

**SUMMARY:** The Intergovernmental Advisory Committee (IAC) will meet on April 4, 1996, at the Howard Johnson Airport Hotel, 7101 NE 82nd Avenue, Portland, Oregon 97220. The purpose of the meeting is to continue discussions on the implementation of the Northwest Forest Plan. The meeting will begin at 9:00 a.m. on April 4 and continue until 4:00 p.m. Agenda items to be discussed include, but are not limited to: (1) recommendations for implementation of proposed data standards by the IRICC Vegetation Strike Team, (2) a progress report on riparian reserve evaluation methods and techniques, and (3) a review of Regional Interagency Executive Committee priorities and work group product integration. The IAC meeting will be open to the public. Written comments may be submitted for the record at the meeting. Time will also be scheduled for oral public comments. Interested persons are encouraged to attend.

**FOR FURTHER INFORMATION CONTACT:** Questions regarding this meeting may be directed to Don Knowles, Executive Director, Regional Ecosystem Office, 333 SW 1st Avenue, P.O. Box 3623, Portland, OR 97208 (Phone: 503-326-6265).

Dated: March 12, 1996.

Donald R. Knowles,

*Designated Federal Official.*

[FR Doc. 96-6816 Filed 3-20-96; 8:45 am]

BILLING CODE 3410-11-M

## COMMISSION ON CIVIL RIGHTS

### Sunshine Act Meeting

March 19, 1996.

**DATE AND TIME:** Wednesday, March 6, 1996, 12:30 a.m.

**PLACE:** U.S. Commission on Civil Rights, 624 Ninth Street, NW., Room 540, Washington, DC 20425.

**STATUS:**

### Agenda

#### Information Requests Received From Congress

The Chairperson called a special open meeting in accordance with 45 CFR Section 701.11(b) (1995) to discuss information requests received from Congress. The Staff Director published a press release announcing the meeting on March 5, 1996. This notice is published in the Federal Register after the meeting in order to provide a public record of all Commission meetings as required by 45 CFR Section 702.55 (1995).

#### CONTACT PERSON FOR FURTHER

**INFORMATION:** Barbara Brooks, Press and Communications (202) 376-8312.

Miguel A. Sapp,

*Parliamentarian.*

[FR Doc. 96-7030 Filed 3-19-96; 2:25 pm]

BILLING CODE 6335-01-M

## DEPARTMENT OF COMMERCE

### Foreign-Trade Zones Board

[DOCKET 20-96]

#### Foreign-Trade Zone 82—Mobile, AL; Application for Subzone Status, Zeneca Inc. (Agricultural Chemicals); Mobile County, AL

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the City of Mobile, Alabama, grantee of FTZ 82, requesting special-purpose subzone status for the agricultural chemical manufacturing plant of Zeneca Inc. (Zeneca), in Mobile County, Alabama. 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 March 11, 1996.

Zeneca Inc. is a wholly-owned subsidiary of Zeneca Group PLC (U.K.), a bioscience company comprising three

global businesses—pharmaceuticals, agrochemicals and seeds, and specialty products. Zeneca Group was created as part of the 1993 worldwide reorganization of Imperial Chemical Industries PLC (U.K.) along industry lines.

Zeneca's Alabama plant (75 acres; 205 tons/day) is located at mile marker 21 on Highway 43, near Bucks (Mobile County), Alabama, some 20 miles north of Mobile. The facility (250 employees) is used to produce and/or distribute a wide range of agricultural chemical products, including herbicides, pesticides, insecticides and organic intermediate chemicals. Herbicides include DEVRINOL®, EPTAM®, ORDRAM®, PREFAR® and BETASAN®, RONEET®, SUTAN®, TILLAM®, VERNAM®, ICIA 0574 and ICIA 2957. Insecticides include AMBUSH®, PRELUDE®, CYMBUSH®, DEMON®, DYFONATE®, IMIDAN®, and PROLATE®. Chemical intermediates include phosphorous trichloride and thiophenol. The application also requests approval for the production of FLEX® (herbicide), for which a plant expansion is currently underway. The active ingredients for a number of these products are or would be sourced abroad. For those products currently produced in the U.S., foreign-sourced materials account for some 10 percent of finished product value. Approximately 25 percent of the plant's production is exported.

Zone procedures would exempt Zeneca from Customs duty payments on foreign materials used in production for export. On domestic sales, the company would be able to choose the duty rates that apply to the finished products instead of the duty-rates that would otherwise apply to the foreign-sourced materials. The HTSUS category and duty rates for the final products and associated inputs are as follows:

Final Product/Input	HTSUS No.	Duty rate
FLEX® .....	2935.00.1300	Duty-free.
R118118 .....	2916.31.5000	\$0.03/kg + 16.8%.
Acifluorifen acid .....	2934.90.1500	12.8%.
Potassium carbonate .....	2836.40.1000	1.9%.
AMBUSH®/PRELUDE®/ .....	2916.70.0000	3.7%.
Pba .....	2909.49.1500	18.6%.
CYMBUSH®/DEMON®/ .....	2916.20.0000	3.7%.
Pbald .....	2912.49.2500	11.3%.
DEVRINOL®/ .....	3823.90.5050	5.0%.
Cpa .....	2926.90.4700	18.6%.

At the outset, zone procedures would be mainly used in the production of FLEX±. The application indicates that

the savings from zone procedures will help improve the Mobile County plant'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 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 May 20, 1996. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to June 4, 1996).

A copy of the application and accompanying exhibits will be available for public inspection at each of the following locations:

Customs Service Port Director's Office,  
Suite 3004, 150 N. Royal Street,  
Mobile, Alabama 36602  
Office of the Executive Secretary,  
Foreign-Trade Zones Board, U.S.  
Department of Commerce, Room  
3716, 14th & Pennsylvania Avenue,  
NW, Washington, DC 20230

Dated: March 13, 1996.

John J. Da Ponte, Jr.,

*Executive Secretary.*

[FR Doc. 96-6858 Filed 3-20-96; 8:45 am]

BILLING CODE 3510-DS-P

#### [Order No. 807]

#### **Grant of Authority for Subzone Status C. Ceronix, Inc. (Video Display Monitors), Auburn, CA**

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 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 Port of Sacramento, grantee of Foreign-Trade Zone 143, for authority to establish special-purpose subzone status at the gaming/recreational machine video display monitor manufacturing plant of C. Ceronix, Inc., located in Auburn, California, was filed by the Board on March 28, 1995, and notice inviting

public comment was given in the Federal Register (FTZ Docket 10-95, 60 FR 17514, 4/6/95); 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 authorizes the establishment of a subzone (Subzone 143A) at the C. Ceronix, Inc., plant in Auburn, California, at the locations described in the application, subject to the FTZ Act and the Board's regulations, including § 400.28.

Signed at Washington, DC, this 12th day of March 1996.

Susan G. Esserman,

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

John J. Da Ponte, Jr.,

*Executive Secretary.*

[FR Doc. 96-6859 Filed 3-20-96; 8:45 am]

BILLING CODE 3510-DS-P

#### **International Trade Administration**

[A-122-804, C-122-805]

#### **New Steel Rail, Except Light Rail, From Canada; Final Results of Changed Circumstances Antidumping and Countervailing Duty Administrative Reviews, and Revocation in Part of Antidumping and Countervailing Duty Orders**

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

**ACTION:** Final results of changed circumstances antidumping and countervailing duty administrative reviews, and revocation in part of antidumping and countervailing duty orders.

**SUMMARY:** On September 15, 1989, the Department of Commerce (the Department) published an antidumping duty order on new steel rail, except light rail, from Canada. The Department published a countervailing duty order on new steel rail, except light rail, from Canada on September 22, 1989. On November 30, 1995 the Department simultaneously initiated changed circumstances antidumping and countervailing duty administrative reviews and the preliminary results of these reviews with intent to revoke the orders in part. We are now revoking these orders in part, with regard to 100 ARA-A new steel rail, except light rail,

from Canada, because this portion of these orders is no longer of interest to domestic parties.

**EFFECTIVE DATE:** March 21, 1996.

**FOR FURTHER INFORMATION CONTACT:** Roy F. Unger, Jr., Office of Antidumping Compliance or Robert Copyak, Office of Countervailing Compliance, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230; telephone (202) 482-0651 and (202) 482-2209, respectively.

#### **SUPPLEMENTARY INFORMATION:**

##### **Background**

On September 15, 1989, the Department published an antidumping duty order on new steel rail, except light rail, from Canada (54 FR 38263). The Department published a countervailing duty order on new steel rail, except light rail, from Canada, on September 22, 1989 (54 FR 39032). On October 20, 1995, Cleveland Track Material, Inc., requested that the Department conduct changed circumstances administrative reviews to determine whether to partially revoke the orders with regard to 100ARA-A new steel rail. The orders with regard to imports of new steel rail other than 100ARA-A were not affected by this request. In addition, the petitioners in this case informed the Department that they, as a representative of the U.S. steel rail industry, did not oppose the revocation of the orders with regard to 100ARA-A new steel rail from Canada.

We preliminarily determined that petitioner's affirmative statement of no interest constitutes good cause for conducting changed circumstances reviews. Consequently, on November 30, 1995, the Department published a notice of initiation and preliminary results of changed circumstances antidumping and countervailing duty administrative reviews to determine whether to revoke these orders in part (60 FR 61538). We gave interested parties an opportunity to comment on the preliminary results of these changed circumstances reviews. We received no comments.

##### **Scope of Review**

The merchandise covered by these changed circumstances reviews are imports of 100ARA-A new steel rail, except light rail, whether of carbon, high carbon, alloy or other quality steel, and includes standard rails, all main line sections, heat-treated or head-hardened (premium) rails, transit rails, contact rail (or "third rail") and crane rails. This merchandise is currently