

COMMITTEE FOR PURCHASE FROM PEOPLE WHO ARE BLIND OR SEVERELY DISABLED

Clarification of Scope of Procurement List Additions; 2007 Commodities Procurement List; Quarterly Update of the A-List and Movement of Products Between the A-List, B-List and C-List

AGENCY: Committee for Purchase From People Who Are Blind or Severely Disabled.

ACTION: Publication of the quarterly update of the A-list and movement of products between the A-list, B-list and C-list as of October 1, 2007.

SUMMARY: The Committee for Purchase From People Who Are Blind or Severely Disabled, in accordance with the procedures published on December 1, 2006 (71 FR 69535–69538), has updated the scope of the Program's procurement preference requirements for the products listed below between and among the Committee's A-list, B-list and C-list. A-list products are suitable for the Total Government Requirement as aggregated by the General Services Administration, the B-list are those products suitable for the Broad Government Requirement as aggregated by the General Services Administration, and C-list products are suitable for the requirements of one or more specified agency(ies). The lists below track changes to A-, B-, C-designations that occurred between June 1, 2007 and August 31, 2007. If not currently available, the products listed below as being included on the A-list will be available for purchase through the GSA Global Supply system and JWOD-authorized commercial distributors on or about October 1, 2007.

DATES: The effective date for the quarterly update of the A-list and movement of products between and among the A-list, B-list and C-list is October 1, 2007.

ADDRESSES: Committee for Purchase From People Who Are Blind or Severely Disabled, Jefferson Plaza 2, Suite 10800, 1421 Jefferson Davis Highway, Arlington, Virginia 22202–3259.

FOR FURTHER INFORMATION CONTACT: Emily A. Covey, Telephone: (703) 603–7740, Fax: (703) 603–0655, or e-mail cmtefedreg@jwod.gov.

Products moved from B-list to A-list: None.

Products moved from C-list to A-list:
Bag, Trash, Coreless Roll
8105–00–NIB–1240
8105–00–NIB–1241
8105–00–NIB–1242
8105–00–NIB–1243

Products moved from A-list to B-list: None.

Products moved from A-list to C-list: None.

Products moved from B-list to C-list: None.

Products moved from C-list to B-list: None.

The complete A-list is available at http://www.jwod.gov/jwod/p_and_s/alist2007.htm.

Kimberly M. Zeich,

Director, Program Operations.

[FR Doc. E7–17323 Filed 8–30–07; 8:45 am]

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DEPARTMENT OF COMMERCE

Foreign–Trade Zones Board

Order No. 1523

Approval of Manufacturing Authority, Within Foreign–Trade Zone 222, Montgomery, Alabama, ArvinMeritor, Inc. (Automotive Door Modules)

Pursuant to its authority under the Foreign–Trade Zones Act of June 18, 1934, as amended (19 U.S.C. 81a–81u)(the Act), the Foreign–Trade Zones Board (the Board) adopts the following Order:

Whereas, the Montgomery Area Chamber of Commerce, grantee of FTZ 222, has requested authority under Section 400.32(b)(1) of the Board's regulations on behalf of ArvinMeritor, Inc., to manufacture automotive door modules under FTZ procedures within FTZ 222 Site 1, Montgomery, Alabama (FTZ Docket 46–2006, filed 12–5–2006);

Whereas, notice inviting public comment has been given in the **Federal Register** (71 FR 75228, 12–14–2006);

Whereas, pursuant to 15 CFR 400.32(b)(1), the Commerce Department's Assistant Secretary for Import Administration has the authority to act for the Board in making such decisions on new manufacturing/processing activity under certain circumstances, including situations where the proposed activity is the same, in terms of products involved, to activity recently approved by the Board and similar in circumstances (§ 400.32(b)(1)(i)); and,

Whereas, the FTZ Staff has reviewed the proposal, taking into account the criteria of Section 400.31, and the Executive Secretary has recommended approval;

Now, therefore, the Assistant Secretary for Import Administration, acting for the Board pursuant to Section 400.32(b)(1), concurs in the recommendation and hereby approves the request subject to the Act and the

Board's regulations, including Section 400.28.

Signed at Washington, DC, this 23rd day of August 2007.

David M. Spooner,

Assistant Secretary of Commerce for Import Administration, Alternate Chairman, Foreign–Trade Zones Board.

Attest:

Andrew McGilvray,

Executive Secretary.

[FR Doc. E7–17366 Filed 8–30–07; 8:45 am]

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DEPARTMENT OF COMMERCE

Foreign–Trade Zones Board

[Order No. 1521]

Application for Subzone Status Not Approved

Sharp Electronics Corporation, Huntington Beach, California

Pursuant to its authority under the Foreign–Trade Zones Act of June 18, 1934, as amended (19 U.S.C. 81a–81u), the Foreign–Trade Zones Board (the Board) adopts the following Order:

Whereas, the Foreign–Trade Zones Act provides for “. . . the establishment . . . of foreign–trade zones in ports of entry of the United States, to expedite and encourage foreign commerce, and for other purposes,” and authorizes the Foreign–Trade Zones Board to grant to qualified corporations the privilege of establishing foreign–trade zones in or adjacent to U.S. Customs and Border Protection ports of entry;

Whereas, the Board's regulations (15 CFR Part 400) provide for the establishment of special–purpose subzones when existing zone facilities cannot serve the specific use involved, and when the activity results in a significant public benefit and is in the public interest;

Whereas, the Board of Harbor Commissioners of the City of Los Angeles, grantee of FTZ 202, has made application to the Board for authority to establish special–purpose subzone status at the office and consumer electronics/home products/solar panels warehousing and distribution facility of Sharp Electronics Corporation, located in Huntington Beach, California (FTZ Docket 8–2006, filed 02–27–06);

Whereas, notice inviting public comment has been given in the **Federal Register** (71 FR 12676, 3/13/2006); and,

Whereas, the Board adopts the findings and recommendations of the examiner's report, and finds that the requirements of the FTZ Act and the Board's regulations have not been