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 12– Site 1 is approved, subject to the Act and the Board's regulations, including Section 400.28.

Signed at Washington, DC, this 21st day of January 2003.

Faryar Shirzad,

Assistant Secretary of Commerce for Import Administration, Alternate Chairman, Foreign-Trade Zones Board.

Dennis Puccinelli,

Executive Secretary.

[FR Doc. 03-2442 Filed 1-31-03; 8:45 am] BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[Docket 8-2003]

Foreign-Trade Zone 62—Brownsville, Texas; Application for Expansion

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the Brownsville Navigation District, grantee of Foreign-Trade Zone 62, requesting authority to expand its zone to include an additional site in the Brownsville, Texas, area, within the Brownsville/Los Indios Customs port of entry. 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 January 24, 2003.

FTZ 62 was approved on October 20, 1980 (Board Order 166, 45 FR 71638, 10/29/80) and expanded on September 30, 1983 (Board Order 226, 48 FR 45814, 10/7/83) and on October 24, 1989 (Board Order 444, 54 FR 46098, 11/1/ 89). The zone project currently consists of three sites (2,281 acres) in the Brownsville area: *Site 1* (1,971 acres) within the 21,000-acre developable portion of the 42,000-acre Brownsville Navigation District (includes the 71-acre

NAFTA Industrial Park, located at 6984 N. FM 511); Site 2 (3 parcels, 193 acres) within the Valley International Airport located on Rio Hondo Road, Harlingen: Parcel A (123 acres) within the Harlingen Industrial Airpark; and, Parcel B (55 acres) & Parcel C (15 acres) located on the west side of the airport; Site 3 (3 parcels, 117 acres) within the 3,000-acre Harlingen Industrial Park II, Harlingen: Parcel A (91 acres) located at FM 106 and FM 1595; and, Parcel B (7 acres) & Parcel C (18 acres) located at FM 106; and, a *Temporary Site* (8 acres) located at 1101 Joaquin Cavazos Road, within the FINSA Industrial Park, Los Indios (expires 4/1/03).

The applicant is now requesting authority to expand the general-purpose zone to include an additional site at the FINSA Industrial Park (*Proposed Site* 4—4 parcels, 758 acres) located at 1101 Joaquin Cavazos Road, Los Indios. The proposed site will also include the temporary site. The applicant is also requesting that 10 acres at Site 2–Parcel A (Harlingen Industrial Airpark) be restored to zone status. No specific manufacturing authority is being requested 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 addresses below: ZZzx

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 the U.S. Postal Service: Foreign-Trade Zones Board, U.S. Department of Commerce, FCB— Suite 4100W, 1401 Constitution Avenue, NW., Washington, DC 20230.

The closing period for their receipt is April 4, 2003. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to April 21, 2003). 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 the first address listed above, and at the Port of Brownsville, Brownsville Navigation District, 1000 Foust Road, Brownsville, TX 78521.

Dated: January 24, 2003.

Dennis Puccinelli,

Executive Secretary. [FR Doc. 03–2440 Filed 1–31–03; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation; Opportunity To Request Administrative Review

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

ACTION: Notice of Opportunity to Request Administrative Review of Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation.

Background

Each year during the anniversary month of the publication of an antidumping or countervailing duty order, finding, or suspension of investigation, an interested party, as defined in section 771(9) of the Tariff Act of 1930, as amended (the Act), may request, in accordance with section 351.213(2002) of the Department of Commerce (the Department) Regulations, that the Department conduct an administrative review of that antidumping or countervailing duty order, finding, or suspended investigation.

Opportunity To Request a Review

Not later than the last day of February 2003, interested parties may request administrative review of the following orders, findings, or suspended investigations, with anniversary dates in February for the following periods:

	Period
Antidumping Duty Proceedings Period	
Brazil: Stainless Steel Bar, A–351–825	2/1/02—1/31/03
France:	
Certain Cut-to-Length Carbon-Quality Steel Plate, A-427-816	2/1/02—1/31/03
Low Enriched Uranium, A-427-818	7/13/01—1/31/03
Germany: Sodium Thiosulfate, A-428-807	2/1/02-1/31/03
India:	

Certain Cut-to-Length Carbon-Quality Steel Plate, A-533-817 21/102-1/31/03 Forged Stainless Steel Branges, A-533-809 21/102-1/31/03 Stainless Steel Bar, A-533-810 21/102-1/31/03 Certain Preserved Mushrooms, A-530-813 21/102-1/31/03 Certain Cut-to-Length Carbon-Quality Steel Plate, A-560-805 21/102-1/31/03 Certain Cut-to-Length Carbon-Quality Steel Plate, A-475-826 21/102-1/31/03 Totato Steel But-Weld Pipe Fittings, A-475-828 21/102-1/31/03 Japan: Cartain Cut-to-Length Carbon-Quality Steel Plate, A-588-847 21/102-1/31/03 Metamical Transfer Pressee, ASB-8410 21/102-1/31/03 21/102-1/31/03 Malaysia: Stainless Steel But-Weld Pipe Fittings, A-568-810 21/102-1/31/03 21/102-1/31/03 Malaysia: Stainless Steel Bar, A-588-830 21/102-1/31/03 21/102-1/31/03 21/102-1/31/03 Tatinless Steel Bar, A-588-830 21/102-1/31/03		Period
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None.		
	None.	

In accordance with section 351.213(b) of the regulations, an interested party as defined by section 771(9) of the Act, may request in writing that the Secretary conduct an administrative review. For both antidumping and countervailing duty reviews, the interested party must specify the individual producers or exporters covered by an antidumping finding or an antidumping or countervailing duty order or suspension agreement for which it is requesting a review, and the requesting party must state why it desires the Secretary to review those particular producers or exporters. If the interested party intends for the Secretary to review sales of merchandise by an exporter (or a producer if that producer also exports merchandise from other suppliers) which were produced

in more than one country of origin and each country of origin is subject to a separate order, then the interested party must state specifically, on an order-byorder basis, which exporter(s) the request is intended to cover.

Six copies of the request should be submitted to the Assistant Secretary for Import Administration, International Trade Administration, Room 1870, U.S. Department of Commerce, 14th Street & Constitution Avenue, NW, Washington, DC 20230. The Department also asks parties to serve a copy of their requests to the Office of Antidumping/ Countervailing Enforcement, Attention: Sheila Forbes, in room 3065 of the main Commerce Building. Further, in accordance with section 351.303(f)(l)(i) of the regulations, a copy of each request must be served on every party on the Department's service list.

The Department will publish in the Federal Register a notice of "Initiation of Administrative Review of Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation" for requests received by the last day of February 2003. If the Department does not receive, by the last day of February 2003, a request for review of entries covered by an order, finding, or suspended investigation listed in this notice and for the period identified above, the Department will instruct the Customs Service to assess antidumping or countervailing duties on those entries at a rate equal to the cash deposit of (or bond for) estimated antidumping or countervailing duties required on those entries at the time of

entry, or withdrawal from warehouse, for consumption and to continue to collect the cash deposit previously ordered.

This notice is not required by statute but is published as a service to the international trading community.

Dated: January 29, 2003.

Holly A. Kuga,

Senior Office Director, Group II, Office 4, Import Administration. [FR Doc. 03–2446 Filed 1–31–03; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

Howard Hughes Medical Institute; Notice of Decision on Application for Duty-Free Entry of Scientific Instrument

This decision is made pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Pub. L. 89– 651, 80 Stat. 897; 15 CFR part 301). Related records can be viewed between 8:30 A.M. and 5 P.M. in Suite 4100W, U.S. Department of Commerce, Franklin Court Building, 1099 14th Street, NW., Washington, DC.

Docket Number: 02–049. Applicant: Howard Hughes Medical Institute at New York University, New York, NY 10003. Instrument: Multisync Clinton Monoray monitor and FE–1 Goggles. Manufacturer: Cambridge Research Systems Ltd., United Kingdom. Intended Use: See notice at 67 FR 77749, December 19, 2002.

Comments: None received. Decision: Approved. No instrument of equivalent scientific value to the foreign instrument, for such purposes as it is intended to be used, is being manufactured in the United States. Reasons: The foreign instrument provides special goggles with rapid response time and a matched CRT display with very fast phosphors to obtain right eve/left eve image extinction values below 0.1% for study of stereopsis. The National Institutes of Health advises in its memorandum of December 10, 2002 that (1) this capability is pertinent to the applicant's intended purpose and (2) it knows of no domestic instrument or apparatus of equivalent scientific value to the foreign instrument for the applicant's intended use.

We know of no other instrument or apparatus of equivalent scientific value

to the foreign instrument which is being manufactured in the United States.

Gerald A. Zerdy,

Program Manager, Statutory Import Programs Staff.

[FR Doc. 03–2447 Filed 1–31–03; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

National Institutes of Health— Bethesda, MD; Notice of Decision on Application for Duty-Free Entry of Electron Microscope

This is a decision pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Pub. L. 89–651, 80 Stat. 897; 15 CFR part 301). Related records can be viewed between 8:30 A.M. and 5 P.M. in Suite 4100W, U.S. Department of Commerce, Franklin Court Building, 1099 14th Street, NW., Washington, DC.

Docket Number: 02–047. Applicant: National Institutes of Health, Bethesda, MD 20892–8025. Instrument: Electron Microscope, Model Tecnai 12 TWIN. Manufacturer: FEI Company, The Netherlands. Intended Use: See notice at 67 FR 77749, December 19, 2002. Order Date: September 16, 2002.

Comments: None received. Decision: Approved. No instrument of equivalent scientific value to the foreign instrument, for such purposes as the instrument is intended to be used, was being manufactured in the United States at the time the instrument was ordered. Reasons: The foreign instrument is a conventional transmission electron microscope (CTEM) and is intended for research or scientific educational uses requiring a CTEM. We know of no CTEM, or any other instrument suited to these purposes, which was being manufactured in the United States at the time of order of the instrument.

Gerald A. Zerdy,

Program Manager, Statutory Import Programs Staff. [FR Doc. 03–2448 Filed 1–31–03; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

North American Free-Trade Agreement, Article 1904; NAFTA Panel Reviews; Request for Panel Review

AGENCY: NAFTA Secretariat, United States Section, International Trade

Administration, Department of Commerce.

ACTION: Notice of first request for panel review.

SUMMARY: On January 27, 2003, CEMEX, S.A. de C.V. ("CEMEX") filed a first request for panel review with the United States Section of the NAFTA Secretariat pursuant to Article 1904 of the North American Free Trade Agreement. Panel review was requested of the 11th administrative review made by the International Trade Administration, respecting Gray Portland Cement and Clinker from Mexico. This determination was published in the Federal Register (68 FR 1816) on January 14, 2003. The NAFTA Secretariat has assigned Case Number USA-MEX-2003-1904-01 to this request.

FOR FURTHER INFORMATION CONTACT: Caratina L. Alston, United States Secretary, NAFTA Secretariat, Suite 2061, 14th and Constitution Avenue, Washington, DC 20230, (202) 482-5438. **SUPPLEMENTARY INFORMATION:** Chapter 19 of the North American Free-Trade Agreement ("Agreement") establishes a mechanism to replace domestic judicial review of final determinations in antidumping and countervailing duty cases involving imports from a NAFTA country with review by independent binational panels. When a request for panel review is filed, a panel is established to act in place of national courts to review expeditiously the final determination to determine whether it conforms with the antidumping or countervailing duty law of the country that made the determination.

Under Article 1904 of the Agreement, which came into force on January 1, 1994, the government of the United States, the government of Canada and the government of Mexico established *Rules of Procedure for Article 1904 Binational Panel Reviews* ("rules"). These rules were published in the **Federal Register** on February 23, 1994 (59 FR 8686).

A first request for panel review was filed with the United States Section of the NAFTA Secretariat, pursuant to Article 1904 of the Agreement, on January 27, 2003, requesting panel review of the determination described above.

The rules provide that:

(a) A party or interested person may challenge the final determination in whole or in part by filing a complaint in accordance with rule 39 within 30 days after the filing of the first request for panel review (the deadline for filing a complaint is February 26, 2003);