the CIR surveys are divided into "waves." There are three waves that include the mandatory and voluntary surveys. Mandatory and voluntary surveys are divided into separate clearance requests, making six separate clearances. We are now combining the mandatory and voluntary surveys from each wave into one clearance request, reducing the total number of clearance requests from six to three. Therefore, we are incorporating the burden hours currently contained in 0607–0776 into this request and discontinuing that clearance.

Also in this request, we are changing the reporting status of the following voluntary annual surveys to mandatory since they provide detailed commodity data for the 2002 Economic Census. They are MA311D, "Confectionery", MA333N, "Fluid Power Products", and MA335L, "Electric Lighting Fixtures". We are moving the following surveys from another wave into this wave because of changes in survey content. They are M311H, ''Animal & Vegetable Fats and Oil (Warehouse Stocks)" M311L, "Fats and Oils (Rendered)", M311M, "Animal & Vegetable Fats and Oil (Consumption and Stocks)", M311N, "Animal & Vegetable Fats and Oil (Production, Consumption, and Stocks)", and MA334R, "Computers and Office and Accounting Machines". Due to a lack of funding, we are discontinuing MA333J, "Selected Pollution Control Equipment" and MA333U, "Coin-Operated Vending Machines." More details concerning these changes are included in Question 15

Affected Public: Businesses or other for-profit.

Frequency: Monthly, quarterly, and annually.

Respondent's Obligation: Monthly and Quarterly collections are typically voluntary; Annual collections (including counterpart collections) are mandatory.

Legal Authority: Title 13 U.S.C., sections 61, 81, 131, 182, 224, and 225. OMB Desk Officer: Susan Schechter,

(202) 395–5103.

Copies of the above information collection proposal can be obtained by calling or writing Madeleine Clayton, Departmental Paperwork Clearance Officer, (202) 482–3129, Department of Commerce, room 6608, 14th and Constitution Avenue, NW., Washington, DC 20230 (or via the Internet at mclayton@doc.gov).

Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to Susan Schechter, OMB Desk Officer, room 10201, New Executive Office Building, Washington, DC 20503.

Dated: July 11, 2202.

Madeleine Clayton,

Departmental Paperwork Clearance Officer, Office of the Chief Information Officer. [FR Doc. 02–17896 Filed 7–15–02; 8:45 am] BILLING CODE 3510–07–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[Docket 29-2002]

Foreign-Trade Zone 20—Newport News, Application for Subzone, Canon Virginia, Inc. (Computer Printers and Related Products), Newport News, VA

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the Virginia Port Authority, grantee of FTZ 20, requesting specialpurpose subzone status for the computer printer and related products manufacturing plant of Canon Virginia, Inc. (Canon) in Newport News, Virginia. The application was submitted pursuant to the provisions of the Foreign-Trade Zones Act, as amended (19 U.S.C. 81a– 81u), and the regulations of the Board (15 CFR part 400). It was formally filed on July 2, 2002.

Canon's Newport News plant is comprised of two sites in Newport News, Virginia: *Site 1* (165.60 acres currently, with 782,793 square feet with a possible expansion of 800,000 square feet) is located at 12000 Canon Blvd., Newport News; and *Site 2* (21.07 acres with 125,000 square feet) located at 120 Enterprise Drive, Newport News, Virginia.

The facility (1,400 employees) produces computer printers (HTSUS 8471, duty-free), and related products such as toner cartridges (HTSUS 8473, duty-free), toner drums (HTSUS 9009, duty-free), and toner (HTSUS 9009, duty-free and 3707, 6.5%). The company also remanufactures and refurbishes photocopying machines (HTSUS 9009, duty-free-3.7%) and bubble jet printers (HTSUS 8471, dutyfree) and may include other Canon products such as scanners, facsimile machines, calculators, medical equipment, regular and digital cameras, video camcorders and broadcasting equipment in the future.

Foreign-sourced materials will account for some 50–70 percent of finished product value, and include items from the following general categories: mineral oils, inorganic acids, iron oxides, titanium oxides, sulfates, salts of oxometallic acid, ethers, amine

function compounds, diazo compounds, organic derivatives of hydrazine, other organic compounds, synthetic organic coloring matter, paints, artificial waxes, prepared glues and adhesives, toners, prepared rubber accelerators, organic composite solvents, prepared binders, polymers of propylene/styrene/vinyl chloride/vinyl acetate, acrylic polymers, polyacetals, polyamides, amino-resins, silicones, self-adhesive plates of plastics, plastic lids, other articles of plastics, articles of unvulcanized and vulcanized rubber, belts, packing cases, uncoated paper, cartons, paper, printed booklets and leaflets, synthetic monofilaments, cleaning seals, glass spheres, stainless steel wire, fasteners, copper springs, articles of copper, tungsten, base fittings, metal office fasteners, fans, filtering apparatus, automatic data processing machines, molding boxes, valves, ball or roller bearings, shafts, gears, pulleys, electric motors, electrical transformers, electromagnets, batteries, electrical resistors, electrical apparatus for switching, electrical lamps, diodes, transistors, electronic integrated circuits, insulated wire and cable, insulated fittings, lenses, photocopying apparatus, counters, typewriter ribbons, ink pads, and testing and controlling instruments

Zone procedures would exempt Canon from Customs duty payments on foreign materials used in production for export. Some 15 percent of the plant's shipments are exported. On domestic sales, the company would be able to choose the duty rates that apply to the finished products (primarily duty-free and some at 3.7%) rather than the duty rates that would otherwise apply to the foreign-sourced materials noted above (duty-free to 9 percent, weighted average 5.6%). The application indicates that the savings from zone procedures will help improve the plant's international competitiveness.

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 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:

- 1. Submissions Via Express/Package Delivery Services: Foreign-Trade-Zones Board, U.S. Department of Commerce, Franklin Court Building— Suite 4100W, 1099 14th St. NW, Washington, DC 20005; or
- 2. Submissions Via the U.S. Postal Service: Foreign-Trade-Zones Board,

U.S. Department of Commerce, FCB— Suite 4100W, 1401 Constitution Ave. NW, Washington, DC 20230.

The closing period for their receipt is [60 days from date of publication]. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to September 30, 2002.).

A copy of the application and accompanying exhibits will be available for public inspection at the Office of the Foreign-Trade Zones Board's Executive Secretary at address Number 1 listed above, and at the U.S. Department of Commerce Export Assistance Center, 400 North 8th Street, Suite 540, Richmond, VA 23240–0026.

Dated: July 9, 2002.

Andrew McGilvray,

Acting Executive Secretary. [FR Doc. 02–17853 Filed 7–15–02; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

Export Trade Certificate of Review

ACTION: Notice of application to amend an Export Trade Certificate of Review.

SUMMARY: The Office of Export Trading Company Affairs ("OETCA"), International Trade Administration, Department of Commerce, has received an application to amend an Export Trade Certificate of Review ("Certificate"). This notice summarizes the proposed amendment and requests comments relevant to whether the Certificate should be issued.

FOR FURTHER INFORMATION CONTACT: Jeffrey C. Anspacher, Director, Office of Export Trading Company Affairs, International Trade Administration, (202) 482–5131 (this is not a toll-free number) or E-mail at *oetca@ita.doc.gov*.

SUPPLEMENTARY INFORMATION: Title III of the Export Trading Company Act of 1982 (15 U.S.C. 4001-21) authorizes the Secretary of Commerce to issue Export Trade Certificates of Review. An Export Trade Certificate of Review protects the holder and the members identified in the Certificate from state and federal government antitrust actions and from private treble damage antitrust actions for the export conduct specified in the Certificate and carried out in compliance with its terms and conditions. Section 302(b)(1) of the Export Trading Company Act of 1982 and 15 CFR 325.6(a) require the Secretary to publish a notice in the

Federal Register identifying the applicant and summarizing its proposed export conduct.

Request for Public Comments

Interested parties may submit written comments relevant to the determination whether an amended Certificate should be issued. If the comments include any privileged or confidential business information, it must be clearly marked and a nonconfidential version of the comments (identified as such) should be included. Any comments not marked privileged or confidential business information will be deemed to be nonconfidential. An original and five (5) copies, plus two (2) copies of the nonconfidential version, should be submitted no later than 20 days after the date of this notice to: Office of Export Trading Company Affairs, International Trade Administration, Department of Commerce, Room 1104H, Washington, DC 20230. Information submitted by any person is exempt from disclosure under the Freedom of Information Act (5 U.S.C. 552). However, nonconfidential versions of the comments will be made available to the applicant if necessary for determining whether or not to issue the Certificate. Comments should refer to this application as "Export Trade Certificate of Review, application number 84-13A12.'

Northwest Fruit Exporters' ("NFE") original Certificate was issued on June 11, 1984 (49 FR 24581, June 14, 1984) and previously amended on May 2, 1988 (53 FR 16306, May 6, 1988); September 21, 1988 (53 FR 37628, September 27, 1988); September 20, 1989 (54 FR 39454, September 26, 1989); November 19, 1992 (57 FR 55510. November 25, 1992); August 16, 1994 (59 FR 43093, August 22, 1994); November 4, 1996 (61 FR 57850, November 8, 1996); October 22, 1997 (62 FR 55783, October 28, 1997); November 2, 1998 (63 FR 60304, November 9, 1998); October 20, 1999 (64 FR 57438, October 25, 1999); October 16, 2000 (65 FR 63567, October 24, 2000); and October 5, 2001 (66 FR 52111, October 12, 2001). A summary of the application for an amendment follows.

Summary of the Application

Applicant: Northwest Fruit Exporters, 105 South 18th Street, Suite 227, Yakima, Washington 98901–2149. *Contact:* James R. Archer, Manager,

Telephone: (509) 576–8004. Application No.: 84–13A12. Date Deemed Submitted: July 8, 2002.

Proposed Amendment: Northwest Fruit Exporters seeks to amend its Certificate to: 1. Add each of the following companies as a new "Member" of the Certificate within the meaning of section 325.2(1) of the Regulations (15 CFR 325.2(1)): L & M Companies, Selah, Washington; Orondo Fruit Co., Inc., Orondo, Washington; and Rawland F. Taplett d/b/a R.F. Taplett Fruit & Cold Storage Co., Wenatchee, Washington;

2. Delete the following companies as "Members" of the Certificate: Chief Wenatchee Growers, Wenatchee, Washington; Dole Northwest, Wenatchee, Washington; Fossum Orchards, Inc., Yakima, Washington; Garrett Ranches Packing, Wilder, Idaho; R.E. Redman & Sons, Inc., Wapato, Washington; Regal Fruit Cooperative, Tonasket, Washington; Sun Fresh International, LLC, Wenatchee, Washington; Taplett Fruit Packing Inc., Wenatchee, Washington; Voelker Fruit & Cold Storage, Inc., Yakima, Washington; and Williamson Orchards, Caldwell, Idaho; and

3. Change the listing of the following Members: "Allan Bros., Inc., Naches, Washington" to the new listing "Allan Bros., Naches, Washington"; "Borton & Sons, Yakima, Washington" to "Borton & Sons, Inc., Yakima, Washington"; "Carlson Orchards, Yakima, Washington" to "Carlson Orchards, Inc., Yakima, Washington''; "CPC International Apple Co., Tieton, Washington" to "CPC International Apple Company, Tieton, Washington"; "Domex Marketing Co., Yakima, Washington" to "Domex Marketing, Yakima, Washington''; "Douglas Fruit Co., Pasco, Washington'' to "Douglas Fruit Company, Inc., Pasco, Washington"; "Dovex Fruit Company, Wenatchee, Washington" to "Dovex Fruit Co., Wenatchee, Washington"; "Hansen Fruit & Cold Storage, Co., Yakima, Washington'' to ''Hansen Fruit & Cold Storage Co., Inc., Yakima, Washington''; "Jenks Bro. Cold Storage, Inc., Royal City, Washington'' to "Jenks Bros. Cold Storage & Packing, Royal City, Washington''; "Kershaw Fruit & Cold Storage, Yakima, Washington'' to "Kershaw Fruit & Cold Storage, Co., Yakima, Washington"; "Keystone Ranch, Riverside, Washington" to "Keystone Fruit Co. L.L.C. dba Keystone Ranch, Riverside, Washington"; "Lloyd Garretson, Co., Inc., Yakima, Washington" to "Llovd Garretson Co. Yakima, Washington''; "Northern Fruit Co., Wenatchee, Washington" to "Northern Fruit Company, Inc., Wenatchee, Washington'; "Northwestern Fruit & Produce Co., Yakima, Washington'' to "Apple King, LLC, Yakima, Washington"; "Obert Cold Storage, Zillah, Washington" to "Obert Cold Storage, Inc., Zillah, Washington";