by the Lake Charles Harbor and Terminal District, grantee of FTZ 87, pursuant to § 400.32(b)(1) of the Board's regulations, for modification of the restrictions in FTZ Board Order 406 (53 FR 52455, 12/28/88) authorizing Subzone 87A at the crude oil refinery complex of Conoco Inc., in Lake Charles, Louisiana. The request was formally filed on January 24, 1996.

The Board Order in question was issued subject to certain standard restrictions, including one that required the election of privileged foreign status on incoming foreign merchandise. The zone grantee has requested that the latter restriction be modified so that Conoco would have the option available under the FTZ Act to choose nonprivileged foreign (NPF) status on foreign refinery inputs used to produce certain petrochemical feedstocks and by-products, including the following: benzene, ethane, methane, propane, other hydrocarbon mixtures, propylene, butane, butylene, petroleum coke, sulfur, and sulfuric acid.

The request cites the FTZ Board's recent decision in the Amoco, Texas City, Texas case (Board Order 731, 60 FR 13118, 3/10/95) which authorized subzone status with the NPF option noted above. In the Amoco case, the Board concluded that the restriction that precluded this NPF option was not needed under current oil refinery industry circumstances.

Public comment on the proposal is invited from interested parties. Submissions (original and 3 copies) shall be addressed to the Board's Executive Secretary at the address below. The closing period for their receipt is March 30, 1996.

A copy of the application and accompanying exhibits will be available for public inspection at the following location: Office of the Executive Secretary, Foreign-Trade Zones Board, U.S. Department of Commerce, Room 3716, 14th & Pennsylvania Avenue, NW., Washington, DC 20230.

Dated: January 24, 1996.
John J. Da Ponte, Jr.,
Executive Secretary.
[FR Doc. 96–1997 Filed 1–31–96; 8:45 am]
BILLING CODE 3510–DS–P

### [Order No. 799]

### Grant of Authority for Subzone Status; Ben Venue Laboratories, Inc. (Pharmaceutical Products), Bedford, Ohio

Pursuant to its authority under the Foreign-Trade Zones Act of June 18, 1934, as amended (19 U.S.C. 81a-81u), the Foreign-

Trade Zones Board (the Board) adopts the following Order:

Whereas, by an Act of Congress approved June 18, 1934, an Act "To provide for the establishment \* \* \* of foreign-trade zones in ports of entry of the United States, to expedite and encourage foreign commerce, and for other purposes," as amended (19 U.S.C. 81a-81u) (the Act), the Foreign-Trade Zones Board (the Board) is authorized to grant to qualified corporations the privilege of establishing foreign-trade zones in or adjacent to U.S. Customs ports of entry;

Whereas, the Board's regulations (15 CFR Part 400) provide for the establishment of special-purpose subzones when existing zone facilities cannot serve the specific use involved;

Whereas, an application from the Cleveland-Cuyahoga County Port Authority, grantee of Foreign-Trade Zone 40, for authority to establish special-purpose subzone status at the pharmaceutical manufacturing facility of Ben Venue Laboratories, Inc., in Bedford, Ohio, was filed by the Board on May 31, 1995, and notice inviting public comment was given in the Federal Register (FTZ Docket 29–95, 60 FR 31142, 6–13–95); and,

Whereas, the Board has found that the requirements of the FTZ Act and Board regulations are satisfied, and that approval of the application is in the public interest:

Now, Therefore, the Board hereby authorizes the establishment of a subzone (Subzone 40G) at the plant of Ben Venue Laboratories, Inc., in Bedford, Ohio, at the location described in the application, subject to the FTZ Act and the Board's regulations, including § 400.28.

Signed at Washington, DC, this 23rd day of January 1966.

Susan G. Esserman,

Assistant Secretary of Commerce for Import Administration, Alternate Chairman, Foreign-Trade Zones Board.

Attest:

John J. Da Ponte, Jr., Executive Secretary. [FR Doc. 96–1996 Filed 1–31–96; 8:45 am] BILLING CODE 3510–DS–P

### [Docket 77-95]

## Foreign-Trade Zone 168—Fort Worth, Texas; Application for Expansion, Extension of Comment Period

The comment period for the pending application of the Dallas/Fort Worth Maquila Trade Development Corporation, grantee of FTZ 168, requesting authority to expand its zone

(Docket 77–95, filed 11/21/95, 60 FR 61528, 11/30/95), is further extended to March 1, 1996, to allow interested parties additional time in which to comment on the proposal.

Comments in writing are invited during this period. Submissions should include 3 copies. Material submitted will be available at: Office of the Executive Secretary, Foreign-Trade Zones Board, U.S. Department of Commerce, 14th and Pennsylvania Avenue, N.W., Room 3716, Washington, D.C. 20230.

Dated: January 24, 1996.
John J. Da Ponte, Jr.,
Executive Secretary.
[FR Doc. 96–1998 Filed 1–31–96; 8:45 am]
BILLING CODE 3510–DS-P

#### **International Trade Administration**

### Initiation of Antidumping and Countervailing Duty Administrative Reviews and Request 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 Request 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 December anniversary dates. In accordance with the Department's regulations, we are initiating those administrative reviews. The Department also received a request to revoke one antidumping finding in part.

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

# FOR FURTHER INFORMATION CONTACT: Holly A. Kuga, Office of Antidumping Compliance, Import Administration, International Trade Administration,

International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, 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 December anniversary dates. The Department also received a timely request to revoke in

part the antidumping findings on elemental sulphur from Canada.

# 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 section 353.22(a) (19 CFR 353.22(a)). We intend to issue the final results of these reviews not later than December 31, 1996.

	Period to be reviewed
antidumpting Duty Proceedings:	
Brazil: Silicomanganese	
A-351-824	
Companhia Paulista De Ferroligas	06/17/94–11/30/95
Canada: Elemental Sulphur	
A–122–047 ·	
Mobil Oil Canada, Ltd., Husky Oil Ltd	12/01/94–11/30/95
Japan: Polychloroprene Rubber	
A-588-046	
Denki Kaguku, K.K., Denki Kaguku Koggo, K.K./Hoei Sangyo Co., Ltd., Mitsui Bussan K.K., Showa Neoprene K.K./Hoei Sangyo Co., Ltd., Suzugo Corporation, Toyo Soda Manufacturing Co., Ltd., Toyo Soda Manufacturing Co./Hoei Sangyo Co., Ltd.	
Mexico:	
Porcelain-on-Steel Cooking Ware A-201-504	
Cinsa, S.A. de C.V., Esmaltaciones de Norte America, S.A. de C.V	12/01/94-11/30/9
The People's Republic of China:	
Certain Cased Pencils A-570-827	
Beijing Pencil Factory, Dalian Pencil Factory, Donghua Pencil Factory, Harvin Pencil Factory, Jiangsu Pencil Factory, Jinan Pencil Factory, Julong Pencil Factory, Quindao Pencil Factory,	
Shenyiang Pencil Factory, Anhui Stationery Company, Ltd., (aka Beng Bu Pencil Factory)	12/21/94-11/30/9
Songnan Pencil Factory, China First Pencil Company, Ltd., Shanghai Three Star Stationary Com., Shanghai	
Foreign Trade Corporation, Guandong Stationary & Sporting Goods I/E Corporation, Shanghai Lansheng Co., Ltd. (aka Stationary & Sporting Goods I/E Corporation), Shanghai Machinery & Equipment I/E Corpora-	
tion, Tianjin Pencil Factory, Xinbang Joint Venture Pencil Factory, AEMPAC Systems (Hong Kong), Anhui I/E	
Group Corporation, Anhui Ligh Industrial Products I/E Corp., Anhui Provincial I/E Corporation, Applause	
Products, Atico International, Atico Overseas, Beijing Ligh Industrial Products I/E Corporation, CS Container Line (Hong Kong), Cargo Service (Hong Kong), Cargo Systems, Changzhou Foreign Economic Technical &	
Trading Company, Changzhou Foreign Trade Group, Chiangshu Foreign Trading, China Fujian Foreign	
Trade Center, China National Light Industrial Products I/E Corporation (all branches), China North Industrias Tianjin Corporation, Dalian Light Industrial Products I/E Corp., China Shenzhen SEZ Foreign Trade, El	
Ocean (Hong Kong), Far East Enterprises, Fuji Industrial (Hong Kong), Gansu Provincial Machinery, Golden	
Way Trading Company, Guangzhou Foreign Trade Group, Hianan Provincial Foreign Trade, Haiwang Enter-	
prises Company, Ltd., Han Maritime	
Consolidators (Hong Kong), Ideal Ocean Lines (Hong Kong), Inteks Transport International, Jacky Maeder	
(Hong Kong), Jiangsu Light Industrial Products I/E Group Corporation, Jilin Provincial Machinery & Equip-	
ment I/E Corporation, King Sun (Hong Kong), Kwok Luen Plastic Manufacturing, Lailon Enterprises (Hong Kong), LEP Guangzhou Delegation Office, LEP Transport International, Liaoning Light Industrial Products I/E	
Corp., Licken Industrial (Hong Kong), Maritime International, Onan Shipping (Hong Kong), Orwave,	
Panalpina, Panalpina (Hong Kong), Perpetual Product Development, Po Shing Industrial, Premier Shipping,	
Qingdao Light Industrial Products I/E Corporation, Regent C&C Shanghai Office, Regent Express, Shandong Light Industrial Products I/E Corporation, Shantou Light Industrial Products I/E Corporation, Shantou Station-	
ary & Sporting Goods I/E Corporation, Shanxi Light Industrial Products I/E Corporation, Shenyiang Light In-	
dustrial Products I/E Corporation, Shum Yip (Shenzen) Industry & Trade Development Corporation	12/21/94–11/30/9
THI (Hong Kong), The Merton Company, Ltd. (Hong Kong), Tianjin Beifing Corporation, Tianjin Stationary &	
Sporting Goods I/E Corporation, Tony Trading (Hong Kong), Trade Power (Taiwan), Trinity Mark Industries,	
Tru Blue Products, UT Consolidators (Hong Kong), Wah Luen Stationary Supplies, Y.K. Shipping International, Yangjiang Light Industrial Products I/E Corporation, Zhenjiang Foreign Trade Corporation	
All other exporters of certain cased pencils from the People's Republic of China are conditionally covered by this review	
The People's Republic of China:	
Porcelain-on-Steel Cooking Ware	
A–570–506  Clover Enamelware Enterprise, Ltd., Lucky Enamelware Factory Limited	12/01/94–11/30/9
All other exporters of porcelain-on-steel cooking ware from the People's Republic of China are conditionally covered by	
Taiwan:	
Certain Welded Stainless Steel Pipe A-583-815	
Ta Chen Stainless Pipe	12/01/94-11/30/9

	Period to be reviewed
Countervailing Duty Proceedings: None	

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

As explained in the memorandum from the Assistant Secretary for Import Administration dated January 11, 1996, due to the partial shutdown of the Federal Government from December 16, 1995 through January 6, 1996, the Department has exercised its discretion to toll this deadline for the duration of the partial shutdown. All deadlines have been extended by 22 days, i.e., one day for each day (or partial day) the Department was closed. This notice is published in accordance with the extended deadline for initiation of these reviews. The reviews will proceed in accordance with the normal statutory and regulatory deadlines.

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: January 26, 1996.

Joseph A. Spetrini,

Deputy Assistant Secretary for Compliance. [FR Doc. 96–1994 Filed 1–31–96; 8:45 am] BILLING CODE 3510–DS–M

[A-427-801, A-428-801, A-475-801, A-588-804, A-485-801, A-559-801, A-549-801, A-412-801]

Antifriction Bearings (Other Than Tapered Roller Bearings) and Parts Thereof From France, Germany, Italy, Japan, Romania, Singapore, Thailand, and the United Kingdom; Extension of Time Limits of Antidumping Duty Administrative Reviews

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

**ACTION:** Notice of Extension of Time Limit of Antidumping Duty Administrative Review.

**SUMMARY:** The Department of Commerce (the Department) is extending the time limit for preliminary and final results in the administrative review of the antidumping duty order on antifriction bearings (other than tapered roller bearings) and parts thereof from France, Germany, Italy, Japan, Romania,

Singapore, Thailand, and the United Kingdom covering the period May 1, 1994, through April 30, 1995, since it is not practicable to complete the reviews within the time limits.

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

# FOR FURTHER INFORMATION CONTACT:

Michael Rill or Richard Rimlinger, Office of Antidumping Compliance, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th and Constitution Avenue, N.W., Washington, D.C. 20230; telephone: (202) 482–4733.

#### SUPPLEMENTARY INFORMATION:

Background

The Department of Commerce has received requests to conduct administrative reviews of the antidumping duty orders on antifriction bearings (other than tapered roller bearings) and parts thereof from France, Germany, Italy, Japan, Romania, Singapore, Thailand, and the United Kingdom. On June 19, 1995, the Department initiated these administrative reviews covering the period May 1, 1994, through April 30, 1995.

Due to the complexity of these cases it is not practicable to complete this review within the time limit mandated by section 751 (a) (3) (A) of the Tariff Act of 1930, as amended. Therefore, in accordance with that section, the Department is extending the time limits for the preliminary results to June 27, 1996, and for the final results to December 24, 1996.

The Department adjusted 28 days to the time limits due to the Government shutdowns, which lasted from November 14, 1995, to November 20, 1995, and from December 15, 1995, to January 6, 1996. See Memorandum to the file from Susan G. Esserman, Assistant Secretary for Import Administration, January 11, 1996.

Interested parties must submit applications disclosure under administrative protective order in accordance with 19 CFR 353.34 (b).

These extensions are in accordance with section 751 (a) (3) (a) of the Tariff Act of 1930, as amended (19 U.S.C. 1675 (a)).

Dated: January 23, 1996 Joseph A. Spetrini, Deputy Assistant Secretary for Compliance. [FR Doc. 96–1995 Filed 1–31–96; 8:45 am] BILLING CODE 3510–DS–P

[C-475-819, C-489-806]

Notice of Postponement of Final Countervailing Duty Determinations and Termination of Suspension of Liquidation: Certain Pasta From Italy and Turkey

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

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

### FOR FURTHER INFORMATION CONTACT:

Vincent Kane (Italy) and Elizabeth Graham (Turkey), Office of Countervailing Investigations, U.S. Department of Commerce, Room 3099, 14th Street and Constitution Avenue, NW., Washington, DC 20230; telephone (202) 482–2815 and (202) 482–4105, respectively.

# POSTPONEMENT OF FINAL DETERMINATIONS AND TERMINATION OF SUSPENSION OF

LIQUIDATION: On October 17, 1995, we published the preliminary affirmative countervailing duty determinations with respect to certain pasta from Italy (60 FR 53739) and Turkey (60 FR 53747). On October 26, 1995, we published a notice of alignment of the final countervailing duty determinations with the final antidumping duty determinations of certain pasta from Italy and Turkey (60 FR 54847). The notice stated that the final countervailing duty determinations would be made on February 21, 1996.

On January 19, 1996, the notices of preliminary determination of sales at less than fair value and postponement of final determination for certain pasta from Italy and Turkey were published in the Federal Register. These notices stated that the final determinations in the antidumping duty investigations and the companion countervailing duty investigations would be made 135 days after the date of publication of the Department's preliminary determination in the antidumping cases, i.e., June 3, 1996. Accordingly, the date for the final countervailing duty determinations for certain pasta from Italy and Turkey will be June 3, 1996.