Yuba County

Marysville Historic Commercial District, Roughly bounded by First, Sixth, C, and E Sts., Marysville, 99000692

FLORIDA

Lee County

Alva Consolidated Schools (Lee County MPS) 21291 N. River Rd., Alva, 99000695

Putnam County

Palatka Ravine Gardens Historic District, 1600 Twigg St., Palatka, 99000694

Seminole County

Seminole County Home, 300 Bush Blvd., Sanford, 99000696

GEORGIA

Greene County

Brown-Bryson Farm, 1760 Siloam-Veazey Rd., Siloam vicinity, 99000693

MONTANA

Missoula County

Lower Rattlesnake Historic District, Roughly bounded by Vene St., Greenough Park, Elm St., and Pierce St., Missoula, 99000697

NEVADA

Carson City Independent City

Adams House, 990 N. Minnesota St., Carson City, 99000700

NORTH CAROLINA

Alamance County

North Main Street Historic District, Roughly bounded by Whitsett, New Hill, N. Melville, Market, Mill and Sideview Sts., Graham, 99000698

Mecklenburg County

Croft Historic District, Jct. of NC 115 and NC 2483, Charlotte vicinity, 99000699

OHIO

Franklin County

Ohio Moline Plow Company Building, 343 Front St., Columbus, 99000701 Old North End Historic District (Boundary Increase), Roughly bounded by W. First and E. Second Ave., N. Pearl St., E. Fifth Ave., and Summit St. and Beacon Alley, Columbus, 99000702

OREGON

Josephine County

Rand Ranger Station, 14335 Galice Rd., Merlin vicinity, 99000703

VIRGINIA

Botetourt County

Bowyer-Holladay House, US 220, Fincastle, 99000704

Suffolk Independent City

Suffolk Historic District (Boundary Increase), Roughly along N. Main St., from Constance Rd., to Norfolk and Western RR Tracks, Suffolk, 99000705

[FR Doc. 99–13116 Filed 5–24–99; 8:45 am] BILLING CODE 4310–70–P

INTERNATIONAL TRADE COMMISSION

[Investigations Nos. 751-TA-21-27 and 303-TA-23, 731-TA-566-570, and 731-TA-641 (Reconsideration)]

Ferrosilicon From Brazil, China, Kazakhstan, Russia, Ukraine, and Venezuela

AGENCY: United States International Trade Commission.

ACTION: Suspension of review investigations Nos. 751–TA–21–27 and institution of proceedings to reconsider the Commission's affirmative determinations in countervailing duty investigation No. 303–TA–23 (Final) concerning ferrosilicon from Venezuela, and antidumping investigations Nos. 731–TA–566–570 and 641 (Final) concerning ferrosilicon from Brazil, China, Kazakhstan, Russia, Ukraine, and Venezuela.

SUMMARY: The Commission hereby gives notice that it has suspended the subject investigations under section 751(b) of the Tariff Act of 1930 (19 U.S.C. 1675(b)) (the Act) and is instituting proceedings in which it will reconsider its determinations in countervailing duty investigation No. 303–TA–23 (Final) concerning ferrosilicon from Venezuela, and antidumping investigations Nos. 731–TA–566–570 and 731–TA–641 (Final) concerning ferrosilicon from Brazil, China, Kazakhstan, Russia, Ukraine, and Venezuela.

For further information concerning the conduct of this reconsideration and rules of general application, consult the Commission's Rules of Practice and Procedure, part 201, subparts A through E (19 CFR part 201), and part 207, subparts A, C, and D (19 CFR part 207). EFFECTIVE DATE: May 21, 1999.

FOR FURTHER INFORMATION CONTACT: Fred Fischer (202-205-3179) or Vera Libeau (202-205-3176), Office of Investigations, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436. Hearingimpaired persons can obtain information on this matter by contacting the Commission's TDD terminal on 202-205-1810. Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at 202-205-2000. General information concerning the Commission may also be obtained by accessing its internet server (http:// www.usitc.gov).

SUPPLEMENTARY INFORMATION:

Background

On April 24, 1998, the Commission received a request to review its affirmative determination as it applied to imports of ferrosilicon from Brazil (the request) 1 in light of changed circumstances, pursuant to section 751(b) of the Act. The request was filed by counsel on behalf of Associação Brasileira dos Productores de Ferroligas e de Silicio Metalico (ABRAFE), Companhia Brasileira Carbureto de Calcio (CBCC), Companhia de Ferroligas de Bahia (FERBASA), Nova Era Silicon S/A, Italmagnesio S/A-Industria e Comercio, Rima Industrial S/A, and Companhia Ferroligas Minas Gerais (Minasligas).

Pursuant to section 207.45(b) of the Commission's Rules of Practice and Procedure (19 CFR 207.45(b)), the Commission published a notice in the Federal Register on May 20, 1998 (63 FR 27747), requesting comments as to whether the alleged changed circumstances warranted the institution of review investigations. The Commission received comments in support of the request from C.V.G. Venezolana de Ferrosilicio C.A. (Fesilven), a Venezuelan producer of ferrosilicon; General Motors Corp., a purchaser of ferrosilicon; and the Governments of Brazil and Kazakhstan. Comments in opposition to the request were received from counsel on behalf of AIMCOR, American Alloys, Inc., Elkem Metals Co., and SKW Metals & Alloys, Inc., U.S. producers of ferrosilicon. After reviewing these comments, the Commission determined on July 28, 1998, that certain of the alleged changed circumstances were sufficient to warrant review investigations. See 63 FR 40314-15. Among the issues that were briefed by the parties to the investigations was the fact that, between 1995 and 1997, two members of the domestic industry pleaded guilty to conspiring to fix prices of commodity ferrosilicon products during the periods of the Commission's original investigations, and a third member, and an officer of that member, were convicted of conspiring to fix prices of commodity ferrosilicon products during the periods of the Commission's original investigations. The Commission has now decided to suspend the section 751(b) reviews and reconsider the original determinations.

Participation in the reconsideration and public service list: Parties who have

¹The request concerned only imports from Brazil. However, as the alleged changed circumstances predominantly relate to the domestic industry, the Commission solicited comments on the possibility of self-initiating reviews of the outstanding orders on imports from China, Kazakhstan, Russia, Ukraine, and Venezuela.

entered appearances in the section 751(b) reviews do not have to enter new appearances in this reconsideration in order to participate. Other persons, including industrial users of the subject merchandise and, if the merchandise is sold at the retail level, representative consumer organizations, wishing to participate in the reconsideration proceedings as parties must file an entry of appearance with the Secretary to the Commission no later than 21 days after publication of this notice in the Federal **Register**. The Secretary will maintain a public service list containing the names and addresses of all persons, or their representatives, who are parties to the reconsideration proceedings.

Limited disclosure of business proprietary information (BPI) under an administrative protective order (APO) and BPI service list: Pursuant to section 207.7(a) of the Commission's rules, the Secretary will make BPI gathered in these reconsideration proceedings available to authorized applicants under the APO issued in these reconsideration proceedings, provided that the application is made no later than 21 days after publication of this notice in the **Federal Register**. Authorized applicants must represent interested parties, as defined by 19 U.S.C. 1677(9). A separate service list will be maintained by the Secretary for those parties authorized to receive BPI under the APO. Individuals subject to the APO in the section 751(b) reviews need not submit new applications for access to BPI in the reconsideration proceedings.

Written submissions: The record of the section 751(b) reviews will be incorporated into the record of these reconsideration proceedings. Each party can submit comments, including new factual information, to the Commission. Comments must be limited to the issues of (a) the price-fixing conspiracy, or other anticompetitive conduct relating to the original periods of investigation, and (b) any possible material misrepresentations or material omissions, by any entity that provided information or argument in the original investigations, concerning: (1) the conspiracy or other anticompetitive conduct or (2) any other matter. Comments must conform with the relevant provisions of section 207.23 of the Commission's rules and the deadline for filing is June 23, 1999. Parties may submit rebuttal comments, which may include new factual information, by July 7, 1999. Rebuttal comments shall be limited to the same issues as the opening comments. In addition, any person who has not entered an appearance as a party to the reconsideration proceedings may submit

a brief written statement of information pertinent to the subject of the reconsideration proceedings on or before June 23, 1999. On July 12, 1999, the Commission will make available to parties all information on which they have not had an opportunity to comment. Parties may submit final comments on this information on or before July 16, 1999, but such final comments must not contain new factual information and must otherwise comply with the requirements stated in section 207.30 of the Commission's rules. All written submissions must conform with the provisions of section 201.8 of the Commission's rules; any submissions that contain BPI must also conform with the requirements of sections 201.6, 207.3, and 207.7 of the Commission's rules. The Commission's rules do not authorize filing of submissions with the Secretary by facsimile or electronic means.

In accordance with sections 201.16(c) and 207.3 of the Commission's rules, each document filed by a party to the reconsideration proceedings must be served on all other parties to the reconsideration proceedings (as identified by either the public or BPI service list), and a certificate of service must be timely filed. The Secretary will not accept a document for filing without a certificate of service.

Authority: These reconsideration proceedings are being conducted under authority of title VII of the Tariff Act of 1930; this notice is published pursuant to sections 201.10 and 207.45 of the Commission's rules.

Issued: May 21, 1999.

By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 99–13387 Filed 5–24–99; 8:45 am] BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

Sunshine Act Meeting; Emergency Notice of Canceled Agenda Item

AGENCY HOLDING THE MEETING: United States International Trade Commission.

TIME AND DATE: May 24, 1999 at 2:00 p.m.

PLACE: Room 101, 500 E Street S.W., Washington, DC 20436, Telephone: (202) 205–2000.

STATUS: Open to the public.

CANCELED AGENDA ITEM: Agenda Item 6.—Inv. Nos. 751–TA–21–27 (Ferrosilicon from Brazil, China, Kazakhstan, Russia, Ukraine, and Venezuela)—briefing and vote.

In accordance with 19 CFR § 201.35(d)(2), the Commission has determined to cancel the above referenced agenda item for the meeting of Monday, May 24, 1999 at 2:00 p.m. Commissioners Miller, Crawford, Hillman, Koplan, and Askey determined that Commission business required such a change; Commissioner Bragg dissented. No earlier announcement of such change was possible.

Issued: May 21, 1999. By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 99–13390 Filed 5–21–99; 2:52 pm] BILLING CODE 7020–02–P

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

Manufacturer of Controlled Substances; Notice of Registration

By Notice dated January 27, 1999, and published in the **Federal Register** on February 4, 1999, (64 FR 6682), Lonza Riverside, 900 River Road, Conshohocken, Pennsylvania 19428, made application by renewal to the Drug Enforcement Administration (DEA) to be registered as a bulk manufacturer of the basic classes of controlled substances listed below:

Drug	Schedule
Amphetamine (1100)	II
Phenylacetone (8501)	II

The firm plans to manufacture in bulk for distribution to its customers.

DEA has considered the factors in 21 U.S.C. 823(a) and determined that the registration of Lonza Riverside to manufacture the listed controlled substances is consistent with the public interest at this time. DEA has investigated Lonza Riverside on a regular basis to ensure that the company's continued registration is consistent with the public interest. These investigations have included inspection and testing of the company's physical security systems, audits of the company's records, verification of the company's compliance with state and local news, and a review of the company's background and history. Therefore, pursuant to 21 U.S.C. 823 and 28 CFR 0.100 and 0.104, the Deputy Assistant Administrator, Office of Diversion Control, hereby orders that the application submitted by the above firm for registration as a bulk manufacturer of the basic classes of