the permit numbers listed below when ordering documents.

**SUPPLEMENTARY INFORMATION:** The regulations in 7 CFR part 340 (referred to below as the regulations) regulate the introduction (importation, interstate movement, and release into the environment) of genetically engineered organisms and products that are plant pests or that there is reason to believe are plant pests (regulated articles). A permit must be obtained or a notification acknowledged before a regulated article may be introduced into the United States. The regulations set forth the permit application requirements and the notification procedures for the importation, interstate movement, and release into the environment of a regulated article.

In the course of reviewing each permit application, APHIS assessed the impact on the environment that releasing the organisms under the conditions described in the permit application would have. APHIS has issued permits for the field testing of the organisms listed below after concluding that the organisms will not present a risk of plant pest introduction or dissemination and will not have a significant impact on the quality of the human environment. The environmental assessments and findings of no significant impact, which are based on data submitted by the applicants and on a review of other relevant literature, provide the public with documentation of APHIS’ review and analysis of the environmental impacts associated with conducting the field tests.

Environmental assessments and findings of no significant impact have been prepared by APHIS relative to the issuance of permits to allow the field testing of the following genetically engineered organisms:

<table>
<thead>
<tr>
<th>Permit No.</th>
<th>Permittee</th>
<th>Date issued</th>
<th>Organisms</th>
<th>Field test location</th>
</tr>
</thead>
<tbody>
<tr>
<td>96–071–02</td>
<td>VanderHave USA</td>
<td>5–3–96</td>
<td>Sunflower plants USA genetically engineered to contain novel genes for insect resistance.</td>
<td>North Dakota.</td>
</tr>
<tr>
<td>96–099–02</td>
<td>Calgene, Inc.</td>
<td>5–16–96</td>
<td>Tomato plants genetically engineered for virus resistance.</td>
<td>California and Florida.</td>
</tr>
<tr>
<td>96–064–01</td>
<td>S.R. Noble Foundation, Inc.</td>
<td>5–20–96</td>
<td>Barrel medic plants genetically engineered to express tolerance to phoshothricin herbicides.</td>
<td>Oklahoma.</td>
</tr>
</tbody>
</table>

The environmental assessments and findings of no significant impact have been prepared in accordance with: (1) The National Environmental Policy Act of 1969 (NEPA) (42 U.S.C. 4321 et seq.), (2) Regulations of the Council on Environmental Quality for implementing the procedural provisions of NEPA (40 CFR parts 1500–1508), (3) USDA regulations implementing NEPA (7 CFR part 1b), and (4) APHIS’ NEPA Implementing Procedures (7 CFR part 372).

Done in Washington, DC, this 25th day of June 1996.

Donald W. Luchsinger,
Acting Administrator, Animal and Plant Health Inspection Service.

[For FR Doc. 96–16633 Filed 6–28–96; 8:45 am]

**BILLING CODE 3410–10–M**

---

**Commodity Credit Corporation**

**Methodology for Evaluating Applications for Participation in the Market Access Program**

**AGENCY:** Commodity Credit Corporation, USDA.

**ACTION:** Notice and request for comments.

**SUMMARY:** In an effort to improve the quality of the human environment, the Commodity Credit Corporation (CCC) invites suggestions regarding the methodology to be used by CCC to evaluate and allocate funding among applicants. Criteria for the approval of MAP applications and for allocating MAP resources appears at 7 CFR 1485.14. Specifically, CCC is interested in suggestions as to weights or scores that should be assigned to the individual criteria or other ways to effectively assess the individual criteria. CCC does not intend at this time to change the actual approval criteria or allocation factors it considers when evaluating applications and, therefore, any comment should be limited to methods to evaluate existing criteria.

**DATES:** In order to be considered, written comments must be received by July 31, 1996.

**ADDRESSES:** Send comments to U.S. Department of Agriculture, Foreign Agricultural Service, Marketing Operations Staff, STOP 1042, 1400 Independence Ave., S.W., Washington, D.C. 20250–1042.

**FOR FURTHER INFORMATION CONTACT:** Sharon McClure or Denise Fetters at (202) 720–5521.

**Correction**

On June 6, 1996, a notice was published in the Federal Register (61 FR 28837) of the proposed posting for certain stockyards listing their facility number, name, and location.

This notice is to correct the posting number and the location assigned to Graben Livestock Auction Sales.

The notice should have read:

**Graben Livestock Auction Sales, Tisgah, AL**

**BILLING CODE 3410–EN–M**
ASSASSINATION RECORDS REVIEW BOARD

Sunshine Act Meeting

DATE: July 9–10, 1996.
PLACE: ARRB, 600 E Street, NW., Washington, DC.
STATUS: Closed.

MATTERS TO BE CONSIDERED:
1. Review and Accept Minutes of Closed Meeting
2. Review of Assassination Records
3. Other Business

CONTACT PERSON FOR MORE INFORMATION:
Thomas Samoluk, Associate Director for Communications, 600 E Street, NW., Second Floor, Washington, DC 20530.
Telephone: (202) 724–0088; Fax: (202) 724–0457.

David G. Marwell,
Executive Director.
[FR Doc. 96–16664 Filed 6–28–96; 8:45 am]

COMMISSION ON CIVIL RIGHTS

Agenda and Notice of Public Meeting of the Mississippi Advisory Committee

Notice is hereby given, pursuant to the provisions of the rules and regulations of the U.S. Commission on Civil Rights, that a meeting of the Mississippi Advisory Committee to the Commission will convene at 6:00 p.m. and recess at 9:00 p.m. on Wednesday, July 10, 1996, and reconvene on Thursday, July 11, 1996, at 9:00 a.m. and adjourn at 12:00 p.m., at the Delta State University Performing Arts Center, Highway 8, West, Cleveland, MS 38733.

The purpose of the meeting is to allow Committee members to receive a briefing on race relations issues in the aftermath of church burnings.

Persons desiring additional information, or planning a presentation to the Committee, should contact Melvin L. Jenkins, Director of the Central Regional Office, 913–551–1400 (TDD 913–551–1414). Hearing impaired persons who will attend the meeting and require the services of a sign language interpreter should contact the Regional Office at least five (5) working days before the scheduled date of the meeting.

The meeting will be conducted pursuant to the provisions of the rules and regulations of the Commission.

DATED at Washington, DC, June 25, 1996.
Carol-Lee Hurley,
Chief, Regional Programs Coordination Unit.
[FR Doc. 96–16664 Filed 6–28–96; 8:45 am]
BILLING CODE 6118–01–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

Foreign-Trade Subzone 183A—Dell Computer Corporation Application for Expansion

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the Foreign Trade Zone of Central Texas, Inc., grantee of FTZ 183, requesting authority to expand Subzone 183A at the computer manufacturing facilities of Dell Computer Corporation (Del) located in Austin, 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 19, 1996.

Subzone 183A was approved on November 16, 1992 (Board Order 607, 57 FR 56902; 12/1/92). The subzone currently consists of the following three sites: Site 1: (32 acres) located in the Braker Center Industrial Park, at the intersection of Braker Lane and Metric Boulevard; Site 2: McKalla 2 (124,000 sq. ft.) located at 2500 M Chale Court within the Rutland Center Industrial Park; and, Site 3: Research 1 (100,685 sq. ft.) located at 8701 Research Boulevard, Austin, Texas. Sites 2 and 3 are temporary sites, which expire on December 31, 1996.

The applicant is now requesting authority to expand the subzone as follows:

1. Expand Site 1 to include three buildings (Braker C, D & F, 9 acres, 143,280 sq. ft.)
2. Add Site 2 to the subzone plan on a permanent basis
3. Expand Site 2 by adding a building (McKalla I, 135,000 sq. ft.) located at 10220 McKalla Drive
4. Add Site 3 to the subzone plan on a permanent basis

Dell is authorized to manufacture computers and related products under zone procedures within Subzone 183A. This proposal does not involve any new manufacturing authority under zone procedures.

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.

Public comment (original and 3 copies) is invited from interested parties (see FTZ Board address below). The closing date for their receipt is August 30, 1996. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to September 16, 1996). 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, 410 E. 5th Street, Suite 414–A, Austin, TX 78711
Office of the Executive Secretary, Foreign-Trade Zones Board, U.S. Department of Commerce, Room 3716, 14th and Pennsylvania Avenue, NW., Washington, DC 20230

Dated: June 24, 1996.
John J. Da Ponte, Jr.,
Executive Secretary.
[FR Doc. 96–16748 Filed 6–28–96; 8:45 am]
BILLING CODE 3510–DS–P

International Trade Administration

Intent To Revoke Antidumping Duty Orders and Findings and To Terminate Suspended Investigations

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

ACTION: Notice of intent to revoke antidumping duty orders and findings and to terminate suspended investigations.

SUMMARY: The Department of Commerce (the Department) is notifying the public of its intent to revoke the antidumping duty orders and findings and to terminate the suspended investigations listed below. Domestic interested parties who object to these revocations and terminations must submit their comments in writing no later than the last day of July 1996.

EFFECTIVE DATE: July 1, 1996.


SUPPLEMENTARY INFORMATION:

Background

The Department may revoke an antidumping duty order or finding or to terminate a suspended investigation if the Secretary of Commerce concludes that it is no longer of interest to interested parties. Accordingly, as required by § 353.25(d)(4) of the Department’s regulations, we are

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

Foreign-Trade Subzone 183A—Dell Computer Corporation Application for Expansion

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the Foreign Trade Zone of Central Texas, Inc., grantee of FTZ 183, requesting authority to expand Subzone 183A at the computer manufacturing facilities of Dell Computer Corporation (Del) located in Austin, 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 19, 1996.

Subzone 183A was approved on November 16, 1992 (Board Order 607, 57 FR 56902; 12/1/92). The subzone currently consists of the following three sites: Site 1: (32 acres) located in the Braker Center Industrial Park, at the intersection of Braker Lane and Metric Boulevard; Site 2: McKalla 2 (124,000 sq. ft.) located at 2500 M Chale Court within the Rutland Center Industrial Park; and, Site 3: Research 1 (100,685 sq. ft.) located at 8701 Research Boulevard, Austin, Texas. Sites 2 and 3 are temporary sites, which expire on December 31, 1996.

The applicant is now requesting authority to expand the subzone as follows:

1. Expand Site 1 to include three buildings (Braker C, D & F, 9 acres, 143,280 sq. ft.)
2. Add Site 2 to the subzone plan on a permanent basis
3. Expand Site 2 by adding a building (McKalla I, 135,000 sq. ft.) located at 10220 McKalla Drive
4. Add Site 3 to the subzone plan on a permanent basis

Dell is authorized to manufacture computers and related products under zone procedures within Subzone 183A. This proposal does not involve any new manufacturing authority under zone procedures.

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.

Public comment (original and 3 copies) is invited from interested parties (see FTZ Board address below). The closing date for their receipt is August 30, 1996. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to September 16, 1996).

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, 410 E. 5th Street, Suite 414–A, Austin, TX 78711
Office of the Executive Secretary, Foreign-Trade Zones Board, U.S. Department of Commerce, Room 3716, 14th and Pennsylvania Avenue, NW., Washington, DC 20230

Dated: June 24, 1996.
John J. Da Ponte, Jr.,
Executive Secretary.
[FR Doc. 96–16748 Filed 6–28–96; 8:45 am]
BILLING CODE 3510–DS–P

International Trade Administration

Intent To Revoke Antidumping Duty Orders and Findings and To Terminate Suspended Investigations

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

ACTION: Notice of intent to revoke antidumping duty orders and findings and to terminate suspended investigations.

SUMMARY: The Department of Commerce (the Department) is notifying the public of its intent to revoke the antidumping duty orders and findings and to terminate the suspended investigations listed below. Domestic interested parties who object to these revocations and terminations must submit their comments in writing no later than the last day of July 1996.

EFFECTIVE DATE: July 1, 1996.


SUPPLEMENTARY INFORMATION:

Background

The Department may revoke an antidumping duty order or finding or to terminate a suspended investigation if the Secretary of Commerce concludes that it is no longer of interest to interested parties. Accordingly, as required by § 353.25(d)(4) of the Department’s regulations, we are