More detailed information is contained in the formal certification which, though unclassified, contains business information submitted to the Department of State by the applicant, publication of which could cause competitive harm to the United States firm concerned.

Sincerely,

Paul V. Kelly, Assistant Secretary, Legislative Affairs. Enclosure: Transmittal No. DTC 278–02

#### Department of State, Washington, DC 20520

October 21, 2002.

The Honorable J. Dennis Hastert, Speaker of the House of Representatives.

Dear Mr. Speaker: Pursuant to Section 36(d) of the Arms Export Control Act, I am transmitting, herewith, certification of a proposed manufacturing license agreement (MLA) involving the manufacture abroad of Significant Military Equipment.

The transaction contained in the attached certification involves the export to Japan of technical data and assistance in the manufacture of HTPE solid rocket motor propellant for end-use by Japan.

The United States Government is prepared to license the export of these items having taken into account political, military, economic, human rights, and arms control considerations.

More detailed information is contained in the formal certification which, though unclassified, contains business information submitted to the Department of State by the applicant, publication of which could cause competitive harm to the United States firm concerned.

Sincerely,

Paul V. Kelly,

Assistant Secretary, Legislative Affairs. Enclosure: Transmittal No. DTC 279–02

# Department of State, Washington, DC 20520

October 21, 2002.

The Honorable J. Dennis Hastert, Speaker of the House of Representatives.

Dear Mr. Speaker: Pursuant to Section 36(c) of the Arms Export Control Act, I am transmitting, herewith, certification of a proposed manufacturing license agreement involving the export of defense articles or defense services in the amount of \$50,000,000 or more.

The transaction contained in the attached certification involves the export of hardware, technical data and assistance to support manufacture of airfoils for F100, J–52, J–57, TF–30, F119, F135, TF33 and F117 aircraft engines with Israel, for sale back to the United States.

The United States Government is prepared to license the export of these items having taken into account political, military, economic, human rights and arms control considerations.

More detailed information is contained in the formal certification which, though unclassified, contains business information submitted to the Department of State by the applicant, publication of which could cause competitive harm to the United States firm concerned. Sincerely, Paul V. Kelly, Assistant Secretary, Legislative Affairs. Enclosure: Transmittal No. DTC 281–02

Department of State, Washington, DC 20520

October 25, 2002.

The Honorable J. Dennis Hastert,

Speaker of the House of Representatives.

Dear Mr. Speaker: I am transmitting, herewith, certification of a proposed issuance of export licenses pursuant to Section 126.14 of the International Traffic in Arms Regulations concerning a Global Project Authorization (GPA) and Section 36(c) of the Arms Export Control Act.

The transaction described in the attached certification concerns the inclusion of Australia in the GPA for the Systems Design and Development phase of the Joint Strike Fighter program, which was notified separately under DTC 277–02, and involves the export of technical data and defense services to Australian firms.

The United States Government is prepared to license exports of these items having taken into account political, military, economic, human rights and arms control considerations.

More detailed information is contained in the formal certification which, though unclassified, contains business information submitted to the Department of State by the applicant, publication of which could cause competitive harm to the United States firm concerned.

Sincerely,

Paul V. Kellv.

Assistant Secretary, Legislative Affairs. Enclosure: Transmittal No. DTC 283–02

#### Department of State, Washington, DC 20520

October 28, 2002.

The Honorable J. Dennis Hastert, Speaker of the House of Representatives.

Dear Mr. Speaker: Pursuant to Section 36(c) and (d) of the Arms Export Control Act, I am transmitting, herewith, certification of a proposed manufacturing license agreement involving the manufacture abroad of significant military equipment, which involves the export of defense articles and defense services sold commercially under a contract in the amount of \$100,000,000 or more.

The transaction contained in the attached certification involves the export of technical data and defense services for the manufacture of sporting rifles in Japan for sale in the United States and Canada.

The United States Government is prepared to license the export of these items having taken into account political, military, economic, human rights and arms control considerations.

More detailed information is contained in the formal certification which, though unclassified, contains business information submitted to the Department of State by the applicant, publication of which could cause competitive harm to the United States firm concerned.

Sincerely, Paul V. Kelly, Assistant Secretary,Legislative Affairs. Enclosure: Transmittal No. DTC 253–02

[FR Doc. 02–30454 Filed 11–29–02; 8:45 am] BILLING CODE 4710–25–P

## DEPARTMENT OF STATE

[Public Notice 4191]

### Notice of Declaration of Foreign Countries as Reciprocating Countries for the Enforcement of Family Support (Maintenance) Obligations

*Agency:* Office of the Legal Adviser, U.S. Department of State.

This notice amends and supplements Department of State public notice 3802, 66 FR 58544 (November 21, 2001).

Section 459A of the Social Security Act (42 U.S.C. 659A) authorizes the Secretary of State with the concurrence of the Secretary of Health and Human Services to declare foreign countries or their political subdivisions to be reciprocating countries for the purpose of the enforcement of family support obligations if the country has established or has undertaken to establish procedures for the establishment and enforcement of duties of support for residents of the United States. These procedures must be in substantial conformity with the standards set forth in the statute. The statutory standards are: Establishment of child support orders, including the establishment of paternity if necessary to establish the order; enforcement of child support orders, including collection and distribution of payments under such orders; cost-free services (including administrative and legal services, as well as paternity testing; and the designation of an agency as Central Authority to facilitate enforcement.

Once such a declaration is made, support agencies in jurisdictions of the United States participating in the program established by title IV-D of the Social Security Act (the IV-D program) must provide enforcement services under that program to such reciprocating countries as if the request for service came from a U.S. state.

The declaration authorized by the statute may be made "in the form of an international agreement, in connection with an international agreement or corresponding foreign declaration, or on a unilateral basis." The Secretary of State has authorized either the Legal Adviser or the Assistant Secretary for Consular Affairs to make such a declaration after consultation with the other.

As of this date, the following countries (or Canadian provinces) have

been designated foreign reciprocating countries:

Country	Effective date
Australia	May 21, 2001.
Canadian Provinces:	
Alberta	Sept. 4, 2002.
British Columbia	Dec. 15, 1999.
Manitoba	July 11, 2000.
Newfoundland/Lab-	August 7, 2002.
rador.	
Nova Scotia	Dec. 18, 1998.
Ontario	August 7, 2002.
Czech Republic	May 3, 2000.
Ireland	Sept. 10, 1997.
Netherlands	May 1, 2002.
Norway	June 10, 2002.
Poland	June 14, 1999.
Portugal	Mar. 17, 2001.
Slovak Republic	Feb. 1, 1998.

#### Information

Each of these countries (or Canadian provinces) has designated a Central Authority to facilitate enforcement and ensure compliance with the standards of the statute. Information relating to the designated Central Authorities, and the procedures for processing requests may be obtained by contacting the United States Central Authority for International Child Support, Department of Health and Human Services, Office of Child Support Enforcement (OCSE), 370 L'Enfant Promenade, SW., 4-East, Washington, DC 20447; phone 202.401.5566, fax 202.401.5539, e-mail ocseinternational@acf.hhs.gov.

Questions regarding this notice, the status of negotiations, declarations and agreements may be obtained by contacting Mary Helen Carlson at the Office of the Assistant Legal Adviser for Private International Law, Suite 203 South Building, 2430 E Street, NW., Washington, DC 20037–2851; phone 202.776.8420, fax 202.776.8482, E-mail carlsonmh@ms.state.gov.

The law also permits individual states of the United States to establish or continue existing reciprocating arrangements with foreign countries when there has been no federal declaration. Many states have such arrangements with additional countries not yet the subject of a federal declaration. Information as to these arrangements may be obtained from the individual state IV-D Agency.

# Jeffrey D. Kovar,

Assistant Legal Adviser for Private International Law, Department of State. [FR Doc. 02–30453 Filed 11–29–02; 8:45 am]

#### BILLING CODE 4710-08-P

# OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

#### Notice of Redelegation of Authority and Further Assignment of Functions

**AGENCY:** Office of the United States Trade Representative.

ACTION: The United States Trade Representative (USTR) is redelegating authorities and further assigning functions under the Trade Act of 2002 ("Trade Act") to other agencies and departments of the Executive Branch.

**SUMMARY:** The Trade Act specifically granted to the President certain authorities and assigned certain functions related to agreements covered by Trade Act provisions. In Executive Order 13277 (67 FR 7305), the President delegated certain authorities and assigned certain functions to the USTR and provided guidance for exercising that authority and performing those functions, including the redelegation of authority and further assignment of functions to officers of any other department or agency within the Executive Branch. This notice informs the public of the USTR's redelegation of authorities and further assignment of functions. This notice does not create any right or benefit, substantive or procedural, enforceable at law or equity by a party against the United States, its agencies, its officers, or any person. **DATES:** These actions are effective immediately.

# Redelegation of Authorities and Further Assignment of Functions

Pursuant to section 3(b)(ii) of Executive Order 13277, the USTR hereby redelegates certain authorities and further assigns certain functions delegated or assigned to the USTR as set forth below. Agencies and departments to which authorities are delegated or functions are assigned shall exercise or perform them in a manner that is supportive of agreements subject to the Trade Act.

(a) The functions of the President under section 2102(c)(5) of the Trade Act with respect to reviewing the impact of trade agreements on U.S. employment, including labor markets, assigned to the USTR are further assigned to the Secretary of Labor. Such reviews will be conducted through the interagency Trade Policy Staff Committee.

(b) The USTR, in carrying out the assessment required under section 2104(c), may obtain the advice and assistance of the Secretary of Commerce. The USTR will report to the Committee on Ways and Means of the House of Representatives and the Committee on Finance of the Senate on proposals related to trade remedies as provided under section 2104(d)(3)(A) with the advice and assistance of the Secretary of Commerce and the U.S. International Trade Commission.

(c) The functions of the President under section 2108(a)(1–3) and (5), as they pertain to section 2108(1–3) of the Trade Act with respect to preparing and submitting to Congress implementation and enforcement plans for trade agreements, that have been assigned to the USTR are further assigned to the Director of the Office of Management and Budget who shall carry out these functions with the advice and assistance of the Secretaries of Agriculture, Commerce, State and the Treasury and the U.S. Trade Representative and other agencies and departments as necessary.

(d) The authorities and functions of the President under sections 204(b)(3)(B)(ii), 204(b)(3)(B)(vi)(II)(cc), 204(b)(3)(C), 204(b)(3)(D), and 204(b)(3)(E) of the Andean Trade Preferences Act (ATPA) (19 U.S.C. 3203(b)(3)(B)(ii), 3203(b)(B)((vi)(II)(cc), 3203(b)(3)(C), 3203(b)(3)(D), and 3202(b)(3)(E)) that have been delegated or assigned to the USTR are redelegated and further assigned to the Secretary of State, the Secretary of the Treasury, the Secretary of Commerce, and the Secretary of Labor and may be redelegated or further assigned within each department or agency consistent with law. In exercising these authorities and performing these functions, these officials, including the USTR, or their designees shall act collectively in accordance with the requirements and procedures set forth in sections 1(a) and (b) of Executive Order 11651, as amended, and in Executive Order 13191.

Dated: November 25, 2002.

# Robert B. Zoellick,

United States Trade Representative. [FR Doc. 02–30427 Filed 11–29–02; 8:45 am] BILLING CODE 3190–01–M

# OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

Extension of Deadline for the Submission of Requests (Anniversary) for Exclusion of Particular Products From Actions With Regard to Certain Steel Products Under Section 203 of the Trade Act of 1974, as Established in Presidential Proclamation 7529 of March 5, 2002

**AGENCY:** Office of the United States Trade Representative.