

to the RHS or Rural Development office. Occasionally, information is submitted directly to RHS or Rural Development offices.

Public burden for the direct SFH programs is currently approved in several information collection dockets. These existing information collection dockets will be handled as follows:

- 7 CFR Part 1910, Subpart A—Receiving and Processing Applications. The direct SFH programs have no burden included in the existing approved information collection docket (0575-0134).

- 7 CFR Part 1944, Subpart A—Section 502 Rural Housing Loan Policies, Procedures, and Authorizations. The existing approved information collection docket (0575-0059) will be deleted at the final rule stage for Part 3550. The burden under this existing regulation is included in this proposed information collection docket.

- 7 CFR Part 1944, Subpart J—Section 504 Rural Housing Loans and Grants. The existing approved information collection docket (0575-0062) will be deleted at the final rule stage for 7 CFR Part 3550. The burden under this existing regulation is included in this proposed information collection docket.

- 7 CFR Part 1951, Subpart C—Offsets of Federal Payments to FmHA Borrowers. RHS will make a technical correction to the existing approved information collection docket (0575-0119) at the final rule stage of Part 3550 to remove the public burden for the direct Section 502 and 504 loan and grant programs. The burden for the direct SFH programs in this existing regulation is included in this proposed information collection docket.

- 7 CFR Part 1951, Subpart F—Analyzing Credit Needs and Graduation of Borrowers. RHS will make a technical correction to the existing approved information collection docket (0575-0093) at the final rule stage of Part 3550 to remove the public burden for the direct Section 502 and 504 loan and grant programs. The burden under this existing regulation for the direct SFH programs is included in this proposed information collection docket.

- 7 CFR Part 1951, Subpart G—Borrower Supervision, Servicing and Collection of Single Family Housing Loan Accounts. The existing approved information collection docket (0575-0060) will be deleted at the final rule stage for 7 CFR Part 3550. The burden under this existing regulation is included in this proposed information collection docket.

- 7 CFR Part 1951, Subpart M—Servicing Cases Where Unauthorized

Loan or Other Financial Assistance Was Received—Single Family Housing. The existing approved information collection docket (0575-0105) will be deleted at the Final Rule stage for 7 CFR Part 3550. The burden under this existing regulation is included in this proposed information collection docket.

- 7 CFR Part 1955, Subpart A—Liquidation of Loans Secured by Real Estate and Acquisition of Real and Chattel Property. RHS will make a technical correction to the existing approved information collection docket (0575-0109) at the final rule stage to delete the public burden for the direct Section 502 and 504 loan and grant programs. The burden under this existing regulation for the direct SFH programs is included in this proposed information collection docket.

- 7 CFR Part 1955, Subpart B—Management of Property. RHS will make a technical correction to the existing approved information collection docket (0575-0110) at the final rule stage to delete the public burden for the direct Section 502 and 504 loan and grant programs. The burden under this existing regulation is included in this proposed information collection docket.

- 7 CFR Part 1956, Subpart B—Debt Settlement—Farmer Programs and Housing. RHS will make a technical correction to the existing approved information collection docket (0575-0118) at the final rule stage to delete the public burden for the direct Section 502 and 504 loan and grant programs and transfer this regulation and information collection docket to the Farm Service Agency (FSA). The burden under this existing regulation for the direct SFH programs is included in this proposed information collection docket.

Estimate of Burden: Public reporting burden for this collection of information is estimated to range from 5 minutes to 1.5 hours per response.

Respondents: Applicants seeking financial assistance through RHS to purchase adequate housing in rural America, borrowers who have received such assistance and any person with a pecuniary interest in an applicant or borrower.

Estimated Number of Respondents: 750,000.

Estimated Number of Responses per Respondent: 3.3.

Estimated Total Annual Burden on Respondents: 839,763.

A complete copy of the Information Collection Package and DRAFT Handbooks is available from Barbara Williams, Information Collection Coordinator, RHS at the aforementioned address.

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 will have practical utility; (b) the accuracy of the Agency's estimate of the burden of the proposed collection of information including the validity of the methodology and assumptions used; (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 those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology.

Comments must be received on or before September 16, 1996, to be assured of consideration. Comments received after such date will not be considered, therefore; the commentor must allow for sufficient mailing and delivery time. RHS encourages the submission of comments within 30 days. All responses to this notice will be summarized, included in the request for OMB approval, and will become a matter of public record. Comments should be submitted to Barbara Williams, Information Collection Coordinator, RHS, Regulations and Paperwork Management Division, U.S. Department of Agriculture, Ag. Stop 0743, Washington, DC 20250-0743. A comment to RHS is best assured of having its full effect if RHS receives it within 30 days of publication of this notice.

Dated: July 12, 1996.

Maureen Kennedy,

Administrator, Rural Housing Service.

[FR Doc. 96-18192 Filed 7-17-96; 8:45 am]

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DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[Docket 56-96]

Foreign-Trade Zone 181—Akron-Canton, Ohio Area; Application for Expansion

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the Akron-Canton Regional Airport Authority, grantee of Foreign-Trade Zone 181, requesting authority to expand its zone in the Akron-Canton, Ohio area, adjacent to the Cleveland/Akron Customs port of entry. 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 July 8, 1996.

FTZ 181 was approved on December 23, 1991 (Board Order 546, 57 FR 41, 1/2/92). The general-purpose zone currently consists of 110 acres within the 2,121-acre Akron-Canton Regional Airport in North Canton, Ohio.

The applicant, in a major revision to its zone plan, now requests authority to expand the general-purpose zone to include three new sites in Trumbull, Columbiana and Stark Counties (proposed Sites 2 through 4): *Proposed Site 2* (1,236 acres)—Youngstown-Warren Regional Airport, 1453 Youngstown-Kingsville Road, Trumbull County, Ohio; *Proposed Site 3* (124 acres, 2 parcels)—Columbiana County Port Authority port terminal facility (19 acres) on the Ohio River, 1250 St. George Street, East Liverpool, and, the port authority's Leetonia Industrial Park (105 acres), State Route 344, Leetonia, Ohio; and *Proposed Site 4* (843 acres)—Stark County Intermodal Facility, approximately one mile south of the City of Massillon, adjacent to State Route 21 in the southwestern corner of Stark County. This project is related to a northeast Ohio regional economic development project coordinated by the Northeast Ohio Trade and Economic Consortium. No specific manufacturing requests are being made at this time. Such requests would be made to the Board on a case-by-case basis.

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 3 copies) shall be addressed to the Board's Executive Secretary at the address below. The closing period for their receipt is [60 days from date of publication]. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to October 1, 1996).

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

Akron-Canton Regional Airport
Authority, 5400 Lauby Road NW.,
North Canton, Ohio 44720
Office of the Executive Secretary,
Foreign-Trade Zones Board, Room
3716, U.S. Department of Commerce,
14th and Pennsylvania Avenue, NW.,
Washington, DC 20230.

Dated: July 9, 1996.
Dennis Puccinelli,
Acting Executive Secretary.
[FR Doc. 96-18257 Filed 7-17-96; 8:45 am]
BILLING CODE 3510-DS-P

International Trade Administration

[A-475-031]

Large Power Transformers From Italy; Final Results of Antidumping Duty Administrative Review

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

ACTION: Notice of Final Results of
Antidumping Duty Administrative
Review.

SUMMARY: On October 2, 1995, the Department of Commerce (the Department) published the preliminary results of its administrative review of the antidumping duty finding on large power transformers (LPTs) from Italy. These final results of review cover one manufacturer/exporter of this merchandise and the period June 1, 1993, through May 31, 1994.

We gave interested parties an opportunity to comment on the preliminary results. Analysis of the comments received resulted in no change in the weighted-average margin for these final results.

EFFECTIVE DATE: July 18, 1996.

FOR FURTHER INFORMATION CONTACT:
Andrea Chu, Kris Campbell or Michael Rill, Office of Antidumping Compliance, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230; telephone (202) 482-4733.

SUPPLEMENTARY INFORMATION:

Background

On October 2, 1995, the Department published in the Federal Register (60 FR 51455) the preliminary results of its administrative review of the antidumping duty finding on LPTs from Italy (37 FR 11772, June 14, 1972). We gave interested parties an opportunity to comment on our preliminary results. The petitioner, ABB Power T&D Co., Inc. (ABB), and the respondent, Tamini Costruzioni Elettromeccaniche S.R.L. (Tamini), submitted comments.

Applicable Statute and Regulations

Unless otherwise indicated, all citations to the statute and to the Department's regulations are references

to the provisions as they existed on December 31, 1994.

Scope of Review

Imports covered by the review are shipments of large power transformers; that is, all types of transformers rated 10,000 kVA (kilovolt-amperes) or above, by whatever name designated, used in the generation, transmission, distribution, and utilization of electric power. The term "transformers" includes, but is not limited to, shunt reactors, autotransformers, rectifier transformers, and power rectifier transformers. Not included are combination units, commonly known as rectiformers, if the entire integrated assembly is imported in the same shipment and entered on the same entry and the assembly has been ordered and invoiced as a unit, without a separate price for the transformer portion of the assembly. This merchandise is currently classifiable under the Harmonized Tariff Schedule (HTS) item numbers 8504.22.00, 8504.23.00, 8504.34.33, 8504.40.00, and 8504.50.00. The HTS item numbers are provided for convenience and Customs purposes. The written description remains dispositive.

The review covers shipments of transformers by Tamini during the period June 1, 1993, through May 31, 1994.

Changes Since the Preliminary Results

We have made the following changes in these final results.

1. We changed Tamini's negative net interest expense to zero.
2. With respect to Tamini's profit calculation, we computed the profit ratio by dividing Tamini's profit amount by its cost of production (COP), and not by the sales value as used in the preliminary results.

Analysis of Comments Received

Comment 1: Petitioner states that the Department understated the constructed values (CV) upon which foreign market value (FMV) was based by (1) Including a negative interest expense amount in selling, general and administrative (SG&A) expenses as a result of allowing Tamini to offset its short-term interest expense with an interest income amount greater than the expense, and (2) subtracting home market commission expenses as a circumstance-of-sale adjustment to CV without first including them in the initial CV calculation.

With respect to petitioner's claim concerning interest expense, Tamini responds that the Department allowed the negative interest expense offset adjustment in calculating COP in the