DEPARTMENT OF AGRICULTURE
Forest Service

Information Collection; Qualified Products List for Long-Term Retardant Fire Suppressants

AGENCY: Forest Service, USDA.

ACTION: Notice, request for comment.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, the Forest Service is seeking comments from all interested individuals and organizations on the extension (without revision) of a currently approved information collection, Qualified Products List for Long-Term Retardant Fire Suppressants.

DATES: Comments must be received in writing on or before August 4, 2008 to be assured of consideration. Comments received after that date will be considered to the extent practicable.

ADDITIONAL INFORMATION: Comments concerning this notice should be addressed to Victoria Henderson, Branch Director, Equipment and Chemicals, Forest Service, USDA, National Interagency Fire Center, 3833 S. Development Avenue, Boise, Idaho 83705.

The comments also may be submitted via facsimile to 208–387–5071 or by e-mail to: thenderson@fs.fed.us. The public may inspect comments received at the National Interagency Fire Center (NIFC), Jack Wilson Building, Boise, Idaho, Monday through Friday between 10 a.m. to 3 p.m. Visitors are encouraged to call ahead to 208–387–5348 to facilitate entry to the building.

FOR FURTHER INFORMATION CONTACT: Les Holsapple, Missoula Technology and Development Center (MTDC), 406–829–6761, or Cecilia Johnson, MTDC, 406–329–4819, or Tony Henderson, NIFC, 208–387–5348. Individuals who use telecommunication devices for the deaf (TDD) may call the Federal Relay Service (FRS) at 1–800–877–8339 twenty-four hours a day, every day of the year, including holidays.

SUPPLEMENTARY INFORMATION:

Type of Request: Extension without revision.

Abstract: The Forest Service’s Missoula Technology and Development Center staff tests for safety, effectiveness, and efficiency. In conducting safety evaluations, the staff utilizes the “List of Known and Suspected Carcinogens” and the U.S. Environmental Protection Agency’s “List of Highly Hazardous Materials,” as well as industry standard confidential disclosure and technical data sheets. Products deemed safe for use do not contain ingredients that create an enhanced risk (in typical use) to firefighters or the public, as well as aquatic (fish and clean water) and terrestrial environments (wildlife and plants). Additional risk analysis may be required.

Effectiveness tests for these products determine product ability to reduce fire spread and intensity even after the water carrier has evaporated away. Efficiency evaluations are based on: (1) The range of mix ratios of concentrate products and water appropriate for storage and handling in typical wildland fire operations, providing products that are storable and/or can be kept available on fire equipment; and (2) Whether readily available equipment and facilities can mix and distribute the product.

Manufacturers submit the following information to MTDC:
(1) List of specific ingredients and quantity used in the formulation of the products.
(2) Identification of specific sources of supply for each ingredient, and
(3) Specific mixing requirements.

Testing begins once manufacturers (and/or their suppliers) have submitted information and payment for analysis and evaluation. If a risk analysis is necessary, the Agency requests a copy of the product labeling from the manufacturer. In such instances, a third party assesses specific levels of products or ingredients in typical application relative to human and environmental health.

This collection of information is necessary for testing and analyzing/evaluating purposes to ensure the safety, effectiveness, and efficiency of products prior to use. Without this information collection, the Agency’s ability to solicit and award wildland-fire foam contracts would be compromised.

Estimated Total Annual Burden on Respondents: 64.8 hours.

Comment Is Invited

Comment is invited on: (1) Whether this collection of information is necessary for the stated purposes and the proper performance of the functions of the Agency, including whether the information will have practical or scientific utility; (2) the accuracy of the Agency’s estimate of the burden of the collection of information, including the validity of the methodology and assumptions used; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) ways to minimize the burden of the collection of information on respondents, including the use of automated, electronic, mechanical, or other technological collection techniques or other forms of information technology.

All comments received in response to this notice, including names and addresses when provided, will be a matter of public record. Comments will be summarized and included in the submission request toward Office of Management and Budget approval.

Dated: May 27, 2008.

Robin L. Thompson, Associate Deputy Chief, State & Private Forestry.

[FR Doc. E8–12355 Filed 6–2–08; 8:45 am]
BILLING CODE 3410–11–P

DEPARTMENT OF COMMERCE
Foreign–Trade Zones Board
Order No. 1560

Grant of Authority for Subzone Status, SACMI USA, Ltd. (Packaging and Food Processing Equipment), Urbandale, Iowa

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 Act provides 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,” and authorizes the Foreign–Trade Zones Board to grant to qualified corporations the privilege of establishing foreign–trade zones in or adjacent to U.S. Customs and Border Protection 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, and when the activity results in a significant public benefit and is in the public interest;

Whereas, the Iowa Foreign–Trade Zone Corporation, grantee of FTZ 107, has made application to the Board for authority to establish a special–purpose subzone for the manufacture of packaging and food–processing equipment at the facility of SACMI USA, Ltd., located in Urbandale, Iowa (FTZ Docket 40–2007, filed 8–23–07);

Whereas, notice inviting public comment was given in the Federal Register (72 FR 49699, 8/29/07); and,

Whereas, the Board adopts the findings and recommendations of the examiner’s report, and finds that the requirements of the FTZ Act and the 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 for activity related to packaging and food–processing equipment manufacturing at the facility of SACMI USA, Ltd., located in Urbandale, Iowa (Subzone 107B), as described in the application and Federal Register notice, and subject to the FTZ Act and the Board’s regulations, including Section 400.28.

Signed at Washington, DC, this 20th day of May 2008.

David M. Spooner,
Assistant Secretary of Commerce for Import Administration, Alternate Chairman, Foreign–Trade Zones Board.

Attest:
Pierre Duy,
Acting Executive Secretary.

[FR Doc. E8–12397 Filed 6–2–08; 8:45 am]
BILLING CODE 3510–DS–S

DEPARTMENT OF COMMERCE

Foreign–Trade Zones Board

Order No. 1561

Grant of Authority for Subzone Status, SPAL USA, INC. (Vehicle Parts Distribution and Processing), Ankeny, Iowa

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 Act provides 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,” and authorized the Foreign–Trade Zones Board to grant to qualified corporations the privilege of establishing foreign–trade zones in or adjacent to U.S. Customs and Border Protection 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, and when the activity results in a significant public benefit and is in the public interest;

Whereas, the Iowa Foreign–Trade Zone Corporation, grantee of Foreign–Trade Zone 107, has made application to the Board for authority to establish a special–purpose subzone for the vehicle parts distribution and processing (kitting) facility of SPAL USA, Inc., located in Ankeny, Iowa (FTZ Docket 42–2007, filed 8/23/07);

Whereas, notice inviting public comment was given in the Federal Register (72 FR 50326, 8/31/07); and,

Whereas, the Board adopts the findings and recommendations of the examiner’s report, and finds that the requirements of the FTZ Act and the 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 for activity related to the vehicle parts distribution and processing (kitting) facility of SPAL USA, Inc., located in Ankeny, Iowa (Subzone 107C), as described in the application and Federal Register notice, and subject to the FTZ Act and the Board’s regulations, including Section 400.28.

Signed at Washington, DC, this 20th day of May 2008.

David M. Spooner,
Assistant Secretary of Commerce for Import Administration, Alternate Chairman, Foreign–Trade Zones Board.

Attest:
Pierre Duy,
Acting Executive Secretary.

[FR Doc. E8–12398 Filed 6–2–08; 8:45 am]
BILLING CODE 3510–DS–S

DEPARTMENT OF COMMERCE

Bureau of Industry and Security

Action Affecting Export Privileges; Winter Aircraft Products SA and Ana Belen Diaz Sanchez; Order Making Denial of Export Privileges Applicable to Related Person

In the Matter of:
Winter Aircraft Products SA
a/k/a Ruf S. Lopez SA, C/Ferrocarril 41, 1 DCHA,
28045 Madrid, Spain
Respondent

and
Ana Belen Diaz Sanchez,
a/k/a “Ana Vazquez”),
Avda Mediterraneo No. 9, 28007 Madrid, Spain
Related Person.

Pursuant to section 766.23 of the Export Administration Regulations (“EAR” or “Regulations”), the Bureau of Industry and Security (“BIS”), U.S. Department of Commerce, through its Office of Export Enforcement (“OEE”), has requested that I make the Denial Order that was imposed against Winter Aircraft Products SA (a/k/a Ruf S. Lopez SA) (“Winter Aircraft”) on May 24, 2007 (72 FR 29965) applicable to the