

has held. Furthermore, the value of those contracts was less than ten percent of the contractor's total sales. Therefore, the contractor cannot be considered dependent on contracts for the product. In addition, because the contractor would not be guaranteed to receive future contracts if the product remained in the competitive bidding system, the contractor's inability to recoup its capital investment is not a significant factor in the Committee's impact decision. The Government has not purchased this product since 2004. Consequently, it is likely that any job loss attributable to the product will have already occurred. In view of these facts, the Committee has concluded that addition of the product to the Procurement List is not likely to have a severe adverse impact on the contractor.

The following material pertains to all of the items being added to the Procurement List.

Regulatory Flexibility Act Certification

I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

1. The action will not result in any additional reporting, recordkeeping or other compliance requirements for small entities other than the small organizations that will furnish the product and service to the Government.

2. The action will result in authorizing small entities to furnish the product and service to the Government.

3. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O'Day Act (41 U.S.C. 46-48c) in connection with the product and service proposed for addition to the Procurement List.

End of Certification

Accordingly, the following product and service are added to the Procurement List:

Product

Product/NSN: Filter, Element Coalescer
4330-00-983-0998—Filter, Element Coalescer

NPA: New Ventures Enterprises, Inc.,
LaGrange, Georgia

Contracting Activity: Defense Supply
Center Columbus, Columbus, Ohio

Service

Service Type/Location: Grounds
Maintenance & Snow Removal, Bishop
Henry Whipple Federal Building, 1
Federal Drive, Fort Snelling, Minnesota

NPA: Tasks Unlimited, Inc., Minneapolis,
Minnesota

Contracting Activity: GSA, Public
Buildings Service, Region 5, Chicago, Illinois

Deletions

On February 17, 2006, the Committee for Purchase From People Who Are Blind or Severely Disabled published notice (71 FR 8565/8566) of proposed deletions to the Procurement List.

After consideration of the relevant matter presented, the Committee has determined that the products listed below are no longer suitable for procurement by the Federal Government under 41 U.S.C. 46-48c and 41 CFR 51-2.4.

Regulatory Flexibility Act Certification

I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

1. The action may result in additional reporting, recordkeeping or other compliance requirements for small entities.

2. The action may result in authorizing small entities to furnish the products to the Government.

3. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O'Day Act (41 U.S.C. 46-48c) in connection with the products deleted from the Procurement List.

End of Certification

Accordingly, the following products are deleted from the Procurement List:

Products

Product/NSN: Frame With Handle and
Dustmop Head
7920-00-NIB-0311—Frame With Handle
and Dustmop Head
7920-00-NIB-0252—Frame With Handle
and Dustmop Head
7920-00-NIB-0312—Frame With Handle
and Dustmop Head
7920-00-NIB-0244—Frame With Handle
and Dustmop Head
7920-00-NIB-0309—Frame With Handle
and Dustmop Head
7920-00-NIB-0253—Frame With Handle
and Dustmop Head
7920-00-NIB-0243—Frame With Handle
and Dustmop Head
7920-00-NIB-0304—Frame With Handle
and Dustmop Head
7920-00-NIB-0305—Frame With Handle
and Dustmop Head
7920-00-NIB-0306—Frame With Handle
and Dustmop Head
7920-00-NIB-0307—Frame With Handle
and Dustmop Head
7920-00-NIB-0310—Frame With Handle
and Dustmop Head
7920-00-NIB-0242—Frame With Handle
and Dustmop Head
7920-00-NIB-0254—Frame With Handle
and Dustmop Head
7920-00-NIB-0240—Frame With Handle
and Dustmop Head
7920-00-NIB-0241—Frame With Handle
and Dustmop Head

7920-00-NIB-0313—Frame With Handle
and Dustmop Head

7920-00-NIB-0314—Frame With Handle
and Dustmop Head

7920-00-NIB-0315—Frame With Handle
and Dustmop Head

7920-00-NIB-0316—Frame With Handle
and Dustmop Head

7920-00-NIB-0317—Frame With Handle
and Dustmop Head

7920-00-NIB-0318—Frame With Handle
and Dustmop Head

7920-01-512-2718—Frame With Handle
and Dustmop Head

7920-01-512-2719—Frame With Handle
and Dustmop Head

7920-00-NIB-0308—Frame With Handle
and Dustmop Head

NPA: New York City Industries for the Blind,
Inc., Brooklyn, New York

Contracting Activity: Veterans Affairs
National Acquisition Center, Hines, Illinois

Product/NSN: Mop, Dusting, Cotton

7920-00-205-0484—Mop, Dusting, Cotton

7920-00-205-0483—Mop, Dusting, Cotton

7920-00-205-0481—Mop, Dusting, Cotton

NPA: New York City Industries for the Blind,
Inc., Brooklyn, New York

Contracting Activity: GSA, Southwest
Supply Center, Fort Worth, Texas

Product/NSN: Mophead, Dust

7920-00-NIB-0158—Mophead, Dust

7920-00-NIB-0157—Mophead, Dust

7920-00-NIB-0156—Mophead, Dust

7920-00-NIB-0159—Mophead, Dust

NPA: New York City Industries for the Blind,
Inc., Brooklyn, New York

Contracting Activity: Veterans Affairs
National Acquisition Center, Hines, Illinois

Product/NSN: Mophead, Dusting, Cotton

7920-00-205-0488—Mophead, Dusting,
Cotton

7920-00-205-0487—Mophead, Dusting,
Cotton

7920-00-205-0485—Mophead, Dusting,
Cotton

NPA: New York City Industries for the Blind,
Inc., Brooklyn, New York

Contracting Activity: GSA, Southwest
Supply Center, Fort Worth, Texas

Sheryl D. Kennerly,

Director, Information Management.

[FR Doc. E6-5585 Filed 4-13-06; 8:45 am]

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DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[Docket 11-2006]

Foreign-Trade Zone 207—Richmond, VA, Application for Subzone Status, A. Wimpfheimer & Bro., Inc., (Textile Finishing)

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the Capital Region Airport Commission, grantee of FTZ 207, requesting special-purpose subzone

status for the textile finishing plant of A. Wimpfheimer & Bro., located in Blackstone, Virginia. 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 April 4, 2006.

The plant (6 acres/175,000 sq.ft.), known as the “American Velvet” property, is located at 300 Church Street, in the city of Blackstone, Virginia. The facility (30 employees) is used to process textile pile fabrics for the U.S. market and export. In this activity, foreign, quota-class woven and knit fabrics (classified under HTSUS 5801.22.1000, 5801.22.9000, 5801.23, 5801.35.0010, 5801.35.0020, 5907.00.6000, 6001.92.2000, 6001.92.0020; 6001.92.0040, 6004.10.0085) would be admitted to the proposed subzone under privileged foreign status (19 CFR § 146.41) in greige form to be processed, dyed, and finished using domestic dyes and chemicals. The finishing activity may involve shrinking, sanferizing, desizing, sponging, bleaching, cleaning/laundering, calendaring, hydroxylating, decatizing, fulling, mercerizing, chintzing, moiring, framing/beaming, stiffening, weighting, crushing, tubing, thermofixing, anti-microbial finishing, flame retardation, and embossing the foreign-sourced fabric. The finished privileged foreign status fabric would either be exported from the proposed subzone or be transferred for Customs entry under its original HTSUS and textile quota classifications (no activity would be permitted that would result in transformation, tariff shift, or change in quota class or country of origin), with appropriate duty assessment and quota decrement (if applicable).

FTZ procedures would exempt Wimpfheimer from Customs duty payments on the foreign fabric processed for re-export. On shipments for the U.S. market, full duty payment would be deferred until the fabric is transferred from the zone for Customs entry. The application indicates that the savings from FTZ procedures would help improve the facility'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 following addresses:

1. *Submissions via Express/Package Delivery Services:* Foreign-Trade Zones Board, U.S. Department of Commerce, Franklin Court Building Suite 4100W, 1099 14th Street, NW, Washington, DC 20005; or,
2. *Submissions via the U.S. Postal Service:* Foreign-Trade Zones Board, U.S. Department of Commerce, FCB 4100W, 1401 Constitution Ave., NW, Washington, DC 20230.

The closing period for their receipt is June 13, 2006. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to June 28, 2006).

A copy of the application will be available for public inspection at the Office of the Foreign-Trade Zones Board's Executive Secretary at address No.1 listed above and at the U.S. Department of Commerce Export Assistance Center, 400 North 8th Street, No. 412, Richmond, VA 23240.

Dated: April 4, 2006.

Dennis Puccinelli,

Executive Secretary.

[FR Doc. E6–5602 Filed 4–13–06; 8:45 am]

BILLING CODE 3510-DS-S

DEPARTMENT OF COMMERCE

International Trade Administration

A–570–848

Freshwater Crawfish Tail Meat from the People's Republic of China: Notice of Court Decision Not In Harmony with Final Results of Administrative Review

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

SUMMARY: On April 3, 2006, the United States Court of International Trade (“Court”) sustained the final remand determination made by the Department of Commerce (“the Department”) pursuant to the Court's remand of the final results of the administrative review of freshwater crawfish tail meat from the People's Republic of China. *See Hontex Enterprises Inc., D/B/A Louisiana Packing Co. v. United States*, Consol. Ct. No. 02–00223, Slip Op. 06–42 (Ct. Int'l Trade April 3, 2006) (“*Hontex Judgment*”). This case arises out of the Department's *Freshwater Crawfish Tail Meat from the People's Republic of China: Final Results of Administrative Antidumping Duty and New Shipper Reviews, and Final Rescission of New Shipper Review*, 65 FR 20948 (April 19, 2000) (“*Final Results*”). The final judgment in this case was not in

harmony with the Department's April, 2000 *Final Results*.

EFFECTIVE DATE: April 14, 2006.

FOR FURTHER INFORMATION CONTACT: Scot Fullerton or Christopher D. Riker, AD/CVD Operations, Office 9, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington DC 20230; telephone: (202) 482–1386 or (202) 482–3441, respectively.

SUPPLEMENTARY INFORMATION: In *Hontex Enterprises, Inc., d/b/a Louisiana Packing Co. v. U.S.*, 387 F. Supp.2d 1353 (CIT 2005) (*Hontex v. U.S.*), the Court remanded this matter to the Department to either: (1)(a) find that Mr. Lee did not control Huaiyin Foreign Trading Company (5) (“HFTC5”) within the meaning of 19 U.S.C. Section 1677(33)(F) & G, and (b) find that Ningbo Nanlian Frozen Foods Company (“NNL”) were not affiliated, and c) find that NNL and HFTC5 should not be collapsed and given a single antidumping margin, and (d) find that NNL is entitled to a separate company-specific antidumping margin and calculate that margin using the verified information on the record; or (2)(a) re-open the record in order to gather additional evidence of Mr. Lee's control relationship with HFTC5 during the period of review, and (b) place such additional information on the record, and c) conduct an analysis that takes into account any such new evidence, including the temporal aspect of any such new evidence.

In response, the Department found that (a) Mr. Lee did not control HFTC5, (b) HFTC5 and NNL were not affiliated, c) HFTC5 and NNL should not be collapsed and given a single antidumping margin, and (d) NNL is entitled to a separate company-specific antidumping margin. Also in accordance with the Court's remand, we calculated a separate company-specific antidumping margin for NNL based on verified information on the record.

On April 3, 2006, the Court sustained the Department's remand redetermination. *See Hontex Judgment*.

Timken Notice

In its decision in *Timken Co. v. United States*, 893 F.2d 337, 341 (Fed. Cir. 1990) (“*Timken*”), the United States Court of Appeals for the Federal Circuit held that, pursuant to section 516A(e) of the Tariff Act of 1930, as amended (“the Act”), the Department must publish a notice of a court decision that is not “in harmony” with a Department determination, and must suspend liquidation of entries pending a