Documents and other information submitted with these applications are available for review, *subject to the requirements of the Privacy Act and Freedom of Information Act,* by any party who submits a written request for a copy of such documents within 30 days of the date of publication of this notice at the above address.

Dated: May 17, 1996.

Caroline Anderson,

Acting Chief, Branch of Permits, Office of Management Authority.

[FR Doc. 96-12854 Filed 5-21-96; 8:45 am]

BILLING CODE 4310-55-P

Bureau of Land Management

[AZ-026-05-5440-10-A132; AZA 29170]

Arizona: Continuation of Public Land Segregation, Pima County, Arizona

AGENCY: Bureau of Land Management,

Interior.

ACTION: Notice.

SUMMARY: This notice continues the segregation on the 20 acres cited in notice documents 95–21078, page 44042 in the issue of Thursday, August 24, 1995; and 95–22914, page 47961 in the issue of Friday, September 15, 1995. The segregation is continued because the noncompetitive sale of public lands cannot take place until the Lower Gila Resource Area RMP Amendment is finalized. The segregation from appropriation under the public land laws, including the mining laws, on the following land will continue for 270 days from the date of this publication:

Gila and Salt River Meridian, Arizona T. 12 S., R. 6 W.,

Sec. 33, $SE^{1/4}SW^{1/4}NE^{1/4}$, $NE^{1/4}NW^{1/4}SE^{1/4}$. The area described contains 20 acres.

FOR FURTHER INFORMATION CONTACT:

Hector Abrego of the Phoenix District Office, U.S. Bureau of Land Management, 2015 West Deer Valley Rd., Phoenix, Arizona 85027, (602) 780– 8090 E-mail:

habrego@0033wp.azso.az.blm.gov.

Dated: May 15, 1996.

David J. Miller,

Associate District Manager.

[FR Doc. 96-12724 Filed 5-21-96; 8:45 am]

BILLING CODE 4310-32-M

Bureau of Reclamation

FES 96 29

South Bay Water Recycling Project, San Jose, California

AGENCY: Bureau of Reclamation, Interior.

ACTION: Notice of availability on the final environmental impact statement.

SUMMARY: Pursuant to the National Environmental Policy Act (NEPA) of 1969 (as amended), the Bureau of Reclamation (Reclamation) has prepared a final environmental impact statement (FEIS) for the South Bay Water Recycling Project (SBWRP). The FEIS is based on a 1992 environmental impact report (EIR) prepared by the City of San Jose (City). The SBWRP would divert treated freshwater effluent from South San Francisco Bay through a water reclamation program. This would include construction of pump stations and recycled distribution pipelines. Reclamation would provide a grant of up to 25 percent of the total project cost to the City to support the SBWRP.

ADDRESSES: Copies of the FEIS are also available for the public at the following locations:

- Bureau of Reclamation, Mid-Pacific Regional Liaison, 1849 C Street NW., Washington, DC 20240; telephone: (202) 208–6274.
- Bureau of Reclamation, Regional Director, Attn: MP-720 2800 Cottage Way, Sacramento, CA 95825-1898; telephone: (916) 979-2297.
- Bureau of Reclamation, Mid-Pacific Regional Library, 2800 Cottage Way, Sacramento, CA. 95825–1898; telephone: (916) 979–2462.
- City of San Jose, Environmental Services Department, Tech. Support Division., 700 Los Esteros Road, San Jose, CA 95134; telephone: (408) 945– 5300.

Libraries:

Copies will also be available at public libraries located in San Jose (Main, Alviso, Berryessa, East San Jose, Carnegie, and Empire Branches).

FOR FURTHER INFORMATION CONTACT: Ms. Mona Jefferies-Soniea, Bureau of Reclamation, Division of Planning, 2800 Cottage Way, Sacramento, CA 95825; telephone (916) 979–2297.

SUPPLEMENTARY INFORMATION: The SBWRP, formerly known as the San Jose Nonpotable Reclamation Project, was developed in response to an order from the Environmental Protection Agency (EPA) and the California Regional Water Quality Control Board—San Francisco Region in order to re-establish salinity

levels of the salt water marsh in the southern tip of San Francisco Bay. In addition to protecting the South Bay habitat, the program also develops nonpotable water supply for the Santa Clara Valley, which can be used in place of potable water for appropriate purposes. Funding will come from loans from the State Water Resources Control Board and EPA, a grant from Reclamation, and local funding. The SBWRP would be implemented in two phases: Phase I would consist of installing facilities to supply up to 9,000 acre-feet/year of nonpotable water for landscape irrigation, agriculture and industrial uses. Phase II would consist of installing facilities to supply an additional up to 27,000 acre-feet/year for either nonpotable or potable use. The City completed a final EIR for the SBWRP in November 1992 to comply with the California Environmental Quality Act. At that time, Reclamation had not been involved and therefore no federal requirement for compliance with NEPA existed. The FEIS is based on this final EIR. The EIR analyzed Phase I in detail and analyzed Phase II programmatically.

The proposed action (Phase I) is to construct pump stations, storage tanks, 48.5 miles of 6 to 54-inch diameter pipeline and appurtenant facilities in the cities of San Jose, Santa Clara, and Milpitas. There would also be minor modifications of the existing San Jose/Santa Clara Water Pollution Control Plant to provide additional chlorination. Alternatives to the proposed action include:

- Pipeline Alignment Alternative, to avoid construction of pipelines near residences.
- Flow Allocation Alternative, which would allocate most of the reclaimed water for potable uses. The water would be used for groundwater recharge, mainly using percolation basins.
- Habitat Enhancement Alternative, to also supply water to riparian restoration areas along creeks and rivers in the study area, as well as for potable and other nonpotable purposes.
 - No Action.

The draft environmental impact statement (DEIS) was issued August 1, 1995. Responses to comments received from interested organizations and individuals on the DEIS are addressed in the FEIS. No decision will be made on the proposed action until 30 days after the release of the FEIS. After the 30-day waiting period, Reclamation will complete a Record of Decision (ROD). The ROD will state the action that will be implemented and will discuss all factors leading to the decision.

Dated: May 7, 1996. Roger K. Patterson, Regional Director.

[FR Doc. 96-12747 Filed 5-21-96 8:45 am]

BILLING CODE 4310-94-P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 332-360]

International Harmonization of Customs Rules of Origin

AGENCY: International Trade Commission.

ACTION: Request for public comment on draft proposals for chapters 01–24, 92–97.

EFFECTIVE DATE: May 15, 1996.

FOR FURTHER INFORMATION CONTACT:

Eugene A. Rosengarden, Director, Office of Tariff Affairs and Trade Agreements (O/TA&TA) (202–205–2595), Chapters 01–24 Ronald Heller (202–205–2596), or Chapters 92–97 Lawrence A. DiRicco (202–205–2606).

Parties having an interest in particular products or HTS chapters and desiring to be included on a mailing list to receive available documents pertaining thereto should advise Diane Whitfield by phone (202–205–2610) or by mail at the Commission, 500 E St. SW., Room 404, Washington, D.C. 20436. Hearing impaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on (202–205–1810). The media should contact Margaret O'Laughlin, Public Affairs Officer (202–205–1819).

BACKGROUND: Following receipt of a letter from the United States Trade Representative (USTR) on January 25, 1995, the Commission instituted Investigation No. 332–360, International Harmonization of Customs Rules of Origin, under section 332(g) of the Tariff Act of 1930 (60 FR 19605, April 19, 1995).

The investigation is intended to provide the basis for Commission participation in work pertaining to the Uruguay Round Agreement on Rules of Origin (ARO), under the General Agreement on Tariffs and Trade (GATT) 1994 and adopted along with the Agreement Establishing the World Trade Organization (WTO).

The ARO is designed to harmonize and clarify nonpreferential rules of origin for goods in trade on the basis of the substantial transformation test; achieve discipline in the rules' administration; and provide a framework for notification, review,

consultation, and dispute settlement. These harmonized rules are intended to make country-of-origin determinations impartial, predictable, transparent, consistent, and neutral, and to avoid restrictive or distortive effects on international trade. The ARO provides that technical work to those ends will be undertaken by the Customs Cooperation Council (CCC) (now informally known as the World Customs Organization or WCO), which must report on specified matters relating to such rules for further action by parties to the ARO. Eventually, the WTO Ministerial Conference is to "establish the results of the harmonization work program in an annex as an integral part" of the ARO.

In order to carry out the work, the ARO calls for the establishment of a Committee on Rules of Origin of the WTO and a Technical Committee on Rules of Origin (TCRO) of the CCC. These Committees bear the primary responsibility for developing rules that achieve the objectives of the ARO.

A major component of the work program is the harmonization of origin rules for the purpose of providing more certainty in the conduct of world trade. To this end, the agreement contemplates a 3-year CCC program, to be initiated as soon as possible after the entry into force of the Agreement Establishing the WTO. Under the ARO, the TCRO is to undertake (1) to develop harmonized definitions of goods considered wholly obtained in one country, and of minimal processes or operations deemed not to confer origin, (2) to consider the use of change in Harmonized System classification as a means of reflecting substantial transformation, and (3) for those products or sectors where a change of tariff classification does not allow for the reflection of substantial transformation, to develop supplementary or exclusive origin criteria based on value, manufacturing or processing operations or on other standards.

To assist in the Commission's participation in work under the Agreement on Rules of Origin (ARO), the Commission is making available for public comment draft proposed rules for goods of:

Chapter 01—Live Animals Chapter 02—Meat and Edible Meat Offal Chapter 03—Fish and Crustaceans, Molluscs and Other Aquatic Invertebrates

Chapter 04—Dairy Products; Bird's Eggs; Natural Honey; Edible Products of Animal Origin Not Elsewhere Specified or Included

Chapter 05—Products of Animal Origin, Not Elsewhere Specified or Included Chapter 06—Live Trees and Other Plants; Bulbs, Roots and the Like; Cut Flowers and Ornamental Foliage

Chapter 07—Edible Vegetables and Certain Roots and Tubers

Chapter 08—Edible Fruits and Nuts; Peel of Citrus Fruit or Melons

Chapter 09—Coffee, Tea, Mate and Spices

Chapter 10—Cereals

Chapter 11—Products of the Milling Industry; Malt; Starches; Inulin; Wheat Gluten

Chapter 12—Oil Seeds and Oleaginous Fruits; Miscellaneous Grains, Seeds and Fruits; Industrial or Medicinal Plants; Straw and Fodder

Chapter 13—Lac; Gums, Resins and Other Vegetable Saps and Extracts Chapter 14—Vegetable Plaiting Materials; Vegetable Products Not Elsewhere Specified or Included

Chapter 15—Animal or Vegetable Fats and Oils and their Cleavage Products; Prepared Edible Fats; Animal or Vegetable Waxes

Chapter 16—Preparations of Meat, of Fish or of Crustaceans, Molluscs or Other Aquatic Invertebrates

Chapter 17—Sugars and Sugar Confectionary

Chapter 18—Cocoa and Cocoa Preparations

Chapter 19—Preparations of Cereals, Flour, Starch, Milk; Pastrycooks Products

Chapter 20—Preparations of Vegetables, Fruit, Nuts or Other Parts of Plants

Chapter 21—Miscellaneous Edible Preparations

Chapter 22—Beverages, Spirits and Vinegar

Chapter 23—Residues and Waste from the Food Industries; Prepared Animal Fodder

Chapter 24—Tobacco and Manufactured Tobacco Substitutes

Chapter 92—Musical Instruments; Parts and Accessories of Such Articles Chapter 93—Arms and Ammunition;

Parts and Accessories Thereof

Chapter 94—Furniture; Bedding, Mattresses, Mattress Supports, Cushions, and Similar Stuffed Furnishings; Lamps and Lighting Fittings, n.e.s.o.i; Illuminated Signs, Illuminated Nameplates and the Like; Prefabricated Buildings

Chapter 95—Toys, Games, and Sports Requisites; Parts and Accessories Thereof

Chapter 96—Miscellaneous
Manufactured Articles (e.g., worked carving materials, brooms and brushes, travel sets, buttons, slide fasteners, pens, pencils and similar articles, typewriter ribbons, smoking pipes)

Chapter 97—Works of Art, Collectors' Pieces and Antiques of the