Effective in survey year 2016 (collected in 2017), ARTS no longer includes firms in the accommodation and food services industries. These industries are now part of the Service Annual Survey (SAS). Also effective in survey year 2016, ARTS introduced a new sample and requested that firms provide two years of data in order to link the old and new samples. Linking the samples helps ensure that published estimates continue to be reliable and accurate. In survey year 2017 and subsequent years, ARTS will request only one year of data until a new sample is selected again in five years.

Every five years, in survey years ending in 2 and 7, ARTS requests data on detailed operating expenses from firms. During the survey year 2016 ARTS collection, detailed operating expenses are not collected. The last time ARTS collected detailed operating expenses was in 2013 for the 2012 survey year. The plan is to reinstate these questions in 2018 as part of the 2017 survey year ARTS data collection.

In an effort to reduce burden and meet the changing needs of data users, as of the 2016 survey year the Census Bureau is no longer requesting that department stores provide data regarding sales collected from leased departments.

The ARTS data is only collected electronically using the Census Bureau's secure online reporting instrument (Centurion). This electronic system of reporting is designed to allow respondents easier access, convenience and flexibility. Data is automatically stored and results are available immediately. In rare cases where the company has no access to the Internet, the Census Bureau can arrange for the company to provide data to an analyst via telephone.

#### II. Method of Collection

The Census Bureau collects this information via the Internet but in rare cases when respondents have no access to the Internet, it is collected by telephone.

# III. Data

OMB Control Number: 0607–0013. Form Number(s): SA44, SA44–A, SA44–C, SA44–D, SA44–E, SA44–N, SA44–S, SA44–T.

Type of Review: Regular submission.
Affected Public: Retail firms located in the United States.

Estimated Number of Respondents: 19,301.

Estimated Time per Response: 201.2 minutes (2017 survey year with additional items collected). 39.1 minutes (2018 and 2019 survey years).

Estimated Total Annual Burden Hours: 64,723 hours (2017 survey year with additional items collected). 12,578 hours (2018 and 2019).

Estimated Total Annual Cost to Public: \$0.

Respondent's Obligation: Mandatory. Legal Authority: Title 13, United States Code, Sections 131 and 182.

#### **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.

#### Sheleen Dumas,

Departmental PRA Lead, Office of the Chief Information Officer.

[FR Doc. 2017–15112 Filed 7–18–17; 8:45 am]

BILLING CODE 3510-07-P

#### **DEPARTMENT OF COMMERCE**

#### **Bureau of the Census**

[Docket Number 170629607-7607-01]

# Limited-Access Highway Classification Codes

**AGENCY:** Bureau of the Census, Commerce.

**ACTION:** Notice of final change.

SUMMARY: The Bureau of the Census (U.S. Census Bureau) publishes this notice to announce the upcoming change in the classification of limited-access highways in the Census Bureau's Master Address File/Topologically Integrated Referencing and Encoding (MAF/TIGER) System. The change assigns all limited-access highways a MAF/TIGER Feature Classification Code (MTFCC) of S1100 (Primary Roads). Previously, the classification code for limited-access highways was either S1100 (Primary Roads) or S1200 (Secondary Roads).

**DATES:** This notice will be effective on August 18, 2017.

#### FOR FURTHER INFORMATION CONTACT:

David Cackowski, (301) 763–5423, or at g.david.cackowski@census.gov, Geography Division, U.S. Census Bureau, 4600 Silver Hill Road, Washington, DC 20233; or also by email at geo.geography@census.gov.

#### SUPPLEMENTARY INFORMATION:

#### A. Background

MAF/TIGER System is an abbreviation for the Master Address File/Topologically Integrated Geographic Encoding and Referencing System. It is a digital (computerreadable) geographic database that automates the mapping and related geographic activities required to support the Census Bureau's census and survey programs. The Census Bureau developed TIGER to automate the geographic support processes needed to meet the major geographic needs of the 1990 census: Producing cartographic products to support data collection and map presentations, providing geographic structure for tabulation and dissemination of the collected statistical data, assigning residential and employer addresses to the correct geographic location and relating those locations to the geographic entities used for data tabulation, and so forth. During the 1990s, the Census Bureau developed an independent Master Address File (MAF) to support field operations and allocation of housing units for tabulations. After Census 2000, both the address-based MAF and geographic TIGER databases merged to form the MAF/TIGER System. The contents of the MAF/TIGER System undergo continuous updating and are made available to the public through a variety of TIGER products such as shapefiles, geodatabases, and web map services.

# **B. Final Change**

The Census Bureau issued in the **Federal Register** a notice and request for comment on the limited-access highway code change on April 25, 2017 (82 FR 19020). We did not receive any comments on that initial notice, therefore this is an announcement of the upcoming final change. Please see the earlier **Federal Register** notice (82 FR 19020, April 25, 2017) for a discussion of the proposed changes and rationale for doing so.

The Census Bureau publishes this notice to announce the upcoming change in the classification of limited-access highways in the MAF/TIGER System. Generally, only interstate highways are currently in the S1100

classification, while non-interstate limited-access highways are classified as S1200. This change will make all limited-access highways S1100. The final description of the Primary Roads (S1100) classification is:

Primary roads are limited-access highways that connect to other roads only at interchanges and not at at-grade intersections. This category includes interstate highways, as well as all other highways with limited access (some of which are toll roads). Limited-access highways with only one lane in each direction, as well as those that are undivided, are also included under \$1100.

The final description makes clear that secondary roads are not limited-access highways. The final description of Secondary Roads (S1200) is:

Secondary roads are main arteries that are not limited access, usually in the U.S. highway, state highway, or county highway systems. These roads have one or more lanes of traffic in each direction, may or may not be divided, and usually have at-grade intersections with many other roads and driveways. They often have both a local name and a route number.

Dated: July 13, 2017.

#### Ron S. Jarmin,

Performing the Non-Exclusive Functions and Duties of the Director, Bureau of the Census.

[FR Doc. 2017–15125 Filed 7–18–17; 8:45 am]

BILLING CODE 3510-07-P

#### **DEPARTMENT OF COMMERCE**

# International Trade Administration [A-580-890]

Emulsion Styrene-Butadiene Rubber From the Republic of Korea: Final Affirmative Determination of Sales at Less Than Fair Value, and Final Affirmative Determination of Critical Circumstances, in Part

**AGENCY:** Enforcement and Compliance, International Trade Administration, Department of Commerce.

**SUMMARY:** The Department of Commerce (the Department) determines that emulsion styrene-butadiene rubber (ESB rubber) from the Republic of Korea (Korea) is being, or is likely to be, sold in the United States at less than fair value (LTFV).

**DATES:** July 19, 2017.

# FOR FURTHER INFORMATION CONTACT:

Carrie Bethea or Kabir Archuletta, AD/CVD Operations, Office V, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–1491 or (202) 482–2593, respectively.

#### SUPPLEMENTARY INFORMATION:

#### **Background**

On February 24, 2017, the Department of Commerce published the Preliminary Determination of this antidumping duty investigation, as provided by section 735 of the Tariff Act of 1930, as amended (Act), in which the Department found that ESB rubber from Korea was sold at LTFV.1 A summary of the events that occurred since the Department published the *Preliminary* Determination, as well as a full discussion of the issues raised by interested parties for this final determination, may be found in the Issues and Decision Memorandum.<sup>2</sup> The Issues and Decision Decision Memorandum is a public document and is on file electronically via Enforcement and Compliance's Antidumping and Countervailing Duty Centralized Electronic Service System (ACCESS). ACCESS is available to registered users at https://access.trade.gov, and to all parties in the Central Records Unit, Room B8024 of the main Department of Commerce building. In addition, a complete version of the Issues and Decision Memorandum can be accessed directly at http://enforcement.trade.gov/

#### Scope of the Investigation

The product covered by this investigation is ESB rubber from Korea. For a complete description of the scope of this investigation, *see* Appendix I.

# **Scope Comments**

No interested party commented on the scope of the investigation as it appeared in the *Initiation Notice*.<sup>3</sup> Therefore, the scope of this investigation remains unchanged for this final determination.

#### Verification

As provided in section 782(i) of the Act, in April and June 2017, the Department conducted verification of

the information reported by a mandatory respondent, LG Chem, Ltd. (LG Chem), and its U.S. affiliate, LG Chem America, Ltd., for use in the Department's final determination. The Department used standard verification procedures, including an examination of relevant accounting and production records and original source documents provided by the respondent.<sup>4</sup>

Because Daewoo International
Corporation (Daewoo) and Kumho
Petrochemical Co, Ltd (Kumho),
mandatory respondents in this
investigation, did not provide
information requested by the
Department, and the Department
preliminarily determined Daewoo and
Kumho to have been uncooperative, the
Department did not verify their books
and records and facilities.

#### **Analysis of Comments Received**

All issues raised in the case and rebuttal briefs that were submitted by parties in this investigation are addressed in the Issues and Decision Memorandum. A list of these issues is attached to this notice as Appendix II. Based on our analysis of the comments received and our findings at verification, we made certain changes to the margin calculation for LG Chem, and also the all-others rate.

# Use of Adverse Facts Available

The Department found in the *Preliminary Determination* that it was appropriate to apply facts available with adverse inferences to Daewoo and Kumho. No interested parties commented on the preliminary application of adverse facts-available dumping margins to Daewoo and Kumho. For the final determination, the Department has not altered its analysis or decision to apply adverse facts-available to Daewoo and Kumho. For a full discussion of the Department's adverse facts available determination, see the *Preliminary Determination*.

# All-Others Rate

Section 735(c)(5)(A) of the Act provides that in the final determination the Department shall determine an estimated all-others rate for all exporters

<sup>&</sup>lt;sup>1</sup> See Emulsion Styrene-Butadiene Rubber from the Republic of Korea: Preliminary Affirmative Determination of Sales at Less Than Fair Value, Affirmative Determination of Critical Circumstances, in Part, Postponement of Final Determination, and Extension of Provisional Measures, 82 FR 11536 (February 24, 2017) and accompanying Preliminary Decision Memorandum (Preliminary Decision Memorandum) (collectively, Preliminary Determination).

<sup>&</sup>lt;sup>2</sup> See Memorandum, "Issues and Decision Memorandum for the Final Determination in the Less-Than-Fair-Value Investigation of Emulsion Styrene-Butadiene Rubber from the Republic of Korea," dated concurrently with, and hereby adopted by, this notice (Issues and Decision Memorandum).

<sup>&</sup>lt;sup>3</sup> See Emulsion Styrene-Butadiene Rubber from Brazil, the Republic of Korea, Mexico and Poland: Initiation of Less Than Fair Value Investigations, 81 FR 55438 (August 19, 2016) (Initiation Notice).

<sup>&</sup>lt;sup>4</sup>Memorandum, "Verification of the Cost Response of LG Chem, Ltd. in the Antidumping Duty Investigation of Emulsion Styrene-Butadiene Rubber from the Republic of South Korea," dated April 13, 2017; Memorandum, "Verification of U.S. Sales of LG Chem America, Inc., in the Antidumping Duty Investigation of Emulsion Styrene-Butadiene Rubber from the Republic of Korea," dated May 3, 2017; Memorandum, "Verification of LG Chem, Ltd., in the Antidumping Duty Investigation of Emulsion-Styrene Butadiene Rubber from the Republic of Korea," dated June 14,