the proposed project. The Agency collects this information from the lender to determine if funds are being used to meet the goals and mission of Rural Development. The information submitted by the lender to the Agency is used by the Agency to manage, plan, evaluate, and account for Government resources.

Estimate of Burden: Public reporting burden for this collection of information is estimated to average 1 hour per response.

Respondents: Nonprofit and for-profit lending corporations and public bodies.

Estimated Number of Respondents: 462.

Estimated Number of Responses per Respondent: 6.5.

Estimated Number of Responses: 3020.

Estimated Total Annual Burden on Respondents: 1,588 hours.

Copies of this information collection can be obtained from Cheryl Thompson, Regulations and Paperwork Management Branch, at (202) 692–0042.

#### 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 will have practical utility; (b) the accuracy of the Agency's estimate of the burden of the proposed collection of information including the validity of the methodology and assumptions used; (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 those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology. Comments may be sent to Cheryl Thompson, Regulations and Paperwork Management Branch, U.S. Department of Agriculture, Rural Development, STOP 0742, 1400 Independence Ave., SW., Washington, DC 20250. All responses to this notice will be summarized and included in the request for OMB approval. All comments will also become a matter of public record.

Dated: November 16, 2007.

# James C. Alsop,

Acting Administrator, Rural Housing Service. [FR Doc. E7–24425 Filed 12–17–07; 8:45 am]

BILLING CODE 3410-XV-P

# **DEPARTMENT OF COMMERCE**

# Foreign-Trade Zones Board

[T-4-2007]

Foreign-Trade Zone 38 – Spartanburg County, SC, Application for Temporary/Interim Manufacturing Authority, ZF Lemförder Corporation, (Automotive Suspension Systems), Notice of Approval

On September 26, 2007, an application was filed by the Executive Secretary of the Foreign—Trade Zones (FTZ) Board submitted by the South Carolina State Ports Authority, grantee of FTZ 38, requesting temporary/interim manufacturing (T/IM) authority on behalf of ZF Lemförder Corporation, to assemble automotive suspension systems under FTZ procedures within FTZ 38 Site—3, Duncan, South Carolina.

The application has been processed in accordance with T/IM procedures, as authorized by FTZ Board Orders 1347 (69 FR 52857, 8-30-2004) and 1480 (71 FR 55422, 9-22-2006), including notice in the Federal Register inviting public comment (72 FR 56334, 10-3-2007). The FTZ staff examiner reviewed the application and determined that it meets the criteria for approval under T/ IM procedures. The foreign-origin components approved for this activity are: stoppers/lids/caps (HTSUS 3923.50), reinforced tubes/pipes/hoses (4009.42), articles of rubber (4016.99), fasteners (7318.15, .16, .22, .24; 7616.10), helical and leaf springs (7320.20), cables and wires (7326.90), fittings (8302.30), check valves (8481.30), brake system parts (8708.30), suspension systems and related parts (8708.80), dampeners (8708.99), height sensors (9031.80), wheel hubs (8708.99). drive shafts (8708.99), universal joints (8708.99), and ball bearings (8482.10).

Pursuant to the authority delegated to the FTZ Board Executive Secretary in the above—referenced Board Orders, the application is approved, effective this date, until December 10, 2009, subject to the FTZ Act and the Board's regulations, including Section 400.28.

Dated: December 10, 2007.

# Andrew McGilvray,

 $Executive\ Secretary.$ 

[FR Doc. E7–24499 Filed 12–17–07; 8:45 am] BILLING CODE 3510–DS–S

# **DEPARTMENT OF COMMERCE**

# International Trade Administration [A-821-819]

Notice of Extension of Time Limit for Preliminary Results of Antidumping Duty Administrative Review: Magnesium Metal from the Russian Federation

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

**EFFECTIVE DATE:** December 18, 2007. **FOR FURTHER INFORMATION CONTACT:** Dmitry Vladimirov, AD/CVD Operations, Office 5, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230;

# **Background**

telephone: (202) 482-0665.

The Department of Commerce (the Department) published an antidumping duty order on magnesium metal from the Russian Federation on April 15, 2005. See Notice of Antidumping Duty Order: Magnesium Metal from the Russian Federation, 70 FR 19930 (April 15, 2005). On April 30, 2007, PSC VSMPO-AVISMA Corporation, a Russian Federation producer of the subject merchandise, requested that the Department conduct an administrative review. On April 30, 2007, U.S. Magnesium Corporation LLC, the petitioner in this proceeding, also requested that the Department conduct an administrative review with respect to PSC VSMPO-AVISMA Corporation and Solikamsk Magnesium Works (SMW), another Russian Federation producer of the subject merchandise. On May 30, 2007, the Department published a notice of initiation of an administrative review of the antidumping duty order on magnesium metal from the Russian Federation for the period April 1, 2006, through March 31, 2007. See Initiation of Antidumping and Countervailing Duty Administrative Reviews and Request for Revocation in Part, 72 FR 29968 (May 30, 2007). On July 11, 2007, SMW notified the Department that it will not participate in this administrative review. The preliminary results of this administrative review are currently due no later than December 31, 2007.

# **Extension of Time Limit for Preliminary Results**

Section 751(a)(3)(A) of the Tariff Act of 1930, as amended (the Act), requires the Department to make a preliminary determination within 245 days after the