

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.

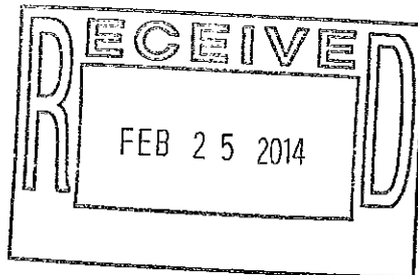
FTZ #32 – Zone Schedule No. 1

**FOREIGN-TRADE ZONE
Zone Schedule No. 1**

**Rates, Charges, Rules and Regulations
Effective Immediately**

GRANTEE

**Greater Miami Foreign-Trade Zone, Inc.
1601 Biscayne Blvd.
Miami, Florida 33131**



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SECTION 1 – INTRODUCTION

1.1 GENERAL INFORMATION

A Foreign-Trade Zone (FTZ) is a secure, access restricted, U.S. Customs and Border Protection (CBP) privileged area in or near a U.S. CBP port of entry, where merchandise both domestic and foreign may be admitted for the purposes of storage, exhibition, manipulation, manufacturing (under permit) and destruction duty-free.

The authority for establishing these areas as Foreign-Trade Zones is found in the Foreign-Trade Zones Act of 1934, 19, USC, 81a-81u (Act or FTZA). The purpose of Foreign-Trade Zones as stated in the Act is to “expedite and encourage foreign commerce and other purposes.” The act is administered in a context of evolving U.S. economic and trade policy and economic factors relating to international competition.

Foreign-Trade Zone No. 32 was granted on September 6, 1977 by the Foreign-Trade Zone Board. This Zone Schedule is issued by the Greater Miami Foreign-Trade Zone, Inc. in compliance with 15 CFR 400.42. This Zone Schedule sets forth the operational structure, the regulations, and charges. A copy of this Zone Schedule is available for public inspection at the offices of the Grantee and Operator.

The Greater Miami Foreign-Trade Zone, Inc., a private, non-profit corporation and grantee of Foreign-Trade Zone No. 32 licenses FTZ Operators to operate the Zone as a public utility under Foreign-Trade Zone Board and U.S. Customs and Border Protection regulations.

Any inquiries regarding the contents of this Zone Schedule should be addressed to:

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Fax: 305-374-7156

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SECTION 2 – ZONE DESCRIPTION

2.1 ZONE ENTITIES

Grantee:	Greater Miami Chamber of Commerce 1601 Biscayne Boulevard, Ballroom Level Miami, Florida 33131
CBP:	U.S. Customs and Border Protection Trade Supervisor 2305 N.W. 107 th Avenue, Suite 100 Doral, Florida 33172
Operator (s):	FTZ World Services LLC 2305 N.W. 107 th Avenue, Suite 107 Doral, Florida 33172

2.2 FOREIGN-TRADE ZONE BOARD DESCRIPTION

Foreign-Trade Zone #32 was approved on September 6, 1977 (FTZB Order 123, 42 Fed. Reg. 46568, 9/16/77), expanded on March 3, 1982 (FTZB Order 184, 47 Fed. Reg. 10612, 3/11/82), expanded on March 20, 1990 (FTZB Order 466, 55 Fed. Reg. 11631, 3/29/90), expanded on March 13, 2007 (FTZB Order 1507), expanded on September 20, 2011 (FTZB Order A(27f)-70-2011), and expanded on July 13, 2012 (FTZB Order S-083-2012 and S-6-2013), and expanded on January 11th, 2013 (FTZ Board Order S-7-2013)), and expanded on December 30th, 2013 (FTZ Board Order No. S-180-2013)

Foreign-Trade Zone #32 reorganized under the Alternative Site Framework (ASF) on December 20, 2012 (FTZB Order No. 1876, Fed. Reg. Vol 78, No. 5, 01/08/13)

There are 6 approved sites under FTZ #32.

Approved Location(s):

There are six approved sites for FTZ #32:

Site 1: 72 acres located at 2305 N.W. 107th Avenue, Doral, Florida, 33172 at the intersection of N.W. 25th Street and N.W. 107th Avenue including an 850,000 square foot warehousing, office, and exhibition center.

Site 2: Removed from the zone project

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Site 3: 49 acres located at 12500 N.W. 112th Avenue, Medley, Florida, 33178 which is a multi-user, food-service warehouse facility managed by Sysco South Florida, Inc.

Site 4: 2.5 acres located at 555 NE 185th ST, Suite 107, Miami, Florida 33179 which is a multi-user, food-service warehouse facility managed by Prospect Enterprises, Inc d/b/a Kansas Marine.

Site 5: 2.76 acres located at 6950 NW 77th Court, Miami, Florida 33166 which is a Single User Driven Site under ASF of FTZ 32 for the handling of fashion goods, warehouse facility is managed by Bijoux Turner LLC, zone user.

Site 6: 1.5 acres located at 12600 NW 25th Street, Miami, Florida 33182 which is a Usage-Driven Site under ASF of FTZ 32 for the handling of telecommunication equipment, accessories, and electronics, warehouse facility is managed by Brightstar Corporation, zone user.

Site 7: 4.7 acres located at 12480 NW 25TH Street, Miami, Florida 33182 which is a Single User Driven Site under ASF of FTZ 32 for the handling of fashion goods, warehouse facility is managed by Ryder Logistics for Bijoux Nouveau Inc., zone user. FTZ activation space will be about 52,000 SQFT dedicated for Bijoux Nouveau operations only.

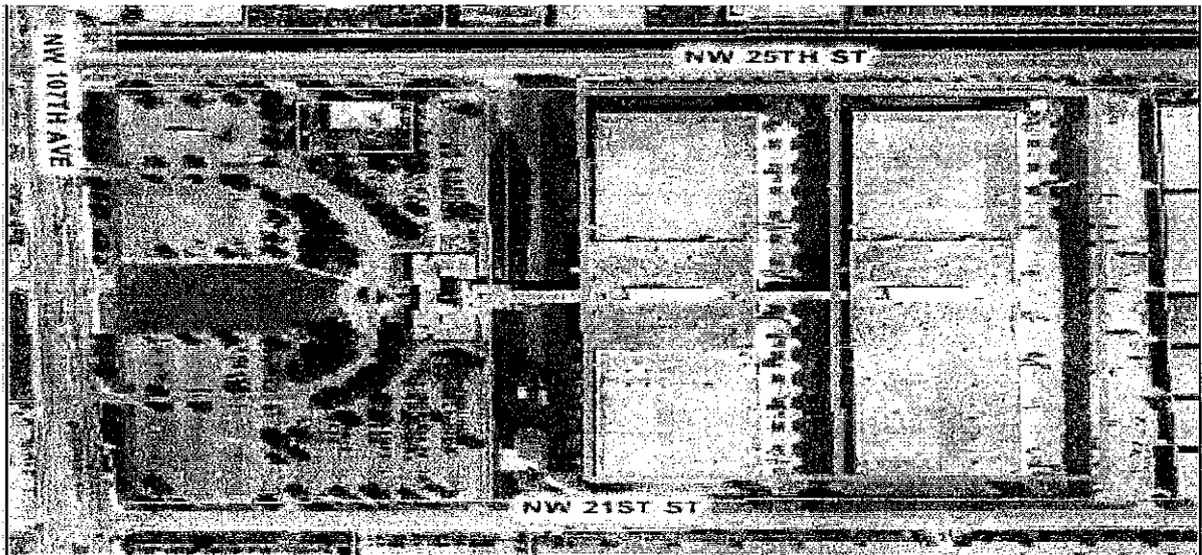
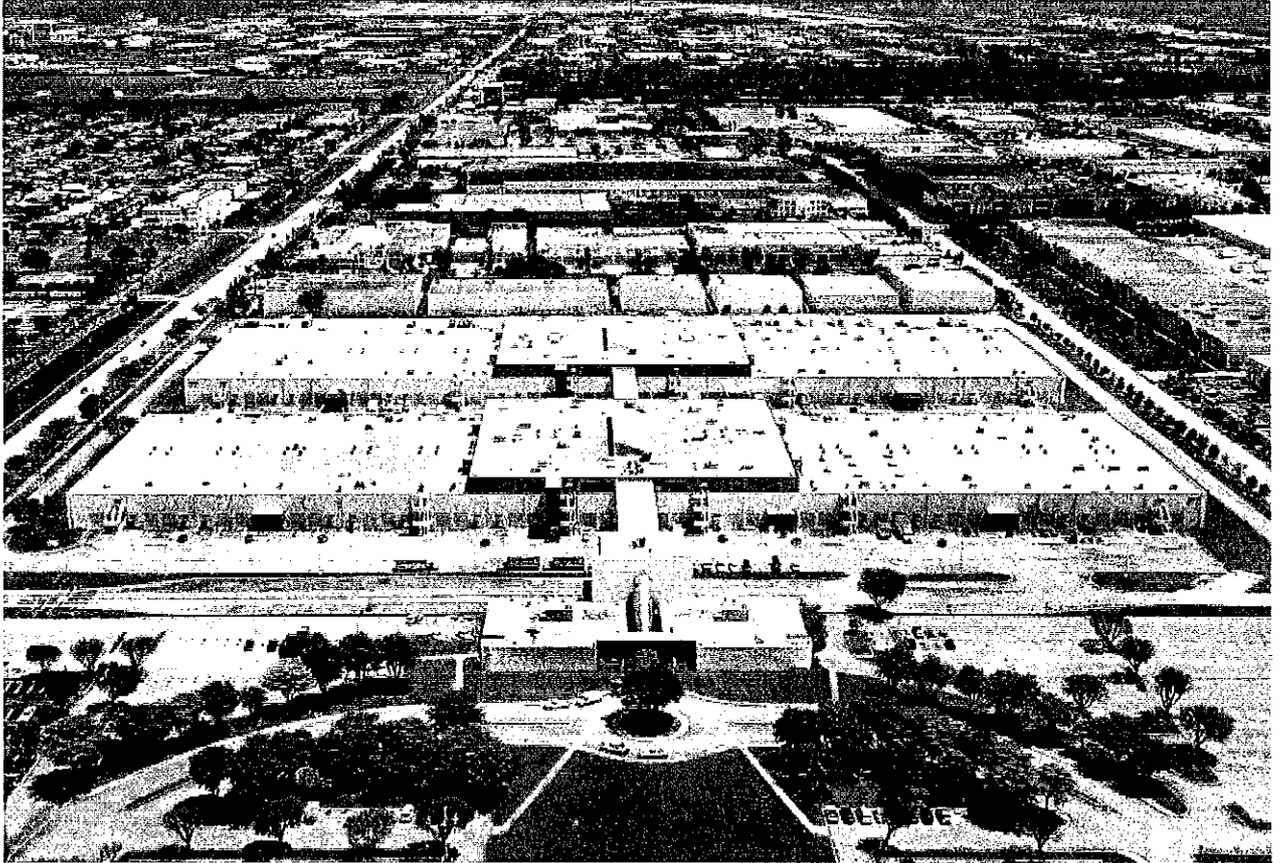
2.3 SITE LOCATIONS AND DESCRIPTION

Site 1: Foreign-Trade Zone No. 32, Site 1, is located at the intersection of NW 25th Street and NW 107th Avenue in Doral, Florida. Direct access to Miami International Airport is available via NW 25th Street. State roads 836, 826, and the Florida Turnpike are accessible within 1 - 4 miles of the facility.

Foreign-Trade Zone No. 32, Site 1, is located on approximately 47 acres of the 72 acre designated. The Zone has adequate electric power, water, sewage, communication systems, and access to highways, rail, ocean, and air transportation. The permanent facilities include the following:

1. Two class 'A' warehouse and office buildings, each containing approximately 330,000 square feet. The warehouses are of modular design with an approximate minimum rentable area of 10,000 square feet. There is a loading dock available for each 5,000 square feet.
2. Exhibition space is available in two showroom malls, each containing approximately 76,000 square feet. The showroom malls, located above the warehouses, are of modular design with an approximate rentable area of 786 square feet.
3. The office building adjacent to the warehouses contains office and other commercial space.

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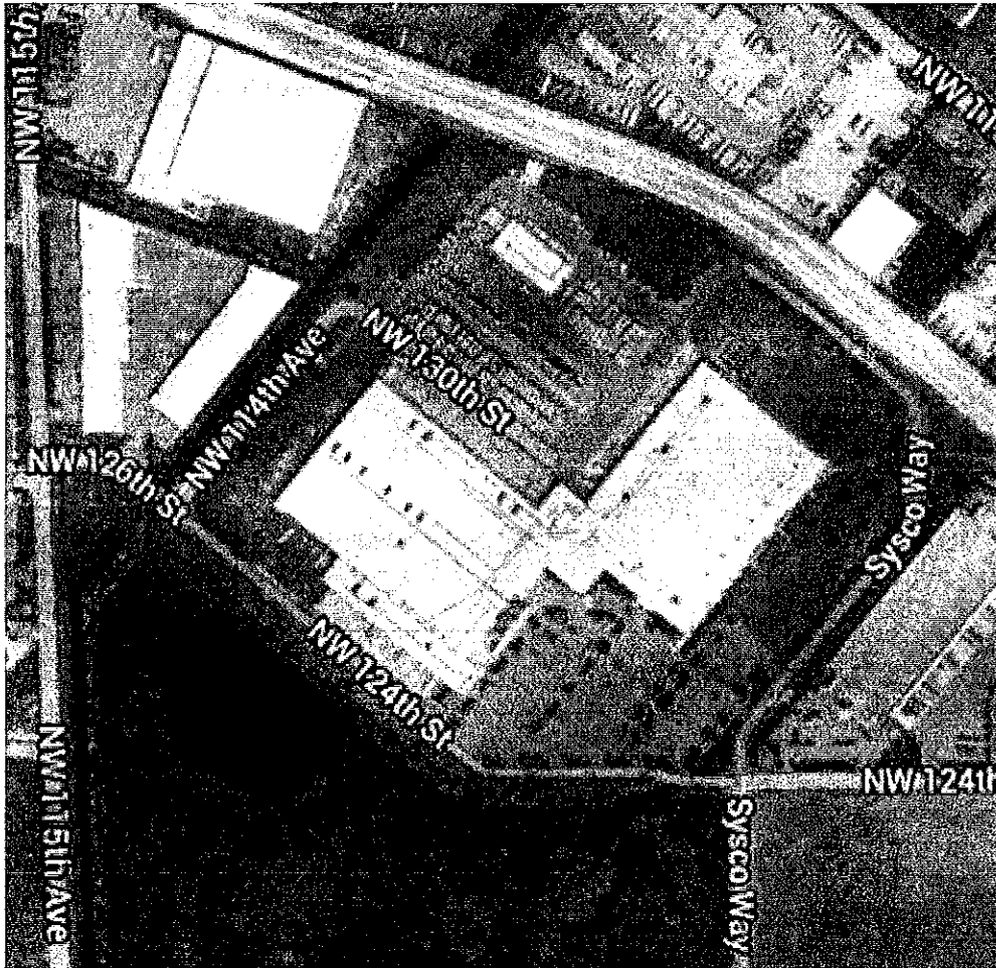


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Site 2: Removed

Site 3: 49 acres located at 12500 N.W. 112th Avenue, Medley, Florida, and is a multi-user, food-service warehouse facility. Foreign-Trade Zone No. 32, Site 3, has adequate electric power, water, sewage, communication systems, and access to highways, rail, ocean, and air transportation. The permanent facilities include the following:

1. A covered class "A" warehouse consisting of 550,000 square feet broken down as follows: (1) 164,500 square feet of dry storage area; (2) 105,000 square feet of freezer storage area; (3) 83,900 square feet of cooler storage area; (4) 36,700 square feet of refrigerated dock; (5) 28,800 square feet of dry receiving dock; and (6) 29,400 square feet of export/cruise container shipping dock. In addition, 95,000 square feet of office space is located above the dry storage/receiving dock area.
2. A truck maintenance building located on the Northwest area of the property that consists of 12,200 square feet.
3. Surrounding parking, trailer staging/yard storage and perimeter land.

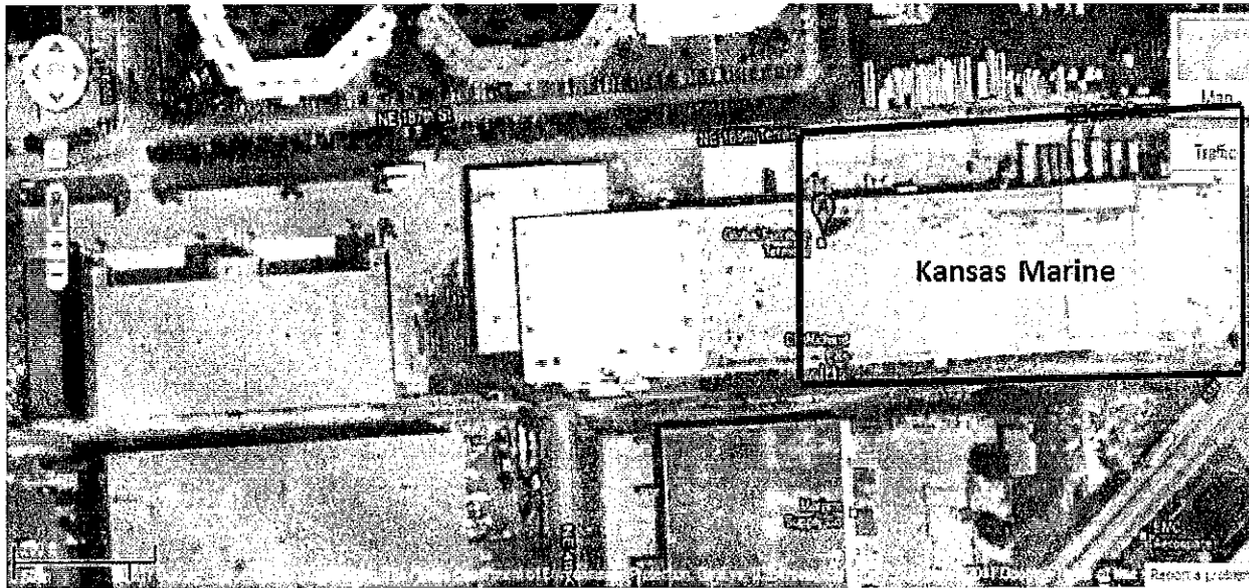


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Site 4: 2.5 acres located at 555 NE 185th ST, Suite 107, Miami, Florida 33179 which is a multi-user, food-service warehouse facility managed by Prospect Enterprises, Inc d/b/a Kansas Marine. Foreign-Trade Zone No. 32, Site 4, has adequate electric power, water, sewage, communication systems, and access to highways, rail, ocean, and air transportation. The permanent facilities include the following:

1. A covered class "A" warehouse consisting of 109,267 square feet broken down as follows: (1) 29,000 square feet of dry storage area; (2) 30,000 square feet of freezer storage area; (3) 29,167 square feet of cooler storage area; (4) 7,100 square feet of refrigerated dock; (5) 4,000 square feet of dry receiving dock; and (6) 10,000 square feet of office space.

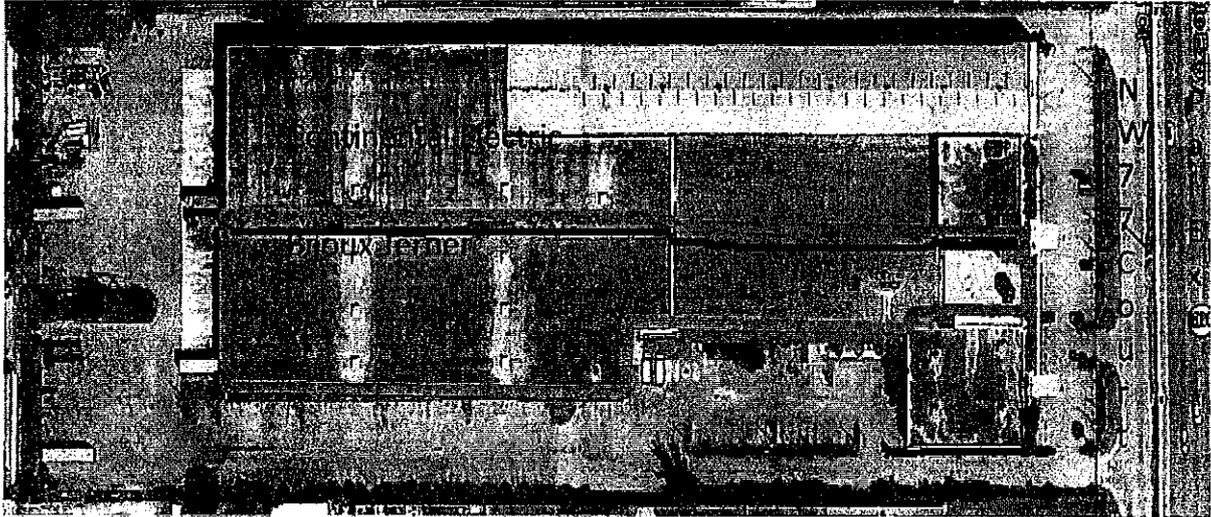
In addition, the facility has rail tracks, surrounding parking, trailer staging/yard storage and perimeter secured property.



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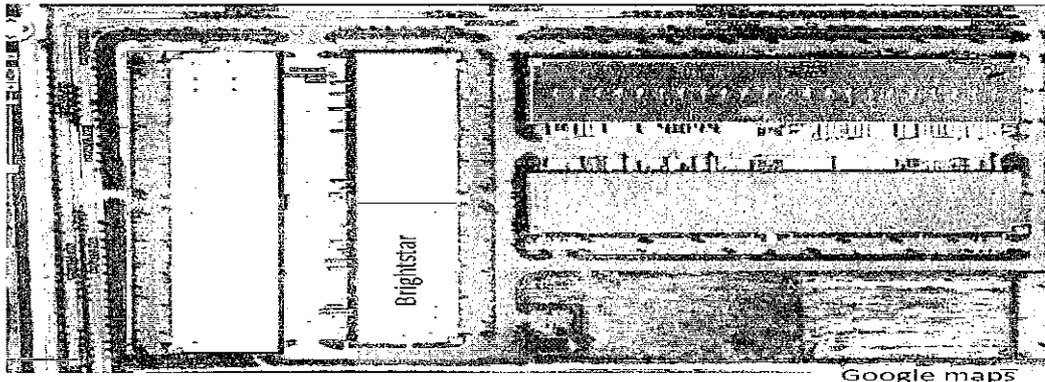
Site 5: 2.76 acres located at 6950 NW 77th Court, Miami, Florida 33166 which is a Usage-Driven Site under ASF of FTZ 32 for the handling of fashion goods, warehouse facility is managed by Bijoux Ternier LLC, zone user. Foreign-Trade Zone No. 32, Site 5, has adequate electric power, water, sewage, communication systems, and access to highways, near rail, ocean, and air transportation. The permanent facility includes the following:

Warehouse : 87,874 sqft Store :9,876 sqft Office 1st floor :15,150 sqft Office 3rd floor: 7,200 sqft



Site 6: 1.5 acres located at 12600 NW 25th Street, Suite 100, Miami, FL. 33182 which is a Usage-Driven Site under ASF of FTZ 32 for the handling of telecommunication and electronics goods, warehouse facility is managed by Brightstar Corp, zone user. Foreign-Trade Zone No. 32, Site 6, has adequate electric power, water, sewage, communication systems, and access to highways, near rail, ocean, and air transportation. The facility is has enhanced security procedures and guards on duty. The permanent facility includes the following:

Warehouse: 45,000 sqft Office 1st floor :10,000 sqft Production: 10,000 sqft



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Site 7: 4.7 acres located at 12480 NW 25TH Street, Miami, Florida 33182 which is a Single User Driven Site under ASF of FTZ 32 for the handling of fashion goods, warehouse facility is managed by Ryder Logistics for Bijoux Nouveau Inc., zone user. Site 7, has adequate electric power, water, sewage, communication systems, and access to highways, near rail, ocean, and air transportation FTZ activation space will be about 52,000 SQFT dedicated for Bijoux Nouveau operations only.



SECTION 3 – REGULATIONS, AGREEMENTS AND MANUALS

3.1 REGULATIONS

Foreign-Trade Zone No. 32 is governed, regulated and subject to the following. Copies of these documents are maintained at the office of the Grantee and Operator.

1. Foreign-Trade Zones Act, 19 U.S. Code 81
2. U.S. Code of Federal Regulations, 15 CFR 400
3. U.S. Code of Federal Regulations, 19 CFR 146

3.2 GOVERNMENT AGENCIES

All corporations, partnerships, and persons operating within activated Zone space are responsible to maintain and keep current any and all licenses, permits, certificates or other authorizations required by Federal, State, or local government that are or may be necessary for conducting business in or from the Zone.

3.3 ZONE SCHEDULE

All corporations, partnerships, and persons operating within activated Zone space are subject to this schedule. This schedule contains a listing of rates and charges with sufficient information for

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the Foreign-Trade Zone Board to determine whether the rates or charges are reasonable based on other operations in the port of entry area and whether there is uniform treatment under like circumstances among zone users. A copy of this schedule is on file at the Grantee and Operator offices.

3.4 STANDARD OPERATING PROCEDURE MANUAL

The Operator has prepared a Standard Operating Procedure Manual in compliance with the U.S. Customs and Border Protection (CBP) Regulations pursuant to Title 19 CFR 146.6(b)(4), (hereafter "Manual"). The Manual is intended as a tool to aid in Customs compliance and is not a substitute for pertinent Customs laws, regulations, and/or directives, nor a replacement or duplicate of the FTZ Manual published by CBP. Copies of the Manual (and any updates) are provided to CBP for informational purposes only.

3.5 GRANTEE / OPERATOR AGREEMENT

The Greater Miami Foreign-Trade Zone, Inc., a private, non-profit corporation and grantee of Foreign-Trade Zone No. 32 licenses FTZ Operators to operate the Zone as a public utility under Foreign-Trade Zone Board and U.S. Customs and Border Protection regulations.

3.6 OPERATOR / USER AGREEMENT

All Zone Users are required to enter into an agreement with the Zone Operator. The Zone Operator will not activate, nor authorize, foreign-trade zone activities until the agreement is finalized and all required elements are provided or met by the Zone User.

SECTION 4 – ZONE RULES AND REGULATIONS

The following rules governing procedures within Foreign-Trade Zone No. 32 are issued in conformity with and supplementary to all applicable laws and regulations for Foreign-Trade Zones. The Zone Grantee and/or Operator reserves the right to alter, amend, revoke or delete parts or all of this zone schedule and otherwise exercise the right to control the operations of users within the Zone territory to the extent necessary to enforce all applicable laws and regulations. Any change to the zone schedule will be communicated to Users by posting or other method.

4.1 ROLES

Grantee: The Grantee has the privilege of establishing, operating and maintaining a Foreign-Trade Zone by grant of authority from the Foreign-Trade Zone Board. The Grantee of Foreign-Trade Zone No. 32 is the Greater Miami Chamber of Commerce.

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Operator: The Operator is a corporation, partnership or person that operates a Zone or subzone under the terms of a Grantee / Operator Agreement with the Zone Grantee. The Grantee of Foreign-Trade Zone No. 32, the Greater Miami Chamber of Commerce, delegates the responsibility of Operator to an FTZ Operator that is responsible for compliance with regulations of the Foreign-Trade Zone Board, Customs regulations and other relevant government agencies.

User: The User is a corporation, partnership, or person that uses the Zone under written agreement with the Operator.

4.2 CUSTOMS SUPERVISION

Zone operations are subject to the control of the U.S. Customs and Border Protection Service, exercised mainly through the Port Director who shall be in charge of the Zones within the port for purposes of enforcement of the requirements of the Act and Regulations, the Foreign-Trade Zone Board and the U.S. Customs and Border Protection. Requirements for such matters as zone forms, inventory control systems, cargo security standards and physical security shall be determined by the U.S. Customs 19 CFR 146.

4.3 PROPRIETARY INFORMATION

Proprietary information contained on Customs documents or in the inventory control and recordkeeping system will not be disclosed to unauthorized persons. The Customs Regulations provide for liquidated damages for unauthorized discloser of proprietary information.

4.4 PAYMENTS

All payments are due according to the terms of the zone schedule and Operator / Zone User Agreement. Failure to pay any fees, charges, or expenses shall be a basis for termination of appropriate agreement and/or removal of FTZ status.

4.5 OPERATOR BOND

The Operator must maintain, for Customs purposes, an Operator Bond. The Bond is to assure compliance with Customs regulations. The bond is submitted on Customs Form (CBPF) 301. The bond provisions are set forth at 19 CFR 113.73.

4.6 INDEMNITY BOND

Users shall be required upon agreement and notice by the Operator to post an indemnity bond executed on a form and by a U.S. Surety acceptable to the Operator as specified in the agreement between the Operator and the User.

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4.7 LIABILITY

The Grantee and Operator are not liable and cannot assume any responsibility for any loss or damage to freight, cargo or merchandise or other property in Foreign Trade Zone No. 32, or for any loss or damage arising from acts of commission or omission of co-Users, or of the occupants, or users of adjacent or contiguous warehouse or exhibition units or of other portions in or about the Zone, nor for the breakdown of cranes or power service, nor for loss or damage occasioned by plumbing, electric wires, automatic fire apparatus, nor for any loss or damage from any cause whatsoever.

4.8 RESIDENCE WITHIN A ZONE

No person shall be allowed to reside within a Zone except Federal, State or Municipal officers or agents whose resident presence is deemed necessary by the Foreign-Trade Zone Board or the U.S. Customs and Border Protection Agency.

4.9 RETAIL TRADE WITHIN A ZONE

No retail trade shall be conducted within activated Zone space except under permits issued by the Grantee and approved by the Foreign-Trade Zone Board. Only domestic, duty-paid and duty-free merchandise may be sold in such cases. In considering whether to approve requests under this section, the Foreign-Trade Zone Board shall consider the economic impact on the retail trade outside the Zone in the port of entry area. No approval is required for sales involving domestic or duty-paid food products sold within the Zone to be consumed on the premises by people working therein.

4.10 INSURANCE

Insurance is carried by the Operator on its own property only and does not include insurance on the contents stored in the Zone. Merchandise stored, manipulated or transferred within the Zone is not insured by the Grantee or the Operator and the Zone Tariff rates do not include insurance on merchandise.

4.11 SECURITY AND SAFETY

All persons and merchandise of every description entering or leaving the Zone for any purpose shall be bound by the lawful regulations of the Foreign-Trade Zone Board, U.S. Customs and Border Protection, the Grantee and the Operator. The following security procedures apply to Foreign-Trade Zone No. 32.

Entrance and Exit: Employees and other persons entering or exiting the Zone will use only the designated entrances and exits. Anyone entering, leaving or present in the Zone may be subject to physical examination as deemed necessary by the Operator or CBP. Anyone entering the Zone for whatever reason will adhere to the provisions of the Foreign-Trade Zones Act, and all laws and regulations, as a condition for entering the Zone. Visitors entering the Zone will provide required information in a visitor's log upon entrance to the Zone.

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CBP Access: CBP Officers and personnel will have access to the Zone for the purpose of inspection, audits, compliance reviews and other ICRS (Inventory Control and Recordkeeping System) verifications and supervision of Zone activities of domestic and foreign merchandise. The CBP Officer shall, if feasible, coordinate such activities and visits with the Operator. CBP Officers and personnel will have access to the Zone without being required to sign in. However, such Officers and personnel must provide the guard on duty with their name and badge number prior to entering the Zone. Participating government agency personnel will be handled in the same manner.

Identification Cards: All persons employed in the Zone for any party will wear identification cards issued by the Property Management Office of the Miami Free Zone. Property Management is responsible for their issuance, redemption and recordkeeping. Visitors must wear visitor cards while in the Zone and return them upon exit from the Zone.

Physical Facilities and Material Management: All merchandise stored in the Zone will be stored in a safe and sanitary manner. Aisles will be established in storage areas, and may be changed from time to time. Aisles and entrances will be kept clear for access. All trash and waste will be removed on a routine basis. All local, State and Federal Health laws should be observed by all parties to ensure protection of public safety.

Physical Security: The physical and procedural security of the Zone will meet the Standards of Cargo Security of CBP as required by the Port Director of Customs. All Zone facilities are secure at doors and windows; electronic surveillance and/or guards will monitor Zone activity.

Signs: Signs will be placed at entrances, exits and other strategic locations along the perimeter of the Zone which read:

WARNING

THIS IS A U.S. FOREIGN-TRADE ZONE – FTZ #32

WHOEVER MALICIOUSLY ENTERS WITH INTENT TO REMOVE THEREFROM ANY MERCHANDISE, OR UNLAWFULLY REMOVES MERCHANDISE FROM THE CUSTODY OR CONTROL OF U.S. CUSTOMS AND BORDER PROTECTION SHALL BE GUILTY OF A FEDERAL CRIME AND SHALL BE FINED OR IMPRISONED OR BOTH UNDER TITLE 18 U.S.C. 549.

4.12 INSPECTION OF ZONE AREA

Customs: The Zone User will make merchandise subject to Customs inspection immediately available to Customs at the Zone or a location designated by Customs, and will have the sole responsibility of opening crates and packages, handling the merchandise and securing the crates and packages following the inspection.

Operator: The Zone Operator may inspect any area within Foreign-Trade Zone No. 32 at any and all reasonable times to ascertain whether or not the conditions related to its proper use are being observed.

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4.13 HOURS OF BUSINESS AND SERVICES (INCLUDING HOLIDAYS)

Hours of business and service for U.S. Customs and Border Protection services shall be the same as those prescribed in the Customs regulations. Normal hours of operation at the Zone shall be between the hours of 8:00 a.m. and 5:00 p.m., Monday through Friday. The Zone may be opened at other times, upon notification and approval of the Operator and/or Customs officials.

The Zone observes the following Federal holidays, with the exception of Veteran's Day. This day is observed as the day after Thanksgiving. Holidays falling on Saturday shall be observed on Friday. Holidays falling on Sunday shall be observed on Monday.

New Year's Day	January 1 st
Martin Luther King, Jr. Day	January 15 th
President's Day	3 rd Monday in February
Memorial Day	Last Monday in May
Independence Day	July 4 th
Labor Day	First Monday in September
Columbus Day	2 nd Monday in October
Veteran's Day	4 th Monday in October
Thanksgiving Day	4 th Thursday in November
Christmas Day	December 25 th

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SECTION 5 – OPERATION OF ZONE

5.1 GENERAL

The merchandise and operations permitted in a Zone, the disposition of merchandise in a Zone, the Zone status of the merchandise and special provisions applicable to each status, the subsequent export-importation of merchandise removed from a Zone, and other operations in a Zone authorized by the Act, are herein-after in this Section generally described.

5.2 ZONE ACTIVITIES

The activities to be performed at the Zone include admissions, receipts, storage, distribution, manipulations, exhibitions, destructions, temporary removals and transfers from out of the Zone. Manufacturing allowed only with prior approval from the Foreign-Trade Zones Board.

All merchandise having zone status both incoming and outgoing, must be processed on applications according to the Customs regulations, with proper approvals from the Zone Operator.

5.3 MERCHANDISE PERMITTED OR PROHIBITED

Foreign and domestic merchandise of every description, except as is specifically prohibited by law, may, without being subject to the Customs laws of the United States, except as otherwise provided in the Act and the regulations, be brought into the Zone.

Merchandise, which is prohibited by law on grounds of public morals, or any merchandise which is excluded by order of the Foreign-Trade Zone Board may not be admitted into the Zone. All gold, except fabricated, is prohibited by special order of the Foreign-Trade Zone Board. Any prohibited merchandise found within the Zone shall be seized and disposed of according to law. Merchandise in the Zone may be examined by appropriate Customs or other government agency officers at any time.

Explosives, inflammable, and other hazardous merchandise will not be permitted in the Zone unless compliance with all Federal, State, Municipal regulations are met. The User must also secure the approval of Property Management according to terms stated in the lease agreement.

5.4 INVENTORY CONTROL AND RECORDKEEPING SYSTEMS

Zone Users are required to utilize the Operator's inventory control and recordkeeping system (ICRS) for foreign merchandise in active Zone status. Zone Users may not use another system without permission of the Operator. An outside system may also require approval by CBP.

The Operator and/or User will make any records in the ICRS or otherwise concerning Zone status merchandise available to CBP within the reasonable course of business. A longer period may be required if the information is stored offsite. Computerized records will be considered available if they can be shown on a computer screen and hard copies generated within the Zone.

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5.5 RECORD RETENTION

The Operator is responsible for maintaining records involving Zone status merchandise. The records shall be retained for 5 years after removal of the merchandise from the Zone. Open records shall be maintained at the Zone and be readily available for CBP review. Closed records may be maintained outside the Zone at any location within the jurisdiction of the Port Director.

5.6 MARKING

All merchandise handled in the Zone, before entry to the Customs territory, must be truly marked in accordance with Customs regulations as to the country of origin and in accordance with all other government regulations and no merchandise will be permitted to leave the Zone for any purposes that carries any false or misleading label or mark. When repacked or labeled in the Zone the goods should, when possible, be marked to indicate that fact.

5.7 USE OF ZONE BY CARRIERS

The Zone User shall comply with all Customs regulations regarding the transportation of merchandise to and from the Zone. The Operator may require Zone Users to furnish information as it may require with said transportation of merchandise.

The loading or unloading stations of the Zone are intended primarily for the use of vehicles, for unloading merchandise into the Zone or lading merchandise from the Zone, and their use for other purposes may be terminated by the Secretary of the Treasury if found to endanger the revenue, or by the Board if found to interfere with the primary use of the Zone.

5.8 THEFT OF MERCHANDISE

Theft or suspected theft of any merchandise will be reported in writing to the Port Director of Customs upon discovery. Every effort will be made by the Operator and/or User to determine the facts and assist CBP and other federal or local agencies in any investigation and prosecution for theft.

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SECTION 6 – FEE SCHEDULE

All rates and charges for services or privileges with the Foreign-Trade Zone No. 32 shall be fair and reasonable, and the Grantee and Operator shall afford uniform treatment under like conditions to all users. The Foreign-Trade Zone Board shall determine whether the rates and charges are fair and reasonable.

6.1 GRANTEE'S FOREIGN-TRADE ZONE FEE SCHEDULE FOR FTZ ESTABLISHMENT

1. Expansion Application Sponsorship Fee: \$25,000.00

This non-refundable Sponsorship Fee is payable by the Owner of the Property or his designee to the Grantee prior to the filing of the Expansion Application.

2. Minor Boundary Modification Request/Usage Driven Site Sponsorship Fee: \$5,000.00

This non-refundable Sponsorship Fee is payable by the Company seeking Usage Driven Site designation to the Grantee prior to the filing of the Minor Boundary Modification Request seeking Usage Driven Site designation.

3. Subzone Application Sponsorship Fee: \$5,000.00

This non-refundable Sponsorship Fee is payable by the Company seeking subzone designation to the Grantee prior to the filing of the Subzone Application

The cost for the actual preparation of the above referenced applications will be the responsibility of the entity seeking the Grantee's sponsorship

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6.2 GRANTEE'S FOREIGN-TRADE ZONE FEE SCHEDULE FOR APPROVED FTZ SITES

1. Expansion Application (new Magnet Site) Sponsorship Fee: \$25,000.00

This non-refundable Sponsorship Fee is payable to the Grantee by the Owner of the Property or his designee prior to the filing of the Expansion Application.

2. Minor Boundary Modification Request/Usage Driven Site Sponsorship Fee: \$5,000.00

This non-refundable Sponsorship Fee is payable to the Grantee by the Company seeking Usage Driven Site designation prior to the filing of the Minor Boundary Modification Request seeking Usage Driven Site designation.

3. Subzone Application Sponsorship Fee: \$5,000.00

This non-refundable Sponsorship Fee is payable by the Company seeking subzone designation to the Grantee prior to the filing of the Subzone Application

The cost for the actual preparation of the above referenced applications will be the responsibility of the entity seeking the Grantee's sponsorship

GRANTEE'S FOREIGN-TRADE ZONE FEE SCHEDULE FOR APPROVED FTZ SITES

- I. Fee for Activation of FTZ Site: \$2,500.00

This non-refundable fee is payable to Grantee by the Operator of the Site for which activation is being requested prior to submission of activation application to United States Customs and Border Protection. Failure to pay such fee to Grantee will result in Grantee withholding its concurrence to activation.

- II. Fee for Alteration of Activated Area: \$1,500.00

This non-refundable fee is payable to Grantee by the Operator requesting the alteration prior to submission of the alteration application to United States Customs and Border Protection. Failure to pay such fee to Grantee will result in Grantee withholding its concurrence to the alteration.

FTZ #32 – Zone Schedule No. 1

- III. Annual Fee For Authorized Operator of a Usage Driven or Subzone Site (whether activated or not): \$7,500.00

This non-refundable Annual Fee is payable to Grantee by Operator (entity that is authorized through an Agreement with Grantee to function as FTZ Operator at Site) upon issuance of the designation of the Usage Driven or Subzone Site by the Foreign-Trade Zones Board. If the approval is issued on a date other than January 1, this Annual Fee will be prorated for the remainder of that calendar year. This Annual Fee is to be paid on January 1 of each year thereafter that the Usage Driven or Subzone Site retains FTZ designation. Each individual Usage Driven and Subzone Site will be subject to a separate fee. If an entity functions as an authorized FTZ Operator at multiple Sites, the entity will be responsible for payment of this fee for each Site.

- IV. Annual Fee For Activated Magnet Site: \$7,500.00

This non-refundable Annual Fee is payable to Grantee by Operator (entity that is authorized through an Agreement with Grantee to function as FTZ Operator at Magnet Site) upon activation of the FTZ Site. If activation occurs on a date other than January 1, this Annual Fee will be prorated for the remainder of that calendar year and the Operator will receive a prorated credit for the Annual Fee it paid for that calendar year pursuant to III above. This Annual Fee is to be paid on January 1 of each year thereafter that the Site remains activated. If an entity functions as an authorized FTZ Operator at multiple Magnet Sites, the entity will be responsible for payment of this fee for each activated Site.

- V. Fee For Sponsorship of Production Notification/ Authorization or Scope Requests: \$2,500.00

This non-refundable fee is payable to Grantee by Company seeking production authorization from the Foreign-Trade Zones Board prior to the submission of a production notification/authorization request or a scope request.

6.3 FTZ No. 32 SITE 1 OPERATOR

The Operator of FTZ No. 32 Site 1 maintains a schedule of services and fees to be charged to Users of Site 1. The Operator schedule is available at the Miami Free Zone Site 1 administrative offices. Such fees shall be uniform and reasonable and are subject to periodic change based on market considerations at the sole discretion of the Operator. However, nothing shall preclude the Operator from entering into fee agreements with Users based on time, volumes, and other considerations.

Overtime or shift work requested of Zone personnel (excluding normal security personnel) by a User shall be billed by the Operator.

FTZ #32 – Zone Schedule No. 1

6.4 GOVERNMENT AGENCIES

Charges for services of other government agencies shall be arranged and paid for by the party requesting the services. Under no circumstances will the Grantee or Operator be liable or responsible for any other government agencies' fees or charges.

6.5 U.S. CUSTOMS AND BORDER PROTECTION AGENCY

No fees are normally charged by the U.S. Customs and Border Protection Agency, except for overtime or other special services provided at the request of the Zone User. All such fees and charges shall be payable by the Zone User. Under no circumstances will the Grantee or Operator be liable or responsible for any Customs fees or charges.

6.6 FOREIGN-TRADE ZONE BOARD

Fees charged by the Foreign-Trade Zone Board shall be payable by the party requesting applications or requests. Refer to the Foreign-Trade Zone Board website for information regarding fees. Under no circumstances will the Grantee or Operator be liable or responsible for any Foreign-Trade Zone Board fees or charges.

**GRANTEE'S FOREIGN-TRADE ZONE FEE SCHEDULE
FOR FTZ ESTABLISHMENT**

**Miami Foreign-Trade Zone
Foreign Trade Zone No. 32
Effective January 1, 2014**

- 1. Expansion Application (new Magnet Site) Sponsorship Fee: \$25,000.00**

This non-refundable Sponsorship Fee is payable to the Grantee by the Owner of the Property or his designee prior to the filing of the Expansion Application.

- 2. Minor Boundary Modification Request/Usage Driven Site Sponsorship Fee: \$5,000.00**

This non-refundable Sponsorship Fee is payable to the Grantee by the Company seeking Usage Driven Site designation prior to the filing of the Minor Boundary Modification Request seeking Usage Driven Site designation.

- 3. Subzone Application Sponsorship Fee: \$5,000.00**

This non-refundable Sponsorship Fee is payable by the Company seeking subzone designation to the Grantee prior to the filing of the Subzone Application

The cost for the actual preparation of the above referenced applications will be the responsibility of the entity seeking the Grantee's sponsorship

**GRANTEE'S FOREIGN-TRADE ZONE FEE SCHEDULE
FOR APPROVED FTZ SITES**

**Miami Foreign-Trade Zone
Foreign Trade Zone No. 32
Effective January 1, 2014**

I. Fee for Activation of FTZ Site: \$2,500.00

This non-refundable fee is payable to Grantee by the Operator of the Site for which activation is being requested prior to submission of activation application to United States Customs and Border Protection. Failure to pay such fee to Grantee will result in Grantee withholding its concurrence to activation.

II. Fee for Alteration of Activated Area: \$1,500.00

This non-refundable fee is payable to Grantee by the Operator requesting the alteration prior to submission of the alteration application to United States Customs and Border Protection. Failure to pay such fee to Grantee will result in Grantee withholding its concurrence to the alteration.

III. Annual Fee For Authorized Operator of a Usage Driven or Subzone Site (whether activated or not): \$7,500.00

This non-refundable Annual Fee is payable to Grantee by Operator (entity that is authorized through an Agreement with Grantee to function as FTZ Operator at Site) upon issuance of the designation of the Usage Driven or Subzone Site by the Foreign-Trade Zones Board. If the approval is issued on a date other than January 1, this Annual Fee will be prorated for the remainder of that calendar year. This Annual Fee is to be paid on January 1 of each year thereafter that the Usage Driven or Subzone Site retains FTZ designation. Each individual Usage Driven and Subzone Site will be subject to a separate

fee. If an entity functions as an authorized FTZ Operator at multiple Sites, the entity will be responsible for payment of this fee for each Site.

IV. Annual Fee For Activated Magnet Site: \$7,500.00

This non-refundable Annual Fee is payable to Grantee by Operator (entity that is authorized through an Agreement with Grantee to function as FTZ Operator at Magnet Site) upon activation of the FTZ Site. If activation occurs on a date other than January 1, this Annual Fee will be prorated for the remainder of that calendar year and the Operator will receive a prorated credit for the Annual Fee it paid for that calendar year pursuant to III above. This Annual Fee is to be paid on January 1 of each year thereafter that the Site remains activated. If an entity functions as an authorized FTZ Operator at multiple Magnet Sites, the entity will be responsible for payment of this fee for each activated Site.

V. Fee For Sponsorship of Production Notification/ Authorization or Scope Requests: \$2,500.00

This non-refundable fee is payable to Grantee by Company seeking production authorization from the Foreign-Trade Zones Board prior to the submission of a production notification/authorization request or a scope request.

VI. Penalty Fee for Late Annual Reporting Submission: \$50 per day

This non-refundable penalty fee is payable to Grantee by Operator per day for not completing an annual report. Annual reports are due on March 31. If this date falls on a weekend/holiday the report must be submitted on the latest business day before March 31

**GRANTEE'S FOREIGN-TRADE ZONE FEE SCHEDULE
FOR FTZ ESTABLISHMENT**

**Miami Foreign-Trade Zone
Foreign Trade Zone No. 32
Effective January 1, 2014**

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**GRANTEE'S FOREIGN-TRADE ZONE FEE SCHEDULE
FOR APPROVED FTZ SITES**

**Miami Foreign-Trade Zone
Foreign Trade Zone No. 32
Effective January 1, 2014**

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This non-refundable fee is payable to Grantee by the Operator of the Site for which activation is being requested prior to submission of activation application to United States Customs and Border Protection. Failure to pay such fee to Grantee will result in Grantee withholding its concurrence to activation.

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fee. If an entity functions as an authorized FTZ Operator at multiple Sites, the entity will be responsible for payment of this fee for each Site.

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This non-refundable Annual Fee is payable to Grantee by Operator (entity that is authorized through an Agreement with Grantee to function as FTZ Operator at Magnet Site) upon activation of the FTZ Site. If activation occurs on a date other than January 1, this Annual Fee will be prorated for the remainder of that calendar year and the Operator will receive a prorated credit for the Annual Fee it paid for that calendar year pursuant to III above. This Annual Fee is to be paid on January 1 of each year thereafter that the Site remains activated. If an entity functions as an authorized FTZ Operator at multiple Magnet Sites, the entity will be responsible for payment of this fee for each activated Site.

V. Fee For Sponsorship of Production Notification/ Authorization or Scope Requests: \$2,500.00

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