p.m. to 4:30 p.m. Materials relating to the hearings, including lists of witnesses and the prepared statements of the witnesses, will be made available on the Commission's Web site (www.amc.gov) in advance of the hearings.

Interested members of the public may submit written testimony on the subject of the hearing in the form of comments, pursuant to the Commission's request for comments. See 70 Fed. Reg. 28,902 (May 19, 2005). Members of the public will not be provided with an opportunity to make oral remarks at the hearings.

The AMC is holding this hearing pursuant to its authorizing statute. Antitrust Modernization Commission Act of 2002, Pub. L. No. 107–273, 11057(a), 116 Stat. 1758, 1858.

Dated: October 4, 2005.

By direction of the Antitrust Modernization Commission.

#### Andrew J. Heimert,

Executive Director & General Counsel, Antitrust Modernization Commission. [FR Doc. 05–20368 Filed 10–11–05; 8:45 am] BILLING CODE 6820-YH-P

#### **DEPARTMENT OF COMMERCE**

## Foreign-Trade Zones Board

(Docket 48-2005)

Foreign-Trade Zone 57 Charlotte, NC, Application for Subzone(Thermal Media and Digital Printer Cartridges and Components), Concord, North Carolina

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the North Carolina Department of Commerce, grantee of FTZ 57, requesting special-purpose subzone status for the thermal media and digital printer cartridge and components manufacturing facility of DNP IMS America Corporation (DNP), a subsidiary of Dai Nippon Printing Company, Ltd., in Concord, 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 September 30, 2005.

The DNP facility (1 building, 103,550 sq. ft. on 14.7 acres) is located at 4524 Enterprise Drive, NW, in the International Business Park, Concord (Cabarrus County), North Carolina. The DNP plant (115 employees) would be used initially under FTZ procedures for slitting of master rolls of thermal transfer ribbon (TTR) and sublimation transfer ribbon (STR) and the assembly

of digital printer cartridges and components, and warehousing and distribution of these products.

For DNP's current manufacturing, foreign—sourced materials account for some 70 to 96 percent of finished product value. The application lists STR and TTR master rolls, finished STR ribbon, photographic paper and STR printer components (HTSUS categories 3702.39, 3702.42, 3702.44, 3703.20.60 and 8473.30 - duty—free to 3.7%) as the primary material inputs which may be sourced from abroad.

Zone procedures would exempt DNP from Customs duty payments on foreign materials used in export production. Some eight percent of the plant's shipments are currently exported. On domestic sales, the company would be able to choose the lower duty rate that applies to the finished printer cartridges (HTSUS 8473.30, duty-free), rather than the duty rates that would otherwise apply to its foreign-sourced inputs noted above. On domestic sales of its other foreign-origin items, DNP would be able to defer duty until the products are shipped from its facility. The company would also be able to transfer STR products to other FTZs under zone procedures. Additionally, DNP would be able to avoid duty on foreign inputs which become scrap/waste, estimated at 9% of FTZ-related savings. It may also realize logistical/procedural and other benefits from subzone status. The application indicates that the savings from zone procedures will 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 is invited from interested parties. Submissions (original and 3 copies) shall be addressed to the Board's Executive Secretary at one of 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 St. NW, Washington, D.C. 20005; or

2. Submissions Via the U.S. Postal Service: Foreign-Trade-Zones Board, U.S. Department of Commerce, FCB -Suite 4100W, 1401 Constitution Ave. NW, Washington, D.C. 20230.

The closing period for their receipt is December 12, 2005. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (December 27, 2005).

A copy of the application and accompanying exhibits will be available for public inspection at the Office of the Foreign–Trade Zones Board's Executive Secretary at address Number 1 listed above, and at the U.S. Department of Commerce Export Assistance Center, 521 East Morehead Street, Suite 435, Charlotte, NC 28202.

Dated: October 4, 2005.

#### Dennis Puccinelli,

Executive Secretary.

[FR Doc. 05–20449 Filed 10–11–05; 8:45 am]

#### **DEPARTMENT OF COMMERCE**

#### **International Trade Administration**

A-570-867

Automotive Replacement Glass Windshields From The People's Republic of China: Notice of Rescission of the Antidumping Duty Administrative Review

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

SUMMARY: On May 27, 2004, in response to timely requests from an exporter of, and a U.S. importer of, merchandise subject to the order on certain automotive replacement glass ("ARG") windshields from the People's Republic of China ("PRC"), in accordance with section 751(a) of the Tariff Act of 1930, as amended ("the Act"), the Department of Commerce ("Department") published in the Federal Register a notice of initiation of this antidumping duty administrative review of sales by certain exporters/producers. See Initiation of Antidumping and Countervailing Duty Administrative Reviews and Request for Revocation in Part, 70 FR 30694 (May 27, 2005) ("Initiation Notice"). Because Shenzhen CSG Automotive Glass Co., Ltd. ("CSG") and Pilkington North America, Inc ("PNA") have withdrawn their requests for administrative review and no other parties requested an administrative review of these entities, the Department is rescinding this review of sales by CSG and PNA in accordance with 19 CFR 351.213(d)(1).

**EFFECTIVE DATE:** October 12, 2005.

FOR FURTHER INFORMATION CONTACT: Jon Freed or Will Dickerson, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230; telephone: (202) 482–3818 and (202) 482–1778, respectively.

SUPPLEMENTARY INFORMATION:

#### **Background**

On April 4, 2002, the Department published in the Federal Register the antidumping duty order on ARG windshields from the PRC. See Antidumping Duty Order: Automotive Replacement Glass Windshields from the People's Republic of China, 67 FR 16087 (April 4, 2002). On April 1, 2005, the Department published a notice of opportunity to request an administrative review of the antidumping duty order on ARG windshields from the PRC for the period April 1, 2004, through March 31, 2005. See Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation: Opportunity to Request Administrative Review, 70 FR 16799 (April 1, 2005). On April 18, 2005, PNA, an importer of subject merchandise, requested an administrative review on behalf of Changchun Pilkington Safety Glass Company Limited and Wuhan Yaohua Pilkington Safety Glass Company Limited (collectively, "the Pilkington JVs"), producers and exporters from which it imported the subject merchandise during the period of review ("POR"). On April 22, 2005, CSG, a producer and exporter of subject merchandise, requested an administrative review of its sales to the United States during the POR. On May 27, 2005, the Department published in the Federal Register a notice of the initiation of the antidumping duty administrative review of ARG windshields from the PRC for the POR. See Initiation Notice. On June 13, 2005, the Department issued antidumping duty questionnaires to CSG and PNA. On June 15, 2005, CSG submitted a letter to the Department withdrawing its request for an administrative review of sales and entries of subject merchandise it exported to the United States during the POR. On July 15, 2005, PNA submitted its Section A questionnaire response. On August 1, 2005, PNA submitted a letter to the Department withdrawing its request for an administrative review of sales and entries of subject merchandise it imported from the Pilkington JVs.

## Rescission of Review

Pursuant to 19 CFR 351.213(d)(1), the Department will rescind an administrative review, in whole or in part, if a party that requested a review withdraws the request within 90 days of the date of publication of notice of initiation of the requested review. CSG and PNA withdrew their respective requests for review within the 90-day time limit and no other party requested reviews with respect to these

companies. Accordingly, we are rescinding this administrative review as to these companies and will issue appropriate assessment instructions to the U.S. Bureau of Customs and Border Protection with respect to exports from CSG and exports from the Pilkington JVs to PNA for the period April 1, 2004, through March 31, 2005.

#### **Notification to Importers**

This notice serves as a final reminder to importers of their responsibility under 19 CFR 351.402(f) to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during this review period. Failure to comply with this requirement could result in the Secretary's assumption that reimbursement of antidumping duties occurred and subsequent assessment of double antidumping duties.

This notice also serves as a reminder to parties subject to administrative protective order ("APO") of their responsibility concerning the disposition of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3) of the Department's regulations. Timely written notification of the return/destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and the terms of an APO is a sanctionable violation.

This notice is in accordance with 19 CFR 351.213(d)(4) of the Department's regulations.

Dated: October 4, 2005.

## Barbara E. Tillman,

Acting Deputy Assistant Secretary for Import Administration.

[FR Doc. E5–5588 Filed 10–11–05; 8:45 am] **BILLING CODE 3510–DS–S** 

#### **DEPARTMENT OF COMMERCE**

## **International Trade Administration**

# United States-Egypt Business Council: Membership

**AGENCY:** International Trade Administration, Commerce Department. **ACTION:** Notice.

SUMMARY: The International Trade Administration of the U.S. Department of Commerce has reestablished and will monitor the activities of the U.S.-Egypt Business Council. This notice announces membership opportunities for American business representatives on the U.S. Section of the Council.

**DATES:** In order to receive full consideration, requests must be received

no later than: Friday, November 18, 2005.

ADDRESSES: Please send your requests for consideration to Ms. Maram Talaat, Egypt Desk Officer, Office of the Middle East, U.S. Department of Commerce either by fax on 202–482–0878 or by mail to Room H–2029B, U.S. Department of Commerce, 14th and Constitution Avenue, NW., Washington, DC 20230.

**FOR FURTHER INFORMATION, CONTACT:** Ms. Maram R. Talaat, Office of the Middle East, Room H–2029B, Department of Commerce, Washington, DC 20230, Phone 202–482–3752.

SUPPLEMENTARY INFORMATION: The Department of Commerce established the U.S.-Egypt Presidents' Council in April 1995 as part of the U.S.-Egypt Partnership for Economic Growth and Development. Following their April 2001 meeting at the White House, President Bush and Egyptian President Mubarak agreed to continue the Presidents' Council, and in October 2001 the two governments agreed to rename the Council as the U.S.-Egypt Business Council. The purpose of the Council is to provide a forum through which American and Egyptian private sector representatives can offer advice and counsel to their respective governments that reflect their views, needs and concerns regarding private sector business development in Egypt and enhanced bilateral commercial ties. The Council exchanges information and encourages bilateral discussions that address the following areas:

- —Factors that affect the growth of private sector business in both countries, including disincentives to trade and investment, and regulatory obstacles to optimal job creation and economic growth;
- —Initiatives that both governments might take to promote joint private sector business growth in Egypt;
- —Identification and promotion of business opportunities in both countries;
- —Attracting U.S. businesses to opportunities in Egypt and serving as a catalyst for Egyptian private sector growth.

The U.S. Section of the Council, chaired by the Secretary of Commerce, consists of up to fifteen members, all drawn from the private sector. They represent the diversity of American business with emphasis on: agribusiness and food processing, tourism, banking and insurance, energy, pharmaceuticals, services (such as accounting, management, engineering/construction), information technology, electronics and