assisted Telephone Interview (CATI) and Computer-assisted Personal Interview (CAPI) modes only. At the request of the Department of Veteran Affairs, the Census Bureau revised the veteran status and period of service questions to simplify the reporting categories. The new version will be used by all collection modes. The 2010 Content Test results for the five existing topics were presented to OMB in September 2011. Reports describing these results will be made available publicly in early 2012.

II. Method of Collection

The Census Bureau will mail survey materials to households selected for the ACS. For households that do not return a questionnaire, Census Bureau staff will attempt to conduct interviews via CATI. We will also conduct CAPI for a sub sample of nonrespondents. A content reinterview will be conducted from a small sample of respondents.

In 2011 the Census Bureau conducted two tests to assess the feasibility of providing an Internet response option to households that receive survey materials by mail. These tests evaluated various methods for providing an Internet response option. One option tested offering respondents the choice to respond by Internet or mail. Another method tested provided only instructions to respond online initially, and sent a follow-up paper questionnaire to households that did not respond online or did not have Internet access. Implementing an Internet response option may lead to cost savings for administering the ACS as well as improvements in the quality of the data provided. Depending on the results of the 2011 tests, the Census Bureau is considering implementing an Internet response option for the ACS in 2013. Reports describing the results of the April 2011 test will be made available publicly in early 2012.

For most types of CQs, Census Bureau field representatives (FRs) will conduct personal interviews with respondents to complete questionnaires or, if necessary, leave questionnaires and ask respondents to complete. Information from GQ contacts will be collected via CAPI. A GQ contact reinterview will be conducted from a sample of GQs primarily through CATI. A very small percentage of the GQ reinterviews will be conducted via CAPI.

The Census Bureau staff will provide Telephone Questionnaire Assistance (TQA) and if the respondent indicates a desire to complete the survey by telephone, the TQA interviewer conducts the interview.

III. Data

OMB Control Number: 0607–0810.
Form Number: ACS–1; ACS–1(SP), ACS–1(PR), ACS–1(PR)SP, ACS–1(GQ), ACS–1(PR)(GQ), GQFQ, ACS CATI (HU), ACS CAPI (HU), ACS RI (HU), and AGQ QI, AGQ RI.

Type of Review: Regular submission.
Affected Public: Individuals, households, and businesses.

Estimated Number of Respondents: We plan to contact the following number of respondents each year: 3,540,000 households; 200,000 persons in group quarters; 20,000 contacts in group quarters; 43,000 households for reinterview; and 1,500 group quarters contacts for reinterview.

Estimated Time Per Response: Estimates are 38 minutes per household, 15 minutes per group quarters contact, 25 minutes per resident in group quarters, and 10 minutes per household or GQ contact in the reinterview samples.

Estimated Total Annual Burden
Hours: The estimate is an annual average of 2,337,900 burden hours.

Estimated Total Annual Cost: Except for their time, there is no cost to respondents.

Respondent’s Obligation: Mandatory.
Legal Authority: Title 13, United States Code, Section 141, 193, 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.

Dated: December 22, 2011
Glenna Mickelson,
Management Analyst, Office of the Chief Information Officer.

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

Foreign-Trade Zones 140 and 78 Applications for Subzone Authority Dow Corning Corporation, Hemlock Semiconductor Corporation and Hemlock Semiconductor, L.L.C.; Notice of Public Hearing and Extension of Comment Period

A public hearing will be held on the applications for subzone authority at the Dow Corning Corporation facility in Midland, Michigan (76 FR 63282–63283, 10/12/2011), the Hemlock Semiconductor Corporation facility in Hemlock, Michigan (76 FR 63282, 10/12/2011) and the Hemlock Semiconductor, L.L.C. facility in Clarksville, Tennessee (76 FR 63281–63282, 10/12/2011). The Commerce examiner will hold the public hearing on January 25, 2012 at 9:30 a.m., at the Department of Commerce, Room 4830, 1401 Constitution Ave. NW, Washington, DC 20230. Interested parties should indicate their intent to participate in the hearing and provide a summary of their remarks no later than January 18, 2012.

The comment period for the cases referenced above is being extended to February 27, 2012, to allow interested parties additional time in which to comment. Rebuttal comments may be submitted during the subsequent 15-day period, until March 13, 2012. Submissions (original and one electronic copy) shall be addressed to the Board’s Executive Secretary at:


For further information, contact Elizabeth Whiteman at

Elizabeth.Whiteman@trade.gov or (202) 482–0473.

Dated: December 21, 2011.
Andrew McGilvray,
Executive Secretary.

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

Foreign-Trade Zone 45—Portland, OR

Expansion of Manufacturing Authority: Epson Portland Inc.
An application has been submitted to the Foreign-Trade Zones Board (the Board) by the Port of Portland, grantee of FTZ 45, requesting authority to expand the scope of manufacturing authority approved within Subzone 45F, on behalf of Epson Portland, Inc. (EPI), in Hillsboro, Oregon. 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 December 22, 2011.

Subzone 45F was approved by the Board in 2005 at the EPI plant (16.6 acres) located at 3950 NW Aloclek Place, Hillsboro, Oregon (Board Order 1406, 70 FR 55106, 9/20/2005). Activity at the facility (450 employees) includes manufacturing (injection molding, assembly, finishing), warehousing and distribution of inkjet printer cartridges. The current request, which is being processed under Section 400.32(b)(1) of the Board’s regulations, involves the use of privileged foreign (PF) status (19 CFR 146.41) inputs in manufacturing of inkjet printer cartridges. Current production capacity is 9,000 barrels (210 kg per barrel) of ink per year. The finished product would be either inkjet ink (duty rate—1.8%) or inkjet printer cartridges (duty-free). New material inputs sourced from abroad (representing 75% of the value of the finished inkjet ink) include potassium hydroxide, surfactants, 1,2 hexanediol, Tri-isopropanolamine, solvents, glycerin, triethylene glycol monobutyl ether, triethylene glycol, adipic acid, emulsifiers, disodium salt dihydrate, printing ink colorants (black, cyan, brown, orange, violet, red green, magenta and other), de-foamers, solublizers, and biocides (duty rates range from duty-free to 6.5%).

This request for restricted FTZ authority would allow EPI to realize certain administrative efficiencies by allowing the admission of its foreign materials for inkjet ink manufacturing in zone status. FTZ procedures could also exempt EPI from customs duty payments on the additional PF status materials used in export production. The company anticipates that some 55 percent of the plant’s shipments will be exported, either as finished inkjet ink or in inkjet cartridges. EPI would be able to defer duties on the PF status materials used in production of inkjet ink or inkjet cartridges for its domestic sales. EPI would also be exempt from duty payments on foreign materials that become scrap during the production process. FTZ designation would further allow EPI to realize logistical benefits through the use of weekly customs entry procedures. Customs duties also could possibly be deferred or reduced on foreign status production equipment.

Section 400.32(b)(1)(iii) of the FTZ Board’s regulations (15 CFR part 400) allows the Assistant Secretary for Import Administration to act for the Board in making decisions on new manufacturing authority when the zone benefits sought do not involve the election of non-privileged foreign status on items involving inverted tariffs. In accordance with the Board’s regulations, Diane Finver of the FTZ Staff is designated examiner to evaluate and analyze the facts and information presented in the application and case record and to report findings to the Executive Secretary.

Public comment 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 January 27, 2012. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period to February 13, 2012. A copy of the application will be available for public inspection at the Office of the Executive Secretary, Foreign-Trade Zones Board, Room 2111, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230–0002, and in the “Reading Room” section of the Board’s Web site, which is accessible via http://www.trade.gov/ftz.

It should be noted that the applicant has concurrently requested an expansion of EPI’s scope of authority to include manufacturing of inkjet ink involving foreign-sourced inputs that would be admitted to the subzone under privileged foreign (NPF) status (19 CFR 146.42). The request to elect NPF status for expanded authority would be docketed separately and would be processed as a distinct proceeding. Any party wishing to submit comments on consideration regarding the request for NPF status for expanded authority would need to submit such comments pursuant to the separate notice that would be published for that request.

For further information, contact Diane Finver at Diane.Finver@trade.gov or (202) 482–1367.

Dated: December 22, 2011.
Andrew McGilvray,
Executive Secretary.

DEPARTMENT OF COMMERCE
Foreign-Trade Zones Board
[Order No. 1805]
Reorganization of Foreign-Trade Zone 215 Under Alternative Site Framework Sebring, FL

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 Board adopted the alternative site framework (ASF) in December 2008 (74 FR 1170, 01/12/09; correction 74 FR 3987, 01/22/09; 75 FR 71069–71070, 11/22/10) as an option for the establishment or reorganization of general-purpose zones;

Whereas, the Sebring Airport Authority, grantee of Foreign-Trade Zone 215, submitted an application to the Board (FTZ Docket 46–2011, filed 06/29/11) for authority to reorganize under the ASF with a service area of DeSoto, Glades, Hardee, Hendry, Highlands and Okeechobee Counties and the Cities of Belle Glade and Pahokee, Florida, within and adjacent to the Port Manatee Customs and Border Protection port of entry, and FTZ 215’s existing Site 1 would be categorized as a magnet site;

Whereas, notice inviting public comment was given in the Federal Register (76 FR 39378–39379, 07/06/11) and the application has been processed pursuant to the FTZ Act and the Board’s regulations; and,

Whereas, the Board adopts the findings and recommendation of the examiner’s report, and finds that the requirements of the FTZ Act and Board’s regulations are satisfied, and that the proposal is in the public interest;

Now, therefore, the Board hereby orders:

The application to reorganize FTZ 215 under the alternative site framework is approved, subject to the FTZ Act and the Board’s regulations, including Section 400.28, and to the Board’s standard 2,000-acre activation limit for the overall general-purpose zone project.

Signed at Washington, DC, this 20th day of December 2011.

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

ATTEST:
Andrew McGilvray,
Executive Secretary.