

cables, copper wire, power cords, optical fiber, casters, cases, labels, and packaging materials (1997 duty range: Free—9.2%). Some 30 percent of the finished products are exported.

Zone procedures would exempt ZSL from Customs duty payments on foreign components used in export production. On its domestic sales, ZSL would be able to choose the lower duty rate that applies to the finished products (free—6.6%) for the foreign components noted above. The application indicates that the savings from zone procedures would help improve the facility'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 on the application is invited from interested parties. Submissions (original and three copies) shall be addressed to the Board's Executive Secretary at the address below. The closing period for their receipt is October 27, 1997. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to November 10, 1997).

A copy of the application and the 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: August 20, 1997.

**John J. Da Ponte, Jr.,**

*Executive Secretary.*

[FR Doc. 97-22821 Filed 8-26-97; 8:45 am]

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## DEPARTMENT OF COMMERCE

### Foreign-Trade Zones Board

[Docket 73-96]

#### **Withdrawal of Application; Foreign-Trade Zone 198—Volusia County, Florida; Request for Manufacturing Authority, Capo, Inc. (Sunglasses/ Reading Glasses)**

Notice is hereby given of the withdrawal of the application submitted by the County of Volusia, Florida, grantee of FTZ 198, requesting authority on behalf of Capo, Inc., to manufacture sunglasses/reading glasses (HTS #9004.10) under FTZ procedures. The application was formally filed on October 9, 1996 (61 FR 54765, 10/22/96).

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

Dated: August 20, 1997.

**John J. Da Ponte, Jr.,**

*Executive Secretary.*

[FR Doc. 97-22820 Filed 8-26-97; 8:45 am]

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## DEPARTMENT OF COMMERCE

### Foreign-Trade Zones Board

[Order No. 915]

#### **Grant of Authority for Subzone Status; Fujitsu Ten Corp. of America; (Automotive Audio Products, Electronic Components) Rushville, Indiana**

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*, by an Act of Congress approved June 18, 1934, an Act "To provide for the establishment \* \* \* of foreign-trade zones in ports of entry of the United States, to expedite and encourage foreign commerce, and for other purposes," as amended (19 U.S.C. 81a-81u) (the FTZ Act), the Foreign-Trade Zones Board (the Board) is authorized to grant to qualified corporations the privilege of establishing foreign-trade zones in or adjacent to U.S. Customs ports of entry;

*Whereas*, the Board's regulations (15 CFR Part 400) provide for the establishment of special-purpose subzones when existing zone facilities cannot serve the specific use involved;

*Whereas*, an application from the Indianapolis Airport Authority, grantee of Foreign-Trade Zone 72, for authority to establish special-purpose subzone status for the automotive audio products and electronic components manufacturing plant of Fujitsu Ten Corp. of America, in Rushville, Indiana, was filed by the Board on August 19, 1996, and notice inviting public comment was given in the **Federal Register** (FTZ Docket 64-96, 61 FR 45399, 8-29-96); and,

*Whereas*, the Board adopts the findings and recommendations of the examiner's report, and finds that the requirements of the FTZ Act and Board's regulations are satisfied, and that approval of the application is in the public interest;

*Now, therefore*, the Board hereby grants authority for subzone status at the Fujitsu Ten Corp. of America plant in

Rushville, Indiana (Subzone 72M), at the location described in the application, subject to the FTZ Act and the Board's regulations, including § 400.28.

Signed at Washington, DC, this 20th day of August 1997.

**Robert S. LaRussa,**

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

[FR Doc. 97-22819 Filed 8-26-97; 8:45 am]

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## DEPARTMENT OF COMMERCE

### International Trade Administration

[A-570-506]

#### **Porcelain-on-Steel Cooking Ware From the People's Republic of China: Initiation of Changed Circumstances Antidumping Duty Administrative Review**

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

**ACTION:** Notice of initiation of changed circumstances Antidumping Duty Administrative Review.

**SUMMARY:** In response to a request from Clover Enamelware Enterprises Ltd. (Clover) and Lucky Enamelware Factory Ltd. (Lucky), the Department of Commerce (the Department) is initiating a changed circumstances administrative review of the antidumping duty order on porcelain-on-steel (POS) cooking ware from the People's Republic of China (PRC) to determine whether to revoke the order, in part, with respect to tea kettles. Clover and Lucky (Clover/Lucky) assert that the sole U.S. producer of POS cooking ware, General Housewares Corporation (GHC), affirmatively stated in its request for a changed circumstances review of the antidumping order on POS cooking ware from Taiwan that it no longer manufactures POS tea kettles and thus has no interest in the importation or sale of POS tea kettles. See Porcelain-on-Steel Cooking Ware from Taiwan: Final Results of Changed Circumstances Antidumping Administrative Review, and Revocation in Part of Antidumping Duty Order 62 FR 10024 (March 5, 1997) (Taiwan: Final Results of Changed Circumstances Review). According to Clover/Lucky, GHC's statements in the Taiwan case should be the basis for revoking, in part, the PRC order on POS cooking ware, with respect to tea kettles.

**EFFECTIVE DATE:** August 27, 1997.

**FOR FURTHER INFORMATION CONTACT:** Suzanne King or Lorenza Olivas, Office