

Targeted Extended Search—D-1360, D-1360 PR
 Person Follow-up Interview—D-1301, D-1301(S), D-1301 PR
 Person Follow-up Quality Assurance Interview—D-1301, D-1301(S)
 Final Housing Unit Follow-up Interview—D-1340, D-1340 PR
 Final Housing Unit Follow-up Quality Assurance Interview—D-1340, D-1340 PR

Type of Review: Regular.

Affected Public: Individuals or households.

Estimated Number of Respondents:

325,486 Housing units (HUs)

Estimated Time Per Response:

Housing Unit Follow-up Interview—3 minutes

Housing Unit Follow-up Quality Assurance Interview—3 minutes

CAPI Person Interview—20 minutes

CAPI Nonresponse Conversion—20 minutes

CAPI Person Quality Assurance Interview—10 minutes

Targeted Extended Search—2 minutes
 Person Follow-up Interview—15 minutes

Person Follow-up Quality Assurance Interview—15 minutes

Final Housing Unit Follow-up Interview—3 minutes

Final Housing Unit Follow-up Quality Assurance Interview—3 minutes

Estimated Total Annual Burden

Hours: Total = 195,042 Hours.

Housing Unit Follow-up Interview=13,983 Hours (279,664 HUs x 3 minutes)

Housing Unit Follow-up Quality Assurance Interview=2,331 Hours (46,610 HUs x 3 minutes)

CAPI Person Interview=108,495 Hours (325,486 HUs x 20 minutes)

CAPI Nonresponse Conversion=21,699 Hours (65,097 HUs x 20 minutes)

CAPI Person Quality Assurance Interview=6,781 Hours (40,686 HUs x 10 minutes)

Targeted Extended Search=1,460 Hours (43,800 HUs x 2 minutes)

Person Follow-up Interview=32,549 Hours (130,194 HUs x 15 minutes)

Person Follow-up Quality Assurance Interview=5,425 Hours (21,699 HUs x 15 minutes)

Final Housing Unit Follow-up Interview=1,988 Hours (39,758 HUs x 3 minutes)

Final Housing Unit Follow-up Quality Assurance Interview=331 Hours (6,626 HUs x 3 minutes)

Estimated Total Annual Cost: No cost to the respondents except for their time to respond.

Respondent's Obligation: Mandatory.

Legal Authority: Title 13, United States Code, Sections 141, 193, and 221.

IV. Request for Comments

Comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden (including hours and cost) of the proposed collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology.

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval of this information collection; they also will become a matter of public record.

Dated: June 23, 1999.

Linda Engelmeier,

Departmental Forms Clearance Officer, Office of the Chief Information Officer.

[FR Doc. 99-16403 Filed 6-25-99; 8:45 am]

BILLING CODE 3510-07-P

DEPARTMENT OF COMMERCE

Bureau of Export Administration

Action Affecting Export Privileges; Kenneth Broder; Order Amending the Order Denying Permission To Apply for or Use Export Licenses

In the Matter of: Kenneth Broder, Calle Rafael Agosto Sanchez No. 22 Torre, Don Roberto Ens. Piantini, Apartado (Post Office Box) 30298, Santo Domingo, Dominican Republic.

On February 2, 1999, I entered an order against Kenneth Broder (Broder) denying his export privileges until February 2, 2007, based upon his February 2, 1998, conviction in the United States District Court for the Southern District of Florida of violating the International Emergency Economic Powers Act (50 U.S.C.A. §§ 1701-1706 (1991 & Supp. 1999)) (IEEPA). The Order was issued under the authority of Section 11(h) of the Export Administration Act of 1979, as amended (currently codified at 50 U.S.C.A. app. §§ 2401-2420 (1991 & Supp. 1999)) (the Act),¹ and Sections 766.25 and 750.8(a)

¹ The Act expired on August 20, 1994. Executive Order 12924 (3 CFR, 1994 Comp. 917 (1995)), extended by Presidential Notices of August 15, 1995 (3 CFR, 1995 Comp. 501 (1996)), August 14, 1996 (3 CFR, 1996 Comp. 298 (1997)), August 13, 1997 (3 CFR, 1997 Comp. 306 (1998)), and August 13, 1998 (3 CFR, 1998 Comp. 294 (1999)), continued

of the Export Administration Regulations (currently codified at 15 CFR Parts 730-774 (1999)) (the Regulations).

On March 19, 1999, Broder, through counsel, filed an appeal from the Order with the Under Secretary for Export Administration (Under Secretary), pursuant to Part 756 of the Regulations. On June 10, 1999, the Under Secretary issued his final decision on that appeal and granted partial relief from the terms of the Order by allowing Broder to participate in transactions involving EAR99 items for use or consumption in the Dominican Republic. In order to give effect to his decision, the Under Secretary directed that I amend my February 2, 1999 Order to suspend its application to EAR99 items that are exported or reexported to the Dominican Republic by Broder or on his behalf for use or consumption there.

Accordingly, the February 2, 1999 Order is hereby amended to read as follows:

Ordered

I. Until February 2, 2007, Kenneth Broder, Calle Rafael Agosto Sanchez No. 22 Torre, Don Roberto Ens. Piantini, Apartado (Post Office Box) 30298, Santo Domingo, Dominican Republic, may not, directly or indirectly, participate in any way in any transaction involving any commodity, software or technology (hereinafter collectively referred to as "item") exported or to be exported from the United States, that is subject to the Regulations, or in any other activity subject to the Regulations, including, but not limited to:

A. Applying for, obtaining, or using any license, License Exception, or export control document;

B. Carrying on negotiations concerning, or ordering, buying, receiving, using, selling, delivering, storing, disposing of, forwarding, transporting, financing, or otherwise servicing in any way, any transaction involving any item exported or to be exported from the United States that is subject to the Regulations, or in any other activity subject to the Regulations; or

C. Benefiting in any way from any transaction involving any item exported or to be exported from the United States that is subject to the Regulations, or in any other activity subject to the Regulations.

II. No person may, directly or indirectly, do any of the following:

the Export Administration Regulations in effect under IEEPA.

A. Export or reexport to or on behalf of the denied person any item subject to the Regulations;

B. Take any action that facilitates the acquisition or attempted acquisition by the denied person of the ownership, possession, or control of any item subject to the Regulations that has been or will be exported from the United States, including financing or other support activities related to a transaction whereby the denied person acquires or attempts to acquire such ownership, possession or control;

C. Take any action to acquire from or to facilitate the acquisition or attempted acquisition from the denied person of any item subject to the Regulations that has been exported from the United States;

D. Obtain from the denied person in the United States any item subject to the Regulations with knowledge or reason to know that the item will be, or is intended to be, exported from the United States; or

E. Engage in any transaction to service any item subject to the Regulations that has been or will be exported from the United States and which is owned, possessed or controlled by the denied person, or service any item, of whatever origin, that is owned, possessed or controlled by the denied person if such service involves the use of any item subject to the Regulations that has been or will be exported from the United States. For purposes of this paragraph, servicing means installation, maintenance, repair, modification or testing.

III. After notice and opportunity for comment as provided in Section 766.23 of the Regulations, any person, firm, corporation, or business organization related to Broder by affiliation, ownership, control, or position of responsibility in the conduct of trade or related services may also be subject to the provision of this Order.

IV. This Order does not prohibit any export, reexport, or other transaction subject to the Regulations where the only items involved that are subject to the Regulations are the foreign-produced direct product of U.S.-origin technology.

V. As directed by the Under Secretary in his decision on Broder's appeal, all of the provisions denying Broder's export privileges set forth above are suspended with respect to Broder's participation, directly or indirectly, in any transaction involving any item classified as EAR99 that is exported or reexported to the Dominican Republic for use or consumption therein, from the date of entry of this order until February 2, 2007, and shall thereafter be waived,

provided that, during the period of suspension, Broder has committed no violation of the Act, or any regulation, order, or license thereunder.

VI. This Order is effective immediately and shall remain in effect until February 2, 2007.

VII. A copy of this Order shall be delivered to Broder. This Order shall be published in the **Federal Register**.

Dated: June 18, 1999.

Hillary Hess,

Acting Director, Office of Exporter Services.

[FR Doc. 99-16267 Filed 6-25-99; 8:45 am]

BILLING CODE 3510-DT-M

DEPARTMENT OF COMMERCE

International Trade Administration

Antidumping and Countervailing Duties, Procedures for Initiation of Downstream Product Monitoring

ACTION: Proposed collection; comment request.

SUMMARY: The Department of Commerce, as part of its continuing effort to reduce paperwork and respondent burdens, invites the general public and other Federal agencies to take this opportunity to comment on the continuing information collections, as required by the Paperwork Reduction Act of 1995, Pub. L. 104-13 (44 U.S.C. 3506(c)(2)(A)).

DATES: Written comments must be submitted on or before August 27, 1999.

ADDRESSES: Direct all written comments to Linda Engelmeier, Departmental Forms Clearance Officer, Department of Commerce, Room 5033, 14th & Constitution Avenue, NW, Washington, DC 20230. Phone number: (202) 482-3272.

FOR FURTHER INFORMATION CONTACT: Request for additional information or copies of the information collection instrument and instructions should be directed to: Lynn Barden, Import Administration, Office of Policy, Room 3713, 14th & Constitution Avenue, NW, Washington, DC 20230; Phone number: (202) 482-3173, and fax number: (202) 482-2308.

SUPPLEMENTARY INFORMATION:

I. Abstract

The International Trade Administration's (ITA), Import Administration, AD/CVD Enforcement, administers the U.S. antidumping and countervailing duty law. Under section 780 of the Tariff Act of 1930, as amended (19 U.S.C. 1677i), a domestic producer of an article that is like a component part or a downstream

product may petition the Department of Commerce to designate the downstream product for monitoring. Such a petition must allege and support the proposition that the imposition of antidumping or countervailing duties has resulted in a diversion of exports of the component part into increased production and exportation to the United States of such downstream product. Section 780, and the Department's regulation (19 CFR 351.223), require that the petition, among other things, identify the downstream product to be monitored, the relevant component part, and the likely diversion of foreign exports of the component part into increased exports of the downstream product to the United States. ITA will evaluate the petition and will issue either an affirmative or negative "monitoring" determination.

II. Method of Collection

Form ITA-4119P is sent by request to potential U.S. petitioners.

III. Data

OMB Number: 0625-0200.

Form Number: ITA-4119P.

Type of Review: Reinstatement.

Affected Public: U.S. companies or industries that suspect the presence of unfair competition from foreign firms selling merchandise in the United States below fair value.

Estimated Number of Respondents: 1.

Estimated Time Per Response: 15 hours.

Estimated Total Annual Burden

Hours: 15 hours.

Estimated Total Annual Costs: The estimated annual cost for this collection is \$3,450 (\$2,250 for respondents and \$1,400 for federal government).

IV. Request for Comments

Comments are invited on (a) whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden (including hours and costs) of the proposed collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or forms of information technology.

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval of this information collection; they also will become a matter of public record.