400). It was formally filed on January 11, 2012.

FTZ 230 was approved by the Board on March 11, 1998 (Board Order 956, 63 FR 13836–13837, 3/23/98) and expanded on June 21, 2007 (Board Order 1514, 72 FR 35968, 07/02/07).

The current zone project includes the following sites: Site 1 (164 acres)within the 206-acre Lexington Business Center, Hargrave Road and Business Interstate 5, Lexington (Davidson County); Site 2 (2,793 acres total, 3 parcels)—at Piedmont Triad International Airport area (Parcel 1, 2,722 acres), adjacent to U.S. 68 and U.S. 421, Greensboro (Guilford County); Bull Ridge Lot 1 (Parcel 2, 55 acres), Pleasant Ridge Road, Greensboro (Guilford County); and, 311 F and 311 G Chimney Rock Road (Parcel 3, 16 acres), Greensboro (Guilford County); Site 3 (157 acres total, 2 parcels)within the East High Point I-85/I-74 Industrial Corridor in High Point (Guilford County) as follows: Elon Place and Kivett Drive (Parcel 1, 47 acres); and, Kivett Drive Industrial Park (Parcel 2, 110 acres), Kivett Drive and I-85; Site 4 (40 acres)—Salem Business Park, Interstate 40, U.S. Highway 52 and U.S. Highway 311, Winston-Salem (Forsyth County); Site 5 (125 acres)—Westwood Industrial Park, adjacent to U.S. Highway 52, Mt. Airy (Surry County); Site 6 (373 acres)—Piedmont Triad West, McKinney Road, Mt. Airy (Surry County); Site 7 (131 acres, sunset 6/30/ 12)—SouthPoint Business Park, 125 Quality Drive, Mocksville (Davie County); Site 8 (9 acres total, 2 parcels, sunset 6/30/12)—TST Logistics warehouse facilities, 533 North Park Avenue (Site 8A-7 acres) and 673 Gilmer Street (Site 8B—2 acres), Burlington (Alamance County); Site 9 (107 acres, sunset 6/30/12)—within the 112-acre Piedmont Corporate Park, located on National Service Road which runs parallel to Interstate 40, High Point (Guilford County); Site 10 (149 acres, sunset 6/30/12)—within the 163-acre Premier Center located at NC Highway 68 and Premier Drive, High Point (Guilford County); Site 11 (115 acres total, 4 parcels, sunset 6/30/12)—within the 1,100-acre Piedmont Centre Park in High Point as follows: Eagle Hill Business Park (Parcel A, 32 acres) located at 4183, 4189, 4193 and 4197 Eagle Hill Drive; Federal Ridge Business Park (Parcel B, 39 acres) at 4300, 4328, 4336, 4344, 4380 and 4388 Federal Drive; Green Point Business Park (Parcel C, 23 acres) located at 4500, 4501, 4523 and 4524 Green Point Drive; and, Lowell's Run (Parcel D, 21 acres) located at 4487 Premier Drive; Site 12 (4 acres, sunset 6/30/12)—TST Logistics

warehouse facility, 1941 Haw River Hopedale Road, Haw River (Alamance County); Site 13 (2 acres, sunset 6/30/12)—TST Logistics warehouse facility, 821 West Center Street, Mebane (Alamance County); Site 14 (18 acres, expires 3/31/13)—Old Dominion Freight Line, Inc. warehouse facility, 100 Don Truell Lane, Thomasville (Davidson County); and Site 15 (36 acres)—Union Cross Business Park, 140 and 390 Business Park Drive, Winston-Salem (Forsyth County).

The grantee's proposed service area under the ASF would be Alamance, Caswell, Davidson, Davie, Forsyth, Guilford, Montgomery, Randolph, Rockingham, Stokes, Surry and Yadkin Counties, as described in the application. If approved, the grantee would be able to serve sites throughout the service area based on companies' needs for FTZ designation. The proposed service area is within/adjacent to the Winston-Salem Customs and Border Protection port of entry.

The applicant is requesting authority to reorganize its existing zone project under the ASF as follows: To renumber parcel 2 of Site 2 as Site 16; to renumber parcel 3 of Site 2 as Site 17; to renumber parcel 2 of Site 3 as Site 18; to renumber parcel 2 of Site 8 as Site 19; to renumber parcel A of Site 11 as Site 20; to renumber parcel C of Site 11 as Site 21; and to renumber parcel D of Site 11 as Site 22. Sites 1, 2, 3, 4, 5, 6, 7, 9, 10, 11, 16, 17, 18, 20, 21 and 22 would become magnet sites, and Sites 8, 12, 13, 14, 15 and 19 would become usage-driven sites.

The ASF allows for the possible exemption of one magnet site from the "sunset" time limits that generally apply to sites under the ASF, and the applicant proposes that modified magnet Site 2 would be so exempted. Because the ASF only pertains to establishing or reorganizing a general-purpose zone, the application would have no impact on FTZ 230's authorized subzones.

In accordance with the Board's regulations, Kathleen Boyce of the FTZ Staff is designated examiner to evaluate and analyze the facts and information presented in the application and case record and to report findings and recommendations 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 the address below. The closing period for their receipt is March 19, 2012. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period to April 3, 2012.

A copy of the application will be available for public inspection at the Office of the Executive Secretary, Foreign-Trade Zones Board, Room 2111, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230–0002, and in the "Reading Room" section of the Board's Web site, which is accessible via www.trade.gov/ftz. For further information, contact Kathleen Boyce at Kathleen.Boyce@trade.gov or (202) 482–1346.

Dated: January 11, 2012.

Andrew McGilvray,

Executive Secretary.

[FR Doc. 2012–979 Filed 1–18–12; 8:45 am]

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DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board [Docket T-1-2012]

Foreign-Trade Zone 267—Fargo, ND; Application for Temporary/Interim Manufacturing Authority, CNH America, LLC (Agricultural and Construction Equipment Manufacturing); Fargo, ND

An application has been submitted to the Executive Secretary of the Foreign-Trade Zones Board (the Board) by the Fargo Municipal Airport Authority, grantee of FTZ 267, requesting temporary/interim manufacturing (T/IM) authority within Site 2 of FTZ 267 at two CNH America, LLC (CNH) facilities, located in Fargo, North Dakota. The application was filed on January 12, 2012.

The CNH facilities (761 employees, capacity—up to 7,200 agricultural tractors and 4,000 construction wheel loaders/year) were approved by the Board in 2009 for the manufacture of agricultural tractors (HTSUS 8701.90) and construction wheel loaders (HTSUS 8429.51) (Board Order 1639, 74 FR 41373, 8/17/2009). Under T/IM procedures, CNH has requested additional authority to produce certain related subassemblies and parts of tractors, combines, and wheel loaders. The additional activity would involve the manufacture of the following equipment (approx. 1,000 units of each/ year): Cabs for agricultural tractors and other special-purpose vehicles (HTSUS 8707.90, duty rate range—free to 4%); track-laying tractors for agriculture and construction (HTSUS 8701.30, dutyfree); cabs and steps for construction equipment (HTSUS 8431.49, duty-free); combine parts and subassemblies, including undercarriages and track kits

(HTSUS 8433.90, duty free); tractor parts and subassemblies, including front fenders (HTSUS 8708.29, duty rate range-free to 2.5%); radiators and radiator parts (HTSUS 8708.91, duty free); and, undercarriages, front and rear frames, battery doors, hydraulic tanks, draw bars and connecting links (HTSUS 8708.99, duty free). Foreign components that would be used in production (representing some 30% to 40% of the value of the finished products) include: Rubber hoses (HTSUS 4009.21, 4009.22, 4009.31); rubber transmission belts (HTSUS 4010.33); rubber floor mats (HTSUS 4016.91); cork friction rings (HTSUS 4504.90); cardboard boxes and sheets (HTSUS 4819.10); manuals (HTSUS 4901.99); instruction sheets (HTSUS 4911.10); iron and steel hardware, including pin stops (HTSUS 7301.61), fittings (HTSUS 7307.92, 7307.99), and washers/locks/clips (HTSUS 7318.21, HTSUS 7318.24); copper wire and cable (HTSUS 7413.00); metal latches and locks (HTSUS 8301.20); metal sign plates (HTSUS 8310.00); fans (HTSUS 8414.59); valves (HTSUS 8413.81, 8481.30); electric heating apparatus (HTSUS 8516.29); audio speakers and parts (HTSUS 8518.90); speed sensors (HTSUS 8526.10), switches (HTSUS 8536.50); terminals and couplings (HTSUS 8536.90); insulated wire/ harness assemblies (HTSUS 8544.30); bumpers (HTSUS 8708.10); cab suspension system components (HTSUS 8708.80); and, heater controls (HTSUS 9032.89). Duty rates range from duty free to 8.5 percent. T/IM authority could be granted for a period of up to two

FTZ procedures could exempt CNH from customs duty payments on the foreign components used in export production. The company anticipates that 30 to 45 percent of the facilities' shipments will be exported. On its domestic sales, CNH would be able to choose the duty rates during customs entry procedures that apply to the finished subassemblies and parts (duty rate range, duty-free to 4%) for the foreign inputs noted above.

In accordance with the Board's regulations, Diane Finver of the FTZ Staff is designated examiner to evaluate and analyze the facts and information presented in the application and case record and to report findings and recommendations pursuant to Board Orders 1347 and 1480.

Public comment is invited from interested parties. Submissions (original and 3 copies) shall be addressed to the Board's Executive Secretary at the following address: Office of the Executive Secretary, Foreign-Trade

Zones Board, U.S. Department of Commerce, Room 2111, 1401 Constitution Ave. NW., Washington, DC 20230. The closing period for their receipt is February 21, 2012.

A copy of the application will be available for public inspection at the Office of the Foreign-Trade Zones Board's Executive Secretary at the address listed above, and in the "Reading Room" section of the Board's Web site, which is accessible via www.trade.gov/ftz. For further information, contact Diane Finver at Diane.Finver@trade.gov or (202) 482—1367.

Dated: January 12, 2012.

Andrew McGilvray,

Executive Secretary.

[FR Doc. 2012-980 Filed 1-18-12; 8:45 am]

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DEPARTMENT OF COMMERCE

International Trade Administration

[A-570-943]

Oil Country Tubular Goods From the People's Republic of China: Extension of Time for the Preliminary Results of the Antidumping Duty Administrative Review

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

DATES: Effective Date: January 19, 2012. **FOR FURTHER INFORMATION CONTACT:** Paul Stolz or Eve Wang, AD/CVD Operations, Office 8, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–4474 or (202) 482–6231, respectively.

SUPPLEMENTARY INFORMATION

Background

On June 28, 2011, the Department of Commerce ("the Department") published in the Federal Register a notice of initiation of an administrative review of the antidumping duty order on oil country tubular goods from the People's Republic of China covering 53 companies for the period November 17, 2009, through April 30, 2011. See Initiation of Antidumping and Countervailing Duty Administrative Reviews and Request for Revocation in Part, 76 FR 37781 (June 28, 2011). The POR was corrected to May 19, 2010 through April 30, 2011 in Initiation of Antidumping and Countervailing Duty Administrative Reviews and Requests for Revocation in Part, 76 FR 53404

(August 26, 2011) at footnote four. The preliminary results of review are currently due no later than January 31, 2012

Extension of Time Limit of Preliminary Results

Pursuant to section 751(a)(3)(A) of the Tariff Act of 1930, as amended ("the Act"), the Department shall make a preliminary determination in an administrative review of an antidumping duty order within 245 days after the last day of the anniversary month of the date of publication of the order. The Act further provides, however, that the Department may extend that 245-day period to 365 days if it determines it is not practicable to complete the review within the foregoing time period. We determine that completion of the preliminary results of this review within the 245-day period is not practicable because the Department requires additional time to analyze information pertaining to the respondents' sales practices, factors of production, and to issue supplemental questionnaires and review the responses. Therefore, we require additional time to complete these preliminary results. As a result, in accordance with section 751(a)(3)(A) of the Act, the Department is extending the time period for completion of the preliminary results of this review by 90 days until April 30, 2012.

This notice is published in accordance with sections 751(a)(3)(A) and 777(i)(1) of the Act.

Dated: January 6, 2012.

Gary Taverman,

Acting Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations.

[FR Doc. 2012–981 Filed 1–18–12; 8:45 am] ${\tt BILLING\ CODE\ 3510-DS-P}$

DEPARTMENT OF COMMERCE

Minority Business Development Agency

National Advisory Council on Minority Business Enterprise: Meeting of the National Advisory Council on Minority Business Enterprise

AGENCY: Minority Business Development Agency, U.S. Department of Commerce.

ACTION: Notice of an open meeting.

SUMMARY: The National Advisory Council for Minority Business Enterprise (NACMBE) will hold its fifth meeting to discuss the work of the three subcommittees and deliverables to