the refinery (Subzone 122L—Site 5) shall be subject to the applicable duty

2. Privileged foreign status (19 CFR § 146.41) shall be elected on all foreign merchandise admitted to Subzone 122L—Site 5, except that non-privileged foreign (NPF) status (19 CFR § 146.42) may be elected on refinery inputs covered under HTSUS Subheadings # 2709.00.1000–# 2710.00.1050 and # 2710.00.2500 which are used in the production of:

- petrochemical feedstocks and refinery by-products (FTZ staff report, Appendix B);
- -products for export; and,
- —products eligible for entry under HTSUS # 9808.00.30 and 9808.00.40 (U.S. Government purchases).
- 3. The authority with regard to the NPF option for Subzone 122L—Site 5 is initially granted until September 30, 2000, subject to extension.

Signed at Washington, DC, this 20th day of September 1995.

Susan G. Esserman

Assistant Secretary of Commerce for Import Administration, Alternate Chairman, Foreign-Trade Zones Board.

John J. Da Ponte, Jr.,

Executive Secretary.

[FR Doc. 95–24295 Filed 9–28–95; 8:45 am] BILLING CODE 3510–DS–P

[Order No. 771]

Revision of Grant of Authority; Subzone 122J, Valero Refining Company, (Oil Refinery), Corpus Christi, Texas

Pursuant to its authority under the Foreign-Trade Zones Act of June 18, 1934, as amended (19 U.S.C. 81a-81u), the Foreign-Trade Zones Board (the Board) adopts the following Order:

Whereas, the Foreign-Trade Zones (FTZ) Board (the Board) authorized subzone status at the oil refinery of Valero Refining Company, in Corpus Christi, Texas, in 1988 (Subzone 122J, Board Order 414, 53 FR 53041, 12/30/88);

Whereas, the Port of Corpus Christi Authority, grantee of FTZ 122J, has requested pursuant to § 400.32(b)(1)(i), a revision (filed 7/18/95, A(32b1)-14–95; FTZ Doc. 48–95, assigned 8/30/95) of the grant of authority for FTZ Subzone 122J which would make its scope of authority identical to that recently granted for FTZ Subzone 199A at the refinery complex of Amoco Oil Company, Texas City, Texas (Board Order 731, 60 FR 13118, 3/10/95); and,

Whereas, the request has been reviewed and the Assistant Secretary for

Import Administration, acting for the Board pursuant to § 400.32(b)(1), concurs in the recommendation of the Executive Secretary, and approves the request;

Now therefore, the Board hereby orders that, subject to the Act and the Board's regulations, including § 400.28, Board Order 414 is revised to replace the two conditions currently listed in the Order with the following conditions:

1. Foreign status (19 CFR §§ 146.41, 146.42) products consumed as fuel for the refinery shall be subject to the applicable duty rate.

- 2. Privileged foreign status (19 CFR § 146.41) shall be elected on all foreign merchandise admitted to the subzone, except that non-privileged foreign (NPF) status (19 CFR § 146.42) may be elected on refinery inputs covered under HTSUS Subheadings # 2709.00.1000-# 2710.00.1050 and # 2710.00.2500 which are used in the production of:
- petrochemical feedstocks and refinery by-products (FTZ staff report, Appendix B);
- products for export; and,products eligible for entry under
- —products eligible for entry under HTSUS # 9808.00.30 and 9808.00.40 (U.S. Government purchases).
- 3. The authority with regard to the NPF option is initially granted until September 30, 2000, subject to extension.

Signed at Washington, DC, this 20th day of September 1995.

Susan G. Esserman,

Assistant Secretary of Commerce for Import Administration, Alternate Chairman, Foreign-Trade Zones Board.

John J. Da Ponte, Jr.,

Executive Secretary.

[FR Doc. 95–24294 Filed 9–28–95; 8:45 am]

BILLING CODE 3510-DS-P

International Trade Administration [A-428-810]

High-Tenacity Rayon Filament Yarn from Germany; Final Results of Antidumping Duty Administrative Review

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

ACTION: Notice of final results of antidumping duty administrative review.

SUMMARY: On July 12, 1995, the Department of Commerce (the Department) published the preliminary results of its administrative review of the antidumping duty order on high-tenacity rayon filament yarn from

Germany (60 FR 35896). The review covered one manufacturer/exporter, Akzo Nobel Faser A.G. and Akzo Nobel Fibers, Inc. (collectively Akzo), of the subject merchandise and the review period June 1, 1993, through May 31, 1994.

We gave interested parties an opportunity to comment on our preliminary results. We received no comments. The final results are unchanged from those presented in the preliminary results.

EFFECTIVE DATE: September 29, 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.

SUPPLEMENTARY INFORMATION:

Background

On June 30, 1992, the Department published in the Federal Register the antidumping duty order on hightenacity rayon filament yarn from Germany (57 FR 29062). On June 7, 1994, the Department published a notice in the Federal Register notifying interested parties of the opportunity to request an administrative review of high-tenacity rayon filament yarn from Germany (59 FR 29441). On June 30, 1994, Akzo, a producer/exporter, requested, in accordance with 19 CFR 353.22(a), that we conduct an administrative review of exports to the United States by Akzo Nobel Faser A.G. and Akzo Nobel Fibers, Inc., for the period June 1, 1993, through May 31, 1994. We published a notice of initiation of the antidumping duty administrative review on July 15, 1994 (59 FR 36160). On July 12, 1995, the Department published in the Federal Register the preliminary results of its administrative review of the antidumping duty order on hightenacity rayon filament yarn from Germany (60 FR 35896). The Department has now completed that review in accordance with section 751 of the Tariff Act of 1930, as amended (the Act).

Applicable Statutes and Regulations

Unless otherwise stated, all citations to the statutes and to the Department's regulations are references to the provisions as they existed on December 31, 1994.