

steel coupling locks; suppression band assemblies; earthing strap hinge hatch assemblies; iron/steel rivets; diesel engines; air-conditioner assemblies; air-conditioner tubes/lines; windshield washer assemblies; jacks; metal gaskets; flange seals; electric motors/converters/chargers; wiper motors; power supplies; batteries (lead acid, lithium-ion); electric lamps/lights/signals; reflectors; sound signaling equipment/horns; windshield wiper systems and arms; light-emitting diodes; heater assemblies; telematics communication boxes/media assemblies; GPS assemblies; microphone assemblies; speaker assemblies and related components; earphone module assemblies; amplifier assemblies; monitor assemblies; acoustic pads; TV tuner modules/assemblies/antennas; cameras; radio navigation equipment/remote controls/receivers/antennas; antenna covers; signal and sound display modules; alarm systems; indicator panels; electromagnetic filter interference assemblies; suppression filter assemblies; accelerator modules; control modules; carrier plates; sensors (wheel speed ID, oil temperature, gas temperature, pressure, oxygen, exhaust, rain, park assist, yaw); wiring harnesses; USB cables; audio amplifier assemblies; auxiliary cables; speedometers; tachometers; sensor rods; and, cigarette lighters (duty rate ranges from free to 10.6%). Inputs included in certain textile categories (classified within HTSUS Subheadings 5602.10 and 5602.90) will be admitted to Subzone 38A under privileged foreign status (19 CFR 146.41), thereby precluding inverted tariff benefits on such items.

Public comment is invited from interested parties. Submissions shall be addressed to the FTZ Board's Executive Secretary at the address below. The closing period for their receipt is July 29, 2015.

A copy of the notification will be available for public inspection at the Office of the Executive Secretary, Foreign-Trade Zones Board, Room 21013, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230-0002, and in the "Reading Room" section of the FTZ Board's Web site, which is accessible via [www.trade.gov/ftz](http://www.trade.gov/ftz).

**FOR FURTHER INFORMATION CONTACT:** Pierre Duy at [Pierre.Duy@trade.gov](mailto:Pierre.Duy@trade.gov) or (202) 482-1378.

Dated: June 12, 2015.

**Elizabeth Whiteman,**  
*Acting Executive Secretary.*

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## DEPARTMENT OF COMMERCE

### Foreign-Trade Zones Board

[B-40-2015]

#### Foreign-Trade Zone (FTZ) 27—Boston, Massachusetts, Notification of Proposed Production Activity, Claremont Flock, (Textile Flock), Leominster, Massachusetts

The Massachusetts Port Authority, grantee of FTZ 27, submitted a notification of proposed production activity to the FTZ Board on behalf of Claremont Flock, a division of Spectro Coating Corporation (Claremont Flock), located in Leominster, Massachusetts. The notification conforming to the requirements of the regulations of the FTZ Board (15 CFR 400.22) was received on June 1, 2015.

The Claremont Flock facility is located at 107 Scott Drive, Leominster, Massachusetts. A separate application for subzone designation at the Claremont Flock facility has been submitted and will be processed under Section 400.25 of the FTZ Board's regulations. The facility is used for the production of acrylic and rayon textile flock. Pursuant to 15 CFR 400.14(b) of the regulations, FTZ activity would be limited to the specific foreign-status materials and components and specific finished products described in the submitted notification (as described below) and subsequently authorized by the FTZ Board.

Production under FTZ procedures could exempt Claremont Flock from customs duty payments on foreign status materials used in export production. On its domestic sales, Claremont Flock would be able to choose the duty rate during customs entry procedures that applies to textile flock (free) for the acrylic and rayon tow (duty rate—7.5%) sourced from abroad. Customs duties also could possibly be deferred or reduced on foreign status production equipment.

Public comment is invited from interested parties. Submissions shall be addressed to the FTZ Board's Executive Secretary at the address below. The closing period for their receipt is July 29, 2015.

A copy of the notification will be available for public inspection at the Office of the Executive Secretary, Foreign-Trade Zones Board, Room 21013, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230-0002, and in the "Reading Room" section of the FTZ Board's Web site, which is accessible via [www.trade.gov/ftz](http://www.trade.gov/ftz).

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Dated: June 12, 2015.

**Elizabeth Whiteman,**  
*Acting Executive Secretary.*

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## DEPARTMENT OF COMMERCE

### Foreign-Trade Zones Board

[Order No. 1977]

#### Grant of Authority; Establishment of a Foreign-Trade Zone Under the Alternative Site Framework Limon, Colorado

Pursuant to its authority under the Foreign-Trade Zones Act of June 18, 1934, as amended (19 U.S.C. 81a-81u), the Foreign-Trade Zones Board (the Board) adopts the following Order:

*Whereas*, the Foreign-Trade Zones Act provides for ". . . the establishment . . . of foreign-trade zones in ports of entry of the United States, to expedite and encourage foreign commerce, and for other purposes," and authorizes the Foreign-Trade Zones Board to grant to qualified corporations the privilege of establishing foreign-trade zones in or adjacent to U.S. Customs and Border Protection ports of entry;

*Whereas*, the Board adopted the alternative site framework (ASF) (15 CFR Sec. 400.2(c)) as an option for the establishment or reorganization of zones;

*Whereas*, the Town of Limon, Colorado (the Grantee), a public organization, has made application to the Board (B-54-2014, docketed 08/07/2014; amended 03/11/2015), requesting the establishment of a foreign-trade zone under the ASF with a service area of Adams and Arapahoe Counties, Colorado and portions of Elbert, Lincoln and Morgan Counties, Colorado, as described in the amended application, within and adjacent to the Denver, Colorado U.S. Customs and Border Protection port of entry, and proposed Sites 1 and 2 would be categorized as magnet sites;

*Whereas*, notice inviting public comment has been given in the **Federal Register** (79 FR 47088, 08/12/2014) and the application has been processed pursuant to the FTZ Act and the Board's regulations; and,

*Whereas*, the Board adopts the findings and recommendations of the examiner's report, and finds that the requirements of the FTZ Act and the Board's regulations are satisfied;