

Title: Short Supply Regulations, Petroleum (Crude Oil).

Agency Form Number: None.

OMB Approval Number: 0694-0027.

Type of Request: Extension of a currently approved collection of information.

Burden: 196 hours.

Average Time Per Response: Ranges between 4 to 10 hours per response.

Number of Respondents: 24 respondents.

Needs and Uses: The export of U.S. domestic crude oil is restricted by five separate, but overlapping statutes. The Export Administration Regulations require that applications for licenses to export crude oil under the provisions of the statutes must include supporting documents and statements to prove compliance with the Act. The information is used by licensing officers to determine the exporter's compliance with the statutes.

Affected Public: Individuals, businesses or other for-profit institutions.

Respondent's Obligation: Required to obtain or retain a benefit.

OMB Desk Officer: Dennis Marvich (202) 395-3122.

Copies of the above information collection proposal can be obtained by calling or writing Linda Engelmeier, DOC Forms Clearance Officer, (202) 482-3272, Department of Commerce, Room 5327, 14th and Constitution Avenue, NW., Washington, D.C. 20230.

Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to Dennis Marvich, OMB Desk Officer, Room 10202, New Executive Office Building, Washington, D.C. 20230.

Dated: March 23, 1998.

Linda Engelmeier,

Departmental Forms Clearance Officer, Office of Management and Organization.

[FR Doc. 98-8013 Filed 3-26-98; 8:45 a.m.]

BILLING CODE 3510-33-P

DEPARTMENT OF COMMERCE

Bureau of Export Administration

Order Amending August 3, 1995 Order Denying Export Privileges

In the Matter of: Realtek Semi-Conductor Co., Ltd., with addresses at 3F, 56, Wu-Kung 6 Rd., Wu-Ku Industrial Park, Taipei Hsien, Taiwan; 1F, No. 11 Industry E. Rd. IX, Science-Based Industrial Park, Hsinchu, 300 Taiwan; and 6F, No. 4 Fu-Shon Street, Taipei, Taiwan, Respondent.

On August 3, 1995, I issued a Decision and Order of Default

(hereinafter the "Order") against Realtek Semi-Conductor Co. Ltd. (hereinafter "Realtek"), affirming a Recommended Decision and Default Order (hereinafter "Decision") issued by Edward J. Kuhlmann, Administrative Law Judge. In his Decision, Judge Kuhlmann found that Realtek had violated the Export Administration Regulations (currently codified at 15 CFR Parts 730-774 (1997)) (hereinafter the "Regulations"),¹ issued pursuant to the Export Administration Act of 1979, as amended (50 U.S.C.A. app. §§ 2401-2420 (1991 & Supp. 1997)) (hereinafter the "Act"),² by causing, aiding, or abetting the export of U.S.-origin Trident TVGA 8800 and TVGA 8900 graphic chip technology from the United States to Taiwan without the written letter of assurance required by Section 779.4 of the former Regulations. Based on Judge Kuhlmann's Decision and by Order of August 3, 1995, I denied all of Realtek's U.S. export privileges for five years. The Order was published in the **Federal Register** (60 FR 40565, August 9, 1995).

Since publication of that Order, Realtek has moved from the address listed on the August 3, 1995 Order. Set forth below are the current addresses for the company, which replace the address listed on the August 3, 1996 Order.

3F, 56, Wu-Kung 6 Rd., Wu-Ku Industrial Park, Taipei Hsien, Taiwan, and
1F, No. 11 Industry E. Rd. IX, Science-Based Industrial Park, Hsinchu, 300 Taiwan

This order is effective immediately and will be published in the **Federal Register**.

Dated: March 19, 1998.

William A. Reinsch,

Under Secretary for Export Administration.

[FR Doc. 98-8025 Filed 3-26-98; 8:45 am]

BILLING CODE 3510-DT-M

¹ The Regulations governing the violation referenced in the August 3, 1995 Order are found in the 1994 version of the Code of Federal Regulations (15 CFR Parts 768-799 (1994)) and are hereinafter referred to as the former Regulations. Since that time the Regulations have been reorganized and restructured.

² The Act expired on August 20, 1994. Executive Order 12924 (3 CFR, 1994 Comp. 917 (1995)), extended by Presidential Notices of August 15, 1995 (3 CFR, 1995 Comp. 501 (1996)), August 14, 1996 (3 CFR, 1996 Comp. 298 (1997)), and August 13, 1997 (62 FR 43629, August 15, 1997), continued the Regulations in effect under the International Emergency Economic Powers Act (50 U.S.C.A. §§ 1701-1706 (1991 & Supp. 1997)).

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[Order No. 962]

Grant of Authority for Subzone Status; Shell Oil Company Oil Refinery, Mobile County, AL; Correction

The **Federal Register** notice (63 FR 13168, 3/18/98) describing Foreign-Trade Zones Board Order 962 (approved 3/6/98) authorizing special-purpose subzone status at the oil refinery complex of Shell Oil Company, located in Mobile County, Alabama, is corrected as follows:

Paragraph 6, Sentence 1, should read, "Now, therefore, the Board hereby authorizes the establishment of a subzone (Subzone 82G) at the oil refinery complex of Shell Oil Company, located in Mobile County, Alabama, * * *"

Dated: March 19, 1998.

Dennis Puccinelli,

Acting Executive Secretary.

[FR Doc. 98-8108 Filed 3-26-98; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[Docket 13-98]

Foreign-Trade Zone 216—Olympia, WA Request for Export Processing Authority; Darigold, Inc. Dairy By-Products

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the Port of Olympia, grantee of FTZ 216, pursuant to § 400.32(b)(1) of the Board's regulations (15 CFR Part 400), requesting authority on behalf of Darigold, Inc. (Darigold), to process certain dairy by-products for export under FTZ procedures within FTZ 216. It was formally filed on March 19, 1998.

Darigold operates a 74,000 square foot dairy product processing facility (37 employees) within FTZ 216—Site 13 located at 67 S.W. Chehalis Avenue in Chehalis, Washington, for manufacturing/ processing a variety of dairy products, such as dry milk and whey, for the U.S. market and export. This application requests authority on behalf of Darigold to process foreign origin, ex-quota liquid whey permeate (a by-product of cheese manufacturing) into dried whey under FTZ procedures for export. In this activity, foreign whey permeate (HTSUS 0404.10.11, duty rate—13%) would be admitted to FTZ 216 to be processed (pasteurized,