

Washington County

Son's Chapel, 5480 East Mission,
Fayetteville, 03000949

Woodruff County

Revel General Store, (Arkansas Highway
History and Architecture MPS) Jct. of AR
260 and Woodruff Cty Rd. 17, Revel,
03000952

CALIFORNIA**Plumas County**

Ch'ichu'yam-bam, Address Restricted,
Crescent Mills, 03000963

COLORADO**Jackson County**

Hog Park Guard Station, Routt National
Forest, Cowdry, 03000960

Jefferson County

LoDaisKa Site, Address Restricted, Morrison,
03000962

Montezuma County

Wallace Ruin, (Great Pueblo Period of the
McElmo Drainage Unit MPS) Address
Restricted, Cortez, 03000961

INDIANA**Dubois County**

Sturm, Louis H., Hardware Store, 516 Main
St., Jasper, 03000975

Elkhart County

Fowler, Solomon, Mansion, 11505 W. Vistula
St., Bristol, 03000974

Hendricks County

Campbell, Leander, House, 498 E. Broadway
St., Danville, 03000981

Huntington County

Hawley Heights Historic District, Generally
bounded by Oak, MacGahan, Cherry, and
Collins Sts., Huntington, 03000983

Jefferson County

Hoyt, Lyman and Asenath, House, 7147 W.
IN 250, Lancaster, 03000977

Lake County

Griffith E.J. and E. Interlocking Tower, 201 S.
Broad St., Griffith, 03000980
Griffith Grand Trunk Depot, 201 S. Broad St.,
Griffith, 03000985

Marion County

Flanner House Homes, Roughly bounded by
Dr. M.L. King Jr. Dr., 12th St., Fall Creek
Parkway East Dr., and Lynn St.,
Indianapolis, 03000978
Southport High School Old, (Indiana's Public
Common and High Schools MPS) 6548
Orinoco Ave., Indianapolis, 03000982

Marshall County

Beardsley Avenue Historic District, 405 W to
441 E Beardsley Ave., 700 blk N. Riverside;
Island Park, Elkhart, 03000979

Miami County

Westleigh Farms, 2107 S. Frances Slocum
Trail, Peru, 03000976

Orange County

French Lick Springs Hotel, 8670 West IN 56,
French Lick, 03000972

Putnam County

Brick Chapel United Methodist Church, 3547
N US 231, Greencastle, 03000973

Vigo County

Bethany Congregational Church, 201 W.
Miller Ave., West Terre Haute, 03000986

Wayne County

Doddridge Chapel and Cemetery, 9465
Chapel Rd., Centerville, 03000984

MISSOURI**Jackson County**

Holy Name Catholic Church, 2800 E. 23rd
St., Kansas City, 03000964

NEW YORK**Monroe County**

Seneca Park East and West, (Municipal Park
System of Rochester, New York MPS) Saint
Paul Blvd., Maplewood Dr, Lake Ave.,
Rochester, 03000969

NORTH CAROLINA**Craven County**

New Bern Historic District (Boundary
Increase), Roughly 2 blks of N. Craven, blk
on Pasteur St, roughly along Bern, West,
Cedar Sts and Trent Court, New Bern,
03000965

Wake County

Poole, Wayland E., House, (Wake County
MPS) NC 2555, 0.2 mi. S of jct. with NC
1004 (4800 Auburn-Knightdale Rd.),
Auburn, 03000967

Young, Dr. Lawrence Branch, House, (Wake
County MPS) 119 W. Young St., Rolesville,
03000966

Warren County

Williams Jr., Solomon and Kate, House, Jct.
of NC 58 and NC 1626, Inez, 03000968

TENNESSEE**Rutherford County**

Henderson, Logan, Farm, (Historic Family
Farms in Middle Tennessee MPS) 3600
Manchester Pike, Murfreesboro, 03000971

TEXAS**Fayette County**

Dubina Historic District, Roughly bounded
by FM 1383 and Cty Rd. 480, Dubina,
03000970

A request for REMOVAL has been made for
the following resources:

ARKANSAS**White County**

First Christian Church (White County MPS)
Jct. Of N. Main and E. Market Sts. Searcy,
91001198

MINNESOTA**Nicollet County**

Bridge No. 6422—Saint Peter (Reinforced-
Concrete Highway Bridges in Minnesota

MPS) MN 99 over Washington Ave. Saint
Peter, 99000933

[FR Doc. 03-23345 Filed 9-12-03; 8:45 am]

BILLING CODE 4312-51-P

**INTERNATIONAL TRADE
COMMISSION**

[Investigation No. TA-421-4]

**Certain Ductile Iron Waterworks
Fittings From China**

AGENCY: United States International
Trade Commission.

ACTION: Institution and scheduling of an
investigation under section 421(b) of the
Trade Act of 1974 (19 U.S.C. 2451(b))
(the Act).

SUMMARY: Following receipt of a
petition, on September 5, 2003, on
behalf of McWane, Inc.,¹ Birmingham,
AL, the Commission instituted
investigation No. TA-421-4, Certain
Ductile Iron Waterworks Fittings from
China, under section 421(b) of the Act
to determine whether certain ductile
iron waterworks fittings² from China
are being imported into the United
States in such increased quantities or
under such conditions as to cause or
threaten to cause market disruption to
the domestic producers of like or
directly competitive products. The
petition also alleges under section 421(i)
of the Act that critical circumstances
exist with respect to the subject
products and requests that provisional
relief be provided. Accordingly, the
Commission will determine whether
delay in taking action would cause
damage to the relevant domestic
industry which would be difficult to
repair, and if that determination is
affirmative, make a preliminary
determination of whether imports of
certain ductile iron waterworks fittings

¹ McWane operates three subsidiaries that
produce the subject products including: Clow Water
Systems Co., Coshocton, OH; Tyler Pipe Co., Tyler,
TX; and Union Foundry Co., Anniston, AL.

² The products subject to this investigation are
cast pipe or tube fittings of ductile iron (containing
2.5 percent carbon and over 0.02 percent
magnesium or magnesium and cerium, by weight)
with mechanical, push-on (rubber compression) or
flanged joints attached. Ductile iron waterworks
fittings are used to join pipes, valves, and hydrants
in straight lines or to change, divert, divide, or
direct the flow of water or sewage in municipal
utility and industrial piping systems. Included
within this definition are fittings of all nominal
diameters and of both full-bodied and compact
designs.

The imported products are provided for in
statistical reporting number 7307.19.3070 of the
Harmonized Tariff Schedule of the United States
(HTS). Although the HTS category is provided for
convenience and Customs purposes, the written
description of the merchandise under investigation
is dispositive.

from China have caused or threaten to cause market disruption.

For further information concerning the conduct of this investigation, hearing procedures, 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 206, subparts A and E (19 CFR part 206).

EFFECTIVE DATE: September 5, 2003.

FOR FURTHER INFORMATION CONTACT: Fred Ruggles (202-205-3187 or fruggles@usitc.gov), Office of Investigations, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436. Hearing-impaired 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>). The public record for this investigation may be viewed on the Commission's electronic docket (EDIS) at <http://edis.usitc.gov>.

SUPPLEMENTARY INFORMATION:

Participation in the investigation and service list.—Persons wishing to participate in the investigation as parties must file an entry of appearance with the Secretary to the Commission, as provided in section 201.11 of the Commission's rules, not later than seven days after publication of this notice in the **Federal Register**. The Secretary will prepare a service list containing the names and addresses of all persons, or their representatives, who are parties to this investigation upon the expiration of the period for filing entries of appearance.

Limited disclosure of confidential business information (CBI) under an administrative protective order (APO) and CBI service list.—Pursuant to section 206.47 of the Commission's rules, the Secretary will make CBI gathered in this investigation available to authorized applicants under the APO issued in the investigation, provided that the application is made not later than seven days after the publication of this notice in the **Federal Register**. A separate service list will be maintained by the Secretary for those parties authorized to receive CBI under the APO.

Service of the petition.—The Secretary shall promptly notify a petitioner when, before the establishment of a service list under section 206.17(a)(4) of the

Commission's rules, he or she approves an application under section 206.17(a)(2) pursuant to section 206.47. When practicable, this notification shall be made by facsimile transmission. The petitioner shall then serve a copy of the petition, including all confidential business information, on the approved lead authorized applicants in accordance with section 206.17(f) within two (2) calendar days of the time notification is made by the Secretary.

Upon establishment of the service list, the petitioner shall serve the lead authorized applicants enumerated on the list established by the Secretary pursuant to section 206.17(a)(4) that have not been served pursuant to the preceding paragraph within two (2) calendar days of the establishment of the Secretary's list.

Conference.—The Commission has scheduled a conference in connection with this investigation beginning at 9:30 a.m. on September 26, 2003, at the U.S. International Trade Commission Building. Subjects related to critical circumstances and provisional remedy proposals may be addressed at the conference. Parties wishing to participate in the conference should contact Fred Ruggles (202-205-3187; e-mail: fruggles@usitc.com) not later than September 23, 2003, to arrange for their appearance. Parties in support of the imposition of provisional import relief in this investigation and parties in opposition to the imposition of such relief will each be collectively allocated one hour within which to make an oral presentation at the conference. Oral testimony and written materials to be submitted at the conference are governed by sections 201.6(b)(2) and 201.13(f) of the Commission's rules.

Hearing.—The Commission has also scheduled a hearing in connection with this investigation beginning at 9:30 a.m. on November 6, 2003, at the U.S. International Trade Commission Building. Subjects related to both market disruption or threat thereof and remedy may be addressed at the hearing. Requests to appear at the hearing should be filed in writing with the Secretary to the Commission on or before October 28, 2003. All persons desiring to appear at the hearing and make oral presentations should attend a prehearing conference to be held at 9:30 a.m. on October 30, 2003, at the U.S. International Trade Commission Building. Oral testimony and written materials to be submitted at the hearing are governed by sections 201.6(b)(2) and 201.13(f) of the Commission's rules. Parties must submit any request to present a portion of their hearing

testimony *in camera* no later than 7 days prior to the date of the hearing.

Written submissions.—Each party is encouraged to submit briefs to the Commission. The deadline for filing postconference briefs relating to critical circumstances market disruption and/or provisional remedy proposals is October 1, 2003. The deadline for filing prehearing briefs is October 28, 2003, and the deadline for posthearing briefs is November 12, 2003. In addition, any person who has not entered an appearance as a party to the investigation may submit a written statement of information pertinent to the consideration of critical circumstances market disruption and/or provisional import relief on or before October 1, 2003; and a written statement related to the consideration of market disruption or threat thereof and/or remedy on or before November 12, 2003. Parties may submit final comments on market disruption on or before November 26, 2003, and on remedy on or before December 8, 2003. Final comments shall contain no more than ten (10) double spaced and single sided pages of textual material, and shall only concern information disclosed after the filing of posthearing briefs. Comments containing new factual information shall be disregarded. All written submissions must conform with the provisions of section 201.8 of the Commission's rules; any submissions that contain CBI must also conform with the requirements of section 201.6 of the Commission's rules. The Commission's rules do not authorize filing of submissions with the Secretary by facsimile or electronic means, except to the extent permitted by section 201.8 of the Commission's rules, as amended, 67 FR 68036 (November 8, 2002).

In accordance with section 201.16(c) of the Commission's rules, each document filed by a party to the investigation must be served on all other parties to the investigation (as identified by the 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.

Remedy.—Parties are reminded that no separate conference or hearing on the issues of provisional remedy or final remedy will be held. Those parties wishing to present arguments on the issues of remedy may do so orally at the conference or hearing; or in their postconference briefs, prehearing briefs, posthearing briefs, or final comments on remedy.

Authority: This investigation is being conducted under the authority of section 421 of the Trade Act of 1974; this notice is

published pursuant to section 206.3 of the Commission's rules.

Issued: September 9, 2003.
By order of the Commission.

Marilyn R. Abbott,
Secretary.

[FR Doc. 03-23420 Filed 9-12-03; 8:45 am]

BILLING CODE 7020-02-P

DEPARTMENT OF LABOR

Office of the Secretary

Privacy Act of 1974; Publication of Amendments to Existing Systems of Records

AGENCY: Office of the Secretary, Labor.

ACTION: Notice of Amendments to Existing Systems of Records.

SUMMARY: The Privacy Act of 1974 requires that each agency publish notice of all proposed and final amendments to the systems of records that it maintains. This document proposes to add two routine uses to an existing system of records, and it makes an administrative amendment to a second system of records.

DATES: Persons wishing to comment on the proposed routine uses to the existing system of records may do so by October 27, 2003.

EFFECTIVE DATE: Unless there is a further notice in the **Federal Register**, these routine uses will become effective on November 10, 2003. The amendment to DOL/CFO-2 is administrative (non-substantive) and therefore will become effective on September 15, 2003.

ADDRESSES: Written comments may be mailed or delivered to Robert A. Shapiro, Associate Solicitor, Division of Legislation and Legal Counsel, 200 Constitution Avenue, NW., Room N-2428, Washington, DC 20210 or by e-Mail to Miller.Miriam@dol.gov.

FOR FURTHER INFORMATION CONTACT: Miriam McD. Miller, Co-Counsel for Administrative Law, Office of the Solicitor, Department of Labor, 200 Constitution Avenue, NW, Room N-2428, Washington, DC 20210, telephone (202) 693-5522.

SUPPLEMENTARY INFORMATION: Pursuant to section three of the Privacy Act of 1974 (5 U.S.C. 552a(e)(4)), hereinafter referred to as the Act, the Department hereby proposes to add two routine uses to an existing system of records, and it makes an administrative amendment to another system of records.

On April 8, 2002, in Volume 67 at Page 16816 of the **Federal Register**, the Department published a notice of 147 systems of records which are

maintained under the Act. On February 6, 2003, in 68 FR 6185, a new system of records was published by the Office of the 21st Century Workforce. That system is entitled DOL/21st CENTURY-1, *Correspondents With the Office of the 21st Century Workforce*.

A. At this time, with respect to DOL/OIG-3, the Office of the Inspector General(OIG) proposes to amend the category for Routine Uses by adding two new paragraphs. The first new paragraph will allow the disclosure of information to the President's Council on Integrity and Efficiency (PCIE) for the purpose of accurate reporting to the President and Congress on the activities of the Inspectors General. The second new paragraph will allow the disclosure of information to members of the PCIE, the Department of Justice, the Federal Bureau of Investigation, or the U.S. Marshals Service, as necessary, for the purpose of investigative qualitative assessment reviews to ensure adequate internal safeguards and management procedures are maintained. This second routine use is needed to enable the OIG to comply with the recently enacted Homeland Security Act of 2002 (Pub. L. 107-296, November 25, 2002). Specifically, subsection 812(a) of that Act requires that memoranda of understanding be entered into so that an external review process be established to ensure that adequate internal safeguards and management procedures exist within each OIG Office that receives authorization under paragraph (2) of section 812 (a), which significantly expands the OIGs' police powers.

B. In a second administrative (nonsubstantive) amendment, with respect to DOL/OCFO-2, the Office of the Chief Financial Officer (CFO), hereby amends the category for Categories of Records in the System by adding three items of information, which are the "financial institution code, the bank account number, and the bank account type". Comment by the public on this addition is not necessary.

General Prefatory Statement

1. In its April 8, 2002 publication, the Department gave notice of twelve paragraphs containing routine uses which apply to all of its systems of records, except for DOL/OASAM-5 and DOL/OASAM-7. These twelve paragraphs were presented in the General Prefatory Statement for that document, and it appeared at Page 16825 of Volume 67 of the **Federal Register**. At this time we are republishing the April 8, 2002 version of the General Prefatory Statement as a convenience to the reader of this

document. This General Prefatory Statement was also republished on February 6, 2003, at 68 FR 6185-6187.

2. This republication shall include the statement that pursuant to the Flexiplace Program, the system location for all systems of records may be temporarily located at alternate worksites, including the employees' homes or at geographically convenient satellite offices for part of the workweek.

The public, the Office of Management and Budget (OMB), and the Congress are invited to submit written comments on the proposed two routine uses. A report on these proposed routine uses, and the amendment to DOL/OCFO-2, has been provided to OMB and to the Congress as required by OMB Circular A-130, Revised, and 5 U.S.C. 552a.

General Prefatory Statement

A. Universal Routine Uses of the Records

The following routine uses of the records apply to and are incorporated by reference into each system of records published below unless the text of a particular notice of a system of records indicates otherwise. These routine uses do not apply to DOL/OASAM-5, Rehabilitation and Counseling File, nor to DOL/OASAM-7, Employee Medical Records.

1. To disclose the records to the Department of Justice when:

The agency or any component thereof; or (b) any employee of the agency in his or her official capacity; or (c) the United States Government, is a party to litigation or has an interest in such litigation, and by careful review, the agency determines that the records are both relevant and necessary to the litigation, and the use of such records by the Department of Justice is for a purpose that is compatible with the purpose for which the agency collected the records.

2. To disclose the records in a proceeding before a court or adjudicative body, when: (a) The agency or any component thereof; or (b) any employee of the agency in his or her official capacity; or (c) any employee of the agency in his or her individual capacity; or (d) the United States Government, is a party to litigation or has an interest in such litigation, and by careful review, the agency determines that the records are both relevant and necessary to the litigation, and that the use of such records is a purpose that is compatible with the purpose for which the agency collected the records.

3. When a record on its face, or in conjunction with other information,