subsequent 15-day period (to June 26, 1995).

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

U.S. Department of Commerce District Office, Xerox Center, Suite 2440, 55 E. Monroe St., Chicago, IL 60603

Office of the Executive Secretary, Foreign-Trade Zones Board, Room 3716, U.S. Department of Commerce, 14th & Pennsylvania Avenue, NW., Washington, DC 20230.

Dated: April 5, 1995.
John J. Da Ponte, Jr.,
Executive Secretary.
[FR Doc. 95–8985 Filed 4–11–95; 8:45 am]
BILLING CODE 3510–DS–P

### [Docket A(32b1)-4-95]

# Foreign-Trade Zone 43—Battle Creek, MI; Request for Export Manufacturing Authority Lotte U.S.A., Inc. (Chewing Gum)

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the City of Battle Creek, Michigan, grantee of FTZ 43, pursuant to § 400.32(b)(1) of the Board's regulations (15 CFR Part 400), requesting authority on behalf of Lotte U.S.A., Inc. (subsidiary of Lotte Company, Ltd., Japan), to manufacture chewing gum under zone procedures for export within FTZ 43. It was formally filed on March 31, 1995.

Manufacturing approval is being requested to permit the establishment of a manufacturing for export operation within FTZ 43 involving chewing gum. Certain materials (accounting for less that 20% of finished product value) would be sourced from abroad, including: Oil and powder-based flavors, natural resin, polyvinyl acetate, monoglyceroid, tea extract, and kenponashi extract. U.S.-origin inputs would include aspartame, gelatine and natural rubber. All finished chewing gum products made under zone procedures would be exported.

Zone procedures would exempt Lotte from Customs duty payments on the foreign materials used in the export activity. The operation will also require authority from the U.S. Food and Drug Administration (FDA) because certain non-FDA approved materials would be used in the products made for export, and FDA will be consulted by the FTZ Board.

In accordance with the Board's regulations, a member of the FTZ Staff has been appointed 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 address below. The closing period for their receipt is May 12, 1995. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 10-day period (to May 30, 1995).

A copy of the application and the accompanying exhibits will be available for public inspection at the following location: Office of the Executive Secretary, Foreign-Trade Zones Board, U.S. Department of Commerce, Room 3716, 14th Street and Pennsylvania Avenue, NW., Washington, DC 20230. Dated: March 31, 1995.

John J. Da Ponte, Jr.,

Executive Secretary.

[FR Doc. 95–8986 Filed 4–11–95; 8:45 am]

BILLING CODE 3510–DS–P

### [Docket 9-94]

# Foreign-Trade Zone 86—Tacoma, Washington; Reissuance of Grant of Authority

A joint request has been submitted to the Foreign-Trade Zones Board (the Board) by the Port of Tacoma (Washington), grantee of FTZ 86, and the Puyallup Tribal FTZ Corporation (PTFTZ) for the reissuance of the grant of authority for three parcels (125 acres) within FTZ 86 to the PTFTZ. The request was submitted pursuant to the regulations of the Board (15 CFR Part 400). It was formally filed on March 11, 1994 and amended on March 17, 1995.

The three parcels are part of an area recently transferred from the Port of Tacoma to the Puyallup Indian Tribe Council in accordance with the Washington Indian Land Claims Settlement Agreement (25 USC 1773) in 1991. This request would result in a new zone project with PTFTZ as the new grantee.

Public comment on the proposal 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 May 30, 1995.

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

Port of Tacoma, 1 Sitcum Plaza, Tacoma, Washington 98421 Office of the Executive Secretary, Foreign-Trade Zones Board, U.S. Department of Commerce, Room 3716, 14th and Pennsylvania Avenue, NW., Washington, DC 20230

Dated: April 5, 1995.

John J. Da Ponte, Jr.,

Executive Secretary.

[FR Doc. 95–8988 Filed 4–11–95; 8:45 am]

BILLING CODE 3510–DS–P

## [Docket 13-95]

# Foreign-Trade Zone 41—Milwaukee, WI Area Application for Expansion and Request for Manufacturing Authority (Children's Books)

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the Foreign Trade Zone of Wisconsin, Ltd., grantee of FTZ 41, requesting authority to expand FTZ 41 to include a general-purpose site in Sturtevant, Wisconsin, and requesting authority on behalf of Publications International, Ltd. to assemble children's books within FTZ 41, Milwaukee, Wisconsin area, within the Milwaukee 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 April 3, 1995. FTZ 41 was approved on September 29, 1978 (Board Order 136, 43 FR 46887, 10/11/78). It currently consists of 4 sites in the Milwaukee area: Site 1 (300 acres)—within the Port of Milwaukee complex; Site 2 (210,000 sq. ft.)—warehouse facility, 1925 E. Kelly Lane, Cudahy; Site 3 (120 acres)— West Allis Industrial Center, in West Allis; and, Site 4 (166 acres)-Milwaukee County Research Park, Wauwatosa.

The applicant is now requesting authority to expand the zone to include a site (10 acres) located within the Grandview Industrial Park at 1333 N. Grandview Parkway, Sturtevant, some 15 miles south of Milwaukee. The site involves a public warehouse facility operated by Warren Industries (Warren), which provides storage, distribution, processing and packaging services for a variety of customers.

The proposed book assembly activity would involve children's touch-sound books, published by Publications International, Ltd. The books, printed elsewhere in the United States, would be sent to FTZ 41 where an electronic touch sound pad would be attached. The sound pad would be sourced from abroad. The finished product with sound device would be classified as a book (duty-free). Publications plans to

have Warren conduct the activity on its behalf at the proposed Sturtevant site.

Zone procedures would exempt Publications International from payment of Customs duties on foreign merchandise that is used in products made for export. On its domestic sales, zone procedures would allow the company to choose the duty-free rate that applies to books. The duty rate on the sound pads (classified as electrical machines and apparatus) is 3.9 percent.

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 June 12, 1995. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period to June 26, 1995.

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

U.S. Department of Commerce District Office, 517 E. Wisconsin Avenue, Room 596, Milwaukee, Wisconsin 53202

Office of the Executive Secretary, Foreign-Trade Zones Board, Room 3716, 14th and Pennsylvania Avenue, NW., Washington, DC 20230

Dated: April 5, 1995. John J. Da Ponte, Jr., Executive Secretary.

[FR Doc. 95-8987 Filed 4-11-95; 8:45 am]

BILLING CODE 3510-DS-P

# **International Trade Administration**

Notice of Partial Termination of Administrative Review of Antidumping Duty Order; Certain Corrosion-Resistant Carbon Steel Flat Products From Australia, Certain Cold-Rolled Carbon Steel Flat Products From Germany, and Certain Corrosion-Resistant Carbon Steel Flat Products From Korea

In the matter of: (A–602–803)—Certain Corrosion-Resistant Carbon Steel Flat Products from Australia; (A–428–814)— Certain Cold-Rolled Carbon Steel Flat Products from Germany; and (A–580–816)— Certain Corrosion-Resistant Carbon Steel Flat Products from Korea.

**AGENCY:** Import Administration, International Trade Administration, Department of Commerce. **ACTION:** Notice of partial termination of antidumping duty administrative review.

**SUMMARY:** In response to requests from **Australian National Industries** Corporation Ltd. ("ANI") of Australia; C.D. Wälzholz ("Wälzholz"), J.N. Eberle & Cie., GmBH ("Eberle"), and Röchling Kaltwalzwerk, KG ("Röchling") of Germany; and Pohang Coated Steel Co., Ltd. ("PCS"), the Department of Commerce ("the Department") initiated administrative reviews of these companies on September 8, 1994. The Department received timely requests for withdrawal on October 7 (from Wälzholz), November 3 (from ANI), November 16 (from PCS and Dongkuk), and December 7 (from Röchling). On December 13, 1994, Eberle requested the Department to extend the time limit for it to withdraw from the antidumping duty review. Based upon the consideration of the facts of this case, the Department concluded it would be reasonable to grant Eberle's request to withdraw at this point in the review process. Because there were no other requests for review of these companies from any other interested party, the Department is now terminating these reviews with respect to all of the companies listed above.

EFFECTIVE DATE: April 12, 1995.

telephone (202) 482-3793.

FOR FURTHER INFORMATION CONTACT:
Sally Gannon (ANI), Bruce Harsh (Eberle), Alain Letort (Wälzholz), Holly Vineyard (Röchling), or Lisa Yarbrough (PCS and Dongkuk); Office of Agreements Compliance, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Ave., NW., Washington, DC 20230;

SUPPLEMENTARY INFORMATION: On August 30, 1994, the Department received requests from Wälzholz, Eberle, and Röchling, for review of the antidumping duty orders on certain cold-rolled carbon steel flat products from Germany, and from PCS for certain corrosion-resistant carbon steel flat products from the Republic of Korea, to conduct administrative reviews of the antidumping duty orders pursuant to section 353.22(a)(2) of the Department's regulations (19 CFR 353.33(a)(2)). On August 31, 1994, the Department received a request from ANI to conduct an administrative review for certain corrosion-resistant carbon steel flat products from Australia pursuant to the same regulations mentioned before.

On September 8, 1994, the Department published in the Federal Register a Notice of Initiation for these reviews (59 FR 46391). Wälzholz (October 7, 1994), ANI (November 3, 1994), PCS (November 16, 1994), and Röchling (December 7, 1994) timely withdrew their requests for administrative reviews. These withdrawals were made within the time limits established in section 353.22(a)(5) of the Departments regulations and so the Department is terminating those reviews.

Further, according to 19 CFR 353.22(a)(5), the Department may extend the 90-day time limit, from the date of publication of notice of initiation, to withdraw a request for review if the Department determines it is reasonable to do so. In this case, Eberle requested that the Department allow it to withdraw from the review six days after the deadline. According to Eberle, the Department's extensive deficiency questionnaire was received and reviewed by the company officials in Germany after the 90-day time limit had expired. In making the request to withdraw, Eberle stressed that the cost and the amount of detailed information that would be required within a relatively short period were greater than the company had anticipated when it requested a review. Additionally, petitioners did not object to Eberle's request. Due to the circumstances of this case, the relative proximity of Eberle's request to the expiration deadline, and because this decision does not encourage manipulation of the review process in an attempt to achieve lower (or higher) margins, the Department has determined that it would be reasonable to grant the withdrawal at this time.

Therefore, in accordance with § 353.22(a)(5) of the Department's regulations, the Department will terminate these administrative reviews for ANI, Wälzholz, Röchling, Eberle, and PCS.

Because we are terminating these reviews, we shall instruct the Customs Service to liquidate entries for Wälzholz, Röchling, Eberle, and PCS at the cash deposit rate established during the original fair-value investigation. With regard to ANI, we will instruct Customs to return all cash deposits to ANI which Customs erroneously collected for merchandise exported by ANI that is specifically excluded from the order on corrosion-resistant steel flat products, i.e., clad products in straight lengths of 0.1875 inch or more in composite thickness and of a width which exceeds 150 millimeters or measures at least twice the thickness. (See 58 FR 44161, August 19, 1993.)

Furthermore, because PCS (as a related company to Pohang Iron and Steel Company, Ltd.) was previously