

to enhance orderly development of each field.

b. Blocks in deep water were selected for the 12½-percent royalty system based on the favorable performance of this system in these high-cost areas in past sales.

c. The royalty suspension volumes were based on the water depth specific volumes mandated by the DWRRRA.

The specific blocks to be offered under each system are shown on the "Stipulations, Lease Terms, and Bidding Systems" and "Royalty Suspension Areas for the Western Gulf of Mexico" maps for Western Gulf of Mexico Lease Sale 161. These maps are available from the Public Information Unit, Minerals Management Service, 1201 Elmwood Park Boulevard, New Orleans, Louisiana 70123-2394.

Cynthia Quarterman,

Director, Minerals Management Service.

Approved:

Dated: August 9, 1996.

Sylvia V. Baca,

Acting Assistant Secretary, Land and Minerals Management.

[FR Doc. 96-20862 Filed 8-15-96; 8:45 am]

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INTERNATIONAL TRADE COMMISSION

[Investigation No. TA-201-66]

Fresh Tomatoes and Bell Peppers

Determination

On the basis of the information developed in the subject investigation, the Commission determines^{1 2} that fresh tomatoes and bell peppers, provided for in subheadings 0702.00.20, 0702.00.40, 0702.00.60, and 0709.60.40 of the Harmonized Tariff Schedule of the United States,³ are not being imported into the United States in such increased quantities as to be a substantial cause of serious injury, or the threat thereof, to the domestic industries producing

¹ Commissioner Bragg dissenting with regard to imports of fresh tomatoes and bell peppers other than (1) greenhouse tomatoes and bell peppers and (2) imports from Canada.

² Commissioner Nuzum not participating.

³ The imported articles covered by this investigation are fresh or chilled tomatoes, including but not limited to the varieties known scientifically as *Lycopersicon esculentum*, *Lycopersicon cerasiforme*, and *Lycopersicon pyriforme*, but excluding tomatoes grown for processing. "Bell peppers," also called sweet peppers, are defined as fresh or chilled peppers belonging to the species *Capsicum annuum* var. *annuum*, but excluding chili and cayenne peppers and peppers grown for processing.

articles like or directly competitive with the imported articles.

Background

Following receipt of a petition filed on March 11, 1996, by the Florida Fruit & Vegetable Association, Orlando, FL, the Florida Bell Pepper Growers Exchange, Inc., Orlando, FL, the Florida Commissioner of Agriculture, Tallahassee, FL, the Ad Hoc Group of Florida Tomato Growers and Packers, and individual Florida bell pepper growers, the Commission, effective March 11, 1996, instituted Investigation No. TA-201-66 under section 202 of the Trade Act of 1974 to determine whether fresh tomatoes and bell peppers are being imported into the United States in such increased quantities as to be a substantial cause of serious injury, or the threat thereof, to the domestic industries producing articles like or directly competitive with the imported articles.

Notice of the institution of the Commission's investigation and of public hearings 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 March 28, 1996 (61 F.R. 13875). The hearing in connection with the injury phase of the investigation was held in Washington, DC, on June 3, 1996, and all persons who requested the opportunity were permitted to appear in person or by counsel. The hearing on the remedy phase scheduled for August 1, 1996, was not held because the Commission made a negative injury determination and accordingly did not reach the question of remedy.

The Commission transmitted its determination in this investigation to the President on August 9, 1996. The views of the Commission are contained in USITC Publication 2985 (August 1996), entitled "Fresh Tomatoes and Bell Peppers: Investigation No. TA-201-66."

Issued: August 12, 1996.

By order of the Commission.

Donna R. Koehnke,

Secretary.

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DEPARTMENT OF JUSTICE

Antitrust Division

United States v. Jacor Communications, Inc. et al.; Proposed Final Judgment and Competitive Impact Statement

Notice is hereby given pursuant to the Antitrust Procedures and Penalties Act, 15 U.S.C. Section 16 (b) through (h), that a proposed Final Judgment, Stipulation and Competitive Impact Statement have been filed with United States District Court for the Southern District of Ohio in *United States of America v. Jacor Communications, Inc. et al.*, Civil Action C-1-96-757. The Complaint in this case alleged that the proposed acquisition of Citicasters, Inc. by Jacor Communications, Inc. would tend to lessen competition substantially in the sale of radio advertising in Cincinnati, Ohio and the surrounding areas in violation of Section 7 of the Clayton Act, 15 U.S.C. § 18. The proposed Final Judgment requires Jacor to divest within six months of the filing of the Final Judgment one of Cincinnati radio stations, WKRQ-FM, it will acquire from Citicasters. The proposed Final Judgment further requires defendants to ensure that, until the divestiture mandated by the decree has been accomplished, WKRQ will be operated as a viable, ongoing business and kept separate and apart from Jacor's other Cincinnati radio stations. Finally the proposed Final Judgment requires Jacor to give the United States prior notice as to certain future radio station acquisitions in Cincinnati or agreements that would grant Jacor the right to sell advertising time for Cincinnati stations that are not owned by Jacor.

Public comment is invited within the statutory 60-day comment period. Such comments, and responses thereto, will be published in the Federal Register and filed with the Court. Comments should be directed to Donald J. Russell, Chief, Telecommunications Task Force, Antitrust Division, Department of Justice, 555 4th Street, NW., Room 8104, Washington, DC 20011.

Constance K. Robinson,

Director of Operations.

In the United States District Court for the Southern District of Ohio

United States of America, Plaintiff, v. Jacor Communications, Inc. and Citicasters, Inc., Defendants.

No. C-1-96-757 (Antitrust)

Stipulation

Judge Weber

Filed: 8/5/96