REVIEW BOARD DETERMINATIONS—Continued

Record No.	ARRB re- leases	Sustained postpone- ments	Status of document	Next review date
104–10015–10017	7	0	Open in Full	n/a
104–10015–10026	4	0	Open in Full	n/a
104–10015–10040	2	0	Open in Full	n/a
104–10015–10046	0	1	Postponed in Part	12/1995
104–10015–10050	1	0	Open in Full	n/a
104–10015–10055	2	0	Open in Full	n/a
104–10015–10059	1	1	Postponed in Part	12/1995
104–10015–10060	2	0	Open in Full	n/a
104–10015–10063	3	0	Open in Full	n/a
104–10015–10066	1	0	Open in Full	n/a
104–10015–10067	4	0	Open in Full	n/a
104–10015–10069	4	0	Open in Full	n/a
104–10015–10071	1	0	Open in Full	n/a
104–10015–10072	3	0	Open in Full	n/a
104–10015–10075	4	0	Open in Full	n/a
104–10015–10077	3	0	Open in Full	n/a
104–10015–10078	3	0	Open in Full	n/a
104–10015–10081	4	1	Postponed in Part	12/1995
104–10015–10082	3	0	Open in Full	n/a
104–10015–10086	7	0	Open in Full	n/a
104–10015–10095	1	0	Open in Full	n/a
104–10015–10098	4	0	Open in Full	n/a
104–10015–10099	1	0	Open in Full	n/a
104–10015–10101	2	0	Open in Full	n/a
104–10015–10102	1	0	Open in Full	n/a
104–10015–10104	0	2	Postponed in Part	12/1995
104–10015–10105	0	1	Postponed in Full	2017
104–10015–10106	2	0	Open in Full	n/a
104–10015–10109	1	0	Open in Full	n/a
104–10015–10111	1	3	Postponed in Part	12/1995
104–10015–10115	3	2	Postponed in Part	12/1995
104–10015–10117	0	2	Postponed in Part	12/1995
104–10015–10122	0	1	Postponed in Part	12/1995
104–10015–10128	1	0	Open in Full	n/a
104–10015–10132	1	2	Postponed in Part	12/1995
104–10015–10136	1	0	Open in Full	n/a
104–10015–10139	1	1	Postponed in Part	12/1995
104–10015–10141	2	1	Postponed in Part	12/1995
104–10015–10152	0	1	Postponed in Part	12/1995
104–10015–10156	5	1	Postponed in Part	12/1995
104–10015–10161	1	2	Postponed in Part	12/1995
104–10015–10162	1	3	Postponed in Part	12/1995
				, .500

Dated: September 12, 1995.

David G. Marwell, Executive Director.

[FR Doc. 95-23013 Filed 9-15-95; 8:45 am]

BILLING CODE 6820-TD-M

DEPARTMENT OF COMMERCE

Bureau of the Census [Docket No. 950911228-5228-01]

The American Community Survey

AGENCY: Bureau of the Census, Commerce.

ACTION: Notice of consideration.

SUMMARY: Notice is hereby given that the Bureau of the Census is considering a proposal to conduct The American Community Survey under the authority of Title 13, United States Code, Sections 182 and 225. On the basis of information and recommendations received by the Bureau of the Census, the data have significant application to the needs of other government agencies and the public. The survey will provide data for small areas and small subpopulations that are necessary to evaluate a continuous measurement system to collect, on a continual basis, data that have traditionally been collected only once every ten years in the decennial census. These data are not publicly available from nongovernment or other governmental sources.

DATES: Any suggestions or recommendations concerning the proposed survey should be submitted in writing by October 18, 1995.

ADDRESSES: Director, Bureau of the Census, Washington, DC 20233.

FOR FURTHER INFORMATION CONTACT:

Lawrence S. McGinn, Chief, Continuous Measurement Office, U.S. Census Bureau, on (301) 763–8327.

SUPPLEMENTARY INFORMATION: The Census Bureau is authorized to conduct surveys necessary to furnish current data on subjects covered by the major census authorized by Title 13, United States Code. The data from this survey will determine the feasibility of a continuous measurement system that provides socioeconomic data on a continual basis throughout the decade for small areas and small subpopulations. Currently, the decennial census is the only source of data available for small area levels and, therefore, these data are collected only once every ten years. A continuous measurement system also would provide a mechanism for identifying

and sampling subpopulation groups for future surveys which will be of great benefit to the Federal Statistical System and provide data needed by other agencies.

This survey will be a full-scale implementation of continuous measurement in six test sites. The survey will also include a national sample to test response rates and the Census Bureau's ability to obtain telephone numbers for nonresponse households. The data collected in this survey will be within the general scope and nature of those inquiries covered in the decennial census every ten years.

The Census Bureau will select the housing units for the survey from a sample of six sites selected to test full continuous measurement operations and a sample from designated areas around the country to obtain mail response rates. The Bureau will mail questionnaires to the households covered by this survey and require the submission as soon as possible after receipt. Participation of the selected households will be mandatory in accordance with the provisions of Title 13.

This survey was approved by the Office of Management and Budget (OMB) for public use, in accordance with the Paperwork Reduction Act, Public Law 96–511, as amended, and was given approval number 0607–0810. A previous notice was published in the Federal Register on June 15, 1995, Volume 60, Number 115, page 31447, informing the public of this submission and inviting public comment. We will provide copies of the forms upon written request to the Director, Bureau of the Census, Washington, DC 20233.

Based upon the foregoing, I have directed that a test be conducted for the purpose of collecting these data for evaluation of the procedures related to a continuous measurement operation.

Dated: September 12, 1995.

Martha Farnsworth Riche, *Director, Bureau of the Census.*[FR Doc. 95–23085 Filed 9–15–95; 8:45 am]

BILLING CODE 3510–07–P

Bureau of Export Administration

[Docket No. 2101-01]

In the Matter of: Francesco Grazi, Chez Pietro Grazi, V Cantonale, 6532 Castione, Ticino, Switzerland, Respondent; Final Decision and Order

On August 22, 1995, the Administrative Law Judge (ALJ) entered his Recommended Decision and Order in the above-referenced matter. The

Recommended Decision and Order, a copy of which is attached hereto and made a part hereof, has been referred to me for final action. The Respondent failed to respond to the charges in this matter. After describing the facts of the case and his findings based on those facts, the ALJ found that the Respondent, Francesco Grazi, on two separate occasions violated Section 787.2 of the Export Administration Regulations (EAR). The Respondent caused, aided, abetted, counselled, or induced a third party to reexport U.S.origin commodities from Switzerland to Bulgaria, without obtaining the reexport authorization required by Section 774.1 of the EAR.

The ALJ found that the appropriate penalty for the violations should be that the Respondent and all successors, assignees, officers, representatives, agents and employees be denied for a period of fifteen years from this date all privileges of participating, directly or indirectly, in any manner or capacity, in any transaction in the United States or abroad involving commodities or technical data exported or to be exported from the United States and subject to the Export Administration Regulations.

Based on my review of the entire record, I AFFIRM the Recommended Decision and Order of the Administrative Law Judge.

This constitutes final agency action in this matter.

Dated: September 4, 1995. William A. Reinsch, Under Secretary for Export Administration.

Recommended

On January 14, 1992, the Office of Export Enforcement, Bureau of Export Administration, U.S. Department of Commerce (Department), issued a Charging Letter alleging that Francesco Grazi (Grazi) committed two violations of Section 787.2 of the Export Administration Regulations (currently codified at 15 C.F.R. Parts 768-799 (1995)) (the Regulations), issued pursuant to the Export Administration Act of 1979, as amended (50 U.S.C.A. app. §§ 2401-2420 (1991, Supp. 1993, and Pub. L. No. 103-277, July 5, 1994)) (the Act).1 As established in the Status Report the Department filed in this matter on May 1, 1992, the Charging Letter was served on Grazi on or about April 21, 1992. Grazi has not answered or otherwise responded to the

allegations set forth in the Charging Letter. On June 19, 1995, I issued an Order directing that the Department make its submission pursuant to Section 788.8 of the Regulations by August 18, 1995. In accordance with that Order, the Department made the submission required by Section 788.8 of the Regulations on August 18, 1995.

Background

The January 14, 1992 Charging Letter alleges that, on two separate occasions, on or about January 14, 1987 and on or about May 8, 1987, Grazi caused, aided, abetted, counseled, or induced a third party to reexport U.S.-origin commodities from Switzerland to Bulgaria without first obtaining the reexport authorization required by Section 774.1 of the Regulations. Schedule A to the Charging Letter, which was attached thereto and incorporated by reference therein, identified the approximate date of reexport from Switzerland, the commodity involved, the Samata S.A. (Samata) Purchase Order number, the Air Waybill number for the export from the United States, and the Fincosid² Order Number.

Finding

On the basis of the Department's submission and all of the supporting evidence presented, I have determined that Grazi committed the violations alleged in the Charging Letter issued against him on January 14, 1992.

For those violations, the Department urges as a sanction that Grazi's export privileges be denied for 15 years. In light of the nature of the violations, I concur in the Department's recommendation.

Accordingly, it is therefore ordered, First, that all outstanding individual validated licenses in which Grazi appears or participates, in any manner or capacity, are hereby revoked and shall be returned forthwith to the Office of Exporter Services for cancellation. Further, all of Grazi's privileges of participating, in any manner or capacity, in any special licensing procedure, including, but not limited to, distribution licenses, are hereby revoked.

Second, that Francesco Grazi, Chez Pietro Grazi, V Cantonale, 6532 Castione, Ticino, Switzerland, and all of

¹The Act expired on August 20, 1994. Executive Order 12924 (59 FR 43437, August 23, 1994) continued the Regulations in effect under the International Emergency Economic Powers Act (50 U.S.C. §§ 1701–1706 (1991)).

² At the time of the alleged violations, Grazi was the president of Fincosid SA, a Swiss company. A Charging Letter was also issued against Fincosid. On April 2, 1992, in responding to the Administrative Law Judge's March 4, 1992 Order, the Department advised the Administrative Law Judge that it had learned that Fincosid no longer exists and, therefore, withdrew the Charging Letter issued to Fincosid.