The project is designed to serve a sevencounty Central Valley region, also including Kings, Mariposa, Stanislaus and Tulare Counties.

The application contains evidence of the need for foreign-trade zone services in Merced, Madera and Fresno Counties. Several firms have indicated an interest in using zone procedures for warehousing/distribution of such items as modular housing components, water pumps and agricultural products. Specific manufacturing approvals are not being sought at this time. Requests would be made to the Board on a case-by-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.

As part of the investigation, the Commerce examiner will hold a public hearing on July 30, 1997, 9:00 a.m., Merced County Board of Supervisors Chambers, Merced County Administration Building, Third Floor, 2222 M Street, Merced, CA 95340.

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 the address below. The closing period for their receipt is September 5, 1997. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to September 22, 1997.)

A copy of the application and accompanying exhibits will be available during this time for public inspection at the following locations:

Merced County Administrator's Office, Merced County Administration Building, 2222 M Street, Third Floor, Merced, CA 95340

Office of the Executive Secretary, Foreign-Trade Zones Board, Room 3716, U.S. Department of Commerce, 14th & Pennsylvania Avenue, NW., Washington, DC 20230.

Dated: June 27, 1997.

John J. Da Ponte, Jr.,

Executive Secretary.

[FR Doc. 97–17529 Filed 7–3–97; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board [Order No. 906]

Expansion of Foreign-Trade Zone 81 Pease International Tradeport Portsmouth, NH

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, an application from the New Hampshire State Port Authority, grantee of Foreign-Trade Zone 81, Portsmouth, New Hampshire, for authority to expand FTZ 81 to include an additional site at the Pease International Tradeport in Portsmouth, was filed by the Board on October 23, 1996 (FTZ Docket 79–96, 61 FR 57383, 11/6/96);

Whereas, notice inviting public comment was given in the Federal Register and the application has been processed pursuant to the FTZ Act and the Board's regulations; and,

Whereas, the Board adopts the findings and recommendations of the examiner's report, and finds that the requirements of the FTZ Act and Board's regulations are satisfied, and that the proposal is in the public interest:

Now, therefore, the Board hereby orders:

The application to expand FTZ 81 is approved, subject to the Act and the Board's regulations, including Section 400.28, and subject to the standard 2,000-acre activation limit for the overall zone project.

Signed at Washington, DC, this 25th day of June 1997.

Robert S. LaRussa,

BILLING CODE 3510-DS-P

Acting Assistant Secretary of Commerce for Import Administration, Alternate Chairman, Foreign-Trade Zones Board. [FR Doc. 97–17523 Filed 7–3–97; 8:45 am]

DEPARTMENT OF COMMERCE

International Trade Administration [A-570-832]

Clarification of Federal Register Notice on Pure Magnesium From the People's Republic of China: Notice of Extension of Time Limit for New Shipper Antidumping Duty Administrative Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce. EFFECTIVE DATE: July 7, 1997.

FOR FURTHER INFORMATION CONTACT:

Everett Kelly or Ellen Grebasch, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, D.C. 20230; telephone: (202) 482–4194 or (202) 482– 3773, respectively.

SUMMARY: On Friday, June 18, 1997, (62 FR 33603), the Pure Magnesium from the People's Republic of China: Notice of Extension of Time Limit For New Shipper Antidumping Administrative Review was printed in the **Federal Register** with an incorrect case number A–583–826, (62 FR 33603). The correct case number for this new shipper review is A–570–832.

Dated: June 27, 1997.

Holly Kuga,

Acting Principal Deputy Assistant Secretary for Import Administration.

[FR Doc. 97–17530 Filed 7–3–97; 8:45 am]

DEPARTMENT OF COMMERCE

International Trade Administration

[A-570-847]

Notice of Antidumping Duty Order and Amended Final Determination of Sales at Less Than Fair Value: Persulfates From the People's Republic of China

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

EFFECTIVE DATE: July 7, 1997.

FOR FURTHER INFORMATION CONTACT: Barbara Wojcik-Betancourt, Office of Antidumping/Countervailing Duty Enforcement, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230; telephone: (202) 482–0629.

The Applicable Statute

Unless otherwise indicated, all citations to the statute are references to the provisions effective January 1, 1995, the effective date of the amendments made to the Tariff Act of 1930 (the Act) by the Uruguay Round Agreements Act (URAA). In addition, unless otherwise indicated, all citations to the Department's regulations are to 19 CFR part 353 (1997).

Amended Final Determination

In accordance with section 735(a) of the Act, on May 12, 1997, the Department made its final determination that persulfates from the People's Republic of China ("PRC") are

being, or are likely to be, sold in the United States at less than fair value (62 FR 27222 (May 19, 1997)). Subsequent to the final determination, on May 21, 1997, we received ministerial error allegations, timely filed pursuant to 19 CFR 353.28(b), from the following respondents: Sinochem Jiangsu Wuxi Import & Export Corporation, ("Wuxi"); Shanghai Ai Jian Import & Export Corporation, ("AJ"); Shanghai Ai Jian Reagant Works, ("AJ Works"); Guangdong Petroleum Chemical Import & Export Trade Corporation, ("Guangdong"); Guangzhou City Zhujiang Electrochemical Factory ("Zhujiang"); and ICC Chemical Corporation ("ICC"). No ministerial error allegations were submitted by the petitioner. We received comments from the petitioner rebutting respondents' allegations on May 28, 1997.

We have determined, in accordance with 19 CFR 353.28(d), that a ministerial error was made in our margin calculations. Specifically, the Department inappropriately added rather than deducted capital account expenditures in its calculation of the SG&A ratio. For a detailed discussion of the alleged ministerial errors and the Department's analysis, see Memorandum for Louis Apple from the Team, dated June 11, 1997. In accordance with 19 CFR 353.28(c), we are amending the final determination of the antidumping duty investigation of persulfates from the PRC to correct this ministerial error.

Scope of Order

The products covered by this investigation are persulfates, including ammonium, potassium, and sodium persulfates. The chemical formula for these persulfates are, respectively, $(NH_4)_2S_2O_8$, $K_2S_2O_8$, and $Na_2S_2O_8$. Ammonium and potassium persulfates are currently classified under subheading 2833.40.60 of the Harmonized Tariff Schedule of the United States ("HTSUS"). Sodium persulfate is classified under HTSUS subheading 2833.40.20. Although the HTSUS subheadings are provided for convenience and customs purposes, our written description of the scope of this investigation is dispositive.

Antidumping Duty Order

On June 25, 1997, in accordance with section 735(d) of the Act, the U.S. International Trade Commission ("ITC") notified the Department that the U.S. persulfates industry is materially injured by imports of persulfates from the PRC. Therefore, in accordance with section 736(a)(1) of the Act, the Department will direct U.S. Customs

officers to assess, upon further advice by the administering authority pursuant to section 736(a)(1) of the Act. antidumping duties equal to the amount by which the normal value of the merchandise exceeds the export price of all entries of persulfates from the PRC. These antidumping duties will be assessed on all unliquidated entries of persulfates from the PRC entered, or withdrawn from warehouse, for consumption on or after December 27, 1996, the date on which the Department published its preliminary determination notice in the Federal Register, (61 FR 68232). On or after the date of publication of this notice in the Federal Register, U.S. Customs officers must require, at the same time as importers would normally deposit estimated duties, the following cash deposits for the subject merchandise:

Manufacturer/producer/exporter	Weight- average margin percent- age
Sinochem Jiangsu Wuxi Import & Export Corporation	34.41
Shanghai AJ Import and Export Corporation (or Shanghai Ai Jian	
Import & Export Corporation)	32.22
Guangdong Petroleum Chemical Import & Export Trade Corpora-	
tion	34.97
China-wide Rate	119.02

This notice constitutes the antidumping duty order with respect to persulfates from PRC, pursuant to section 736(a) of the Act. Interested parties may contact the Central Records Unit, Room B–099 of the Main Commerce Building, for copies of an updated list of antidumping duty orders currently in effect.

This order is published pursuant to section 736(a) of the Act (19 USC 1673e(a)) and 19 CFR 353.21.

Dated: July 1, 1997.

Robert S. LaRussa,

Acting Assistant Secretary for Import Administration.

[FR Doc. 97–17724 Filed 7–3–97; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-580-828 and A-583-827]

Notice of Postponement of Preliminary Determination of Sales at Less Than Fair Value: Static Random Access Memory Semiconductors (SRAMs) From the Republic of Korea and Taiwan

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

EFFECTIVE DATE: July 7, 1997.

FOR FURTHER INFORMATION CONTACT:

Shawn Thompson or Fabian Rivelis, Import Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, D.C. 20230; telephone (202) 482–1766 or (202) 482–3853, respectively.

Postponement of Final Determination

On March 17, 1997, the Department initiated an antidumping duty investigation of imports of SRAMs from the Republic of Korea and Taiwan. the notice of initiation stated that we would issue our preliminary determination on or before August 4, 1997 (62 FR 13596, March 21, 1997).

On June 23, 1997, petitioner made a timely request pursuant to 19 CFR 353.15(c) of the Department's interim regulations (60 FR 25130, May 11, 1995) for a 50-day postponement of the preliminary determination, until September 23, 1997, pursuant to Section 733(c)(1) of the Tariff Act of 1930, as amended (the Act). Petitioner requested a postponement so that the Department would have additional time to analyze the responses to the antidumping questionnaire due to the fact that they are voluminous and raise many unusually complex issues.

For the reasons identified by petitioner, we are postponing the preliminary determination under Section 733(c)(1) of the Act. We will make our preliminary determination no later than September 23, 1997.

This notice is published pursuant to section 733(c)(2) of the Act and 19 CFR 353.15(d).

Dated: June 27, 1997.

Louis I. Apple,

Acting Principal Deputy Assistant Secretary for Import Administration.

[FR Doc. 97–17524 Filed 7–3–97; 8:45 am]

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