dangerous weapons while persons are engaged in bonafide hunting activities during established hunting seasons and are properly licensed for these activities.

DATES: This closure is effective upon publication and expires upon the passage of one year. During the one year period BLM Grand Junction FO will consider alternatives for the relocation of target shooting to a nearby safe location. An Environmental analysis will be prepared describing the effects of actions designed to resolve the issues.

After publication of this notice, two display signs will be erected at the closure sites to inform the public of the restrictions and direct them to appropriate safe locations to target shoot. In addition the perimeters of the closure areas will be signed. This information will also be available at the BLM Grand Junction Field Office and on line at our website.

Under the authority of 43 CFR 8364.1 and 43 CFR 9268.3(d), this closure is established to prohibit the discharge or use of dangerous weapons on the following public lands administered by the Grand Junction Field Office, Bureau of Land Management.

SE1/4 sec. 19; SW1/4 SW1/4 sec. 20; SE1/4 NW1/4, SW1/4 NE1/4, NE1/ 4SW1/4, NW1/4 SW1/4 sec. 30, T1S, R2E, Ute Meridian, Mesa County, Colorado.

FOR FURTHER INFORMATION CONTACT;

Perry McCoy, BLM Ranger, Grand Junction Field Office, Bureau of Land Management, 2815 H. Rd., Grand Junction, CO 81506, telephone (970) 244–3000.

SUPPLEMENTARY INFORMATION: The affected area has been a popular location for target shooting in the Grand Valley for decades. BLM has received numerous complaints from neighboring land owners regarding indiscriminate use of fire arms in the area. In the past five years many new residences have been constructed along the urban interface zone bordering BLM managed lands in this area. Several near misses of neighbors have been reported. The Federal Aviation Administration maintains an aircraft communications facility in the affected zone. This installation handles aircraft communications for civilian, commercial and military air traffic in western Colorado. The facility has been vandalized and struck by bullets on a regular basis. Damage to this facility could interfere with air traffic and be a threat to national security. Violations of this closure are punishable by a fine of not more than \$100,000 and/or imprisonment of not more than 12

months as provided in 43 CFR 8360, 43 CFR 9268.3(d)(2), and 18 U.S.C. 3571.

Dated: October 4, 2004.

Raul Morales,

Associate Field Manager.
[FR Doc. 04–27386 Filed 12–14–04; 8:45 am]
BILLING CODE 4310–JB–P

DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

Water Transfer Program for the San Joaquin River Exchange Contractors Water Authority, 2005 to 2014

AGENCY: Bureau of Reclamation, Interior.

ACTION: Notice of availability of the joint Final Environmental Impact Statement/ Environmental Impact Report (Final EIS/EIR) FES 04–50.

SUMMARY: Pursuant to the National Environmental Policy Act (NEPA) and the California Environmental Quality Act (CEQA), the Bureau of Reclamation (Reclamation) and the San Joaquin River Exchange Contractors Water Authority (Exchange Contractors) have prepared a Final EIS/EIR for a 10-year water transfer program. The program would consist of the transfer of up to 130,000 acre-feet of substitute water (a maximum of 80,000 acre-feet of developed water from conservation measures, including tailwater recovery, and groundwater pumping and a maximum of 50,000 acre-feet from temporary land fallowing) from the Exchange Contractors to other Central Valley Project (CVP) contractors, to Reclamation for delivery to the San Joaquin Valley wetland habitat areas (wildlife refuges), and to Reclamation and/or DWR for use by the CALFED Environmental Water Account (EWA) as replacement water for CVP contractors. Reclamation would approve and/or execute short-term and/or long-term temporary water transfers or agreements.

A Notice of Availability of the joint Draft EIS/EIR was published in the **Federal Register** on Wednesday, June 16, 2004 (69 FR 33659). The written comment period on the Draft EIS/EIR ended Monday, August 2, 2004. The Final EIS and Final EIR contain responses to all comments received and reflect comments and any additional information received during the review period.

DATES: Reclamation will not make a decision on the proposed action until at least 30 days after release of the Final EIS/EIR. After the 30-day waiting period, Reclamation will complete a

Record of Decision (ROD). The ROD will state the action that will be implemented and will discuss all factors leading to the decision.

ADDRESSES: A compact disk or a copy of the Final EIS/EIR may be requested from Mr. Bob Eckart, Bureau of Reclamation, Mid-Pacific Region, Division of Environmental Affairs, 2800 Cottage Way, Sacramento, California 95825, at (916) 978–5051 (Fax: (916) 978–5055), or by e-mail at reckart@mp.usbr.gov. The final document is available online at http://www.usbr.gov/mp.

See **SUPPLEMENTARY INFORMATION** section for locations where copies of the Final EIS/EIR are available for public inspection.

FOR FURTHER INFORMATION CONTACT: Mr. Bob Eckart at the above address, by calling (916) 978–5051, or by e-mail: reckart@mp.usbr.gov.

SUPPLEMENTARY INFORMATION: The purpose/objective of the proposed 10-year transfer program is the transfer of water from the Exchange Contractors to:

- South of Delta and Friant Unit CVP contractors to meet demands of agriculture, municipal, and industrial uses,
- The Department of the Interior's Water Acquisition Program for delivery to the San Joaquin Valley Federal, State, and private wildlife refuges to meet Incremental Level 4 needs, and/or
- Reclamation and/or DWR for use by the CALFED EWA Program to benefit CVP operations by providing replacement water to CVP contractors.

The Exchange Contractors' proposed water transfer program would assist Reclamation in maximizing the use of limited existing water resources for agriculture, fish and wildlife resources, and municipal and industrial purposes. Water would be transferred to other CVP contractors to support the production of agricultural crops and livestock within the limits of their current agreements. CVP contractors include Santa Clara Valley Water District which is in need of short-term water supplies to support agriculture, municipal, and industrial uses in Santa Clara County. Reclamation's Water Acquisition Program needs additional water to provide the refuges with the increment between Level 2 and Level 4 water quantities for fish and wildlife habitat development. Reclamation and/or DWR may also need to acquire additional CVP water south of the Delta to replace water used for fish protection actions pursuant to CALFED's EWA Program (for the benefit of the CVP).

The water transfers would occur largely within the San Joaquin Valley of Central California. The Exchange Contractors service area covers parts of Fresno, Madera, Merced, and Stanislaus counties. The agricultural water users that would benefit from the potential transfers are located in the counties of Stanislaus, San Joaquin, Merced, Madera, Fresno, San Benito, Santa Clara, Tulare, Kings, and Kern. The wetland habitat areas that may receive the water are located in Merced, Fresno, Tulare, and Kern counties. Water purchased for use by Reclamation and/ or DWR for the EWA may be provided to CVP contractors in the West San Joaquin and San Felipe divisions to replace water bypassed at Tracy Pumping Plant pursuant to EWA fish protection actions.

The Draft EIS/EIR addressed impacts associated with water development by the Exchange Contractors and related effects associated with water use by CVP contractors and the wildlife refuges. Resources evaluated for potential direct and indirect effects from the proposed transfer program include: surface water, groundwater, biological (vegetation, wildlife, and fisheries), air quality, land use (including agriculture), socioeconomics, Indian Trust Assets, and environmental justice. An evaluation of cumulative hydrologic and water service area impacts associated with reasonably foreseeable actions is included also.

One public hearing was held on July 7, 2004 in Los Banos, California.

Copies of the Final EIS/EIR are available for public inspection and review at the following locations:

- Bureau of Reclamation, Office of Public Affairs, 2800 Cottage Way, Sacramento, CA 95825–1898; telephone: (916) 978–5100.
- San Joaquin River Exchange Contractors Water Authority, 541 H Street, Los Banos, CA 93635; telephone: (209) 827–8616.
- California State Library, 914 Capitol Mall, Suite E–29, Sacramento.
- Resources Agency Library, 1416 Ninth Street, Suite 117, Sacramento.
- San Francisco Public Library, McAllister and Larkin, San Francisco.
- Fresno County Public Library, 2420 Mariposa Street, Fresno.
- Merced County Public Library, 1312 South 7th Street, Los Banos.
- Santa Clara County Public Library, 10441 Bandley Drive, Cupertino.
- Kern County Library, 701 Truxton Avenue, Bakersfield.
- UCD Shields Library, Documents Department, University of California, Davis.
- UCB Water Resources Center Archives, 410 O'Brien Hall, Berkeley. It is Reclamation's policy to make comments, including names and home

addresses of respondents, available for public review. Individual respondents may request that we withhold their home address from public disclosure, which will be honored to the extent allowable by law. There may be circumstances in which a respondent's identity may also be withheld from public disclosure, as allowable by law. If you wish to have your name and/or address withheld, you must state this prominently at the beginning of your comment. All submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials of organizations or businesses, will be made available for public disclosure in their entirety.

Dated: November 19, 2004.

John F. Davis,

Deputy Regional Director, Mid-Pacific Region. [FR Doc. 04–27389 Filed 12–14–04; 8:45 am]
BILLING CODE 4310–MN–P

INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-511]

In the Matter of Certain Pet Food Treats; Notice of Decision To Review an Initial Determination Finding Respondent TsingTao China in Default

AGENCY: International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined not to review an initial determination (ID) issued by the presiding administrative law judge (ALJ) in the above-captioned investigation finding respondent TsingTao ShengRong Seafood, Inc. of TsingTao China ("TsingTao China") in default.

FOR FURTHER INFORMATION CONTACT:

Andrea Casson, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, telephone (202) 205-3105. Copies of all nonconfidential documents filed in connection with this investigation are or will be available for inspection during official business hours (8:45 a.m. to 5:15 p.m.) in the Office of the Secretary, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436, telephone (202) 205–2000. General information concerning the Commission may also be obtained by accessing its Internet server (http://www.usitc.gov). The public record for this investigation may be viewed on the Commission's

electronic docket (EDIS) at http://edis.usitc.gov. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on (202) 205–1810.

SUPPLEMENTARY INFORMATION: The Commission instituted this investigation on June 8, 2004, based on a complaint filed by Thomas J. Baumgartner and Hillbilly Smokehouse, Inc., both of Rogers, Arkansas, 69 FR 32044. The complaint alleges violations of section 337 in the importation into the United States, sale for importation, or sale within the United States after importation of certain pet food treats that infringe U.S. Design Patent No. 383,886. The notice of investigation lists six companies as respondents, including TsingTao China.

On August 18, 2004, complainants moved pursuant to section 337(g) and Commission rule 210.16(b) for issuance of an order directing, *inter alia*, TsingTao China, to show cause why it should not be found in default. Complainants noted that TsingTao China had not responded to the complaint and notice of investigation. On August 30, 2004, the Commission investigative attorney filed a response supporting complainant's motion for an order requiring TsingTao China to show cause why it should not be held in default.

On October 5, 2004, the ALJ issued Order No. 6, which ordered TsingTao China to show cause by October 12, 2004, why it should not be found in default. TsingTao China did not respond to the order to show cause. On November 19, 2004, the ALJ issued an ID (Order No. 8) finding TsingTao China in default. Under Commission rule 210.16(b)(3), TsingTao China is deemed to have waived its right to appear, to be served with documents, and to contest the allegations at issue in this investigation. No petitions for review of the ID were filed.

The authority for the Commission's determination is contained in section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and in section 210.42 of the Commission's Rules of Practice and Procedure (19 CFR 210.42).

Issued: December 9, 2004. By order of the Commission.

Marilyn R. Abbott,

Secretary to the Commission.
[FR Doc. 04–27392 Filed 12–14–04; 8:45 am]
BILLING CODE 7020–02–P