

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.



**Charlotte Regional Partnership, Inc.
“Grantee”**

**(Effective July 1, 2009 Until Amended)
Foreign Trade Zone Grantee Schedule
US FTZ Board Fee Schedule Per Regulations (P.8)**

**Operating under the authority granted by the Foreign-Trade Zones Board,
United States Department of Commerce
Board Order 1613, Dated April 24, 2009
Approved by CRP FTZ Advisory Committee June 3, 2009**

Contact Information

**Charlotte Regional Partnership
Laura K. Foor, Foreign Trade Zone Administrator
E-mail: lfoor@charlotteusa.com
Phone: 704.347.8942**

CRP Website: www.CharlotteUSA.com

US FTZ Board Website: www.trade.gov/ftz





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Charlotte Regional Partnership, Inc.
(“Grantee”)

POLICIES
(July 1, 2009)

A. **General.**

The following policies, procedures and rules (the “**Policies**”) have been adopted by the Charlotte Regional Partnership, Inc. (the “**Grantee**”), and its authorized committees and officers, for application in the management and operation of Foreign Trade Zone #57 (“**FTZ #57**”). All previous versions of the Policies are hereby superseded by this version and are of no further force or effect. The Grantee reserves the right to modify and amend the Policies, in any and all respects, without advance notice to owners, operators and applicants in FTZ #57 (“**Zone Participants**”), however, the Grantee will provide notice of such modifications or amendments to applicable Zone Participants as soon as practicable following their adoption. All interpretations and applications of the Policies shall be made by the Grantee, in good faith, but in its sole discretion.

B. **Application Process.**

1. A description of the various Foreign Trade Zone (“**FTZ**”) application requirements are detailed in FTZ Regulations and outlined on the United States Foreign Trade Zones Board (the “**US FTZ Board**”) website www.trade.gov/ftz. Click on “Applications – Information and Format.”
2. Meetings between the Zone Participant and the Grantee are required prior to both the preparation and submission of any zone application.
3. Preparation of all applications, and supporting materials, is the responsibility of the applicable Zone Participant. Grantee assistance with respect to the same may be provided by the Grantee to the Zone Participant, on such terms and subject to such charges, as agreed to by the Grantee and the Zone Participant.
4. The Grantee will participate, with the Zone Participant, in communication and resolution of issues with the US FTZ Board.
5. The Grantee must be involved in the preparation and posting of legal notices. The cost of legal notices shall be paid by the applicable Zone Participant.
6. The Grantee cannot guarantee approval of any submission to the US FTZ Board.



7. Evaluation, by the Grantee and the Zone Participant, of the various general purpose sites in the region is required prior to consideration of any application for an expansion of the general-purpose zone or for a subzone.

C. **Customs Interaction.**

The Grantee will make introductions for Zone Participants to appropriate officials of US Customs and Border Protection at the Port of Charlotte (“**Customs**”) and provide basic information on the requirements for the operator’s procedures manual, required FTZ signage, referral to experts on FTZ information systems and NAFTA and other training opportunities.

D. **Fees.**

1. Fees payable to the Grantee are set forth in the applicable fee schedule of the Grantee, which may be modified or amended from time to time.
2. Fees payable to the US FTZ Board are set forth in Federal Regulations § 400.29 (and listed on the US FTZ Board website and briefly on page 11).
3. All fees must be paid by the applicable Zone Participant, when and as due, as a condition to any continuing rights of the Zone Participant in FTZ #57.
4. Annual fees may be pro-rated based on timing of approval by the US FTZ Board but are due in conjunction with annual reports or status letters, no later than November 15th.
5. Adjustments may be considered for GPZ sites owned and operated by the same party.

E. **Zone Participant Agreements.**

1. All applicable Zone Participants will be required to enter agreements at such time, or times, as are determined by the Grantee (“**Zone Participant Agreements**”).
2. The Zone Participant Agreements will set forth the relationship between the Grantee and the Zone Participant and their respective rights, duties and obligations. The Zone Participant Agreements will generally include provisions covering the following:
 - Acknowledgment that the Grantee will not (and does not) participate in the day-to-day operations of the subject site.
 - That the applicable Zone Participant will indemnify and hold the Grantee harmless from any liability, costs and damages resulting from the application process and the activation and operation of the subject site, including providing insurance coverage and bonding (as required).



- Requiring periodic reports regarding operations of the subject site and such backup and explanatory materials as may be requested by the Grantee.
- Annual reports or status letters are due November 15th. The annual meeting of Charlotte Partnership’s FTZ Advisory Committee will typically be scheduled in early December.
- Permitting access to the subject site for the Grantee, Customs, the US FTZ Board and other appropriate state and federal governmental officials, in accordance with procedures determined by the Grantee.
- Acknowledgment by the applicable Zone Participant that privileges, benefits and obligations of FTZ site operations may be altered, modified or terminated at any time, and from time to time, in accordance with circumstances described in the Zone Participant Agreement or by order of US Customs and Border Protection.

F. **Miscellaneous.**

1. Applicable Zone Participants are urged to send a representative to the annual meeting of the Grantee’s FTZ Advisory Committee, in order to provide annual updates on zone operations. Operators of activated sites may be required to attend.
2. In accordance with applicable Zone Participant Agreements, Zone Participants will pay, or cause to be paid, legal expenses and costs incurred by the Grantee in conjunction with matters in which the Grantee requires legal assistance.
3. In accordance with applicable Zone Participant Agreements, the Grantee reserves the right to cancel the rights of an applicable Zone Participant under specified circumstances, which generally would include the following:
 - The subject property not being activated within 5 years of receiving US FTZ Board approval. (or such other “sunset” provision specified by the US FTZ Board.)
 - Default in a Zone Participant Agreement or the recommendation of US Customs & Border Protection.
 - The subject site property being used for residential purposes, retail sales or any other use or development that is inappropriate for FTZ #57 purposes.
 - Failure to pay any charges or fees associated with FTZ status.



**Charlotte Regional Partnership, Inc.
("Grantee")**

GENERAL PURPOSE ZONES

**OWNER/OPERATOR/FACILITY/SITE
APPLICATION AND ACTIVATION FEES
(July 1, 2009)**

- G. **Application Requirements.** A description of the various Foreign Trade Zone ("FTZ") General Purpose Zone application requirements are detailed in FTZ Regulations and outlined on the United States Foreign Trade Zones Board (the "**US FTZ Board**") website www.trade.gov/ftz. Click on "Applications – Information and Format."
- H. **General Purpose Zone Grantee Fees.** The following are fees payable to the Grantee, on a per parcel or site basis. These are in addition to any fees that may be due or payable to the U.S. FTZ Board or to U.S. Customs. FTZ Board fees are listed separately in this schedule on page #10.

These fees are per parcel or site as defined by the US FTZ Board.

1. Owner/Developer Annual Fees (\$1,000).

These fees are to help offset administrative expenses incurred by the Grantee in conjunction with the initial establishment and recurring monitoring and reporting associated with ownership of the subject site/parcel. A landowner (or the designated site developer or manager) will be required to enter into an agreement with the Grantee and pay this fee annually for each subject site or parcel. CRP will bill the landowner on or about October 1, with payment due no later than November 15.

2. Site Application Processing Fee (\$10,000).

This fee covers the expenses and services of the Grantee in conjunction with the application for zone designation, including reviewing and commenting on the application for a new site, coordinating the necessary approvals and resolutions for the General Purpose Zone, submission of the application to the US FTZ Board and any necessary and reasonable support required in the application process.



- Three Thousand Dollars (\$3,000) of this fee is due upon submission of the draft application to the Grantee by the applicant (the “**Applicant**”), as required for review by all or part of the FTZ #57 Advisory Committee, with the balance of the fee due when the application is officially submitted by the Grantee to the US FTZ Board.

The Grantee does not prepare or compile the actual General Purpose Zone application documents or operator’s manuals, those being the responsibility of the Applicant and/or their consultant.

3. Activation Processing Fee (\$3,000).

This fee covers Grantee expenses and services for preparation, processing and implementation of the General Purpose Zone agreement with the operator of the site (the “**Operator**”), providing a Grantee concurrence letter to U.S. Customs and Border Protection (“**Customs**”) and any necessary and reasonable Grantee support required in the Customs activation process. Payment is due upon approval by Customs of the activation.

4. Active Site Annual Fees (\$3,000).

These fees cover Grantee expenses and services for oversight of the General Purpose Zone and review and submission of the Operator’s annual report. The Active Site Annual Fees, billed by CRP on October 1, are due at the same time as the annual report to be submitted to the US FTZ Board but no later than November 15 of each year.

5. Inactive Site Annual Fees (\$1,000).

These fees are applicable once a site has been approved for activation by Customs and the agreement with the Operator is in place. The Inactive Site Annual Fees cover Grantee expenses and services for oversight of the General Purpose Zone and submission of a “status letter” and related documentation. CRP will bill the Operator on or about October 1, with payment due no later than November 15 of each year.



6. **Additional Fees.**

The following fees may be imposed, in addition to those listed above, in conjunction with the activities or initiatives indicated:

- (a) Processing application for manufacturing or processing authority within an existing General Purpose Zone site (\$7,500)
- (b) Processing of application to expand (reorganize) the number of General Purpose Zone sites or expand or substantially alter the scope of operations (\$4,500)
- (c) Amendments to any expansion application, following initial submittal (up to \$2,000)
- (d) Processing application for temporary manufacturing/operator processing authority (\$4,500)
- (e) Processing a very minor boundary modification at a specific site/parcel or within a single county (\$1,000)



**Charlotte Regional Partnership, Inc.
("Grantee")**

SUBZONES

**OPERATOR/FACILITY/SITE
APPLICATION AND ACTIVATION FEES
(July 1, 2009)**

- I. **Application Requirements.** A description of the various Foreign Trade Zone ("FTZ") Subzone application requirements are detailed in FTZ Regulations and outlined on the United States Foreign Trade Zones Board (the "**US FTZ Board**") website www.trade.gov/ftz. Click on "Applications – Information and Format."
- J. **Subzone Fees.**
1. **Site Application Processing Fee (\$10,000).**

This fee covers the expenses and services of the Grantee in conjunction with the application for zone designation, including reviewing and commenting on the application for a new site, coordinating the necessary approvals and resolutions for the Subzone, submission of the application to the US FTZ Board and any necessary and reasonable support required in the application process. These are in addition to any fees that may be due or payable to the U.S. FTZ Board or to U.S. Customs. FTZ Board fees are listed separately in this schedule on page # 10.

Three Thousand Dollars (\$3,000) of this fee is due upon submission of the draft application to the Grantee as required, for review by all or part of the FTZ #57 Advisory Committee, by the applicant (the "**Applicant**"), with the balance of the fee due when the application is officially submitted by the Grantee to the US FTZ Board.

The Grantee does not prepare or compile any Subzone applications or operator's manuals, those being the responsibility of the Applicant and/or their consultant.

2. **Activation Processing Fee (\$10,000).**

This fee covers Grantee expenses and services for preparation, processing and implementation of the Subzone agreement with the operator of the site (the "**Operator**"), providing a Grantee concurrence letter to U.S. Customs and Border Protection ("**Customs**") and any necessary and reasonable Grantee support required in the Customs activation process. Payment is due upon approval by Customs of the activation.



3. Active Site Annual Fees (\$10,000).

These fees cover Grantee expenses and services for oversight of the Subzone and review and submission of the Operator’s annual report. The Active Site Annual Fees, payable annually, are due at the same time as the annual report to be submitted to the US FTZ Board but no later than November 15 of each year.

4. Inactive Site Annual Fees (\$4,000).

These fees are applicable once a site has been approved by Customs for “activation” and the agreement with the Operator is in place, but before the site is “activated”. Further, a Subzone operator may make request to the Grantee for a reduction to the “inactive fee level” if there is to be an extended time period that the site is not utilizing the FTZ Program. The Inactive Site Annual Fees cover Grantee expenses and services for oversight of the Subzone and submission of a “status letter” and related documentation. CRP will bill the Operator on or about October 1, with payment due no later than November 15 of each year.

5. Additional Fees.

The following fees may be imposed, in addition to those listed above, in conjunction with the activities or initiatives indicated:

- (a) Processing application for manufacturing or processing authority if not part of the existing Subzone grant (\$7,500)
- (b) Processing of application to expand or reconfigure Subzone geographic area or scope of operations (\$4,500)
- (c) Amendments to any expansion application, following initial submittal (up to \$2,000)
- (d) Processing application for temporary manufacturing/operator processing authority (\$4,500)
- (e) Processing minor boundary modifications (\$1,000)



U.S. FOREIGN-TRADE ZONES BOARD FEE SCHEDULE PER REGULATIONS 2008

Sec. 400.29 Application fees.

(a) In general. This section sets forth a uniform system of charges in the form of fees to recover some costs incurred by the Foreign-Trade Zones staff of the Department of Commerce in processing the applications listed in paragraph (b) of this section. The legal authority for the fees is 31 U.S.C. 9701, which provides for the collection of user fees by agencies of the Federal Government.

(b) Uniform system of user fee charges. The following graduated fee schedule establishes fees for certain types of applications and requests for authority based on their average processing time. Applications combining requests for more than one type of approval are subject to the fee for each category.

(1) Additional general-purpose zones (Sec. 400.24; Sec. 400.21(a)(2)).....	\$3,200
(2) Special-purpose subzones (Sec. 400.25):	
(i) Non-manufacturing/processing or less than three products.....	\$4,000
(ii) Manufacturing/processing--three or more products.....	\$6,500
(3) Expansions (Sec. 400.26(b)).....	\$1,600

(c) Applications submitted to the Board shall include a check drawn on a national or state bank or trust company of the United States or Puerto Rico in the amount called for in paragraph (b) of this section. Uncertified checks must be acceptable for deposit by a Federal Reserve bank or branch.

(d) Applicants shall make their checks payable to the U.S. Department of Commerce ITA. The checks will be deposited by ITA into the Treasury receipts account. If applications are found deficient under Sec. 400.27(b)(1), or withdrawn by applicants prior to formal filing, refunds will be made.