

census population and housing unit counts for entities that incorporate or organize as counties, boroughs, cities, towns, villages, townships, or other general purpose governments between the 1990 and 2000 decennial censuses. This program will, however, be available to those entities that desire this service on a fee-paid basis.

**EFFECTIVE DATE:** October 1, 1996.

**FOR FURTHER INFORMATION CONTACT:** Dr. Joel L. Morrison, Chief, Geography Division, Bureau of the Census, Washington, D.C. 20233-7400, telephone (301) 457-1132.

**SUPPLEMENTARY INFORMATION:** The Bureau of the Census first began to make these count determinations in 1972 in response to the requests of local governments to establish eligibility for participation in the General Revenue Sharing Program authorized under PL 92-512. At that time, the Bureau of the Census established a fee-paid program enabling entities with annexations to obtain updated decennial census population counts that reflected the population living in the boundary change areas; the Bureau of the Census received funding from the U.S. Department of the Treasury to make those determinations for larger annexations that met prescribed criteria, and for the new incorporations. The General Revenue Sharing Program ended on September 30, 1986. The Bureau of the Census continued to fund the count update operation through fiscal year 1995 for the large annexations, and to date for newly incorporated areas. There is no funded Federal legislative requirement that this work continue.

However, the Bureau of the Census will continue to make count determinations for such newly incorporated areas at the request of local governments, provided that any and all costs associated with this work are borne by the local governmental entity.

For information on the procedure to request determinations under the fee for service based program, please contact Dr. Joel L. Morrison, Chief, Geography Division, Bureau of the Census, Washington, D.C. 20233-7400, telephone (301) 457-1132.

Authority to continue this program on a fee for service basis is contained in Title 13, United States Code, Section 8.

Dated: September 18, 1996.

Bryant Benton,

*Deputy Director, Bureau of the Census.*

[FR Doc. 96-24475 Filed 9-24-96; 8:45 am]

**BILLING CODE 3510-07-P**

## International Trade Administration

[A-588-840]

### Notice of Postponement of Preliminary Antidumping Duty Determination: Engineered Process Gas Turbo-Compressor Systems, Whether Assembled or Unassembled, and Whether Complete or Incomplete From Japan

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

**EFFECTIVE DATE:** September 25, 1996.

#### FOR FURTHER INFORMATION CONTACT:

V. Irene Darzenta (202-482-6320) or Howard Smith (202-482-5193), Office of AD/CVD Enforcement, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230.

#### POSTPONEMENT OF PRELIMINARY DETERMINATION:

On May 28, 1996, the Department of Commerce (the Department) initiated this antidumping duty investigation (61 FR 28164, June 4, 1996). The notice of initiation stated that if this investigation proceeds normally, the Department would issue its preliminary determination by October 15, 1996.

In accordance with section 733(c)(1)(A) of the Tariff Act of 1930, as amended (the Act), on August 27 and 29, 1996, the petitioner, Dresser-Rand Company, made a timely request for an extension of no more than 50 days of the period within which the preliminary determination must be made. Under section 733(c)(1)(A) of the Act and section 353.15(c) of the Department's regulations, if the Department receives a request for postponement of the preliminary determination from the petitioners not later than 25 days before the scheduled date for the preliminary determination the Department will, absent compelling reasons for denial, grant the request. Given that there are no compelling reasons to deny this request, we are postponing our preliminary determination in this investigation until no later than December 4, 1996.

This notice is published pursuant to section 733(c)(2) of the Act and 19 CFR 353.15(d).

Dated: September 12, 1996.

Jeffrey P. Bialos,

*Principal Deputy Assistant Secretary, Import Administration.*

[FR Doc. 96-24604 Filed 9-24-96; 8:45 am]

**BILLING CODE 3510-DS-M**

## Princeton University, et al.; Notice of Consolidated Decision on Applications for Duty-Free Entry of Scientific Instruments

This is a decision consolidated pursuant to Section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Pub. L. 89-651, 80 Stat. 897; 15 CFR part 301). Related records can be viewed between 8:30 A.M. and 5:00 P.M. in Room 4211, U.S. Department of Commerce, 14th and Constitution Avenue, N.W., Washington, D.C.

**Comments:** None received. Decision: Approved. No instrument of equivalent scientific value to the foreign instruments described below, for such purposes as each is intended to be used, is being manufactured in the United States.

**Docket Number:** 96-056. Applicant: Princeton University, Princeton, NJ 08544-0033. Instrument: Electrical Capacitance Tomography Unit, Model PTL 300-TP-G. Manufacturer: Process Tomography, Ltd., United Kingdom. Intended Use: See notice at 61 FR 30221, June 14, 1996. Reasons: The foreign instrument provides statistical description and mapping of the spatial and temporal flow of gas-particle suspensions in pipes. Advice received from: National Institute of Standards and Technology, September 3, 1996.

**Docket Number:** 96-070. Applicant: Massachusetts Institute of Technology, Cambridge, MA 02139. Instrument: Compact Geotechnical Centrifuge. Manufacturer: Chiker Technologies, United Kingdom. Intended Use: See notice at 61 FR 39948, July 31, 1996. Reasons: The foreign instrument provides rotation of 900 RPM to obtain high and well controlled pressure with much smaller soil samples than possible with conventional long-arm centrifuges. Advice received from: Department of the Interior, September 6, 1996.

The National Institute of Standards and Technology and the Department of the Interior advise that (1) the capabilities of each of the foreign instruments described above are pertinent to each applicant's intended purpose and (2) they know of no domestic instrument or apparatus of equivalent scientific value for the intended use of each instrument.

We know of no other instrument or apparatus being manufactured in the United States which is of equivalent scientific value to either of the foreign instruments.

Frank W. Creel,

*Director, Statutory Import Programs Staff.*

[FR Doc. 96-24608 Filed 9-24-96; 8:45 am]

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