

IMPORTANT INFORMATION ABOUT ZONE SCHEDULES

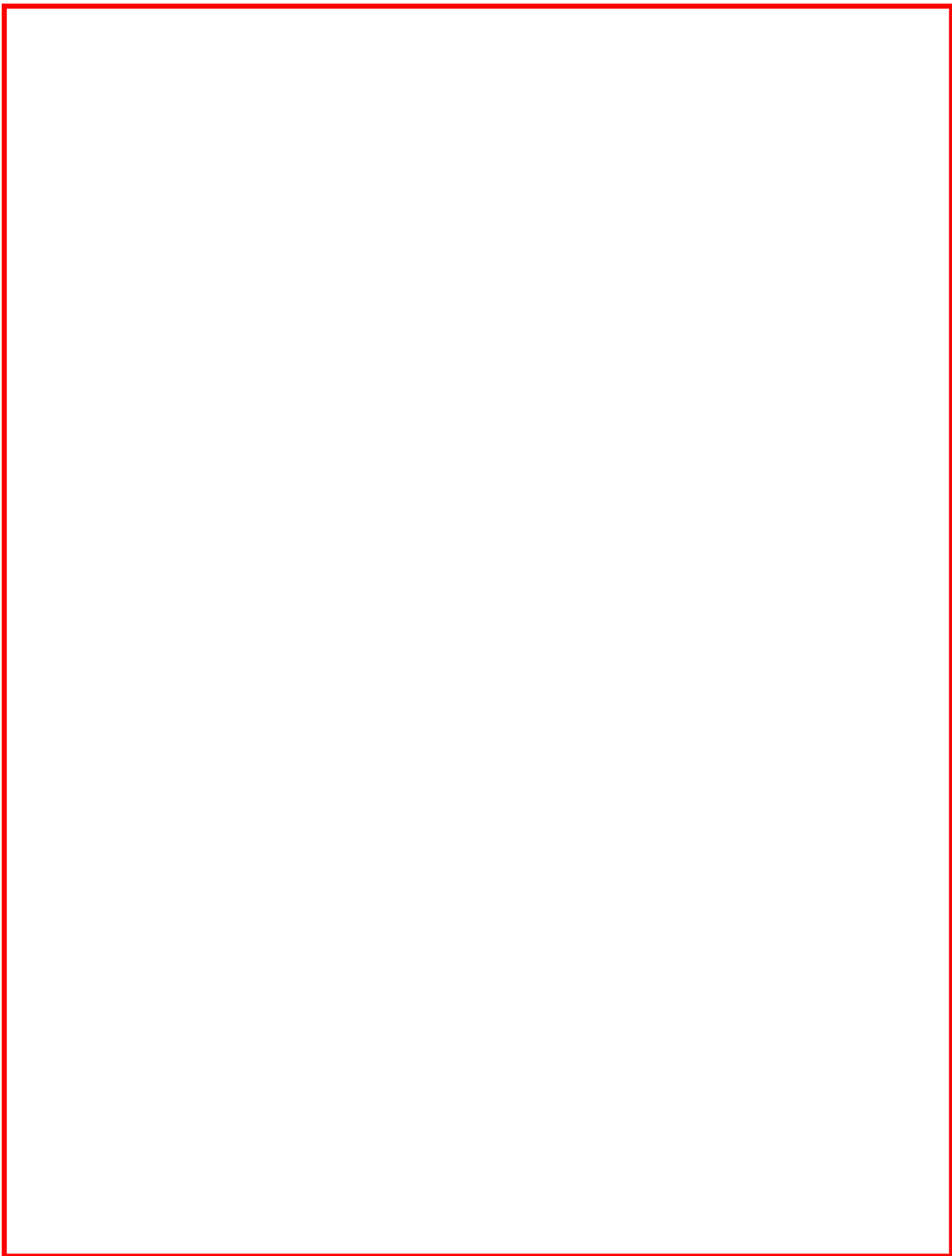
This zone schedule is being made available pursuant to 15 CFR 400.44(e), which states: “The Board shall make copies of zone schedules available on its Web site.”

Availability of this zone schedule on the FTZ Board’s website does not imply that the FTZ Board has approved any rate/charge, policy or other content of this zone schedule. In particular, while the FTZ Board staff intends to conduct spot checks over time, zone schedules are not reviewed for compliance with the public utility requirement (19 U.S.C. 81n, 15 CFR 400.42) prior to making the zone schedules available via the Board’s website.

Pursuant to 15 CFR 400.44(b)(4), a grantee may not assess any specific rate or charge for which the amount – or formula for calculating the amount – does not appear in the zone schedule that the grantee has submitted to the FTZ Board.

Complaints about a grantee’s compliance with statutory and regulatory requirements related to public utility and uniform treatment – including rate or charge amounts/formulas, a grantee assessing a rate or charge amount/formula that does not appear in its zone schedule, and a grantee not affording uniform treatment under like conditions – may be presented to the FTZ Board under 15 CFR 400.45 (which also allows for complaints to be made on a confidential basis, if necessary).

Questions or concerns may be addressed to the FTZ Board staff at (202) 482-2862 or ftz@trade.gov.



Zone Schedule

Foreign-Trade Zone 293

Grantee: Town of Limon

Effective Date: August 11, 2015

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U.S. Foreign Trade Zone No. 293

Zone Schedule

RULES AND POLICIES

I. FOREIGN TRADE ZONE NO. 1 BACKGROUND

The Foreign-Trade Zones Act of June 18, 1934, as amended, authorized and empowered the Foreign-Trade Zones Board to grant certain corporations the privilege of establishing, operating and maintaining foreign-trade zones in or adjacent to ports of entry under the jurisdiction of the United States of America.

In 2015, the Town of Limon (the “Grantee”) received a grant from the Foreign-Trade Zones Board to establish, operate and maintain Foreign-Trade Zone No. 293 (See Board Order No. 1977, June 11, 2015).

The Grantee, by Ordinance No. 583 on July 2, 2015 created the Limon Foreign Trade Zone Board (the “Limon FTZ Board”) and delegated certain responsibilities to the Limon FTZ Board.

II. DEFINITIONS

“**Act**” means the Foreign-Trade Zones Act of June 18, 1934 (48 Stat. § 998-1003; 19 U.S.C. § 81a-81u), as amended from time to time.

“**Alteration**” is a change in the boundaries of an activated zone or subzone, activation of a separate site of an already activated zone or subzone with the same operator, or the relocation of an already activated site with the same Operator, the discontinuance of active status of part of a zone site and the resumption of activated status of a previously deactivated area, but with different boundaries.

“**Annual Fee**” means service charge paid by the Operator to the Grantee which shall cover the administrative costs and expenses incurred by the Grantee in connection with the maintenance of FTZ No. 293, including the costs incurred in the establishment of the Zone Site, as set forth in the FTZ No. 293 Zone Schedule.

“**Annual Report**” means such report made by the Grantee to the FTZ Board containing such information as the FTZ Board may require pursuant to 19 U.S.C. §81p(b) and 15 CFR 400.46(d).

“**Area Port Director**” means the Area Port Director of U.S. Customs and Border Protection in charge of the Customs Port of Entry in which the Zone Site is located.

“**CBP**” means the United States Customs and Border Protection of the Department of the Homeland Security.

“**CBP Correspondence**” means any correspondence between CBP and the Operator related specifically to Zone Site activation, modification to Zone Site or Zone Site activities and Zone Site deactivation.

“Customs Requirements” means any and all requirements imposed now or in the future by CBP for the operation of the Zone Site as part of Zone No. 293.

“Deactivation” is the voluntary discontinuation of the activation of an entire zone or subzone site by the Grantee or Operator.

“FTZ Board” means the Foreign-Trade Zones Board as referred to in 49 U.S.C. § 81a (a) or the successor of such FTZ Board in functions and duties.

“FTZ No. 293” means Foreign-Trade Zone No. 293, as authorized by grant from the FTZ Board, as such may be modified from time to time.

“FTZ No. 293 Zone Schedule” means the schedule as required by 15 C.F.R. § 400.44.

“Federal Government” means the Government of the United States of America.

“Grantee” means the Town of Limon, Colorado.

“Governmental Authorities” means the Federal Government, the State of Colorado, the Grantee and any agency, department, legislative body, commission, board, bureau, instrumentality or political subdivision of any of the foregoing, now existing or hereafter created.

“Governmental Requirements” shall mean any and all laws, rules, regulations, orders, ordinances, statutes, codes, directives, resolutions, and requirements of all Governmental Authorities, whether currently in force or hereafter adopted, applicable to the Zone Site, Zone No. 293, or Operator, including, without limitation, the Act, the Regulations, Customs Requirements, and FTZ No. 293 Zone Schedule.

“Magnet Site” shall mean a Zone Site intended to serve or attract multiple operators or users.

“Merchandise” shall mean goods, wares and chattels of every description, except prohibited articles.

“Operator” shall mean a corporation, partnership, or person that operates a zone site, whether a Usage-Driven Site, a Magnet Site or a Subzone of Zone No. 293 under the terms of an Operator Agreement with the Grantee.

“Operator Agreement” shall mean agreement between the Grantee and Operator which sets forth the terms for conducting operations in Zone No. 293.

“Production” shall mean activity involving the substantial transformation of a foreign article resulting in a new and different name, character, and use, or activity involving a change in condition of the article which results in a change in the customs classification of the article or in its eligibility for entry for consumption.

“Reactivation” is the resumption of the activated status of an entire area that was previously deactivated without any changes in the Operator or the area boundaries. If the boundaries are different or the operator is different, the action is an alteration, not a reactivation.

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“Regulations” means collectively the FTZ Board and CBP regulations currently published in the Code of Federal Regulations at Title 15, Part 400, and Title 19, Part 146, respectively, which are hereby incorporated by reference, and any additional regulations which now or in the future may be promulgated by the Federal Government which concern, relate or apply to the Zone Site, Zone No. 293 or to Foreign-Trade Zones in general. Said additional regulations shall also be deemed to be incorporated herein and, as appropriate, will supersede the cited regulations.

“Subzone” shall mean a site (or group of sites) established for a specific use.

“Usage-Driven Site” shall mean a Zone Site tied to a single operator or user.

“Zone Site” shall mean each separate area comprising Zone No. 293.

III. RULES AND REGULATIONS

A. ZONE OPERATION

1. Operator shall operate and maintain the Zone Site in accordance with the terms of the Operator Agreement, all Regulations and other applicable Governmental Requirements for operation of the Zone Site, including without limitation, the FTZ No. 293 Zone Schedule.

2. Operator may conduct in the Zone Site all activities necessary to operate the Zone Site as permitted by the Act, and only activities for the purposes specified in the FTZ Board order authorizing Operator’s Zone Site.

3. If Operator desires to modify the scope of approved activity production activity under zone procedures at the Zone Site, Operator will be responsible for a separate application for the production activity to and approval from the FTZ Board, and the application for such production activity must include formal concurrence (i.e., application letter) from the Grantee, and for obtaining the necessary authorization from the FTZ Board and CBP, and approvals required under other applicable Governmental Requirements for such production activity or for said modification of the scope of approved authority including concurrence from the Grantee.

4. The Grantee, or its designated representative, upon twenty-four (24) hours’ notice to Operator shall have the right from time to time, to enter the Zone Site during normal business hours. Operator shall allow representatives of the FTZ Board, CBP and other authorized U.S. Government officers unrestricted access to and throughout the Zone Site during normal business hours or as provided by for by applicable Governmental Requirements for the performance of their official duties.

5. Without limiting the generality of its other obligations, Operator shall:

a. take all necessary precautions to ensure that all Merchandise in, and activities occurring within, the Zone Site are in compliance with the Regulations and all other applicable Governmental Requirements; and

b. promptly notify the Grantee if CBP shall initiate proceedings against Operator based on alleged violation of applicable Governmental Requirements.

6. Operator shall at all times maintain the premises, structures and other facilities within the Zone Site in good condition so as not to endanger any persons who may be required to enter the Zone Site.

7. Operator shall promptly, but in no event more than fourteen (14) business days following Operator's receipt thereof, provide copies to the Grantee of (i) all CBP Correspondence, and (ii) all correspondence between Operator and the FTZ Board related to the Zone Site, except that correspondence between the Operator and FTZ Board made pursuant Section 400.45 of the Regulations shall not be subject to disclosure.

8. The Grantee shall not be liable for any claim, damage, injury or other loss occurring at or within the Zone Site.

9. If the Operator and any other entities are permitted to perform services at the Zone Site, the Operator and those entities shall be solely responsible for all loss, damage, or theft by themselves or persons and solely liable for any injury or death of persons on the site.

10. The Operator is not an agent, employee or representative of the Grantee.

11. No operation, process, treatment or other activity will be permitted at the Zone Site that, in the sole judgment of the Grantee is detrimental to the public interest, health, or safety.

12. General rules and regulations in this section governing procedure within Foreign Trade Zone No. 293 are issued in conformity with, and supplemental to, the FTZ Board's regulations and all applicable federal and State laws and regulations relating to ports of entry and Foreign Trade Zone operations.

13. Operator shall establish and agrees to comply with standards of operation and management which conform to the requirements of the FTZ Board and CBP, and all applicable laws, ordinances and regulations of the State of Colorado and Grantee. Operator shall require all persons, firms, and corporations admitted by it to the Zone Site to conform to such standards. Operator shall prepare and file with CBP in accordance to the "Foreign Trade Zones Manual".

14. Should title to land or facilities be transferred after a grant of authority is issued, the zone Grantee must retain, by agreement with the new owner, a level of control which allows the Grantee to carry out its responsibilities as Grantee.

15. Foreign Trade Zone Site designation is not tied to the property and the sale or transfer of land or facilities will result in the deactivation of active status and the termination of this agreement. The new owner must execute a new Foreign Trade Zone Operator Agreement.

a. Operator will be responsible for the receipt and verification of all merchandise admitted to the Zone Site on the proper forms prescribed by CBP and for handling of all merchandise within the Zone Site.

b. Operator will perform all these functions according to all CBP Regulations.

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c. Operator further agrees not to allow removal of any merchandise located within the Zone Site without prior approval from CBP under the applicable customs laws, rules and regulations of the United States.

16. Subject to any necessary approval of the Grantee an Operator shall deliver such further instruments and take such further action as may be reasonably requested by the other in order to carry out the provisions and purposes of Operator's operations within the Zone.

17. Without limiting the Grantee's rights as provided herein, the Grantee is not obligated to, and does not intend to, monitor the day-to-day activity of the Zone Site.

18. The appearance of the Grantee's name on any forms associated with Zone Site operations are not intended to represent that the Grantee has any knowledge, actual or constructive, of the quantity, character, status designation, identification, or time of admission, transfer or release of goods into or from the Zone Site, and that any information contained on any forms associated with Zone Site operations are the representations solely of Operator and not of the Grantee.

B. ZONE ACTIVATION

1. Operator shall conform to any CBP requirements for activation of the Foreign Trade Zone at the Zone Site. Operator shall not construct any additional Zone Site facility or alter the premises comprising the Zone Site without prior approval of CBP and prior concurrence by the Grantee in each case.

2. If Operator elects not to activate the Zone Site, this Agreement shall remain in effect, and except for the initial payment due upon execution of the Operator Agreement, no Annual Fee shall be due to the Grantee from Operator hereunder during the period the Zone Site is not activated.

C. ZONE DEACTIVATION

1. If Operator deactivates the Zone Site, Operator shall provide not less than sixty (60) days' prior notice of its election to deactivate the Zone Site. Said period shall not commence until (a) Operator has provided written notice of deactivation to the Grantee and (b) a planning meeting occurs with CBP on the deactivation. In no event shall the Grantee be required to refund any portion of the Annual Fee for any period in which the Zone Site is deactivated.

2. A Zone Site that has been deactivated shall pay the "Non-Active Site" annual fee as defined in the Fee Schedule for the FTZ No. 293 Zone Schedule with the calendar year commencing on the date the deactivation is granted.

D. ZONE REACTIVATION

1. A written application to reactivate must be made to CBP and shall include a concurrence letter from the Grantee along with CBP required documentation.

2. A Zone Site that has been reactivated shall pay the “Active Site” annual fee as defined in the Fee Schedule for the FTZ No. 293 Zone Schedule with the calendar year commencing on the date the reactivation is granted.

E. ZONE ALTERATION

1. A written application to alter a Zone Site must be made to CBP and shall include all CBP required documentation.

2. A Zone Site applying for alteration shall pay the “Alteration” fee, outlined in the Grantee’s fee schedule. The Alteration fee, as defined in the Fee Schedule for the FTZ No. 293 Zone Schedule, includes changes to the manufacturing approval and/or status for a Zone Site.

F. COSTS AND EXPENSES

1. Operator shall pay or cause to be paid, all costs and expenses of the Zone Site operation, including but not limited to, construction, installation, improvements, security, maintenance and personnel expenses, and to pay to the Grantee the following activation fee plus annual fees throughout the term of this Agreement consistent with the Fee Schedule then in effect as published in the FTZ No. 293 Zone Schedule:

a. Application Fee. Upon submission of an Application, including a letter of concurrence from the Grantee, Operator shall pay to the Grantee the appropriate Application Fee as defined in the Fee Schedule for the FTZ No. 293 Zone Schedule.

b. Annual Operating Fee. In consideration of the grant of this agreement to operate and maintain the Zone Site, Operator shall pay to the Grantee an Annual Fee, which shall cover the administrative costs and expenses incurred by the Grantee in connection with the maintenance of Zone No. 293, including the costs incurred in the establishment of the Zone Site, as set forth in the Fee Schedule for the FTZ No. 293 Zone Schedule. The Annual Fee is subject to review every year of this Agreement and may be modified upon thirty (30) days’ notice from the Grantee to Operator. The Annual Fee is due and payable upon execution of this Agreement and on the anniversary date of each year during the term of this Agreement.

2. Non-Active Site Fee. Should the site be deactivated pursuant to subsection C.2 the Operator shall pay to the Grantee an annual Non-Active Site Fee as defined in the Fee Schedule for the FTZ No. 293 Zone Schedule.

3. CBP Administrative Expense. Operator shall pay or cause to be paid the full costs of all administrative fees imposed by CBP attributable to the Zone Site.

4. CBP Bond Expense. Operator shall pay the full cost of any Foreign Trade Zone Operator’s bond (“Customs Bond”) required by the CBP for operation of the Zone Site, and maintain and keep such Customs Bond as required by the CBP throughout the term of this Agreement. Operator shall, upon request, provide the Grantee with a copy of the Customs Bond and any successor or renewal Customs Bond.

5. Fines. Operator shall be responsible for all fines incurred by the Grantee under any applicable Governmental Requirements, as a result of any act or omission of the Operator.

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6. Other Fees. Other fees and charges include any other fees, charges, or expenses incurred by Grantee for the purpose of obtaining FTZ Board approval and/or U.S. Customs and Border Protection approval on behalf of client, and not specifically listed herein, at the discretion of the Grantee, will be assessed to client at cost as defined in the Fee Schedule for the FTZ No. 293 Zone Schedule.

G. ASSIGNMENT

1. The Operator shall not transfer or assign any interest in or rights granted pursuant to an Operator Agreement or delegate any responsibility which it has undertaken pursuant to an Operator Agreement except to any affiliate, subsidiary or the parent of Operator. In any event, notice of the closing of a sale, sublease or other change in interest in said business or operations conducted at the Zone Site must be given in writing by Operator at least sixty (60) days prior to such closing and shall contain the names and addresses of every person and entity acquiring any interest in said business or operations.

H. REPORTING AND RECORD KEEPING

1. Operator shall submit to the Grantee in a final form by January 31 of each year, all information as may be necessary to enable the Grantee to file its Annual Report with the FTZ Board, as well as any other reports which may be mandated by any Governmental Authority. Operator's failure to submit such information shall result in a late fee, as set forth in the Fee Schedule for the FTZ No. 293 Zone Schedule.

2. Operator shall provide to the FTZ Board, CBP and the Grantee, as required by the FTZ Board or the Customs Regulations, all reports and forms on the operation of the Zone Site in such form and containing such information as either of them may require.

3. Operator shall promptly notify the Grantee of any oral or written request for information, inspection, spot check, or audit of any kind from CBP or the FTZ Board or other reports requested by any government agency and of any audit or investigation commenced by any government agency which directly concerns zone operations, and shall accompany such notification with copies of all related letters, requests, reports and investigative documentation.

4. Operator shall maintain its accounts with respect to the operation of the Zone Site in accordance with generally accepted accounting principles and in compliance with the Regulations.

5. Operator shall retain all financial and accounting records pertaining to the operation of the Zone Site for five (5) years after the act or occurrence recorded or after the Merchandise covered by such records has been forwarded from the Zone Site, whichever is longer.

I. INSURANCE

1. Operator is required to obtain and keep in effect during the term its Zone Site operations, insurance of the types and in the amounts described below:

a. Commercial General Liability insurance in the amount of at least One Million Dollars (\$1,000,000) per occurrence. In the event such insurance contains an aggregate limit, the aggregate shall apply on a per-location basis applicable to each facility of the Zone Site and such per-location aggregate shall be at least Two Million Dollars (\$2,000,000). This insurance shall protect the insureds from claims for property damage and/or bodily injury, including death, arising out of or in connection with Operator's acts, activity or operations at or in connection with the Zone Site. Coverage shall be at least as broad as that provided by the most recently issued Insurance Services Office ("ISO") Form CG 0001, shall contain no exclusions other than as required by law or as approved by the Grantee, and shall be "occurrence" based rather than "claims-made." Such Commercial General Liability insurance shall name the Grantee, and their respective officials, officers, directors, employees and agents, as an Additional Insured with coverage at least as broad as the most recent edition of ISO Form CG 2026.

b. Workers' Compensation Insurance on behalf of, or with regard to, all employees involved in the Operator's operations at the Zone Site, and such insurance shall comply with the laws of the State of Colorado.

c. With regard to all Zone Site operations, the Operator shall maintain or cause to be maintained Business Automobile Liability insurance in the amount of at least One Million Dollars (\$1,000,000) each accident combined single limit for liability arising out of ownership, maintenance or use of any owned, non-owned or hired vehicles. Coverage shall be at least as broad as the latest edition of ISO Form CA0001.

2. All required policies shall be issued by companies authorized to do business in the State of Colorado and shall be subject to approval by Grantee as to form and sufficiency of coverage, and shall be filed at the offices of Grantee with proof of payment of premiums for all new and renewal policies. All required policies, except Workers' Compensation shall include a waiver of the right of subrogation with respect to all insureds named therein. All required policies shall also be endorsed to provide the Grantee with thirty (30) days written notice for cancellation and/or restriction. Certificates of insurance or certified copies of policies for all insurance required in this Section I.1 must be submitted to and accepted by Grantee prior to or upon execution of this Agreement, and the same evidencing the renewal of all required policies, at least thirty (30) days prior to the expiration of the then current policy.

3. Operator's failure to secure and maintain insurance as required by the Grantee shall constitute a material breach of the Operator Agreement, and such breach shall not be deemed by the parties hereto as waived or otherwise excused by any action or inaction by the Grantee at any time. The coverage required pursuant to the Operator Agreement shall not relieve Operator of any insurance coverage required by Operator under the lease for its premises at the Zone Site or as is customary for similar businesses conducting operations in the vicinity of the Zone Site.

J. DEFAULT AND TERMINATION

1. **Default.** The occurrence of any one or more of the following events shall be a default of the Operator Agreement by Operator and shall be cause for termination:

a. Operator fails to pay any installment of any Foreign Trade Zone-related fee or other amounts required to be paid, reimbursed, or expended by it under this Agreement, when the same shall become due for payment, and such failure remains uncured for ten (10) working

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days after notice thereof by the Grantee, provided that written notice of the failure need be given only once during any twelve (12) month period;

b. Operator shall fail to perform or comply with (i) any non-monetary obligation of Operator under the Operator Agreement or any other document executed or delivered in connection with the Operator Agreement or (ii) any other term or provision of the Operator Agreement or any other document executed or delivered in connection with the Operator Agreement, and does not commence and complete the correction of such failure within thirty (30) days after its receipt of notice of such failure from the Grantee or, if by its nature the failure cannot be corrected within thirty (30) days, Operator fails to commence such correction within such 30 days or, having commenced such correction, does not complete same within such additional reasonable time (not to exceed an additional sixty (60) days) required by the circumstances;

c. The CBP shall suspend Operator's operations for a period in excess of ten (10) days;

d. Operator or its permitted successors or assigns shall cease to lease or own the Zone Site premises; or

e. Operator becomes in default under any mortgage, deed, trust or lease covering the premises within the Zone Site, or to the extent permitted by law, is adjudicated as bankrupt, or makes a general assignment for the benefit of creditors, or if a receiver is appointed to take charge of Operator's affairs, and such default is not remedied within 45 after notice of such default, then the Grantee may thereupon terminate the Operator Agreement and all rights thereunder of Operator.

2. Termination.

a. The Operator Agreement shall automatically and immediately terminate by reason thereof if (i) the FTZ Board shall revoke or cancel its grant of authority to the Grantee to establish, operate and maintain Zone No. 293 or (ii) Zone No. 293 shall become deactivated, and Operator shall have no claim against the Grantee by reason of any such revocation, cancellation or deactivation and Operator shall have no further interest in the subject matter of the Operator Agreement. If the FTZ Board suspends or revokes the privilege of maintaining the Zone Site, or the Zone Site is not activated within three years of the date of the Operator Agreement (unless Operator had commenced all actions within its control to activate the Zone Site and has been diligently and continuously pursuing activation), the Operators Agreement shall automatically and immediately terminate by reason thereof and Operator shall have no further interest in the subject matter of the Operator Agreement. The Grantee shall promptly notify Operator of any action or pending action by the FTZ Board to revoke the privilege of maintaining the Zone Site.

b. In addition to the Grantee's termination rights, the Grantee shall have the right to terminate the Operator Agreement immediately for cause due to cancellation of the Customs Bond or the cancellation of the required insurance coverage.

c. Operator shall have the right, at any time, to terminate the Operator Agreement upon 90 days prior written notice to the Grantee.

d. **Sunset Period.** If, at any time after three (3) years for Usage-Driven sites and eight (8) years for Magnet site, from the effective date of this Agreement the zone site has not been activated and no plan to commence such activity is submitted to the Grantee within thirty (30) days after receipt of written notice from the Grantee of the its intent to terminate this Agreement, this agreement may be terminated by either party giving written notice of such termination to the other party.

3. **Obligations Upon Termination.** Upon the Termination Date, whether effected by the natural expiration of the term or as otherwise provided for in the Operator Agreement, Operator shall remain responsible for fulfilling all its existing obligations under the Operator Agreement which shall have accrued prior to the termination date, including without limitation, providing the Grantee with data for the Annual Report, and satisfying all accrued but unpaid expenses or fees, all duties, taxes, charges, fees, penalties, fines, assessments and liquidated damages payable by Operator under the Operator Agreement, and all obligations, and all terms of the Operator Agreement which are expressly stated to survive.

4. Upon the Termination Date, Operator's right to operate the Zone Site under Foreign Trade Zone procedures shall terminate, the premises identified in the Operator Agreement shall cease to be a Zone Site, and Operator shall not maintain or operate said premises as a Zone Site.

K. NON-DISCRIMINATION

Operator shall comply with all laws, ordinances and regulation relating to civil rights. Operator shall not refuse to hire or employ, nor bar or discharge from employment, nor discriminate against any persons in compensation or in terms, conditions or privileges of employment because of age, gender, race, color, national origin, ancestry, religion, creed, sexual orientation, marital status or handicap.

IV. FTZ NO. 293 ZONE FEE SCHEDULE

Foreign Trade Zone Site Operators shall pay all applicable fees as outlined in the Grantee Fee Schedule. Fees are subject to change without notice. The below fees do not include any additional fees charged by the Foreign-Trade Zones Board or Customs.

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Application Fee for Usage Driven / Subzone	\$2,500				
Application Fee for New Magnet Site	\$10,000				
Application Fee for New Production	\$2,500				
	Based on Square Feet of Zone Site				
	Less than 100,000 s.f.	100,000 - 200,000 s.f.	200,000 - 400,000 s.f.	400,000 - 750,000 s.f.	Over 750,000 s.f.
Annual Operating Fee					
Active Site	5000	10,000	15000	20000	\$20,000 plus \$0.025 per additional s.f.
Non-Active Site	\$2,500				
Additional Fees					
Alteration	\$2,500				
Penalty Fee for Late Annual Reporting	\$1,000 per month until in compliance				
Other Fees and Charges¹	\$65.00 per hour or part thereof				

¹ Other fees and charges include any other fees, charges, or expenses incurred by Grantee for the purpose of obtaining Foreign Trade Zone Board approval and/or U.S. Customs & Border Protection approval on behalf of client, and not specifically listed herein, at the discretion of the Grantee, will be assessed to client at cost.