

newly incorporated place in the year following notification of its incorporation or any boundary change reported as part of the Count Question Resolution process. The BAS also will include each year a single respondent request for municipio, barrio, barrio-pueblo, and subbarrio boundary and status information in Puerto Rico and Hawaiian home land boundary and status information in Hawaii.

To ensure the correct allocation of population and housing units for each household survey, the population estimates program, the 2002 and 2007 Economic Censuses, and the 2010 Census, the Census Bureau will request information depicting the relationship of addresses to each legal boundary. The BAS asks each government to review and/or update information about the addresses that exist at their legal boundaries, where their boundaries intersect streets. This information assists the Census Bureau in correctly tabulating the data for each governmental unit.

No other federal agency collects these data nor is there a standard collection of this information at the state level. The Census Bureau's BAS is a unique survey providing a standard result for use by federal, state, local, and tribal governments and by commercial, private, and public organizations.

II. Method of Collection

During the next three years, the Census Bureau will be developing an electronic response option. This option will involve updating both the forms and maps electronically and the use of electronic signatures; the Census Bureau is working with the State of Georgia in a pilot program to develop this methodology. The Census Bureau will provide digital files to the State of Georgia after processing the 2001 BAS responses.

A BAS package that includes the following items is mailed to each respondent:

1. An introductory letter from the Director of the Census Bureau.
2. The appropriate BAS Survey Form(s) preprinted with entity-specific identification information:
 - BAS-1 and BAS-1A—Incorporated Places
 - BAS-CUO City BAS 2, BAS-2A, and BAS-CUO—Counties, Parishes, Boroughs, City and Boroughs, Census Areas
 - BAS-3 and BAS-3A—Minor Civil Divisions
 - BAS-4—Newly Incorporated Places or Newly Activated Places
 - BAS-5 and BAS-5A—American Indian and Alaska Native Areas

3. A BAS Guide for Annotating the Maps.

4. Special inserts, if applicable, for the entity.

5. A set of maps showing the current boundaries of the entity.

6. A return envelope.

An official in each government is asked to verify the legal boundaries and update the maps, showing any street feature, revised/new address breaks, and/or legal boundary changes. The official is then asked to sign the maps and verify the forms and return the information to the Census Bureau.

The Census Bureau inserts the boundary, address break, and feature changes into the TIGER system—the Census Bureau's geographic data base and associated data files.

III. Data

OMB Number: 0607-0151.

Form Numbers: BAS-1, BAS-1A, BAS-2, BAS-2A, BAS-CUO, BAS-3, BAS-3A, BAS-4, BAS-5, and BAS-5A. (A final list of inserts and letters will be included in the package submitted to the OMB for approval.)

Type of Review: Regular Submission.

Affected Public: State, Local and Tribal Governments.

Estimated Number of Respondents:

2002 BAS—13,662 respondents per year
2003 and 2004

BAS—10,631 respondents per year

Estimated Time Per Response: 3 hours.

Estimated Total Annual Burden Hours:

2002 BAS—40,986 burden hours
2003 and 2004 BAS—28,257 burden hours

Estimated Total Annual Cost: The estimated total annual cost is \$6,996,310 for 2002 and \$4,823,469 for 2003 and 2004. The Census Bureau based its estimate on the information from the Annual Survey of State and Local Government Employment. Using employment and payroll in the category "financial administration," the main cost is for review and completion by local government employees whose pay averages \$17.07 per hour.

Respondent's Obligation: Voluntary.

Legal Authority: Title 13, U.S.C. Section 6.

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 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: June 21, 2001.

Madeleine Clayton,

*Departmental Paperwork Clearance Officer,
Office of the Chief Information Officer.*

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DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[DOCKET 24-2001]

Foreign-Trade Zone 124—Gramercy, LA; Subzone 124D—LOOP LLC/LOCAP LLC (Crude Oil Pipeline and Storage System); Request for Expansion

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the South Louisiana Port Commission, grantee of FTZ 124, requesting authority to expand Subzone 124D at the LOOP LLC/LOCAP LLC pipeline and storage system, to include additional pipeline and storage tanks. 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 June 14, 2001.

SZ 124D was approved on June 1, 1995 (Board Order 748, 60 FR 30267, 06/08/95). The subzone currently consists of two sites (981 acres) and 92 miles of pipeline. The subzone facilities include:

- Site 1—Four Parcels owned by LOOP LLC, and 37 miles of pipeline.
- Parcel A (10 acres)—Fourchon Booster Station, Highway 1, Fourchon, LA.
- Parcel B (287 acres)—Clovally Dome Storage Terminal, Clovally, LA.
- Parcel C (533 acres)—Brine Storage Reservoir, Clovally, LA.
- Parcel D (27 acres)—Operations Center, 224 E. 101 Place, Cut Off, LA.
- Site 2 (124 acres and 55 miles of pipeline)—St. James Terminal, 6695 LOCAP Road, St. James, LA, owned by LOCAP LLC, and operated by LOOP LLC pursuant to a management agreement.

The applicant is now requesting authority to expand the subzone to include a fifth parcel within Site 1: Parcel E (103.5 acres)—tank farm, located at South Lafourche Airport Road, Clovelly, Louisiana, some 1.5 miles from the Clovelly Dome Storage Terminal (Site 1, Parcel B) and .75 of a mile from the Brine Storage Reservoir (Site 1, Parcel C). The proposed site includes a 3000 foot pipeline right of way connecting the tank farm site with the Brine Storage Reservoir. Currently, two storage tanks are under construction, each of which will hold a maximum of 650,000 barrels of crude petroleum product. LOOP may install up to ten additional tanks (6.6 million barrel capacity) on the proposed site. The expansion site will be used for segregated crude petroleum handling.

Public comment on the proposal 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 August 27, 2001. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to August 10, 2001).

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

U.S. Department of Commerce, Export Assistance Center, 365 Canal Street, #1170, New Orleans, LA 70130.

Office of the Executive Secretary, Foreign-Trade Zones Board, U.S. Department of Commerce, Room 4008, 14th & Pennsylvania Avenue, NW, Washington, DC 20230.

Dated: June 18, 2001.

Dennis Puccinelli,

Executive Secretary.

[FR Doc. 01-16014 Filed 6-25-01; 8:45 am]

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DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[Docket 25-2001]

Foreign-Trade Zone 230—Winston-Salem, NC; Application for Subzone Status, United Chemi-Con, Inc., Plant (Aluminum Electrolytic Capacitors), Lansing, North Carolina

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the Piedmont Triad Partnership, grantee of FTZ 230, requesting special-purpose subzone status for the aluminum electrolytic

capacitor manufacturing plant of United Chemi-Con, Inc. (UCC) (a subsidiary of Nippon Chemi-Con, Inc., of Japan), located in Lansing, North Carolina. 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 June 18, 2001.

The UCC plant (45 acres/211,000 sq. ft.) is located 185 McNeil Road, Lansing (Ashe County), North Carolina. The facility is used to produce aluminum electrolytic capacitors (HTSUS# 8532.22.0020-85) for export and the domestic market. The production process involves etching, formation, slitting, winding and electrolyte impregnation of aluminum foil, which is then sealed into aluminum cans. Components purchased from abroad (representing 30% of finished capacitor value) include: polyoxy ethylene glycoline, aluminum and copper wire, adipic acid, maleic acid, isomeric decanedicarboxylic acid, silicone, tape, tubes of PET and PVC, gaskets, vent plugs, kraft and manila paper, aluminum etched foil, aluminum tabs, and fasteners (duty rate range: free—8.2%).

FTZ procedures would exempt UCC from Customs duty payments on the foreign components used in export production (20% of shipments). On its domestic sales, the company would be able to choose the duty rate that applies to finished aluminum electrolytic capacitors (duty free) for the foreign inputs noted above. The application indicates that subzone status would help improve the 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 on the application is invited from interested parties. Submissions (original and three copies) shall be addressed to the Board's Executive Secretary at the address below. The closing period for their receipt is August 27, 2001. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to September 11, 2001).

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

Office of the Port Director, U.S. Customs Service—Greensboro, Suite C, 532 North Regional Road, Greensboro, NC 27409.

Office of the Executive Secretary, Foreign-Trade Zones Board, U.S. Department of Commerce, Room 4008, 14th Street & Constitution Avenue, NW, Washington, DC 20230-0002.

Dated: June 18, 2001.

Dennis Puccinelli,

Executive Secretary.

[FR Doc. 01-16015 Filed 6-25-01; 8:45 am]

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DEPARTMENT OF COMMERCE

International Trade Administration

[A-122-506]

Notice of Final Results of Antidumping Duty Administrative Review: Oil Country Tubular Goods From Canada

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

SUMMARY: On March 8, 2001, the Department of Commerce (the Department) published the preliminary results of its administrative review of the antidumping duty order on oil country tubular goods (OCTG) from Canada. See *Notice of Preliminary Results of Antidumping Duty Administrative Review: Oil Country Tubular Goods from Canada* 66 FR 13893 (March 8, 2001) (*Preliminary Results*). This review covers one manufacturer/exporter, Atlas Tube, Inc. (Atlas), and the period June 1, 1999, through December 31, 1999. We gave interested parties an opportunity to comment on the *Preliminary Results* of review. We received notification on March 19, 2001 that the single respondent, Atlas, did not intend to file comments. We did not receive any comments from any other parties.

EFFECTIVE DATE: June 26, 2001.

FOR FURTHER INFORMATION CONTACT:

Nithya Nagarajan, AD/CVD Enforcement, Office IV, Group II, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230; telephone (202) 482-5253.

SUPPLEMENTARY INFORMATION:

The Applicable Statute

Unless otherwise indicated, all citations to the Tariff Act of 1930, as amended (the Act), are references to the provisions effective January 1, 1995, the effective date of the amendments made to the Act by the Uruguay Round Agreements Act (URAA). In addition, unless otherwise indicated, all citations