, China, India, and Vietnam

Determinations

On the basis of the record ¹ developed in the subject investigations, the United States International Trade Commission ("Commission") determines, pursuant to the Tariff Act of 1930 ("the Act"), that there is a reasonable indication that an industry in the United States is materially injured by reason of imports of hard empty capsules from China, India and Vietnam, and that there is a reasonable indication that an industry in the United States is threatened with material injury by reason of imports of hard empty capsules from Brazil provided for in subheadings 9602.00.10 and 9602.00.50 of the Harmonized Tariff Schedule of the United States, that are alleged to be sold in the United States at less than fair value ("LTFV") and imports of the subject merchandise from Brazil, China, India, and Vietnam that are alleged to be subsidized by the governments of Brazil, China, India, and Vietnam.²

Commencement of Final Phase Investigations

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 § 207.21 of the Commission's rules, upon notice from the U.S. Department of Commerce ("Commerce") of affirmative preliminary determinations in the investigations under §§ 703(b) or 733(b) of the Act, or, if the preliminary determinations are negative, upon notice of affirmative final determinations in those investigations under §§ 705(a) or 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. Any other party may file an entry of appearance for the final phase of the investigations after publication of the final phase notice of scheduling. 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. As provided in section 207.20 of the Commission's rules, the Director of the Office of Investigations will circulate draft questionnaires for the final phase of the investigations to parties to the investigations, placing copies on the Commission's Électronic Document Information System (EDIS, https:// edis.usitc.gov), for comment.

Background

On October 24, 2024, Lonza Greenwood LLC, Greenwood, South Carolina filed petitions with the Commission and Commerce, alleging that an industry in the United States is materially injured or threatened with material injury by reason of subsidized imports of hard empty capsules from Brazil, China, India, and Vietnam and LTFV imports of hard empty capsules from Brazil, China, India, and Vietnam. Accordingly, effective October 24, 2024, the Commission instituted countervailing duty investigation Nos. 701-TA-742-745 and antidumping duty investigation Nos. 731-TA-1720-1723 (Preliminary).

Notice of the institution of the Commission's investigations and of a public conference 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 notice in the **Federal Register** of October 30, 2024 (89 FR 86370). The Commission conducted its conference on November 14, 2024. All persons who requested the opportunity were permitted to participate.

The Commission made these determinations pursuant to §§ 703(a) and 733(a) of the Act (19 U.S.C. 1671b(a) and 1673b(a)). It completed and filed its determinations in these investigations on December 9, 2024. The views of the Commission are contained in USITC Publication 5572 (December 2024), entitled *Hard Empty Capsules* from Brazil, China, India, and Vietnam: Investigation Nos. 701–TA–742–745 and 731–TA–1720–1723 (Preliminary).

By order of the Commission. Issued: December 9, 2024.

Lisa Barton,

Secretary to the Commission. [FR Doc. 2024–29332 Filed 12–12–24; 8:45 am] BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-1377]

Certain Products Containing Tirzepatide and Products Purporting To Contain Tirzepatide; Notice of Request for Submissions on the Public Interest

AGENCY: U.S. International Trade Commission. **ACTION:** Notice.

SUMMARY: Notice is hereby given that on December 6, 2024, the presiding administrative law judge ("ALJ") issued an Initial Determination Granting-in-Part Summary Determination on Violation of Section 337. The ALJ also issued a Preliminary Recommended Determination on Remedy and Bond should a violation be found in the above-captioned investigation. The Commission is soliciting submissions on public interest issues raised by the recommended relief should the Commission find a violation. This notice is soliciting comments from the public and interested government agencies only.

FOR FURTHER INFORMATION CONTACT: Ronald A. Traud, Esq., Office of the General Counsel, U.S. International

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

² 89 FR 91684 and 89 FR 91680, November 20, 2024.