

in, directly or indirectly, any of these transactions.

D. As authorized by Sections 788.16 and 788.17 of the Regulations, the denial period shall be suspended for a period of five years beginning five years from the date of entry of this Order, and shall thereafter be waived, provided that, during the period of suspension, Wheeler commits no violation of the Act or any regulation, order or license issued thereunder.

Third, that the Charging Letter, the Answer, the Consent Agreement, and this Order shall be made available to the public. A copy of this Order shall be served on the Department and Wheeler and published in the **Federal Register**.

This Order, which constitutes the final agency action in this matter, is effective immediately.

Entered this 26th day of June, 1995.

William A. Reinsch,

Under Secretary for Export Administration.

[FR Doc. 95-16223 Filed 6-30-95; 8:45 am]

BILLING CODE 3510-DT-M

Foreign-Trade Zones Board

[Docket 6-94]

Foreign-Trade Zone 114—Peoria, Illinois Withdrawal of Application for Subzone Status for Revere Ware Corporation Plant

Notice is hereby given of the withdrawal of the application submitted by the Economic Development Council for the Peoria Area, grantee of FTZ 114, requesting special-purpose subzone status for the stainless steel and aluminum household cookware manufacturing plant of the Revere Ware Corporation, Clinton, Illinois. The application was filed on February 15, 1994 (59 FR 10782, 3/8/94).

The withdrawal was requested by the applicant because of changed circumstances, and the case has been closed without prejudice.

Dated: June 26, 1995.

John J. Da Ponte, Jr.,

Executive Secretary.

[FR Doc. 95-16307 Filed 6-30-95; 8:45 am]

BILLING CODE 3510-DS-P

[Docket 33-95]

Foreign-Trade Zone 61—San Juan, Puerto Rico Application for Subzone Ohmeda Caribe Inc./Ohmeda Pharmaceutical Manufacturing Inc. (Pharmaceutical Products) Guayama, Puerto Rico

An application has been submitted to the Foreign-Trade Zones Board (the

Board) by the Commercial and Farm Credit and Development Corporation of Puerto Rico, grantee of FTZ 61, requesting special-purpose subzone status for the pharmaceutical manufacturing plant (210 employees) of Ohmeda Caribe Inc./Ohmeda Pharmaceutical Manufacturing Inc. (Ohmeda), in Guayama, Puerto Rico (San Juan area). 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 June 22, 1995.

Ohmeda is a wholly-owned subsidiary of BOC Group plc (U.K.), which comprises three global businesses—industrial and specialty gases, health care products, and vacuum technology and distribution services.

Ohmeda's Guayama plant (23 bldgs./176,000 sq. ft. on 38 acres) is located at Route 3, KM 142.5, Guayama, Puerto Rico, some 45 miles south of San Juan. The facility produces finished pharmaceutical products, primarily inhalation anesthetics for hospital and critical care therapy (e.g., FORANE®, SUPRANE®, and AERRANE®).

Currently, foreign-sourced materials account for, on average, 90 percent of materials value, and include the following specific items: trifluoroethanol, chlorodifluoromethane, and a plastic valve assembly used to administer the anesthetics. The company may also purchase from abroad other ingredients and materials in the following general categories: gums, starches, waxes, vegetable extracts, mineral oils, sugars, empty capsules, protein concentrates, prepared animal feed, mineral products, inorganic acids, chlorides, chlorates, sulfites, sulfates, phosphates, cyanides, silicates, radioactive chemicals, rare-earth metal compounds, hydroxides, hydrazine and hydroxylamine, chlorides, phosphates, carbonates, hydrocarbons, alcohols, phenols, ethers, epoxides, acetals, aldehydes, ketone function compounds, mono- and polycarboxylic acids, phosphoric esters, amine-, carboxymide, nitrile- and oxygen-function compounds, heterocyclic compounds, sulfonamides, insecticides, rodenticides, fungicides and herbicides, fertilizers, vitamins, hormones, antibiotics, gelatins, enzymes, pharmaceutical glaze, essential oils, albumins, gelatins, activated carbon, residual lyes, acrylic polymers, color lakes, soaps and detergents, various packaging and printing materials, medicaments, pharmaceutical products, and instruments and appliances used in

medical sciences. Some 10 percent of production is exported.

Zone procedures would exempt Ohmeda from Customs duty payments on foreign materials used in production for export. On domestic sales, the company would be able to choose the duty rates that apply to the finished products (duty-free). The duty rates on foreign-sourced items range from duty-free to 18.6 percent. At the outset, zone savings would primarily involve choosing the finished product duty rate on SUPRANE®, FORANE® and AERRANE® (duty-free), rather than the rates for their foreign components: trifluoroethanol (HTSUS #2905.50.1000, duty rate—5.5%), chlorodifluoromethane (HTSUS #2903.40.4010—3.7%), and a plastic valve assembly (HTSUS #8481.80.5090—4.1%). The application indicates that the savings from zone procedures will help improve the plant's international competitiveness.

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 September 1, 1995. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to September 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, Room G-55, Federal Building, Chardon Avenue, San Juan (Hato Rey), Puerto Rico 00918

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

Dated: June 26, 1995.

John J. Da Ponte, Jr.,

Executive Secretary.

[FR Doc. 95-16310 Filed 6-30-95; 8:45 am]

BILLING CODE 3510-DS-P

[Docket 34-95]

**Foreign-Trade Zone 84, Houston, TX
Proposed Foreign-Trade Subzone
Crown Central Petroleum Corporation
(Oil Refinery Complex) Harris County,
Texas**

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the Port of Houston Authority, grantee of FTZ 84, requesting special-purpose subzone status for the oil refinery complex of Crown Central Petroleum Corporation (Crown), located in Harris County, Texas. 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 June 23, 1995.

The refinery complex (341 acres) consists of 2 sites in Harris County, Texas: *Site 1* (200 acres)—main refinery and petrochemical feedstock complex located on the Houston Ship Channel, at 111 Red Bluff Road, Houston; and *Site 2* (141 acres)—Crown Tank Farm and Terminal, located at 1200 Red Bluff Road, Pasadena.

The refinery (100,000 barrels per day; 380 employees) is used to produce fuels and petrochemical feedstocks. Fuels produced include gasoline, jet fuel, kerosene, gas oil, diesel fuel, residual fuels, and naphthas. Petrochemicals include methane, ethane, butane, propane, and propylene. Refinery by-products include sulfur and petroleum coke. Almost 80 percent of the crude oil (80 percent of inputs) and some feedstocks and motor fuel blendstocks are sourced abroad.

Zone procedures would exempt the refinery from Customs duty payments on the foreign products used in its exports. On domestic sales, the company would be able to choose the finished product duty rate (nonprivileged foreign status—NPF) on certain petrochemical feedstocks and refinery by-products (duty-free). The duty on crude oil ranges from 5.25¢ to 10.5¢/barrel. Foreign merchandise would also be exempt from state and local *ad valorem* taxes. The application indicates that the savings from zone procedures would help improve the refinery's international competitiveness.

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 September 1, 1995. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period to September 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, #1 Allen Center, Suite 1160, 500 Dallas, Houston, Texas 77002
Office of the Executive Secretary, Foreign-Trade Zones Board, Room 3716, U.S. Department of Commerce, 14th & Pennsylvania Avenue, NW, Washington, DC 20230.

Dated: June 26, 1995.

John J. Da Ponte, Jr.,
Executive Secretary.

[FR Doc. 95-16309 Filed 6-30-95; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[Docket A(32b1)-10-95]

Foreign-Trade Zone 122—Corpus Christi, TX Subzone 122C Neste Trifinery Petroleum Services (Crude Oil Refinery); Request for Modification of Restriction

A request has been submitted to the Foreign-Trade Zones Board (the Board) by the Port of Corpus Christi Authority, grantee of FTZ 122, pursuant to § 400.32(b)(1) of the Board's regulations, for modification of the restrictions in FTZ Board Order 310 authorizing Subzone 122C at the crude oil refinery of Neste Trifinery Petroleum Services (Neste) in Corpus Christi, Texas. The request was formally filed on June 26, 1995.

The Board Order in question was issued subject to certain standard restrictions, including one that required the election of privileged foreign status on incoming foreign merchandise. The zone grantee has requested that the latter restriction be modified so that Neste would have the option available under the FTZ Act to choose non-privileged foreign (NPF) status on foreign refinery inputs used to produce certain petrochemical feedstocks and by-products (primarily asphalt at this time).

The request cites the FTZ Board's recent decision in the Amoco, Texas City, Texas case (Board Order 731, 60 FR 13118, 3/10/95) which authorized

subzone status with the NPF option noted above. In the Amoco case, the Board concluded that the restriction that precluded this NPF option was not needed under current oil refinery industry circumstances.

Public comment on the proposal 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 August 2, 1995.

A copy of the application and accompanying exhibits will be available for public inspection at the following location: Office of the Executive Secretary, Foreign-Trade Zones Board, U.S. Department of Commerce, Room 3716, 14th & Pennsylvania Avenue, NW., Washington, DC 20230.

Dated: June 26, 1995.

John J. Da Ponte, Jr.,
Executive Secretary.

[FR Doc. 95-16308 Filed 6-30-95; 8:45 am]

BILLING CODE 3510-DS-P

International Trade Administration

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

AGENCY: Import Administration, International Trade Administration, Commerce.

ACTION: Notice of Opportunity to Request Administrative Review of Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation.

BACKGROUND: Each year during the anniversary month of the publication of an antidumping or countervailing duty order, finding, or suspension of investigation, an interested party, as defined in section 771(9) of the Tariff Act of 1930, as amended, may request, in accordance with section 353.22 or 355.22 of the Department of Commerce (the Department) Regulations (19 CFR 353.22/355.22 (1993)), that the Department conduct an administrative review of that antidumping or countervailing duty order, finding, or suspended investigation.

OPPORTUNITY TO REQUEST A REVIEW: Not later than July 31, 1995, interested parties may request administrative review of the following orders, findings, or suspended investigations, with anniversary dates in July for the following periods: