

Commission's Final Rules of Practice and Procedure. (59 FR 39020, 39043 (August 1, 1994). The authority for provisional acceptance of the motion for temporary relief is contained in section 210.58. (59 FR at 39062.)

**SCOPE OF INVESTIGATION:** Having considered the complaint and the motion for temporary relief, the U.S. International Trade Commission, on May 5, 1995, Ordered That—

(1) Pursuant to subsection (b) of section 337 of the Tariff Act of 1930, as amended, an investigation be instituted to determine whether there is a violation of subsection (a)(1)(B) of section 337 in the importation into the United States, the sale for importation, or the sale within the United States after importation of certain electrical connectors and products containing same by reason of alleged infringement of claims 17, 18, 20, 21 or 23 of U.S. Letters Patent 5,383,792, and whether there exists an industry in the United States as required by subsection (a)(2) of section 337.

(2) Pursuant to section 210.58 of the Commission's Final Rules of Practice and Procedure (59 FR 39020, 39062 (August 1, 1994)), the motion for temporary relief under subsection (e) of section 337 of the Tariff Act of 1930, which was filed with the complaint, be provisionally accepted and referred to an Administrative Law Judge.

(3) For the purpose of the investigation so instituted, the following are hereby named as parties upon which this notice of investigation shall be served:

(a) The complainants are—  
AMP Incorporated, 470 Friendship Road, Harrisburg, PA 17105  
The Whitaker Corporation, 4550 New Linden Hill Road, Suite 450, Wilmington, DE 19808.

(b) The respondents are the following companies alleged to be in violation of section 337, and are the parties upon which the complaint and motion for temporary relief are to be served:

Berg Electronics, Inc., 825 Old Trail Road, Eters, PA 17319  
Hon Hai Precision Industry Co., Ltd., 66 Chung Shan Road, Tucheng, Taiwan  
Foxconn International Inc., 930 W. Maude Avenue, Sunnyvale, CA 94086  
Tekcon Electronics Corp., 2F, 164, Fu Hsin S. Rd., Sec. 2, Taipei City, Taipei 10106, Taiwan

(c) Kent Stevens, Esq., Office of Unfair Import Investigations, U.S. International Trade Commission, 500 E Street, S.W., Room 401L, Washington, D.C. 20436, shall be the Commission investigative attorney, party to this investigation; and

(4) For the investigation and temporary relief proceedings instituted, Janet D. Saxon, Chief Administrative Law Judge, U.S. International Trade Commission, shall designate the presiding Administrative Law Judge.

(5) The request filed by Respondent Berg Electronics, Inc. on April 21, 1995, to designate the temporary relief proceedings "more complicated" is denied without prejudice to the renewal of that request before the presiding Administrative Law Judge.

Responses to the complaint, the motion for temporary relief, and the notice of investigation must be submitted by the named respondents in accordance with sections 210.13 and 210.59 of the Commission's Final Rules of Practice and Procedure. (59 FR at 39045-46, 39062). Pursuant to 19 CFR sections 201.16(d), 210.13(a) and 210.59 of the Commission's Final Rules of Practice and Procedure (59 FR at 39045, 39062-63), such responses will be considered by the Commission if received not later than 10 days after the date of service by the Commission of the complaint, the motion for temporary relief, and the notice of investigation. Extensions of time for submitting responses to the complaint will not be granted unless good cause therefor is shown.

Failure of a respondent to file a timely response to each allegation in the complaint, in the motion for temporary relief, and in this notice may be deemed to constitute a waiver of the right to appear and contest the allegations of the complaint, the motion for temporary relief, and this notice, and to authorize the administrative law judge and the Commission, without further notice to the respondent, to find the facts to be as alleged in the complaint, motion for temporary relief, and this notice and to enter both an initial determination and a final determination containing such findings, and may result in the issuance of a limited exclusion order or a cease and desist order or both directed against such respondent.

By order of the Commission.

Issued: May 8, 1995.

**Donna R. Koehnke,**

*Secretary.*

[FR Doc. 95-11682 Filed 5-10-95; 8:45 am]

BILLING CODE 7020-02-P

[Investigation No. TA-201-64]

### Fresh Winter Tomatoes

**AGENCY:** International Trade Commission.

**ACTION:** Termination of investigation.

**SUMMARY:** On May 4, 1995, the Commission received a letter from the petitioner in the subject investigation (Florida Tomato Exchange, Orlando, FL) withdrawing its petition. Accordingly, the investigation concerning fresh winter tomatoes (investigation No. TA-201-64) is terminated. Notice of the institution of the Commission's investigation was published in the **Federal Register** of April 3, 1995 (60 FR 16883).

**EFFECTIVE DATE:** May 4, 1995.

**FOR FURTHER INFORMATION CONTACT:** Jonathan Seiger (202-205-3183), Office of Investigations, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436. Hearing-impaired individuals are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on 202-205-1810. Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at 202-205-2000. Information can also be obtained by calling the Office of Investigations' remote bulletin board system for personal computers at 202-205-1895 (N,8,1).

**Authority:** This investigation is being terminated under the authority of section 202 of the Trade Act of 1974.

By order of the Commission.

Issued: May 8, 1995.

**Donna R. Koehnke,**

*Secretary.*

[FR Doc. 95-11683 Filed 5-10-95; 8:45 am]

BILLING CODE 7020-02-P

### INTERSTATE COMMERCE COMMISSION

[Finance Docket No. 31960 (Sub-No. 2)]

#### Wisconsin Central Ltd.—Trackage Rights Exemption—Indiana Harbor Belt Railroad Company

Indiana Harbor Belt Railroad Company (IHB) has agreed to grant additional overhead trackage rights to Wisconsin Central Ltd. (WCL) over 6.41 miles of rail line between IHB's connection with the Norfolk Southern Railway Company (NS) at Chicago Ridge, IL, and its connection with the Grand Trunk Western Railroad Company (Grand Trunk) in Blue Island, IL. These trackage rights are in addition to trackage rights previously granted in a 1991 Agreement between the parties<sup>1</sup>

<sup>1</sup> The existing trackage rights were acquired by WCL under a notice of exemption in *Wisconsin Central Ltd.—Trackage Rights Exemption—Indiana*

and a 1994 Modification Agreement.<sup>2</sup> The 1991 Agreement granted overhead trackage rights totaling 13.53 miles between IHB's connection with WCL at Norpaul Yard, Franklin Park, IL, and its connection with the Belt Railway Company of Chicago (Belt) at Elsdon, in Chicago, IL, as well as between IHB's connections with the Belt and Consolidated Rail Corporation at Elsdon. The 1994 Modification Agreement granted overhead trackage rights totaling 3.86 miles between IHB's connection with the Belt at Bedford Park, IL, and its connection with the NS at Chicago Ridge. The trackage rights granted to WCL by IHB in this and the two previous matters total 23.8 miles. The proposed transaction will secure for WCL a more efficient route via the IHB to connect with the Grand Trunk at Blue Island. The trackage rights were to become effective on or after April 28, 1995.

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: Janet H. Gilbert, 6250 North River Road, Suite 9000, Rosemont, IL 60018.

As a condition to the use of this exemption, any employees adversely affected by the trackage rights will be protected under *Norfolk and Western Ry. Co.—Trackage Rights—BN*, 354 I.C.C. 605 (1978), as modified in *Mendocino Coast Ry., Inc.—Lease and Operate*, 360 I.C.C. 653 (1980).

Decided: May 5, 1995.

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

**Vernon A. Williams,**  
Secretary.

[FR Doc. 95-11665 Filed 5-10-95; 8:45 am]

BILLING CODE 7035-01-P

[Docket No. AB-423 (Sub-No. 1X)]

**Houston Belt & Terminal Railway Company—Discontinuance Exemption—in Harris County, TX**

**AGENCY:** Interstate Commerce Commission.

**ACTION:** Notice of exemption.

*Harbor Belt Railroad Company*, Finance Docket No. 31960 (ICC served Nov. 4, 1991).

<sup>2</sup> *Wisconsin Central Ltd.—Trackage Rights Exemption—Indiana Harbor Belt Railroad Company*, Finance Docket No. 31960 (Sub-No. 1) (ICC served May 10, 1994).

**SUMMARY:** The Commission, pursuant to 49 U.S.C. 10505, exempts from the prior approval requirements of 49 U.S.C.

10903-10904 the discontinuance of Houston Belt & Terminal Railway Company's lease and operation of the Settegast Yard between mileposts 0.0/3.99 and mileposts 3.34/3.56 in Houston, Harris County, TX, subject to standard labor protective conditions.

**DATES:** This exemption will be effective on June 10, 1995. Petitions to stay must be filed by May 22, 1995. Petitions to reopen must be filed by May 31, 1995.

**ADDRESSES:** Send pleadings referring to Docket No. AB-423 (Sub-No. 1X) to: (1) Office of the Secretary, Case Control Branch, Interstate Commerce Commission, 1201 Constitution Avenue, N.W., Washington, DC 20423. In addition, one copy must be served on Joseph D. Anthofer, Houston Belt & Terminal Railway Company, 1416 Dodge Street, Room 830, Omaha, NE 68179-0001.

**FOR FURTHER INFORMATION CONTACT:** Beryl Gordon, (202) 927-5610. (TDD for the hearing impaired: (202) 927-5721.)

**SUPPLEMENTARY INFORMATION:** Additional information is contained in the Commission's decision. To purchase a copy of the full decision, write to, call, or pick up in person from: Dynamic Concepts, Inc., Interstate Commerce Commission Building, 1201 Constitution Avenue, N.W., Room 2229, Washington, DC 20423. Telephone: (202) 289-4357/4359.

(Assistance for the hearing impaired is available through TDD services (202) 927-5721)

Decided: April 26, 1995.

By the Commission, Chairman McDonald, Vice Chairman Morgan, and Commissioners Simmons and Owen.

**Vernon A. Williams,**  
Secretary.

[FR Doc. 95-11666 Filed 5-10-95; 8:45 am]

BILLING CODE 7035-01-P

**DEPARTMENT OF JUSTICE**

**Office of Community Oriented Policing Services; Troops to COPS Grant Program**

**AGENCY:** Office of Community Oriented Policing Services, Department of Justice.

**ACTION:** Notice of availability.

**SUMMARY:** The Department of Justice, Office of Community Oriented Policing Services ("COPS") in conjunction with the Department of Defense announces the availability of grants to encourage the hiring of separated members of the armed forces as law enforcement

officers. Eligible applicants under Troops to COPS are only those agencies which have been selected to receive COPS hiring grants under COPS Phase I, COPS AHEAD and COPS FAST.

**DATES:** Troops to COPS Application Kits will be available on May 10, 1995. Completed Applications must be postmarked by August 15, 1995.

**ADDRESSES:** Troops to COPS Application Kits will be mailed to all eligible agencies or may be obtained by writing to Troops to COPS, P.O. Box 14440, Washington, D.C. 20044 or by calling the Department of Justice Crime Bill Response Center, (202) 307-1480 or 1-800-421-6770. Completed Troops to COPS Application Kits should be sent to Troops to COPS, COPS Office, P.O. Box 14440, Washington, D.C. 20044.

**FOR FURTHER INFORMATION CONTACT:** The Department of Justice Crime Bill Response Center, (202) 307-1480 or 1-800-421-6770, or Ellen Scrivner or Craig Uchida, Office of Community Oriented Policing Services, U.S. Department of Justice, 1100 Vermont Avenue, N.W., Washington, DC 20530, (202) 514-2058. Listings of recently separated veterans that law enforcement agencies may access, as well as a list of COPS grantee agencies, will be maintained by the Office of Transition Services and may be accessed by contacting the Department of Defense toll free at 1-800-727-3677.

**SUPPLEMENTARY INFORMATION:**

**Overview**

The office of Community Oriented Policing Services, in conjunction with the Department of Defense, has created the Troops to COPS program, under the provisions of 10 USC § 1152. Troops to COPS is designed to provide an incentive for law enforcement agencies to facilitate the transition of veterans from protection of the nation in the armed forces to service in community policing in communities across America.

Troops to COPS permits eligible agencies to seek reimbursement for the cost of law enforcement training for the qualified veteran who is hired as a law enforcement officer. Troops to COPS grants may not be used to reimburse costs for equipment, uniforms or vehicles. Grants will be made for up to \$5,000 per veteran hired. These grants will be made on a reimbursable basis, which will be paid once the veteran has been hired and trained. Grant funds may be applied to eligible costs incurred during the qualifying veteran's first three years of service as a law enforcement officer. There is no local matching requirement for a Troops to