

draft LEIS should be as specific as possible, and may address the adequacy of the statement or the merits of the alternatives discussed (see The Council on Environmental Quality Regulations for implementing the procedural provisions of the National Environmental Policy Act, 40 CFR 1503.3). In addition, Federal court decisions have established that reviewers of draft LEIS must structure their participation in the environmental review of the proposal so that it is meaningful and alerts an agency to the reviewers' position and contentions. *Vermont Yankee Nuclear Power Corp. v. NRDC*, 435 U.S. 519, 553 (1978). Also, environmental objections that could be raised at the draft LEIS stage but that are not raised until after completion of the final LEIS may be waived or dismissed by the courts. *City of Angoon v. Hodel*, 803 F.2d 1016, 1022 (9th Cir. 1988) and *Wisconsin Heritages, Inc. v. Harris*, 490 f. Supp. 1334, 1338 (E.D. Wis. 1980). The reason for this is to ensure that substantive comments and objections are made available to the Forest Service at a time when it can meaningfully consider them and respond to them in the final study and environmental impact statement.

After the comment period ends on the draft LEIS, comments will be analyzed and considered by the Forest Service in preparing the final LEIS. In the final LEIS, the Forest Service will respond to comments received. The final LEIS is scheduled to be completed by October 1995. The Secretary will consider the comments, responses, and consequences discussed in the LEIS, applicable laws, regulations, and policies in making a recommendation to the President regarding the suitability of these river segments for inclusion into the National Wild and Scenic Rivers System. The final decision on inclusion of a river in the National Wild and Scenic Rivers System rests with the Congress of the United States.

Dated: March 24, 1995.

Sterling J. Wilcox,

Acting Associate Deputy Chief.

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DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[Docket 9-95]

Foreign-Trade Zone 93, Triangle J Council of Governments; Application for Subzone: AT&T/Custom Manufacturing Services (Telecommunication and Computer Products) Whitsett, NC (Greensboro area)

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the Triangle J Council of Governments, grantee of FTZ 93, requesting special-purpose subzone status for the telecommunication and computer products manufacturing plant of Custom Manufacturing Services (CMS), (subsidiary of AT&T Corporation) in Whitsett (Guilford County), North Carolina, adjacent to the Greensboro Customs port of entry. The application was submitted pursuant to the provisions of the Foreign-Trade Zones Act, as amended (19 U.S.C. 81a-81u), and the regulations of the Board (15 CFR part 400). It was formally filed on March 27, 1995).

The CMS facility (3 buildings/210,000 sq. ft. on 19 acres) is located at 6537 Judge Adams Road, Whitsett, North Carolina, 10 miles east of Greensboro. The facility (400 employees) is used to produce a variety of telecommunications and computer products, components and subassemblies. Telecommunication products include encryption devices, speech compression devices, cellular handsets and network equipment, ATM and digital conferencing switches, optical and voice recognition circuit packs, teleconferencing bridges and routers, and power equipment for voice and data transmission. Computer products include signal processing computers, local-area network (LAN)/wide-area network (WAN) equipment, workstations, high resolution terminals, printers, portable copiers, optical disk drives, disk array controllers, and memory modules. Most of the products are manufactured under contract for other AT&T plants and for other telecommunication and computer product manufacturers.

Foreign components currently account for 15 percent of material used in production. Items sourced from abroad include cable assemblies, computer parts and subassemblies, dial pad assemblies, computer monitors and displays, sheet glass, semiconductors, integrated circuits, keypads, LCDs (liquid crystal displays), LEDs (light emitting diodes), microphones, power

supplies, printed circuit assemblies, printed wiring boards, ringers, speakers, switches, rectifiers, resistors, transformers, transistors, capacitors, connectors, diodes, and hardware, including screws and bolts.

Zone procedures would exempt CMS from Customs duty payments on foreign components used in production for export. On domestic sales, the company would be able to choose the duty rate that applies to the finished product (duty rates, duty-free to 8.5%). The duty rates on foreign components range from duty-free to 10 percent. The application indicates that zone procedures will improve the plant's international competitiveness and will help increase exports.

In accordance with the Board's regulations, a member of the FTZ Staff has been designated examiner to investigate the application and report to the Board.

Public comment is invited from interested parties. Submissions (original and 3 copies) shall be addressed to the Board's Executive Secretary at the address below. The closing period for their receipt is June 5, 1995. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to June 18, 1995).

A copy of the application and accompanying exhibits will be available for public inspection at each of the following locations:

U.S. Department of Commerce District Office, 400 West Market Street, Suite 400, Greensboro, North Carolina 27401.

Office of the Executive Secretary, Foreign-Trade Zones Board, U.S. Department of Commerce, Room 3716, 14th & Pennsylvania Avenue, NW., Washington, DC 20230.

Dated: March 28, 1995.

John J. Da Ponte, Jr.,

Executive Secretary.

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International Trade Administration

Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation; Opportunity to Request Administrative Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Notice of opportunity to request administrative review of antidumping or countervailing duty order, finding, or suspended investigation.