Mandatory surveys	Voluntary survey
MQ315A-Apparel MQ33W-Metalworking Machinery MA313F-Yarn Production MA313K-Knit Fabric Production MA314Q-Carpet and Rugs MA316A-Footwear MA321T-Lumber Production and Mill Stocks MA325G-Pharmaceutical Preparations, except Biologicals MA333L-Internal Combustion Engines MA333P-Pumps and Compressors MA334M-Consumer Electronics MA334Q-Semiconductor, Printed Circuit Boards, and Electronic Components MA334S-Electromedical Irradiation Equipment MA335E-Electric Housewares and Fans MA335J-Insulated Wire and Cable	*MQ325C-Industrial Gases MQ325F-Paint, Varnish, and Lacquer. MQ335C-Fluorescent Lamp Ballasts.

^{*}These voluntary surveys have mandatory annual counterparts.

II. Method of Collection

The Census Bureau will use mail out/mail back survey forms to collect data. We ask respondents to return monthly report forms within 10 days, quarterly report forms within 15 days, and annual report forms within 30 days of the initial mailing. Telephone calls and/or letters encouraging participation will be mailed to respondents who have not responded by the designated time.

III. Data

OMB Number: 0607–0395— Mandatory Surveys. 0607–0206— Voluntary & Annual Counterparts Surveys.

Form Number: See Chart Above. Type of Review: Regular Review. Affected Public: Businesses, or other for-profit organizations.

Estimated Number of Respondents: 11 408

Estimated Time Per Response: 1.2745. Estimated Total Annual Burden: 14,540 hours.

Estimated Total Annual Cost: The estimated cost to respondents for all the CIR reports in Wave II for fiscal year 2005 is \$238,601.

Respondent's Obligation: The CIR program includes both mandatory and voluntary surveys.

Legal Authority: Title 13, United States Code, Sections 182, 224, and 225.

IV. Request for 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 shall have practical utility; (b) the accuracy of the agency's estimate of the burden (including hours and cost) of the proposed collection of information; (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 respondents, including through the use of automated collection techniques or other forms of information technology.

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval of this information collection; they also will become a matter of public record.

Dated: February 12, 2004.

Madeleine Clayton,

Management Analyst, Office of the Chief Information Officer.

[FR Doc. 04–3534 Filed 2–18–04; 8:45 am] BILLING CODE 3510–07–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board [Docket 3–2004]

Foreign-Trade Zone 193—Pinellas County, Florida; Expansion of Manufacturing Authority—Subzone 193A, Cardinal Health 409, Inc. (Gelatin Capsules/Pharmaceutical Products), Pinellas County, Florida

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the Pinellas County Board of County Commissioners, grantee of FTZ 193, requesting to expand the scope of manufacturing authority under zone procedures within Subzone 193A, at the Cardinal Health 409, Inc. (formerly R.P. Scherer Corporation) facilities in the St. Petersburg/Clearwater area (Pinellas County), Florida. It was formally filed on February 10, 2004.

Subzone 193A was approved by the Board in 2000 at 4 sites (42.1 acres) in the St. Petersburg/Clearwater area (Pinellas County), with authority granted for the manufacture of soft gelatin capsules and certain

pharmaceutical products (Board Order 1117, 65 FR 54196, 9/7/2000). The scope of authority under zone procedures at Subzone 193A was recently expanded (Board Order 1282, 68 FR 53344, 9/10/03).

Subzone 193A (754 employees) is currently requesting to further expand the scope of authority for manufacturing activity conducted under FTZ procedures to include a broad range of inputs and pharmaceutical and nutritional final products. Categories of inputs include edible products of animal origin, dried vegetables, alfalfa, vegetable saps and pectins, various seed (including soybean oil), nut and vegetable oils, margarine, animal fats or oils, liver extract, food preparations, protein concentrates, chromium and manganese oxides, sulfates, phosphates, silicates, salts of oxometallic acids, acyclic hydrocarbons, acyclic/cyclic/ ether alcohols, ketones and quinones, mono- and polycarboxylic acids, anisidines, amino acids, carboxymidefunction compounds, quaternary salts, lecithins, saccharin, organo-sulfur compounds, heterocyclic compounds, nucleic acids, sulfanomides, glycosides, chemically pure sugars, essential oils of citrus fruit, other essential oils, perfumes and toilet waters, gelatin, rosin and resin acids, industrial fatty alcohols, prepared binders, silicones, cellulose, natural polymers, and worked vegetable or mineral carving material. Materials sourced from abroad represent some 30%–40% of material inputs.

The applicant is also requesting authority to use zone procedures to ship from the plant the inedible gelatin (HTSUS 3503.00.20.00) resulting from the manufacture of soft gel capsules from foreign edible gelatin (HTSUS 3503.00.55.10) and to manufacture vegetable-based capsules from imported and domestic carageenan (HTSUS

1302.39, duty rate, 3.2%) and starch (HTSUS 3912.90, duty rate, 5.2%).

Zone procedures would exempt Cardinal from Customs duty payments on foreign materials used in production for export. Up to 5 percent of the plant's shipments are currently exported. On domestic shipments, the company would be able to defer Customs duty payments on foreign materials, and to choose the duty rate that applies to finished products (primarily duty-free, but up to 10%) instead of the rates otherwise applicable to the foreign input materials (duty free-19%)(noted above). The application indicates that the savings from zone procedures would help improve Cardinal'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, 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 April 19, 2004. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to May 4, 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 U.S. Department of Commerce Export Assistance Center, 14010 Roosevelt Blvd., Suite 704, Clearwater, Florida 33762.

Dated: February 10, 2004.

Dennis Puccinelli,

Executive Secretary.

[FR Doc. 04–3643 Filed 2–18–04; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-580-809]

Certain Circular Non-Alloy Steel Pipe from Korea; Extension of Time Limit for the Final Results of the Antidumping Duty Administrative Review

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

ACTION: Notice of Extension of Time Limit.

SUMMARY: The Department of Commerce ("the Department") is extending the time limit for the final results of the administrative review of the antidumping duty order on certain circular non-alloy steel pipe from Korea. The period of review is November 1, 2001, through October 31, 2002. This extension is made pursuant to section 751(a)(3)(A) of the Tariff Act of 1930 ("the Act").

EFFECTIVE DATE: February 19, 2004.

FOR FURTHER INFORMATION CONTACT:

Scott Holland, Office 1, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington DC 20230; at telephone (202) 482–1279.

SUPPLEMENTARY INFORMATION:

Background

On December 8, 2003, the Department published the preliminary results of the administrative review of the antidumping duty order on certain circular non-alloy steel pipe from Korea covering the period November 1, 2001, through October 31, 2002 (68 FR 68331). The final results for this review are currently due no later than March 30, 2004.

Extension of Time Limits for Final Results

Section 751(a)(3)(A) of the Act requires the Department to issue the preliminary results of an administrative review within 245 days after the last day of the anniversary month of an antidumping duty order for which a review is requested and issue the final results within 120 days after the date on which the preliminary results are published. However, if it is not practicable to complete the review within the time period, section 751(a)(3)(A) of the Act allows the Department to extend these deadlines to a maximum of 365 days and 180 days, respectively.

Due to the issues in this case including certain complex price reduction issues, we determine that it is not practicable to complete the final results of this review within the original time limit (*i.e.*, March 30, 2004). Therefore, the Department is extending the time limit for completion of the final results 60 days, or until no later than June 1, 2004, in accordance with section 751(a)(3)(A) of the Act.

We are issuing and publishing this notice in accordance with sections 751(a)(1) and 777(i)(1) of the Act.

Dated: February 12, 2004.

Jeffrey May,

Deputy Assistant Secretary for AD/CVD Enforcement.

[FR Doc. 04–3640 Filed 2–18–04; 8:45 am] BILLING CODE 3510–DS–S

DEPARTMENT OF COMMERCE

International Trade Administration

[A-489-813]

Notice of Termination of Antidumping Duty Investigation: Certain Processed Hazelnuts From Turkey

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

EFFECTIVE DATE: February 19, 2004.

SUMMARY: On January 28, 2004, Westnut LLC, Northwest Hazelnut Company, Hazelnut Growers of Oregon,

Williamette Filbert Growers, Evergreen Orchards, and Evonuk Orchards withdrew their antidumping petition, filed on October 21, 2003, regarding certain processed hazelnuts from Turkey. Based on this withdrawal, the Department of Commerce ("the Department") is now terminating this investigation.

FOR FURTHER INFORMATION CONTACT: John Drury at 202–482–0195, Ann Barnett-Dahl at 202–482–3833, or Abdelali Elouaradia at 202–482–1374, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230.

SUPPLEMENTARY INFORMATION:

Case History

On October 21, 2003, the Department of Commerce ("Department") received an antidumping duty petition ("Petition") filed in proper form by Westnut LLC, Northwest Hazelnut Company, Hazelnut Growers of Oregon, Willamette Filbert Growers, Evergreen Orchards, and Evonuk Orchards ("Petitioners"). Petitioners are domestic producers of certain processed