

**ZONE SCHEDULE
FOR
FOREIGN-TRADE ZONE NO. 193**

**GRANTEE:
PINELLAS COUNTY ECONOMIC DEVELOPMENT**

Current Zone Schedule Date: February 1, 2018

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

ADMINISTRATIVE PAGE

Grantee:

Pinellas County Economic Development
13805 58th Street North

Suite 1-200
Clearwater, Florida

33760

Telephone: (727) 464-7411

TABLE OF CONTENTS

DESCRIPTION OF FOREIGN-TRADE ZONE NO. 193 4

ZONE POLICY 5

OPERATIONS IN ZONES..... 9

GENERAL REGULATIONS..... 14

REGULATIONS PERTAINING TO MERCHANDISE..... 18

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

DESCRIPTION OF FOREIGN-TRADE ZONE NO. 193

Foreign-Trade Zone No. 193 was established by Board Order No. 630 on March 1, 1993. The Grantee is the Pinellas County Economic Development.

The General-Purpose Zone of FTZ No. 193 consists of 3 Magnet Sites and 1 Subzone Site totaling 1,912.1 acres designated and within those Sites 42.1 acres are activated.

Site 1: (1,771 acres) St. Petersburg-Clearwater International Airport Complex

Site 2: (3 acres) Port of St. Petersburg

Site 3: (96 acres) Young Rainey STAR Center

Subzone 193A: (42.1 acres) Catalent Pharma Solutions, LLC

ZONE POLICY

SCHEDULE AUTHORITY

This Schedule is published pursuant to a Grant issued by the Foreign-Trade Zone Board, U.S. Department of Commerce, Washington, DC on February 17, 1993, to the Pinellas County Industry Council, under provisions of Public Law No. 397, 73rd Congress, approved June 18, 1934, as amended. July 1, 1999 pursuant to Chapter 98-485, Laws of Florida, the Pinellas County Industry Council was dissolved. On July 13, 1999, Resolution No. 99-120 authorized Pinellas County to become grantee of FTZ No. 193 and all assets and obligations were assumed to the Pinellas County Economic Development Department. The Zone policy, rules, regulations, rates and charges of this schedule shall apply at Foreign-Trade Zone No. 193 and its Subzone unless otherwise provided for.

ZONE OPERATED AS A PUBLIC UTILITY

The rates and charges for space, facilities and services within a Zone shall be fair and reasonable, and the Zone Grantee shall afford uniform treatment under like conditions to all users. The Board shall determine whether the rates and charges are fair and reasonable.

BOARD REGULATIONS

Foreign-Trade Zone No. 193 is regulated by the Foreign-Trade Zones Board, Washington, DC under U.S. Code of Federal Regulations; Title 15, Chapter IV, Part 400. Copies of these regulations are maintained at the Foreign-Trade Zone No. 193 office for reference.

U.S. CUSTOMS REGULATIONS

Foreign-Trade Zone No. 193 is subject to special Customs regulations as defined in U.S. Code of Federal Regulations, Title 19, Chapter I, U.S. Customs, Part 146 - Foreign-Trade Zones; and the guidelines contained in the "CBP Foreign-Trade Zones Operations Manual." Copies of these publications are maintained at the Foreign-Trade Zone No. 193 office for reference.

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

INTERPRETATION OF SCHEDULE

The Grantee shall interpret and determine the applicability of any rates, rules, regulations or services provided for in this schedule. However, any matters involving interpretation or action by Customs or another agency of the U.S. Government will be determined by the Port Director of Customs or his/her duly appointed representative.

PRIVILEGES OF FOREIGN-TRADE ZONES

Section 3 of the Act, as amended, authorizes the following privileges:

"Foreign and domestic merchandise of every description except such as prohibited by law, may, without being subject to Customs laws of the United States, except as otherwise provided in this Act, be brought into a Zone and may be stored, sold, exhibited, broken up, repacked, assembled, distributed, sorted, graded, cleaned, mixed with foreign and domestic merchandise, or otherwise manipulated, or be manufactured except as otherwise provided in this Act, and be exported, destroyed, or sent into Customs territory of the United States, therefrom, in the original package or otherwise; but when foreign merchandise is so sent from a Zone into Customs territory of the United States it shall be subject to the laws and regulations of the United States affecting imported merchandise:

Provided, that whenever the privilege shall be requested there has been no manipulation or manufacture affecting a change in tariff classification, the collector of Customs shall take under supervision and regulations prescribed by the Secretary of the Treasury, and whether mixed or manufactured with domestic merchandise or not may, under regulations prescribed by the Secretary of the Treasury, be exported or destroyed, or may be sent into Customs territory upon the payment of such liquidated duties and determined taxes thereon. If merchandise so taken under supervision has been manipulated or manufactured, such duties and taxes shall be payable on the quantity of such foreign merchandise used in the manipulation or manufacture of the entered articles. Allowance shall be made for recoverable and irrecoverable waste; and if recoverable waste is sent into Customs territory, it shall be dutiable and taxable in its condition and quantity and at its weight at the time of entry. When two or more products result from a manipulation or manufacture of merchandise in a Zone the liquidated duties and determined taxes shall be distributed to the several products in accordance to their relative value at the time of separation with due allowance for waste as provided for above:

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

Provided further, that subject to such regulations respecting identity and the safeguarding of the revenue as the Secretary of the Treasury may deem necessary, articles, the growth, product, or manufacture of the United States, on which all internal revenue taxes have been paid, or which have been admitted free of duty and tax may be taken into a Zone from the Customs territory of the United States, placed under the supervision of the collector, and whether or not they have been combined with or made part, while in such Zone, of other articles, may be brought back thereto free of quotas, duty or tax:

Provided further, that if in the opinion of the Secretary of the Treasury their identity has been lost, such articles not entitled to free entry by reason of non-compliance with the requirements made hereunder by the Secretary of the Treasury shall be treated, when they re-enter Customs territory of the United States, as foreign merchandise under the provisions of the tariff and internal revenue laws in force at that time:

Provided further, that under the rules and regulations of the controlling Federal agencies, articles which have been taken into a Zone from Customs territory for the sole purpose of exportation, destruction (except destruction of distilled spirits, wines and fermented malt liquors), or storage shall be considered to be exported for the purpose of:

- (a) The draw-back, warehousing, and bonding, or any other provisions of the Tariff Act of 1930, as amended, and the regulations thereunder; and

- (b) The statutes and bonds exacted for the payment of drawback, refund, or exemption from liability of internal revenue taxes and for the purposes of the internal revenue laws generally and the regulations thereunder.

Such a transfer may also be considered an exportation for the purposes of the Federal laws insofar as Federal agencies charged with the enforcement of those laws deem it advisable. Such articles may not be returned to Customs territory for domestic consumption except where the Foreign-Trade Zones Board deem such return to be in the public interest, in which event the article shall be subject to the provisions of the paragraph 1615 (F) of the Tariff Act of 1930, as amended:

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

Provided further, that no operation involving any foreign or domestic merchandise brought into a Zone which operation would be subject to any provision or provisions of Section 1807, Chapter 15, Chapter 16, Chapter 17, Chapter 21, Chapter 23, Chapter 24, Chapter 25, Chapter 26 or Chapter 32 of the Internal Revenue Code if performed in Customs territory, or involving the manufacture of any article provided for in Paragraph 367 or Paragraph 368 of the Tariff Act of 1930, shall be permitted in a Zone except those operations (other than rectification of distilled spirits and wines, or the manufacture of production of alcoholic products unfit for beverage uses) which were permissible under this Act prior to July 1, 1949.

Provided further, that articles produced or manufactured in a Zone and exported therefrom shall on subsequent importation into the Customs territory of the United States be subject to the import laws applicable to like articles produced or manufactured in a Zone exclusively with the use of domestic merchandise, the identity of which has been maintained in accordance with the second provision of this section, may on such importation, be entered as American goods returned."

USE OF ZONE FACILITIES

Zone facilities will be used for the sole purpose of receipt, storage, handling, exhibition, manipulation, manufacturing, processing and related processing and shipment of foreign merchandise, and domestic merchandise as considered necessary to the conduct of a User's normal business in conjunction with the foreign merchandise. Users shall not use or permit the Zone to be used for any other purpose without the proper written consent of the Grantee. Users shall not do or permit anything to be done on or about the Zone which will in any way obstruct or interfere with the rights of other Users or occupants of the Zone or injure or annoy them.

INSPECTION OF ZONE AREAS

The Grantee may inspect any activated area at any and all reasonable times to ascertain whether or not the conditions related to its proper use are being observed.

OPERATIONS IN ZONES

MERCHANDISE PERMITTED IN A ZONE

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

- (a) Merchandise which is specifically and absolutely prohibited by law shall not be admitted into a Zone. Any merchandise so prohibited by law that is found within a Zone shall be disposed of in the manner provided for in laws and regulations applicable to such merchandise. A distinction is made between (i) Merchandise which is specifically and absolutely prohibited by law on the grounds of policy and morals, such as immoral or subversive literature, obscene articles, or lottery matter and (ii) Merchandise which is subject to conditional prohibition only, for example, articles which are subject to permits or licenses for the protection of economic or national security or which may be reconditioned to bring them into compliance with the laws administered by various Federal Agencies. Port Directors of Customs are required to exclude the first class of articles and may not permit them to be transferred to a Zone if they are aware of their prohibited status except that the Port Director may permit the temporary deposit of any such merchandise in the Zone pending final determination of its status. The transfer of articles of the second class to a Zone is subject to any requirements of the Federal agency concerned. There is no prohibition against placing over quota merchandise in a Zone pending its rights to transfer to Customs territory pursuant to the applicable quota's provisions.
- (b) The application for the admission of merchandise into a Zone shall be approved or disapproved by the Port Director as the representative of the Board, where the merchandise is not excluded by any other Federal agency having jurisdiction over the merchandise.
- (c) Zone procedures may not be used to circumvent the laws and regulations. Upon order of the Secretary of the Commerce, or his designee, the Commissioner of Customs, or his designee, shall direct that an importer place goods in a specific status for this purpose, subject to appeal to the Board.

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

DISPOSITION OF MERCHANDISE IN A ZONE

In general, merchandise lawfully brought into a Zone may in accordance with these and other regulations made under the provisions of the Act, may be exported, destroyed or sent into Customs territory of the United States in the original package or otherwise; but when foreign merchandise, and domestic merchandise whose identity has been lost, is sent from a Zone into the Customs territory of the United States, it shall be subject to the laws and regulations of the United States affecting imported merchandise.

MANIPULATION, MANUFACTURE AND EXHIBITION OF MERCHANDISE

In general, merchandise lawfully brought into a Zone may, in accordance with these and other regulations made under the provisions of the Act, may be stored, sold, exhibited, broken up, repacked, assembled, distributed, sorted, graded, cleaned, mixed with foreign and domestic merchandise, or otherwise manipulated, or be manufactured, used in production, or processed with the prior approval of the Board as otherwise provided by the Act.

- (a) Permission for any manipulation, or exhibition in a Zone shall be obtained from the Port Director of Customs, as the representative of the Board, subject to such application and procedure prescribed by the Secretary of the Treasury for the protection of the revenue.

- (b) In the event of the denial of any application by the Port Director of Customs for any reason, the applicant, the Grantee or the Operator of the Zone may appeal the adverse ruling to the Board. If any revenue protection considerations are involved in such an application, the Board shall be guided by the determinations of the Secretary of the Treasury with respect to them.

STATUS OF MERCHANDISE IN A ZONE

- (a) For the purpose of the Act and the regulations of this section, all merchandise within a Zone, except merchandise in transit through a Zone as provided in Sections 146.14 and 146.13 of Customs Regulations, and except merchandise temporarily transferred to a Zone for manipulation as provided in paragraph (b) of this section, shall be given a Zone status as (i) Privileged Foreign Merchandise, (ii) Non-Privileged Foreign Merchandise, (iii) Domestic Merchandise, or (iv) Zone Restricted Merchandise.

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

- (b) Imported Merchandise which has been entered and which has remained in continuous Customs custody may be temporarily transferred to a Zone for manipulation under Customs supervision pursuant to Section 562, Tariff Act of 1930, as amended, and for return to Customs territory. Any such merchandise shall not be considered within the purview of the Foreign-Trade Zones Act, but shall be treated in all respects as though remaining in Customs territory. Therefore, no Zone form or procedure shall be considered applicable, but the merchandise shall remain subject in the Zone to such requirements as are necessary for the enforcement of Section 562 and other pertinent Customs laws.

USE OF ZONE BY CARRIERS

The cargo facilities, and service of a Zone area are intended primarily for the use of vessels, vehicles, or aircraft lading or unlading Zone merchandise, and their use for other purposes may be terminated by the Commissioner of Customs if found to endanger the revenue, or by the Board if found to interfere with the primary uses of the Zone.

SUBSEQUENT IMPORTATION OF ZONE MERCHANDISE

Articles produced or manufactured in a Zone and exported therefrom shall, on subsequent importation into the Customs territory of the United States, be subject to the import laws applicable to like articles manufactured in a foreign country, except that articles produced or manufactured in a Zone exclusively with the use of domestic merchandise, the identity of which has been maintained in accordance with the Second Proviso of Section 3 of the Act, as amended may, on such importation, be entered as American goods returned.

PUBLIC INTEREST PROVISION

Pursuant to 15(c) of the Act the Board has authority to restrict or prohibit any Zone operation "That in its judgment is detrimental to the public interest, health or safety".

In approvals of proposed production authority pursuant to § 400.14(a), the Board may adopt restrictions to protect the public interest, health, or safety. When evaluating production activity, either as proposed in an application or as part of a review of an operation, the Board shall determine whether the activity is in the public interest by reviewing it in relation to the evaluation criteria contained in 15 CFR § 400.27.

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

Other conditions/requirements, prohibitions and restrictions under Federal, State or local law may apply to authorized Zones and Subzones.

Ongoing Zone operation(s) and activity may be reviewed by the Board or the Executive Secretary at any time to determine whether they are in the public interest and in compliance and conformity with the Act and regulations, as well as authority approved by the Board. Reviews involving production activity may also be conducted to determine whether there are changed circumstances that raise questions as to whether the activity is detrimental to the public interest, taking into account the factors enumerated in § 400.27. The Board may prescribe special monitoring requirements in its decisions when appropriate.

The Board may conduct a proceeding, or the Executive Secretary a review, to consider a restriction or prohibition on Zone activity. Such proceeding or review may be either self-initiated or in response to a complaint made to the Board by a person directly affected by the activity in question and showing good cause. After a proceeding or review, the Board may restrict or prohibit any admission of merchandise or process of treatment in an activated FTZ site when it determines that such activity is detrimental to the public interest, health or safety.

RETAIL TRADE WITHIN A ZONE

Retail trade is prohibited in activated areas of Zones, except that 1) sales or other commercial activity involving domestic, duty-paid, and duty-free goods may be conducted within an activated area of a zone under a permit issued by the Zone grantee and approved by the Board, and 2) no permits shall be necessary for sales involving domestic, duty-paid or duty-free food and non-alcoholic beverage products sold within the Zone or Subzone for consumption on premises by individuals working therein. The Executive Secretary shall determine whether an activity is retail trade, subject to review by the Board when the Zone Grantee requests such a review with a good cause. Determinations on whether an activity constitutes retail trade shall be based on precedent established through prior rulings by CBP, as appropriate. Such prior rulings shall remain effective unless a determination is issued to modify their effect (after a notice-and-comment process, as appropriate).

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 Board or U.S. Customs and Border Protection.

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

CONTROLLED ACCESS TO ZONES

Plans for the controlled access of persons and vehicles to activated Zone areas shall be subject to the approval of the Port Director as part of his/her review for operation approval. All persons and vehicles entering such areas shall be subject to the requirements of U.S. Customs and Border Protection, the Zone User, and the Zone Schedule.

HOURS OF BUSINESS AND SERVICE

Hours of business and service, for Customs purposes, shall be the same as those prescribed in Customs regulations.

SUBJECT TO CUSTOMS SUPERVISION

Zone operations are subject to the control of U.S. Customs and Border Protection, 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 Board, and 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 Customs regulations in 19 CFR Part 146.

GENERAL REGULATIONS

APPLICATION OF REGULATIONS

All persons and merchandise of every description entering or leaving activated Zone areas for any purpose whatsoever, shall be bound by the lawful regulations of the Foreign-Trade Zones Board, U.S. Customs and Border Protection, and Grantee of the Zone.

CONFIDENTIAL RELATIONSHIPS

The Grantee will take precaution to avoid the divulging of information regarding merchandise and services thereon performed in the Zone. Any Zone employee violating this confidential relationship will be suitably disciplined or discharged.

REPORTS TO GOVERNMENTAL AGENCIES

The Grantee is required to submit periodic reports to the Foreign-Trade Zones Board and U.S. Customs and Border Protection or may be required to perform other acts as the Grantee of the Zone in compliance with governmental regulations. Operators are required to and shall cooperate with the Grantee in the creation and filing of any reports necessary to ensure compliance with governmental requirements.

GOVERNMENTAL LICENSES

Users are responsible to obtain, maintain and keep current any and all licenses, permits, certificates, or other authorizations required by any Federal, State, or Local governments that are or may be necessary in the conduct of business in or from the Zone.

OPERATOR AGREEMENTS

The Grantee requires that a Zone Operator Agreement be executed between the Operator and the Grantee prior to any person or firm conducting Zone business in Foreign-Trade Zone No. 193 or any of its Subzones, and/or before any application, petition or request is formally submitted to the Foreign-Trade Zones Board.

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

PUBLIC INTEREST, HEALTH AND SAFETY

No merchandise, operation or process of treatment will be permitted in the Zone that is detrimental to the public interest, health, and safety.

PUBLIC WAREHOUSE OPERATIONS

Public warehousing services may be performed in the Zone by private firms under a User Agreement with the Grantee.

INDEMNITY BOND

Users shall be required upon notice by the Grantee to post an indemnity bond executed on a form and by a U.S. surety acceptable to the Grantee, or other security payable to the Grantee as a guarantee of payment of Customs duty or taxes or other obligations of or to the Grantee under the following circumstances:

- (a) User does not have a sufficient beneficial interest in inventoried merchandise to pay the estimated duty/taxes.
- (b) User accepts delivery of a shipment of unusually high duty/tax liability.
- (c) Value of user inventory is insufficient to compensate U.S. Customs and Border Protection for possible duty/tax obligations payable on merchandise inventory shortages and/or financial obligations to the Grantee.
- (d) A significant increase in duty/tax liability due to changes in Customs regulations, foreign currency valuations, etc.
- (e) Other situations which require appropriate security to protect past, present or future obligations or liabilities of the Grantee.

INSURANCE

Insurance is carried by the Grantee on its own property only and does not include insurance on any contents stored within the Zone. Users shall not do or permit anything to be done in or about the Zone nor bring or keep anything in the Zone which will in any way increase the existing rate of or effect any fire or other insurance upon the building or any of its contents, or cause cancellation of any insurance policy covering any Zone building or any part thereof or any of its contents. Insurance on commodities or other property stored in the Zone, if desired, must be carried by and at the expense of the User or owner of the commodities or other properties.

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

Merchandise stored, or manipulated or transferred within the Zone is not insured by the Grantee. The Zone Schedule rates do not include insurance on merchandise.

INDEMNIFICATION

Each Operator and/or User shall indemnify and hold harmless the Grantee from and against any and all loss, cost (including attorney's fees), damages, expense and liability (including statutory liability and liability under Workman's Compensation Laws) in connection with claims for damages as a result of injury or death of any person or persons or property damages to any property sustained by Operator/User and/or all other persons which, in whole or in part, arise from or in any manner grow out of any act or neglect on or about the Zone by Operator and/or User, Operator and/or User's partners, agents, employees, customers, invitees, contractor or subcontractors. Additionally, the Operator and/or User shall be responsible for and pay any fines, (including Customs fines, penalties and liquidated damages), penalties, claims, legal fees, suits, or other costs, arising out of any action or omission, accident, or any other occurrence at its Zone site and shall hold harmless the Grantee from any and all liabilities and costs arising out of any fines, (including Customs fines, penalties, and liquidated damages,) penalties, claims legal fees, suits or other costs arising out of any action or omission, accident, or any other occurrence at the Operator or User's Zone site.

RELEASE OF GRANTEE FROM LIABILITY

In consideration of permission granted Operator to enter the Zone and participate in its activities, Operator, for itself, its heirs, legal representatives, agents, partners, employees, customers, invitees and assignees, releases and discharges the Grantee and its Directors, officers, servants, agents and employees of and from all damage, claim, demand, action, and cause of action arising from any sort of loss, damage or destruction to buildings or contents, or to property or merchandise of any kind located or stored in the Zone by the Operator or by any other person with the consent or knowledge of the Operator and without regard to whether such loss or damage be the result of negligence or misconduct of any person in the employ of the Grantee.

LIABILITY INSURANCE

All persons or firms conducting business operations within the Zone or Subzone, in accordance with a Operator Agreement with the Grantee, shall carry, and keep in force, those insurance levels required by the Operator Agreement, and shall, on an annual basis provide certification or other evidence as may be required to the Grantee that all insurance requirements of the Operator Agreement are being met.

PERSONS ENTERING AND LEAVING ZONE

Employees and other persons entering and leaving activated Zone areas shall pass through the designated entrances to the activated Zone area. Employees and other persons shall be subject to such examination upon entering and leaving the Zone area as the Grantee may deem necessary for the protection of the revenue and security of the Zone.

REGULATIONS APPLICABLE TO MANUFACTURING AND/OR PRODUCTION ACTIVITY

Manufacturing or production activities within the General-Purpose Zone and/or subzones may only be conducted with the prior approval of such activity by the Foreign-Trade Zones Board. "Subzones" are special-purpose ancillary Zone sites authorized by the Board, through Grantees of public Zones, for operations by individual firms that cannot be accommodated within an existing Zone. They are considered noncontiguous extensions of Zones for single users, usually at their own facilities, and in this sense, are private rather than public Zone facilities. Separate Zone sites within an industrial or commercial complex subject to common management and covenants may be considered contiguous, and thus a part of the General-Purpose Zone, rather than as Subzones.

In reviewing proposals for production activity the Foreign-Trade Zones Board will, in addition to the economic factors for public Zones, consider:

- (1) Whether the operation can be accommodated in the public Zone serving the area.
- (2) Whether efforts have been made to accommodate the operation, such as enlarging the public Zone area, the cost of locating in a public Zone not being a determining factor.
- (3) Whether convincing evidence has been presented as to a resulting significant public benefit, including export development and displacement or substitution of imports, usually measured in terms of new or sustained employment.

All persons and entities doing business within a Zone or a Subzone established by the Grantee must comply with the provisions of the Foreign-Trade Zones Act; with the rules, regulations and procedures of the Foreign-Trade Zones Board; with such laws and regulations of the United

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

States, the operators, occupants, their employees and invitees, and Users of Zones; and with such of the provisions of this Schedule and subsequent issues and modifications thereof as may be applicable to the operations conducted in the Subzone.

All persons and entities who request the Grantee to apply for authority to conduct manufacturing or production activities under Zone procedures, apply for authority to alter the boundaries of the Zone, or establish a Subzone, must first enter into an agreement with the Grantee concerning proposed operations. This agreement will contain provisions including, but not limited to, those relating costs incident to public hearings and legal proceedings; charges for providing required Customs services; Operator Fees; and charges for special services not provided in this Schedule. Applicants will bear application costs and charges resulting from preparation and filing of application whether or not the Foreign-Trade Zones Board favorably acts upon the application.

REGULATIONS PERTAINING TO MERCHANDISE

CUSTOMS PERMIT

Merchandise will not be delivered to or through Customs territory unless a delivery order is accompanied by a Customs permit.

TRANSPORTATION

Transfer of foreign merchandise between Customs territory and the Zone, or through Customs territory, must be made by Customs bonded trucks or other carriers and in accordance with Customs regulations.

CUSTOMS INSPECTION OF MERCHANDISE

The consignee, the Zone User, or its agent, shall at all times be immediately available to make merchandise available and ready for inspection as may be required by U.S. Customs and Border Protection, and shall have the sole responsibility of opening crates and packages, handling the merchandise and securing the crates and packages following inspection. In the event that the consignee or his agent is not immediately available for inspections, Zone personnel are authorized to open such packages for Customs and shall not be liable for any loss or damage to the goods for any reason.

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

INVENTORY PROCEDURES

Zone Users are responsible for establishing and maintaining an Audit Inspection Inventory Control System acceptable to U.S. Customs and Border Protection, and the Grantee for all merchandise in their care, custody, and control. Inventory actions may be conducted by the User or through an agent authorized to maintain inventory records and to represent the User in inventory matters.

FOREIGN-TRADE ZONE FORMS

The following Customs Forms are available upon request to the Grantee:

- (1) Customs Form 214 - Application for Foreign-Trade Zone Admission and/or Status Designation of Merchandise
- (2) Customs Form 216 - Application for Foreign-Trade Zone Activity Permit (Manipulation, Manufacture, Exhibition or Destruction of Merchandise)

PERMIT TO MANIPULATE, MANUFACTURE, PROCESS AND EXHIBIT

Before merchandise may be manufactured, processed, manipulated or exhibited within the Zone, application (on Customs Form 216) must be presented to the Port Director of Customs for approval. The Grantee must submit requests for manufacturing or processing authority to the Foreign-Trade Zones Board and obtain the Board's approval of said applications for manufacturing or production prior to submission of presentation of the Customs Form 216 to the Port Director of Customs. On approval by appropriate agencies; the contemplated operation will be permitted.

TRANSITING MERCHANDISE

Merchandise transiting the Zone under the provision of CR 146.14 must leave the Zone within fifteen (15) working days after arrival. Working days do not include Saturday, Sunday or Holidays. Items remaining in the Zone beyond fifteen (15) working days will lose the "transiting" status and will be admitted into the Zone as merchandise under supervision of Customs unless the Port Director of Customs authorizes an extension.

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

MARKING

All merchandise handled in the Zone, before entry to 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 purpose 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.

PROHIBITED MERCHANDISE

A list of merchandise specifically prohibited from admission to the Zone is available upon request to the Grantee.

PUBLIC WAREHOUSE OPERATING REQUIREMENTS

Private firms may enter into a user agreement with the Grantee to offer public warehousing facilities and services within the Zone. The warehouse firm will be required to comply with the Foreign-Trade Zone No. 193 public warehouse minimum standards as may be established by the Grantee.

UNIFORM PROCEDURES REGARDING CONSTRUCTION OF BUILDINGS AND FACILITIES

All uses and development of the lands of the Zone shall be in compliance with all applicable Zoning Ordinances of the appropriate local government which has zoning jurisdiction, and all applicable covenants that run with the land.

RATES AND CHARGES

RESPONSIBILITY FOR DUTY AND TAXES

Operators and/or Users of the Zone are responsible and liable for payment of any duties, taxes, fines, penalties, or liquidated damages, due any agency of the Federal, State or Local government arising from use of the Zone, including liabilities on merchandise which is not accounted for to the satisfaction of U.S. Customs and Border Protection. In the event the Grantee or Operator is required to pay any duty or tax to U.S. Customs and Border Protection under conditions of a Customs Bond maintained by Grantee or Operator, the person responsible for payment of the duty or tax will immediately reimburse the Grantee or Operator for such payments. Such person shall be liable to the Grantee or Operator for all costs, expenses, and attorney fees, which may be incurred or sustained by the Grantee or Operator by reason of collection of such duty or taxes. Any sums due to the Grantee or Operator under the provisions of this paragraph shall constitute a lien against the interest of the User in the Zone and all its property situated in the Zone to the same extent and on the same condition as delinquent rent would constitute a lien on such premises and property.

CUSTOMS FEES

The User shall reimburse the appropriate Operator for any Customs fees connected with its conducting business within the Zone. Such Customs Fees may include activation and deactivation fees, alteration fees, transaction fees, and annual fees. Whenever the Operator pays fees to Customs, which concern the entire General-Purpose Zone or the entire Zone project, reimbursement by Users to the Operator will be done by apportionment.

CUSTOMS BOND FEES

Each Operator provides a Foreign-Trade Zones Operator's Bond to U.S. Customs and Border Protection which is applicable to all merchandise in the Zone that is under Customs supervision. The amount of the bond required for a specific facility is established by Customs and the appropriate cost of the bond will be borne by the Operator, and may subsequently be billed to any User operating under that Operator's bond. All persons or firms conducting business operations within the Zone or Subzone shall, on an annual basis provide certification or other evidence as may be required to the Grantee that all appropriate Customs bonds are in force and effect.

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

OPERATOR FEES

Each Operator of Foreign-Trade Zone No. 193 and its Subzones shall pay the Grantee Operator fees as set forth below:

NON-MANUFACTURING/PRODUCTION OPERATIONS

NON-MANUFACTURING/PRODUCTION APPLICATION/ACTIVATION FEE

Amount: \$1,500 one-time fee

Payable: Upon execution of Foreign-Trade Zone Operator Agreement

For: Application for site designation to Foreign-Trade Zones Board and /or request for activation to U.S. Customs and Border Protection. This is a one-time fee which includes either or both processes, and includes the provision of any and all letters of transmittal and/or Grantee concurrence.

ANNUAL NON-MANUFACTURING/PRODUCTION OPERATOR FEE

Amount: \$2,500 per year

Payable: Upon approval of Foreign-Trade Zone Activation with Customs and Border Protection

MANUFACTURING/PRODUCTION OPERATIONS

APPLICATION/ACTIVATION FEE

Amount: \$1,500 one-time fee

Payable: Upon execution of Foreign-Trade Zone Operator Agreement

For: Application for site designation to Foreign-Trade Zones Board and /or request for activation to U.S. Customs and Border Protection. This is a one-time fee which includes either or both processes, and includes the provision of any and all letters of transmittal and/or Grantee concurrence.

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

ANNUAL MANUFACTURING/PRODUCTION OPERATOR FEE

Amount: \$5,000 per year

Payable: Upon approval of Foreign-Trade Zone Activation with Customs and Border Protection.

Note: The term “Manufacturing/Production” refers to any activity deemed by the Foreign-Trade Zones Board regulations as “Production” activity. (See 15 CFR Part 400 et.sec.) Each Annual Fee shall be payable in advance.

CHARGES BY OTHER GOVERNMENT AGENCIES

Charges made by government agencies that are not included in this Schedule should be arranged for and paid by the User.

WHEN CHARGES ARE PAYABLE

Zone charges are due and payable as they accrue.

ENFORCEMENT OF CHARGES

For the purpose of enforcing the payment of charges provided for in this Schedule, the Grantee may take possession of the merchandise, and may remove and store same at the charge, risk, and expense of the owner or consignee thereof and may sell the goods by public auction, and may avail itself of such other remedies as may be provided by law.

MISCELLANEOUS SUPPLIES

The Grantee will provide, at cost, Customs forms and miscellaneous items.

DEFINITIONS

ACT:

The Foreign-Trade Zones Act of June 18, 1934 (48 Stat. 98-1003; 19 U.S.C. 81a-81u), as amended by Pub. L. 566, 81st Congress, approved June 17, 1950 (64 Stat. 246), and Pub. L. 791, 85th Congress, approved August 28, 1958 (72 Stat. 945).

ACTIVATION:

Approval by the Grantee and the Port Director of Customs for operations and for the admission and handling of merchandise in Zone status.

ADMISSION:

Physical arrival of goods in the Foreign-Trade Zone with the approval of the Zone Operator and Customs. The word "admission" is to be used instead of "entry" of goods into a Zone to avoid confusion with Customs entry processes under parts 141-144 of the Customs regulations.

ADMIT:

To bring merchandise into a Zone with Zone status.

AUDIT-INSPECTION INVENTORY CONTROL SYSTEM:

The procedures used to maintain the records necessary for inventory control of merchandise that is under the supervision and control of Customs.

BOARD:

The Foreign-Trade Zones Board established by the Act. The Board consists of the Secretary of Commerce, and the Secretary of the Treasury. Each Board member designates an official of his/her Department, usually an Assistant Secretary, to serve as his/her alternate.

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

CUSTOMS TERRITORY:

The territory of the United States in which the general tariff law of the United States applies, but which does not include any activated Foreign-Trade Zone areas.

DOMESTIC MERCHANDISE:

Merchandise of every description (except articles specifically and absolutely prohibited by statute) which has been:

- (1) grown, produced or manufactured in the United States and not exported there from, or
- (2) previously imported into Customs territory and properly released from Customs custody.

PINELLAS COUNTY ECONOMIC DEVELOPMENT:

The Pinellas County Economic Development serves as the Grantee for U. S. Foreign-Trade Zone No. 193. As part of its trade and economic development services, provides zone services for the benefit of the public. On March 1, 1993 pursuant to Board Order No. 630, U.S. Foreign-Trade Zone No. 193 was established under a grant of authority issued by the U. S. Foreign-Trade Zones Board. Pinellas County Economic Development was established as Grantee on July 13, 1999, Resolution No. 99-120.

EXAMINER:

An employee of one of the Board agencies designated under the regulations to conduct or participate in an investigation concerning the establishment or expansion of a Zone or Subzone or other matter requiring a fact-finding determination and recommendation for Board action.

FOREIGN MERCHANDISE:

Merchandise of every description (except articles specifically and absolutely prohibited by statute) which has not been properly released from Customs custody into Customs territory.

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

FOREIGN-TRADE ZONE:

A Foreign-Trade Zone is a restricted access site, in or adjacent to a Customs port of entry, operated under public utility principles under the sponsorship of a corporation granted authority by the Foreign-Trade Zones Board. U.S. Foreign-Trade Zones are restricted areas, under supervision of U.S. Customs and Border Protection, in which, when activated under Zone procedures, merchandise is treated for Customs and taxation purposes as if it is outside the customs territory of the United States. Foreign-Trade Zones are the U. S. version of what are generally known internationally as free trade zones; however, U.S. Foreign-Trade Zones are different in several important respects from other types of free trade zones. Located in or near U. S. Customs Ports of entry, Zones are operated under public utility principles by qualified corporations. Authority for establishing these facilities is granted by the Foreign-Trade Zones Board under the Act and regulations. The term "Foreign-Trade Zone" typically refers to a Zone environment known as a "General-Purpose Zone." The General-Purpose Zone is established to accommodate various Zone activities carried by multiple users. Storage, distribution, testing, repair, and repackaging are typical of activities carried on within a General-Purpose Zone. Manufacturing or processing activity within a General-Purpose Zone requires prior approval by the Foreign-Trade Zones Board. "Foreign-Trade Zone" might, as a general term, include special purpose subzones. If the Zone is designed to serve a special type of activity, the term "Subzone" may be used. Like the General-Purpose Zone, Subzones are established under the sponsorship of a corporation granted authority by the Foreign-Trade Zones Board. (See "Grantee.") When a Zone consists of more than one site under the same Grantee, the sites shall be considered part of the same Zone project. Foreign and domestic merchandise may be moved into Zones for operations not otherwise prohibited by law involving storage, exhibition, assembly, manufacture or other processing. The usual formal Customs entry procedures and payment of duties is not required on the foreign merchandise unless and until it enters Customs territory for domestic consumption, in which case the importer generally has a choice of paying the duty rate which applies to either the original foreign material or to the finished product. Quota restrictions do not normally apply to foreign goods in Zones, except that special procedures may apply when manufacturing is involved. Domestic goods moved into a Zone for export may, at the request of the exporter, be considered exported upon admission to the Zone for purposes of excise tax rebates and drawback.

GRANTEE:

The Pinellas County Economic Development to which the privilege of establishing, operating and maintaining Foreign-Trade Zone No. 193 and its Subzones has been granted.

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

HOLIDAYS:

The Zone will be closed on those days designated as Federal Holidays by the United States Government, and recognized by U.S. Customs and Border Protection.

IMPORTS:

Foreign merchandise of every description (except articles specifically and absolutely prohibited by statute) entered into customs territory to become a part of the domestic supply for the purpose of domestic commerce or consumption, and particularly that which is entered into customs territory through the Zone and foreign merchandise which, under the laws and regulations of various other Federal agencies having jurisdiction within the Zone, is said to be "imported" into Foreign Trade Zones, Customs Bonded warehouse, or Customs custody. This latter merchandise in relation to operations of the Zone is considered to be foreign merchandise until its entry into the commerce of the United States.

IN-TRANSIT MERCHANDISE:

The term "in-transit merchandise" includes all foreign merchandise transported into and out of the United States, whether in and out of the same port or across the country to another port, with or without transshipment, warehousing, breaking bulk, or change in mode of transportation, which originated in one foreign country and is destined at the same time of the original shipment to another foreign country. Its distinctive feature is that it is being transported from one foreign country through the United States to another foreign country, under a through bill of lading or other documentation or a completed journey. The term is particularly applied to foreign merchandise shipped in-transit through a Foreign-Trade Zone.

MANIPULATION:

Means breaking up, repacking, assembling, distributing, sorting or grading, cleaning or mixing with foreign or domestic merchandise, or other processing which does not constitute a manufacture.

NON-PRIVILEGED FOREIGN MERCHANDISE:

(1) Foreign merchandise properly in the Zone that does not have status of:

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

- (a) privileged-foreign merchandise or
 - (b) zone-restricted merchandise;
- (2) Waste recovered from any manipulation or manufacture of privileged foreign merchandise;
or
- (3) Domestic merchandise taken into a Zone whose identity has been lost.

OPERATOR:

Zone operator is a corporation, partnership, or person that operates one or more Zone or Subzone sites under the terms of an agreement with the Zone Grantee. The Grantee may designate any number of Operators, including General-Purpose Zone and Subzone Operators pursuant to a written agreement with the Zone Grantee. A Zone or Subzone Operator is that party that accepts Customs liability for Zone or Subzone operations through a bond filed with U.S. Customs and Border Protection.

PORT DIRECTOR, U.S. CUSTOMS AND BORDER PROTECTION:

The Customs official so designated within the St. Petersburg Customs port of entry. The appropriate Port Director is the Board's local representative for Foreign-Trade Zone No. 193 and any of its Subzones.

PORT OF ENTRY:

Places designated by the U.S. Government at which a Customs officer is assigned with authority to accept entries of merchandise, collect duties, and enforce the various provisions of the Customs laws.

PRIVILEGED-FOREIGN MERCHANDISE:

Foreign merchandise for which an application (CF 214) has been made for a determination of taxes and liquidation of duties, and which has been taken under supervision by the Port Director of Customs.

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

RE-EXPORTS OR RE-SHIPMENTS:

Merchandise from one foreign country initially destined to the United States which, after being unladen, stored, and/or manipulated or manufactured in this country, is transited under a new bill of lading or other new documentation to another foreign country. The term is particularly applied to re-exports or re-shipments through a Foreign-Trade Zone.

It includes privileged, non-privileged, or zone-restricted foreign merchandise which:

- (1) is in the same condition as when transported into the United States, or
- (2) has been manipulated without any change in its form or nature, or
- (3) has been manipulated or processed in such a manner as to change its form, whether or not mixed with domestic merchandise, provided the domestic merchandise is not a component part or substantial ingredient thereof.

Generally, it includes all merchandise of foreign origin, which has not been so manipulated or manufactured as to be deemed a product of the United States, and which has not been released from Customs custody into Customs territory.

SECRETARY:

The Secretary of Commerce.

STORAGE:

The keeping of merchandise in or upon the premises within the Foreign-Trade Zone.

SUBZONES:

Special-purpose ancillary Zone sites authorized by the Board, through Grantees of public Zones, for operations by individual firms that cannot be accommodated within an existing Zone. Subzones are considered noncontiguous extensions of Zones for single users, usually at their own facilities and, in this sense, are private rather than public Zone facilities. Separate Zone sites within an industrial or commercial complex subject to common management and covenants may be

FOREIGN-TRADE ZONE NO. 193 ZONE SCHEDULE NO. 2

considered as contiguous, and thus a part of the General-Purpose Zone, rather than as Subzones. All activated Subzones of FTZ No. 193 are operated pursuant to Operator Agreements between the Subzone operators and Pinellas County Economic Development.

TRANSSHIPMENT MERCHANDISE:

Foreign merchandise that enters and leaves the United States through the same port, being transferred from one vessel to another directly or by way of a Foreign-Trade Zone or Customs bonded warehouse. The term is particularly applied to such merchandise transferred through a Foreign-Trade Zone.

UNITED STATES:

The several states, District of Columbia and Puerto Rico. The term "United States" includes all territories and possessions of the United States, except the Virgin Islands, American Samoa, Wake Island, Midway Islands, Kingman Reef and the Island of Guam.

USER:

A person or firm using a Zone under an agreement with a Zone Operator.

ZONE:

The term "Zone" refers to any activated area within a General-Purpose Zone or Subzone site.

ZONE PROJECT: All of the Zone and Subzone sites established by the Board under a single Grantee.

ZONE-RESTRICTED MERCHANDISE:

Foreign or domestic merchandise taken into the Zone, under the rules and regulations of the controlling Federal agency for the sole purpose of exportation or destruction (except destruction of distilled spirits, wine and fermented malt liquors) or storage pending exportation or destruction.