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, DC 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, DC 20230.

The closing period for their receipt is May 17, 2004. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period to June 1, 2004.

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 Holyoke Economic Development & Industrial Corporation, One Court Plaza, Holyoke, MA 01040.

Dated: March 9, 2004.

Dennis Puccinelli,

Executive Secretary.

[FR Doc. 04–5922 Filed 3–15–04; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[Docket 53-2003]

Foreign-Trade Zone 200—Mercer County, NJ, Area; Amendment of Expansion Application

Notice is hereby given that the application by Mercer County, New Jersey, grantee of FTZ 200, in Mercer County, New Jersey, for authority to expand its zone in the Mercer County, New Jersey area (Doc. 53–2003, 68 FR 58652, 10/10/03), has been amended as follows:

Proposed Site 3a located at the Marine Terminal Industrial Park, between 1463–2785 Lambert Street, Trenton, has been reduced from 85 acres to 78 acres.

Proposed Site 3b (20 acres) located at the Roebling Market (Park) in Trenton has been removed from the expansion proposal.

Proposed Site 3c located at the Hill Industrial Park, between Pennington Ave., Ingham Ave. and Chelton Ave., Trenton, has been changed to *New Proposed Site 3b*, and it has also been reduced from 24 acres to 7 acres. The Globe Street location has been removed.

Proposed Site 4a located at the Northwest Business Park, between the

intersection of Interstate 195 and the New Jersey Turnpike Exit 7A, Municipality of Washington, has been reduced from 883 acres to 882 acres.

Proposed Site 4b located at the Windsor Industrial Park, between 92– 120 North Main Street, Municipality of Washington, has been changed to between 92–108 North Main Street, and reduced from 243 acres to 71 acres.

Proposed Site 4c located at the North Gold Industrial Park, along North Gold Drive, Municipality of Washington, has been reduced from 33 acres to 31 acres.

Proposed Site 5 located at the New Jersey Turnpike Exit 8–Route 33 Corridor, Municipality of East Windsor, has been reduced from 361 acres to 350 acres.

Proposed Site 6a (629 acres) located at the East State Street Corridor, the Industrial Drive Business Area and the Fairgrounds Industrial Park area in the Municipality of Hamilton, has been removed from the expansion proposal.

Proposed Site 6b (562 acres) formerly located at the Crossroads Corporate Center, the Edgerbrook Business Park, the Kuser Road Business Development Area, the Hamilton Business Park, the Interstate 95 Business Park, the Matrix Industrial Park and the Horizon Center, in the Municipality of Hamilton, has been changed to New Proposed Site 6 (229 acres) located at the Hamilton Business Park between Gold Drive and Marlen Drive, the Matrix Industrial Park on Cabot Drive and the Horizon Center between Horizon Center Blvd. and Horizon Drive, in the Municipality of Hamilton. The application otherwise remains unchanged.

Comments on the changes may be submitted to the Foreign-Trade Zones Board, U.S. Department of Commerce, FCB–Suite 4100W, 1401 Constitution Ave., NW., Washington, DC 20230, by April 16, 2004.

Dated: March 8, 2004.

Dennis Puccinelli,

Executive Secretary.

[FR Doc. 04–5924 Filed 3–15–04; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[Docket 8-2004]

Foreign-Trade Zone 66—Wilmington, NC; Request for Processing Authority, Siemens Westinghouse Power Corporation (Industrial Power Generating Equipment)

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the North Carolina Department of Commerce, grantee of FTZ 66, pursuant to § 400.28(a)(2) of the Board's regulations (15 CFR part 400), requesting authority on behalf of Siemens Westinghouse Power Corporation (SWPC) to process foreignorigin and domestic industrial power generating equipment under FTZ procedures within FTZ 66. It was formally filed on March 9, 2004.

SWPČ is a producer of large industrial power generating turbines and generators that are installed in combined-cycle power plants operated by electric generation utilities. In the proposed processing activity (as defined in § 400.2(l)), foreign-origin steam turbines with a capacity of greater than 100 megawatts (HTSUS 8406.81.1070) would be admitted to the zone under nonprivileged foreign status (19 CFR 146.42) and U.S.-produced electric generators would be admitted under domestic status on a nonconcurrent basis. The turbines and generators would then be transferred from the zone in a combined Customs entry under the classification of electric generating sets (HTSUS 8502.39.0000), as provided by specific Customs rulings. The company indicates that this activity would occur on a recurring regular basis.

FTZ procedures would exempt SWPC from Customs duty payments on the foreign power generation turbines processed for export as electric generating sets. On withdrawals from the zone for Customs entry, SWPC would be able to elect the duty rate that applies to electric generator sets (2.5%) for the foreign turbines (6.7%). The application indicates that the savings from FTZ procedures would help improve the SWPC's international competitiveness.

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 April 12, 2004. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to April 20, 2004). 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.

Dated: March 9, 2004.

Dennis Puccinelli,

Executive Secretary.

[FR Doc. 04–5921 Filed 3–15–04; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-570-504]

Petroleum Wax Candles from the People's Republic of China: Rescission, in Part, of Antidumping Duty Administrative Review

AGENCY: Import Administration, International Trade Administration, U.S. Department of Commerce. SUMMARY: The Department of Commerce (the Department) is rescinding its administrative review of Dongguan Fay Candle Co., Ltd. (Fay) under the antidumping duty order on petroleum wax candles from the People's Republic of China (PRC) for the period August 1, 2002 through July 31, 2003. This rescission, in part, is based on the withdrawal of requests for review by the National Candle Association (petitioner) and Fay.

EFFECTIVE DATE: March 16, 2004. **FOR FURTHER INFORMATION CONTACT:** Mark Hoadley or Sally Gannon at (202) 482–3148 and (202) 482–0162, respectively, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, D.C. 20230.

SUPPLEMENTARY INFORMATION:

Background

The Department published in the Federal Register an antidumping duty order on petroleum wax candles from the PRC on August 28, 1986 (51 FR 30686). Pursuant to its Notice of Opportunity to Request an Administrative Review, 68 FR 45218 (August 1, 2003), and in accordance with section 751(a)(1)(B) of the Act and section 351.213(b) of the Department's regulations, the Department received a timely request by petitioner to conduct an administrative review of the antidumping duty order on petroleum wax candles from the PRC for 23 companies, including Fay. Fay, along with one other company, Qingdao Kingking Applied Chemistry Co., Ltd. (Qingdao Kingking), named in

petitioner's request as well, also requested a review.

Ôn September 30, 2003, the Department published its Notice of Initiation of Antidumping and Countervailing Duty Administrative Reviews, Requests for Revocation in Part and Deferral of Administrative Review, 68 FR 56262 (September 30, 2003) (Initiation Notice), initiating on all 23 candle companies for which a review was requested. On December 24, 2003, the Department received a timely withdrawal from petitioner of its request for a review of all 23 companies for which it had requested a review. Consequently, on January 27, 2004, the Department rescinded the review for 21 of the 23 companies. Petroleum Wax Candles from the People's Republic of China: Rescission, in Part, of Antidumping Duty Administrative Review, 69 FR 6258 (February 10, 2004). Because Fay and Qingdao Kingking had requested reviews themselves, we did not rescind the review of these two companies. However, in a letter dated January 26, 2004, Fay withdrew its request for a review.

Rescission, in Part, of Administrative Review

Pursuant to section 351.213(d)(1) of the Department's regulations, the Department may rescind an administrative review, "if a party that requested the review withdraws the request within 90 days of the date of publication of notice of initiation of the requested review." Because petitioner and Fay have now both withdrawn their requests for review, and because they were the only parties to request a review for Fay, we are rescinding this administrative review, in part, for the period August 1, 2002 to July 31, 2003, for Fay. We will continue the administrative review with respect to Qingdao Kingking.

Petitioner's request was received within the 90-day period for withdrawal of review requests specified in section 351.213(d)(1). Fay's request was received after the end of this period. However, the Department is authorized to extend this deadline if it decides that it is reasonable to do so. See section 351.213(d)(1). Although Fay submitted its withdrawal request more than 90 days after the initiation publication date, the Department has decided that it is reasonable to extend the deadline and accept the request. Petitioner and Fay were the only parties to request this review and the review has not progressed to a point where it would be unreasonable to allow parties to withdraw their requests for review. See Certain In-Shell Raw Pistachios

from Iran: Rescission of Antidumping Duty Administrative Review, 68 FR 16764 (April 7, 2003). Additionally, we conclude that this withdrawal does not constitute an "abuse" of our procedures. See Antidumping Duties; Countervailing Duties; Final Rule, 62 FR 27296, 27317 (May 19, 1997).

The Department will issue appropriate assessment instructions directly to U.S. Customs and Border Protection (Customs) within 15 days of the publication of this notice. The Department will direct Customs to assess antidumping duties for Fay at the cash deposit rate in effect on the date of entry for entries during the period August 1, 2002 to July 31, 2003.

Notification to Parties

This notice serves as a reminder to importers of their responsibility under section 351.402(f) of the Department's regulations to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during this period of time. Failure to comply with this requirement could result in the Secretary's presumption 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 section 351.305(a) of the Department's regulations. Timely written notification of the return or destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and terms of an APO is a sanctionable violation.

This notice is issued and published in accordance with section 351.213(d)(4) of the Department's regulations and sections 751(a)(1) and 777(i)(1) of the Tariff Act of 1930, as amended.

Dated: March 3, 2004.

James J. Jochum,

Assistant Secretary for Import Administration. [FR Doc. 04–5917 Filed 3–15–04; 8:45 am] BILLING CODE 3510–DS–S