

Dated: February 21, 1995.

Lee Ann Carpenter,

Director, Technical Advisory Committee Unit.

[FR Doc. 95-4618 Filed 2-23-95; 8:45 am]

BILLING CODE 3510-DT-M

Foreign-Trade Zones Board

[Docket 5-95]

Proposed Foreign-Trade Zone— Olympia/South Puget Sound Area, WA (Port of Olympia Customs Port of Entry Area) Application and Public Hearing

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the Port of Olympia (a Washington non-profit corporation), requesting authority to establish a general-purpose foreign-trade zone at sites in Thurston, Lewis, Mason and Kitsap Counties, Washington, adjacent to the Port of Olympia 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 February 16, 1995. The applicant is authorized to make the proposal under Title 24, Revised Code of Washington, Section 24.46.020.

The proposed zone would consist of twelve sites (3,254 acres) in a four-county area known as "South Puget Sound": *Site 1* (Port of Olympia—283 acres)—located within the Port of Olympia port terminal facility on the Budd Bay Inlet of Puget Sound, adjacent to Interstate Highway 5, Thurston County; *Site 2* (Olympia Airport—800 acres)—within the Olympia Airport/Industrial Park complex, Thurston County; *Site 3* (Marvin Road Industrial Area—389 acres)—adjacent to Interstate Highway 5 and Washington State Highway 510, City of Lacey (Thurston County); *Site 4* (Yelm Industrial Area—109 acres)—adjacent to Washington State Highways 507 and 510, City of Yelm (Thurston County); *Site 5* (Port of Centralia Industrial Park—165 acres)—within the Port of Centralia, Lewis County; *Site 6* (Chehalis Industrial Area—87 acres)—adjacent to Interstate Highway 5, City of Chehalis (Lewis County); *Site 7* (Port of Chehalis Industrial Park—303 acres) (includes Braun Northwest parcel)—within the Port of Chehalis, adjacent to Interstate Highway 5, Lewis County; *Site 8* (Klein/South Prairie Industrial Park—39 acres)—adjacent to Washington State Highway 12, Lewis County; *Site 9* (Sanderson Field—420 acres)—within the Port of Shelton, adjacent to Highway 101, Mason County; *Site 10* (John's Prairie Industrial Park—130 acres)—

within the Port of Shelton, adjacent to Highway 101, Mason County; *Site 11* (Bremerton Airport South—217 acres)—within the Port of Bremerton complex, Highway 3, Kitsap County; and, *Site 12* (Olympia View Industrial Park—312 acres)—within the Port of Bremerton complex, Highway 3, Kitsap County.

The application contains evidence of the need for zone services in the South Puget Sound region. Several firms have indicated an interest in using zone procedures for warehousing/distribution of such items as toys, bicycles, ambulances, lumber, wood products and electronics. No manufacturing approvals are being sought at this time. Such approvals would be requested from the Board on a case-by-case basis.

In accordance with the Board's regulations (as revised, 56 FR 50790-50808, 10-8-91), a member of the FTZ Staff has been designated examiner to investigate the application and report to the Board.

As part of the investigation, the Commerce examiner will hold a public hearing on March 22, 1995, at 9 a.m., at the Worthington Center, St. Martin's College, 5300 Pacific Avenue SE., Lacey, Washington.

Public comment on the application 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 [60 days from date of publication]. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to [75 days from date of publication]).

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

Office of the Port Director, U.S. Customs Service, 915 Washington Street NE., Olympia, Washington 98501-6931

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

Dated: February 17, 1995.

Dennis Puccinelli,

Acting Executive Secretary.

[FR Doc. 95-4633 Filed 2-23-95; 8:45 am]

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International Trade Administration

[A-580-008]

Color Television Receivers From Korea; Amendment to Final Results of Antidumping Duty Administrative Review

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

ACTION: Notice of Amendment to Final Results of Antidumping Duty Administrative Review.

SUMMARY: On July 1, 1988, the Department of Commerce (the Department) issued the final results of its administrative review of the antidumping duty order on color television receivers from Korea. After publication of our final results, we received comments from certain parties to the proceeding alleging ministerial errors. We corrected the ministerial errors on September 26, 1988. Because the final results had already been appealed to the Court of International Trade (the Court), on October 13, 1988, the Department was enjoined from publishing the amended results without an order from the Court. *Zenith Elec. Corp. v. United States*, 699 F. Supp. 296 (CIT 1988), *aff'd*, 884 F.2d 556 (Fed. Cir. 1989). On July 8, 1994, the Court vacated the injunction and authorized the Department to liquidate the entries in accordance with the amended final results. Publication of the amended final results of review for Daewoo Electronics Co., Ltd. (Daewoo), is a prerequisite to liquidation of entries for the third administrative review. Attached is the notice of *Amendment to Final Results of Antidumping Duty Administrative Review*, as signed on September 26, 1988.

The review covers one manufacturer/exporter of subject merchandise, Daewoo, and the period April 1, 1985 through March 31, 1986. The final margin is 15.23 percent.

EFFECTIVE DATE: February 24, 1995.

FOR FURTHER INFORMATION CONTACT: Matthew Blaskovich or Zev Primor, Office of Antidumping Compliance, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230; telephone (202) 482-5831/4114.

This notice is in accordance with section 751(a)(1) of the Tariff Act of 1930, as amended.

Dated: February 13, 1995.

Susan G. Esserman,

Assistant Secretary for Import Administration.

Attachment—Color Television Receivers From Korea; Amendment to Final Results of Antidumping Duty Administrative Review

[A-580-008]

Agency: International Trade Administration/Import Administration Department of Commerce.

Action: Notice of Amendment to Final Results of Antidumping Duty Administrative Review.

Summary: On July 1, 1988, the Department of Commerce published the final results of its administrative review of the antidumping duty order on color television receivers from Korea. The review covered the period April 1, 1985 through March 31, 1986.

After publication of our final results, we received comments from certain parties to the proceeding alleging ministerial errors. We have corrected the ministerial errors and have amended the final results of review for Daewoo.

SUPPLEMENTARY INFORMATION:

Background

On July 1, 1988, the Department of Commerce ("the Department") published in the **Federal Register** (53 FR 24975) the final results of its administrative review of the antidumping duty order on color television receivers from Korea (49 FR 18336, April 30, 1984). After publication of our final results, we received comments from certain parties to the proceeding alleging ministerial errors. We have corrected the ministerial errors and have amended the final results of review for Daewoo.

Section 1333 of the Omnibus Trade and Competitiveness Act of 1988, which amends section 735 of the Tariff Act of 1930, authorizes Commerce to establish procedures for the correction of ministerial errors in final determinations. Congress has defined the term "ministerial error" to specifically include errors in addition, subtraction, or other arithmetic function, clerical errors resulting from inaccurate copying, duplication, or the like.

Ministerial Errors

We have corrected the following ministerial errors:

Daewoo

1. Misidentification of data base resulting in mismatch of several models in the purchase price (PP) calculation.
2. Transposition of numbers in the figure for the home market credit adjustment for the period April 1985 through October 1985 in the PP calculation.
3. Typographical errors in model designations "DCB-419PW", "TCK-405PRW"; and "TCK-405Q" used to program instructions in the PP calculation.

Goldstar

1. Transportation of numbers in the figure for the packing adjustment for model CM-1900 in the exporter's sales price calculation.

Correction of this ministerial error did not result in a change to the cash deposit rate.

Amended Final Results of the Review

We have amended the final results for appraisal and for cash deposit purposes listed in our final results of review. The amended cash deposit rates are as follows:

Manufacturer/Exporter	Time period	Pre-vious (%) cash deposit	Amen-ded (%) cash deposit
Daewoo Electronics Co.	04/85-03/86	23.30	15.23
New Ship-pers ...	04/85-03/86	23.29	15.23

The Department will amend its instructions to Customs to assess antidumping duties on all appropriate entries, and will instruct Customs to adjust the cash deposit of estimated antidumping duties as noted above.

Dated: September 26, 1988.

Jan W. Mares,

Assistant Secretary for Import Administration.

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[Docket No. 950207043-5043-0]

RIN 0625-ZA03

Market Development Cooperator Program

AGENCY: International Trade Administration (ITA), Commerce.

ACTION: Notice.

SUMMARY: The mission of ITA is to promote U.S. exports and to strengthen the international trade position of the United States. Building partnerships with the private sector enhances ITA's ability to fulfill its mission. To encourage such partnerships, ITA has created the Market Development Cooperator Program (MDCP) to develop, maintain and expand markets for nonagricultural goods and services produced in the United States. The MDCP aims to:

- Challenge the private sector to think strategically about foreign markets;
- Be the catalyst that spurs private sector innovation and investment in export marketing; and
- Increase the number of American companies taking decisive export actions.

The advantage of a joint effort is that it permits the Government to pool expertise and funds with non-Federal

sources so that each maximizes its market development resources. Partnerships of this sort also may provide a sharper focus on long-term export market development than do traditional trade promotion activities and serve as a mechanism for improving Government-industry relations.

While the Department of Commerce sponsors, guides and partially funds the MDCP with a matching requirement by the recipient, the Department of Commerce expects applicants to develop, initiate and carry out market development project activities. As an active partner, ITA will provide assistance identified by the applicant as being essential to the achievement of project goals and objectives. U.S. industry is best able to assess its problems and needs in the foreign marketplace and to recommend innovative solutions and programs that can be the formula to success in international trade.

Examples of activities that might be included in an applicant's project are described below. No one of these activities or any combination of these activities must be included for a proposal to receive favorable consideration. The Department of Commerce encourages applicants to propose activities that (1) Would be most appropriate to market development needs of their industry or industries; and (2) display the imagination and innovation of the applicant working in partnership with the Government to obtain the maximum market development impact.

A public meeting for parties considering applying for funding under the MDCP will be held on March 27, 1995. Attendance at this public meeting is not required of potential applicants. The purpose of the meeting is to provide general information regarding the MDCP procedures, selection process, and proposal preparation to potential applicants unfamiliar with the MDCP. No discussion of specific proposals will occur at this meeting.

DATES: The public meeting will be held March 27, 1995. Completed applications must be received no later than April 21, 1995. Competitive application kits will be available from the Department of Commerce starting February 24, 1995.

ADDRESSES: The public meeting will be held at the Herbert Clark Hoover Building, U.S. Department of Commerce, 14th and Constitution Avenue NW., Washington, DC. Contact the information contact for room location.

To obtain an application kit, please send a written request with a self-