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- (5) Statement as to environmental impact; and
- (6) Any additional information requested by the Board or the Executive Secretary in order to conduct the review. The Executive Secretary may issue guidelines as to the kind of detailed information needed for various types of subzone cases.
- (b) Burden of proof. An applicant for a subzone must demonstrate to the Board that the proposed operation meets the criteria in §400.23(b).

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§ 400.26 Application for expansion or other modification to zone project.

- (a) In general. (1) A grantee may apply to the Board for authority to expand or otherwise modify its zone project.
- (2) The Executive Secretary, in consultation with the Port Director, will determine whether the proposed modification involves a major change in the zone plan and is thus subject to paragraph (b) of this section, or is minor and subject to paragraph (c) of this section. In making this determination the Executive Secretary will consider the extent to which the proposed modification would:
- (i) Substantially modify the plan originally approved by the Board; or
- (ii) Expand the physical dimensions of the approved zone area as related to the scope of operations envisioned in the original plan.
- (b) Major modification to zone project. An application for a major modification to an approved zone project shall be submitted in accordance with the format in § 400.24, except that:
- (1) Reference may be made to current information in an application from the same applicant on file with the Board; and
- (2) The content of Exhibit Four shall relate specifically to the proposed change.
- (c) Minor modification to zone project. Other applications or requests under this subpart, including those for minor revisions of zone boundaries, grant of authority transfers, or time extensions, shall be submitted in letter form with information and documentation necessary for analysis, as determined

by the Executive Secretary, who shall determine whether the proposed change is a minor one subject to this paragraph (c) instead of paragraph (b) of this section (see, § 400.27(f)).

(d) Applications for other revisions to grants of authority. Applications or requests for revisions to grants of authority, such as restriction modifications, shall be submitted in letter form with information and documentation necessary for analysis, as determined by the Executive Secretary. If the change involves removal or significant modification of a restriction included by the Board in a grant of authority, the review procedures of §400.32 shall apply. If not, the procedure set forth in §400.27(f) shall apply.

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[56 FR 50798, Oct. 8, 1991, as amended at 62 FR 53535, Oct. 15, 1997]

§ 400.27 Procedure for processing application.

- (a) In general. This section outlines the procedure followed in processing applications submitted under §§ 400.24-400.26. In addition, it sets forth the time schedules which will normally be applied in processing applications. The schedules will provide guidance to applicants with respect to the time frames for each of the procedural steps involved in the Board's review. Under these schedules, applications involving manufacturing or processing activity would be processed within 1 year, and those not involving such activity, within 10 months. While the schedules set forth a standard time frame, the Board may determine that it requires additional time based on special circumstances, such as when the public comment period must be reopened pursuant to paragraphs (d)(2)(v)(B) and (d)(3)(vi)(B) of this section.
- (b) Prefiling review. Applications subject to § 400.29 shall be accompanied with a check in accordance with that section, and will be dated upon receipt at the headquarters of the Board. The Executive Secretary will determine whether the application satisfies the requirements of §§ 400.22–400.24, 400.25, 400.26, 400.32, and other applicable provisions of this part.