located at the intersection of Route PR-9 and Las Americas Highway, Ponce; and Site 6 (86 acres)—Coto Laurel Industrial Park located at the southwest corner of the intersection of Highways PR-56 and PR-52, Ponce.

An application is pending with the FTZ Board to expand FTZ 163 (FTZ Docket 67-2005) to include a site at Guaynabo, Puerto Rico. The proposed site consists of 17 acres and is located at State Road No. 1, Km 21.1 in Guaynabo.

The applicant is requesting authority to expand the zone to include an additional site (6 acres) for a warehouse facility in Hormigueros, some 41 miles west of Ponce: Proposed Site 8 (6 acres)—located on PR Highway #2, at Km.165.2, Hormigueros. The site is owned by Jose A. Lugo Lugo. No specific manufacturing requests are being made at this time. Such requests would be made to the Board on a caseby-case basis.

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 one of the following addresses below:

- 1. Submissions via Express/Package Delivery Services: Foreign-Trade Zones Board, U.S. Department of Commerce. Franklin Court Building-Suite 4100W. 1099 14th Street, NW, Washington, DC 20005: or
- 2. Submissions via U.S. Postal Service: Foreign-Trade Zones Board, U.S. Department of Commerce, FCB-4100W, 1401 Constitution Ave., NW, Washington, DC 20230.

The closing period for their receipt is June 12, 2006. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to June 26, 2006).

A copy of the application will be available for public inspection at the Office of the Foreign-Trade Zones Board's Executive Secretary at address No. 1 listed above and Codezol, C.D., 3309 Avenida Santiago de los Caballeros, Ponce, Puerto Rico 00734.

Dated: April 4, 2006.

### Dennis Puccinelli,

Executive Secretary.

[FR Doc. E6-5334 Filed 4-10-06; 8:45 am] BILLING CODE 3510-DS-S

### **DEPARTMENT OF COMMERCE**

# Foreign-Trade Zones Board [Docket 40-2005]

### Withdrawal of Application for **Expansion for Ponce, Puerto Rico** Area, FTZ 163

Notice is hereby given of the withdrawal of the application requesting authority to expand FTZ 163, in the Ponce, Puerto Rico area, adjacent to the Ponce Customs port of entry. The application was filed on August 8, 2005.

The withdrawal was requested because of changed circumstances, and the case has been closed without prejudice.

Dated: April 3, 2006.

### Dennis Puccinelli,

Executive Secretary.

[FR Doc. E6-5337 Filed 4-10-06; 8:45 am] BILLING CODE 3510-DS-S

### DEPARTMENT OF COMMERCE

## **International Trade Administration** [C-580-851]

**Dynamic Random Access Memory** Semiconductors from the Republic of Korea: Amended Final Results of **Countervailing Duty Administrative** Review

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

**EFFECTIVE DATE:** April 11, 2006.

## FOR FURTHER INFORMATION CONTACT:

Ryan Langan, AD/CVD Operations, Office 1, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW. Washington, DC 20230; telephone: (202) 482-2613.

### SUPPLEMENTARY INFORMATION:

### **Background**

On March 14, 2006, the Department of Commerce ("the Department") issued its Final Results in the countervailing duty administrative review of dynamic random access memory semiconductors from the Republic of Korea. See Dynamic Random Access Memory Semiconductors from the Republic of Korea: Final Results of Countervailing Duty Administrative Řeview, 71 FR 14174 (March 21, 2006) ("Final Results"). On March 21, 2006, Hynix Semiconductor, Inc. ("Hynix") filed timely ministerial error allegations pursuant to 19 CFR 351.224(c)(2). On March 27, 2006, Micron Technology,

Inc. ("the petitioner") responded to Hynix's allegations.

### Scope of the Order

The products covered by this order are dynamic random access memory semiconductors (DRAMS) from Korea, whether assembled or unassembled. Assembled DRAMS include all package types. Unassembled DRAMS include processed wafers, uncut die, and cut die. Processed wafers fabricated in Korea, but assembled into finished semiconductors (DRAMS) outside Korea are also included in the scope. Processed wafers fabricated outside Korea and assembled into finished semiconductors in Korea are not included in the scope.

The scope of this order additionally includes memory modules containing DRAMS from Korea. A memory module is a collection of DRAMS, the sole function of which is memory. Memory modules include single in-line processing modules, single in-line memory modules, dual in-line memory modules, small outline dual in-line memory modules, Rambus in-line memory modules, and memory cards or other collections of DRAMS, whether unmounted or mounted on a circuit board. Modules that contain other parts that are needed to support the function of memory are covered. Only those modules that contain additional items which alter the function of the module to something other than memory, such as video graphics adapter boards and cards, are not included in the scope. This order also covers future DRAMS module types.

The scope of this order additionally includes, but is not limited to, video random access memory, and synchronous graphics ram, as well as various types of DRAMS, including fast page-mode, extended data-out, burst extended data-out, synchronous dynamic RAM, rambus DRAM, and Double Data Rate DRAM. The scope also includes any future density, packaging, or assembling of DRAMS. Also included in the scope of this order are removable memory modules placed on motherboards, with or without a central processing unit, unless the importer of the motherboards certifies with U.S. Customs and Border Protection ("CBP") that neither it, nor a party related to it or under contract to it, will remove the modules from the motherboards after importation or, consistent with the Memorandum from Stephen J. Claevs to David M. Spooner, "Final Scope Ruling," dated January 12, 2006, unless the importer of the motherboards certifies with CBP that the motherboard is being imported for repair or