

under the provisions of Public Law 94-171. Therefore, in accordance with these provisions of Public Law 94-171 (Title 13, United States Code, Section 141 (c)), the Director of the Census Bureau is announcing the establishment of the 2000 Census Redistricting Data Program.

FOR FURTHER INFORMATION CONTACT:

Marshall L. Turner, Jr., Chief, Census 2000 Redistricting Data Office, U.S. Bureau of the Census, Washington, DC 20233. Telephone (301) 457-4039; fax (301) 457-4348; email mturner@census.gov.

SUPPLEMENTARY INFORMATION: As in the 1990 census, the 2000 Census Redistricting Data Program will have three phases.

Phase 1

Block Boundary Suggestion Project (BBSP). Beginning in late summer 1995, states choosing to participate will begin to receive, on a flow basis, new census map sheets showing natural (for example, rivers, streams) and constructed (for example, streets, highways, canals) features that are visible on the ground. States will be asked to specify which of these features they wish the Census Bureau to "hold" as outer boundaries of census blocks to be used in the 2000 census.

If states do not take part in the BBSP, the Census Bureau cannot ensure that the 2000 census blocks can be cumulated to provide census population totals for local voting districts (VTDs) used by the state to redistrict the legislature or other elective bodies.

Phase 2

Voting District Project (VTDP). Beginning in mid-1998, the Census Bureau will provide requesting states with map sheets outlining the boundaries of blocks to be used in the 2000 census. Participating states can specify which whole blocks make up each designated VTD. States cannot subdivide whole census blocks during the VTDP.

Phase 3

Delivery of Census 2000 Redistricting Data. By the legal deadline of April 1, 2001 (Title 13, United States Code, Section 141(c)), the Census Bureau will provide to the governor, legislature, or other bodies having initial responsibility for redistricting/reapportionment, census 2000 population totals for the state, each county, city, town, census tract, census block, and any state-specified VTDs that meet the technical criteria established by the Census Bureau under the provisions of this law.

In accordance with the provisions of Public Law 94-171 (Title 13, United States Code, Section 141 (c)), the Director of the Census Bureau is announcing the commencement of Phase 1, the Block Boundary Suggestion Project, of the 2000 Census Redistricting Data Program. The Census Bureau has provided technical guidelines for state participation in the BBSP to the governor, secretary of state, and majority and minority legislative leaders of each state legislature. Copies of these guidelines are available on request from the Director, U.S. Bureau of the Census, Washington, DC 20233.

If a state plans to participate in the BBSP, the Census Bureau asks the governor and the majority and minority legislative leaders (as well as any other state officials with initial responsibility for reapportionment/redistricting) to designate jointly a contact person or persons with whom Census Bureau staff will communicate for this Program. The deadline for states to notify the Census Bureau that they wish to participate in the BBSP is June 30, 1995. In late summer of 1995 the Census Bureau will begin to transmit census maps to the participating states for BBSP.

In mid-1997 the Census Bureau will announce the technical and other criteria for participation in Phase 2, the Voting District Project. The VTDP will take place in 1998-1999. Participation in the BBSP is not a prerequisite for participation in Phases 2 or 3 of the Public Law 94-171 Program. A state may decide not to participate in the BBSP activities but later participate in the VTDP and submit VTD boundaries using groups of whole¹ census blocks as shown on census maps.

Phase 3 will begin in early 2001. By April 1 of 2001, the Director of the Census Bureau will, in accordance with Public Law 94-171, furnish the governor and state legislative leaders, both majority and minority, with 2000 census population totals for standard census tabulation areas (for example, counties, cities, towns, census tracts, and blocks) and for any VTDs that the state submitted and the Census Bureau accepted during Phase 2. If the state does not participate in Phase 2, the state need take no further action. The Director of the Census Bureau will provide these nonparticipating states with 2000 census population totals for standard census tabulation areas (for example, counties, cities, towns, and so

¹ States may not split whole census blocks. However, states may use any parts of blocks that are shown on census maps. These "parts" result from Census Bureau splits required to recognize standard census tabulation areas such as counties, cities, and towns.

forth) and census blocks statewide by April 1, 2001.

State participation in Phase 1 and Phase 2 of the 2000 Census Redistricting Data Program under Public Law 94-171 is voluntary. A state may choose to limit its participation to only Phase 1 or Phase 2 and may elect to include only selected areas (that is, whole counties or parishes) when participating. Address questions concerning any aspect of the 2000 Census Redistricting Data Program to the Director, U.S. Bureau of the Census, Washington, DC 20233.

Dated: May 2, 1995.

Martha Farnsworth Riche,

Director, Bureau of the Census.

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International Trade Administration

Initiation of Antidumping and Countervailing Duty Administrative Reviews and Requests for Revocation in Part

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

ACTION: Notice of initiation of antidumping and countervailing duty administrative reviews and requests for revocation in part.

SUMMARY: The Department of Commerce (the Department) has received requests to conduct administrative reviews of various antidumping and countervailing duty orders and findings with April anniversary dates. In accordance with the Commerce Regulations, we are initiating those administrative reviews. The Department also received requests to revoke two antidumping duty orders and one finding in part.

EFFECTIVE DATE: May 15, 1995.

FOR FURTHER INFORMATION CONTACT: Holly A Kuga, Office of Antidumping Compliance, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution, N.W., Washington, D.C. 20230, telephone: (202) 482-4737.

SUPPLEMENTARY INFORMATION:

Background

The Department has received timely requests, in accordance with 19 CFR 353.22(a) and 355.22(a) (1994), for administrative reviews of various antidumping and countervailing duty orders and findings with April anniversary dates. The Department also received timely requests to revoke in part the antidumping duty orders on

certain fresh cut flowers from Mexico and color television receivers from Korea, and the antidumping finding on roller chain, other than bicycle, from Japan.

Initiation of Reviews

In accordance with sections 19 CFR 353.22(c) and 355.22(c), we are initiating administrative reviews of the following antidumping and countervailing duty orders and findings. The Department is not initiating an

administrative review of any exporters and/or producers who were not named in a review request because such exporters and/or producers were not specified as required under § 353.22(a) (19 CFR 353.22(a)). We intend to issue the final results of these reviews not later than April 30, 1996.

Interested parties must submit applications for disclosure under administrative protective orders in accordance with 19 C.F.R. 353.34(b) and 355.34(b).

These initiations and this notice are in accordance with section 751(a) of the Tariff Act of 1930, as amended (19 U.S.C. 1675(a)) and 19 CFR 353.22(c)(1) and 355.22(c)(1).

Dated: May 10, 1995.

Roland L. MacDonald

Acting Deputy Assistant Secretary for Compliance

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Antidumping duty proceedings	Period to be reviewed
Brazil: Ferrosilicon A-351-820 Companhia Ferrolingas Minas, Gerais-Minasligas ¹	03/01/94-02/28/96
Japan: Roller Chain, Other Than Bicycle A-588-028 Daido Kogyo, Daido Tsusho/Daido Corporation, Enuma Chain, Hitachi Metals/Hitachi Maxco, Izumi, Peer Chain Company, Pulton Chain, RK Excel (Takasago)	04/01/94-03/31/95
Korea: Color Television Receivers A-580-008 Samsung Electronics Co., Ltd.	04/01/94-03/31/95
Mexico: Certain Fresh Cut Flowers A-201-601 Rancho El Aguaje, Rancho Guacatay, Rancho El Toro	04/01/94-03/31/95
Norway: Fresh and Chilled Atlantic Salmon A-403-801 Skaarfish	04/01/94-03/31/95
Taiwan: Color Television Receivers, Except for Video Monitors A-583-009 Proton Electronics Indus. Co	04/01/94-03/31/95
Countervailing Duty Proceedings	
Argentina: Wool C-357-002	01/01/94-12/31/94
Mexico: Leather Wearing Apparel ² C-201-001	01/01/94-12/31/94
Suspension Agreements	
Colombia: Miniature Carnations ³ C-301-601	01/01/94-12/31/94

¹ Inadvertently omitted from previous initiation notice.

² The Government of Mexico requested a country-wide review under 19 CFR 355.22(a)(1). Two companies also requested company-specific reviews under 19 CFR 355.22(a)(2). The Department is currently reviewing these requests to ensure that they meet the requirements for individual company reviews.

³ Inadvertently omitted from previous initiation notice.

Foreign-Trade Zones Board
[Docket 20-95]

Foreign-Trade Zone 70—Detroit, Michigan Application for Expansion

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the Greater Detroit Foreign Trade Zone, Inc., grantee of Foreign-Trade Zone 70, requesting authority to expand its zone in the Detroit, Michigan

area, within the Detroit, Michigan, Customs port of entry. The application was submitted pursuant to the provisions of the Foreign-Trade Zones Act, as amended (19 U.S.C. 81a-81u), and the regulations of the Board (15 CFR Part 400). It was formally filed on May 4, 1995.

FTZ 70 was approved on July 21, 1981 (Board Order 176, 46 FR 38941) and expanded on November 27, 1989

(Board Order 453, 54 FR 50258) and April 20, 1990 (Board Order 471, 55 FR 17775). The general-purpose zone currently consists of eleven sites and seventeen special-purpose subzones in the Detroit, Michigan area.

The applicant is now requesting authority to further expand the general-purpose zone to include jet fuel storage and distribution facilities at the Detroit Metropolitan Wayne County Airport.