The PES methodology will be tested only in the Columbia, South Carolina (and surrounding area) site, while ICM will be tested in the other two sites. The two main differences between the ICM and the PES approaches are: (1) The ICM methodology combines the initial count estimates with ICM coverage results to produce the “one number” census estimates, while the PES produces evaluation coverage estimates separately. (2) The time frame. The time frame differences result because the PES is a test of the nonsampling census methods. Because of this, the Nonresponse Follow-up (NRFU) operation of the initial census phase for the South Carolina site will be expanded two weeks beyond that of the other two sites where ICM operation will be tested. As a result, the South Carolina PES activities that occur after the census initial phase NRFU activities will start two weeks later than similar ICM activities in the other two sites.

The first activities of the ICM/PES consisted of the Independent Listing and the Housing Unit Follow-up operations. During the Independent Listing, the Bureau of the Census will obtain a complete inventory of all housing unit addresses in the ICM sample blocks within the Census 2000 Dress Rehearsal sites just before the beginning of the dress rehearsal. The resulting address listing will be used in the ICM Person interview activities from where a roster of people in the ICM/PES addresses will be created.

As soon as census enumeration is complete, the ICM/PES Person Interview will be conducted using a CATI instrument administered on a laptop computer. During this operation, the Bureau of the Census will target ICM/PES sample cases for telephone or personal visit interviews. After the person interview, person matching is conducted. The people enumerated in the ICM sample are matched to the people enumerated in the census for the same addresses. Unresolved cases will then be reconciled in the field during the ICM Person Follow-up interview. An automated CAPI instrument will be used for data collection. The automated instrument will code each person in the follow-up as a matched resident/nonresident or a nonmatched resident/nonresident of the block cluster on census day. The completed follow-up interview files will be reviewed and used to resolve evidence status and match status. This information will then be used in the census 2000 dress rehearsal coverage estimates and the “one number” census estimates.

The materials for the approval of the independent listing, HU and Person Interview operations have been submitted to the Office of Management and Budget separately and approval for the listing operations was already granted.

II. Method of Collection

This operation will be conducted using person-to-person interviewing and a CATI instrument administered on a laptop computer.

III. Data

OMB Number: Not available.
Form Number: CAPI Person Follow-up Interview (no form number).
Type of Review: Regular.
Affected Public: Individuals or households.
Estimated Number of Respondents: 8,520 Housing units.
Estimated Time Per Response: 15 minutes.
Estimated Total Annual Burden Hours: 2,130 hours (8,520 x 15 minutes).
Estimated Total Annual Cost: There is no cost to respondents except for their time to respond.
Respondent’s Obligation: Mandatory.
Legal Authority: Title 13, U.S. Code, Sections 141, 193, and 221.

IV. Request for Comments

Comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency’s estimate of the burden (including hours and cost) of the proposed collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology.

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval of this information collection; they also will become a matter of public record.

Linda Engelmeier,
Departmental Forms Clearance Officer, Office of Management and Organization.
[FR Doc. 98-3480 Filed 2-10-98; 8:45 am]
BILLING CODE 3510-07-P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

Foreign-Trade Zone 37, Orange County, New York Area Application for Expansion

An application has been submitted to the Foreign-Trade Zones (FTZ) Board (the Board) by the County of Orange, New York, grantee of FTZ 37, requesting authority to expand its zone in the Orange County, New York area, adjacent to the New York Seaport Area Customs port of entry. The application was submitted pursuant to the provisions of the FTZ 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 2, 1998.

FTZ 37 was approved on May 4, 1978 (Board Order 130, 43 F.R. 20526, 5/12/78). The general-purpose zone currently consists of two sites: Site 1 (117,000 sq. ft.)—within the Regal Distribution Center, 61 Regal Way, Newburgh, adjacent to Stewart Airport; and, Site 2 (5 acres)—Newburgh Foreign-Trade Zone Industrial Incubator facility, adjacent to Port Newburgh, 302 North Water Street.

The applicant, in a major revision to its zone plan, now requests authority to expand the general-purpose zone to include 7 new sites (11,400 acres) in Orange, Dutchess and Rockland Counties (Proposed Sites 3–9): Site 3 (9,933 acres)—Stewart International Airport/Northeast Business Center, near the intersection of I-87 and I-84, New Windsor/Newburgh (Orange County); Site 4 (520 acres)—IBM/Hudson Valley Research Park, 1580 Route 52, Hopewell Junction (Dutchess County); Site 5 (63 acres)—AT&T Rockland Export Center, 22 Hemion Road, Suffern (Rockland County); Site 6 (262 acres)—Newburgh/ New Windsor site, Port of Newburgh, off Exit 10, Interstate 84 at the Newburgh/Beacon Bridge, Newburgh (Orange County); Site 7 (309 acres)—Middletown/Wallkill site, adjacent to Interstate 84 and Exit 121 of NY Rt. 17 (Quickway), Middletown/Wallkill (Orange County); Site 8 (140 acres)—Port Jervis site, adjacent to Exit 1 off Interstate 84, juncture of the borders of New York, New Jersey and Pennsylvania, Port Jervis (Orange County); and, Site 9 (173 acres)—Goshen/Westgate FTZ Industrial Park, off Exit 124 of NY Rt. 17 (the Quickway), Village of Goshen (Orange County). Proposed Site 3 includes existing and proposed airport cargo handling facilities and the airport fuel system. Proposed Site 4 is within a designated State of New York Enterprise Zone. Proposed Site 5 is adjacent to the General Electric plant in the Town of New Windsor. Proposed Site 6 is adjacent to the Stewart International Airport. Proposed Site 7 is adjacent to the Federal Seaport Area Customs port of entry. Proposed Site 8 is adjacent to Port Jervis, a major river port on the Delaware River. Proposed Site 9 is adjacent to the General Electric plant in the Town of Goshen.
Zone, and most of Proposed Site 6 is within a recently created Federal Empowerment Zone, as well as a proposed State Enterprise Zone. The proposed expansion is designed to serve the entire 7-county Mid-Hudson Valley Region. No specific manufacturing requests are being made at this time. Such requests would be made to the Board on a case-by-case basis.

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 3 copies) shall be addressed to the Board’s Executive Secretary at the address below. The closing period for their receipt is April 13, 1998. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to April 27, 1998).

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


Dennis Puccinelli,
Acting Executive Secretary.

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

Foreign-Trade Zone 68—El Paso, Texas Application for Expansion

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the City of El Paso, Texas, grantee of FTZ 68, requesting authority to expand its zone in El Paso, Texas, within the El Paso Customs port of entry. The application was submitted pursuant to the provisions of the Foreign-Trade Zones Act (19 U.S.C. 81a–81u), and the regulations of the Board (15 CFR Part 400). It was formally filed on January 20, 1998.

FTZ 68 was approved on April 14, 1981 (Board Order 175, 46 FR 22918; 4/22/81). On September 30, 1982, the grant of authority was reassigned to the City of El Paso, Texas (Board Order 193, 47 FR 45065; 10/13/82). The zone was expanded in 1984 (Board Order 255, 49 FR 22842; 6/1/84) and in 1991 (Board Order 504, 56 FR 1166; 1/11/91). The zone currently consists of five sites (2,000 acres) in the El Paso, Texas, area:

- Site 1 (550 acres)—El Paso Airport’s Butterfield Trail Industrial Park;
- Site 2 (470 acres)—Lower Valley Site, which is composed of the Americas Avenue Zaragoza Bridge Industrial Parks; and,
- Site 3 (700 acres)—Eastern Region Industrial Park sites located at Americas Avenue and Interstate 10 in eastern El Paso, including a parcel (34 acres) located within the Vista Del Sol Industrial area (A(27f)–8–97, expires 12/31/99) and a parcel (7 acres) located within the 10/375 Industrial Park (A(27f)–48–97, expires 12/31/99);
- Site 4 (130 acres)—Copperfield Industrial Park located on Hawkins Boulevard at Tony Lama Street in Central El Paso, and;
- Site 5 (95 acres)—WWF Industries Park located on Highway 54 in northeastern El Paso.

The applicant is now requesting authority to update, expand, and reorganize Sites 2 and 3 as described below. The proposal includes a request to restore zone status to parcels (located within the existing or proposed zone sites) that had been temporary deleted from the zone boundary in earlier changes.

- Site 2: include the entire Americas Industrial Park (60 acres) within the zone boundary and add two adjacent parcels owned by Alderete Farms & Development in the Lower Valley Region, increasing the size of the zone site from 470 to 670 acres;
- Site 3: include the entire 10/375 Industrial Park and two adjacent parcels (210 acres) within the zone boundary (including existing Pine Springs temporary site); also include a 240-acre tract within the 2,230-acre Vista del Sol Industrial Park (including the existing International City temporary site). Increasing the size of the zone site from 700 to 1,150 acres.

No specific manufacturing requests are being made at this time. Such requests would be made to the Board on a case-by-case basis.

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 3 copies) shall be addressed to the Board’s Executive Secretary at the address below. The closing period for their receipt is April 13, 1998. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to April 27, 1998). A copy of the application and accompanying exhibits will be available for public inspection at each of the following locations:
Office of the Port Director, U.S. Customs Service, 797 S. Zaragoza Road, El Paso, Texas 79907
Office of the Executive Secretary, Foreign-Trade Zones Board, U.S. Department of Commerce, Room 3716, 14th & Pennsylvania Avenue, NW, Washington, DC 20230.


Dennis Puccinelli,
Acting Executive Secretary.

DEPARTMENT OF COMMERCE

International Trade Administration

[488–823]

Professional Electric Cutting Tools From Japan; 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 August 8, 1997, the Department of Commerce (the Department) published the preliminary results of its administrative review of the antidumping duty order on professional electric cutting tools (PECTs) from Japan. This review covers the period of July 1, 1995 through June 30, 1996. We gave interested parties an opportunity to comment on our preliminary results. Based on our analysis of the comments received, we have changed the results from those presented in the preliminary results of review.


SUPPLEMENTARY INFORMATION:

The Applicable Statute

Unless otherwise indicated, all citations to the Tariff Act of 1930, as