throughout the agency. The inventory has been developed in accordance with guidance on service contract inventories issued on November 5, 2010 by the Office of Management and Budget's Office of Federal Procurement Policy (OFPP).

ADDRESSES: The Department of Commerce has posted its FY 2013 inventory and summary on the Office of Acquisition Management homepage at the following link *http://www.osec.doc. gov/oam/*. OFPP's guidance memo on service contract inventories is available at: *http://www.whitehouse.gov/sites/ default/files/omb/procurement/memo/ service-contract-inventories-guidance-11052010.pdf.*

FOR FURTHER INFORMATION CONTACT:

Questions regarding the service contract inventory should be directed to Virna Winters, Director for Acquisitions Policy and Oversight Division at 202– 482–4248 or *vwinters@doc.gov.*

Dated: March 19, 2014.

Ellen Herbst,

Chief Financial Officer and Assistant Secretary for Administration. [FR Doc. 2014–07111 Filed 3–28–14; 8:45 am] BILLING CODE P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[S-27-2014]

Foreign-Trade Zone 143—West Sacramento, California; Application for Subzone; Mitsubishi Rayon Carbon Fiber and Composites, Inc., Sacramento, California

An application has been submitted to the Foreign-Trade Zones (FTZ) Board by the Sacramento—Yolo Port District, grantee of FTZ 143, requesting subzone status for the facilities of Mitsubishi Rayon Carbon Fiber and Composites, Inc. (Mitsubishi Rayon), located in Sacramento, California. The application was submitted pursuant to the provisions of the Foreign-Trade Zones Act, as amended (19 U.S.C. 81a–81u), and the regulations of the FTZ Board (15 CFR part 400). It was formally docketed on March 26, 2014.

The proposed subzone would consist of the following sites: *Site 1* (10 acres)— 5900 88th Street, Sacramento; and, *Site 2* (1.05 acres)—6003 88th Street, Sacramento. An application for production authority is currently pending with the FTZ Board. The Mitsubishi Rayon facilities (formerly Grafil, Inc.) are currently designated as Subzone 143D, with authority expiring on May 7, 2014. The proposed subzone would be subject to the existing activation limit of FTZ 143.

In accordance with the FTZ Board's regulations, Christopher Kemp of the FTZ Staff is designated examiner to review the application and make recommendations to the Executive Secretary.

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 April 30, 2014. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period to May 15, 2014.

A copy of the application 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.

For further information, contact Christopher Kemp at *Christopher.Kemp@trade.gov* or (202) 482–0862.

Dated: March 26, 2014.

Andrew McGilvray,

Executive Secretary. [FR Doc. 2014–07136 Filed 3–28–14; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[B-104-2013]

Foreign-Trade Zone 100—Dayton, Ohio, Authorization of Production Activity, THOR Industries, Inc. (Commercial Bus Manufacturing), Jackson Center, Ohio

On November 26, 2013, Greater Dayton Foreign-Trade Zone, Inc., grantee of FTZ 100, submitted a notification of proposed production activity to the Foreign-Trade Zones (FTZ) Board on behalf of THOR Industries, Inc., within Subzone 100D, in Jackson Center, Ohio.

The notification was processed in accordance with the regulations of the FTZ Board (15 CFR part 400), including notice in the **Federal Register** inviting public comment (78 FR 75331–75332, 12/11/2013). The FTZ Board has determined that no further review of the activity is warranted at this time. The production activity described in the notification is authorized, subject to the FTZ Act and the Board's regulations, including Section 400.14.

Dated: March 25, 2014.

Andrew McGilvray,

Executive Secretary. [FR Doc. 2014–07126 Filed 3–28–14; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[B-29-2014]

Foreign-Trade Zone (FTZ) 72— Indianapolis, Indiana, Notification of Proposed Production Activity, Ingram Micro Mobility/Brightpoint North America L.P., Subzone 72S (Kitting of Pedometer Products and Accessories), Plainfield, Indiana

The Indianapolis Airport Authority, grantee of FTZ 72, submitted a notification of proposed production activity to the FTZ Board on behalf of Ingram Micro Mobility/Brightpoint North America L.P., within Subzone 72S in Plainfield, Indiana. The notification conforming to the requirements of the regulations of the FTZ Board (15 CFR 400.22) was received on March 20, 2014.

Ingram Micro Mobility/Brightpoint North America L.P. already has authority for cell phone kitting within Subzone 72S. The current request would add finished products and foreign status materials/components for the kitting of pedometer products and accessories to the scope of authority. Pursuant to 15 CFR 400.14(b), additional FTZ authority would be limited to the specific foreign-status materials/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 Ingram Micro Mobility/ Brightpoint North America L.P. from customs duty payments on the foreign status materials/components used in export production. On its domestic sales, Ingram Micro Mobility/ Brightpoint North America L.P. would be able to choose the duty rates during customs entry procedures that apply to pedometers, wristworn pedometers, clip accessory kits, sleepband accessory kits, accessory charging kits, replacement band kits, tracker kits, accessory band kits, accessory clasp kits and electronic scales (duty rate ranges from duty-free to 7%) for the foreign status materials/ components noted below and in the existing scope of authority. Customs

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duties also could possibly be deferred or reduced on foreign status production equipment.

The materials/components sourced from abroad include: Silicone sleeves; plastic opening tools; plastic clips; silicone wristbands; plastic parts; holsters; pouches; plastic pegs, pouches, claws and trays; wireless transceivers; USB charging cables; cable assemblies; rubber perforated wristbands; electronic scales; metal pegs; printed paper; corrugated paperboard; glue; pedometers; chargers; dongles; paper inserts; ultra base stations; flex trackers; and, force wristbands with trackers (duty rate ranges from duty-free to 7%).

Public comment is invited from interested parties. Submissions shall be addressed to the Board's Executive Secretary at the address below. The closing period for their receipt is May 12, 2014.

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 Board's Web site, which is accessible via *www.trade.gov/ftz.*

For Further Information Contact: Elizabeth Whiteman at Elizabeth.Whiteman@trade.gov or (202) 482–0473.

Dated: March 25, 2014.

Andrew McGilvray,

Executive Secretary.

[FR Doc. 2014–07129 Filed 3–28–14; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-570-910]

Circular Welded Carbon Quality Steel Pipe From the People's Republic of China: Rescission of Antidumping Duty Administrative Review; 2012– 2013

AGENCY: Enforcement and Compliance, Formerly Import Administration, International Trade Administration, Department of Commerce. SUMMARY: The Department of Commerce ("the Department") is rescinding the administrative review of the antidumping duty order on circular welded carbon quality steel pipe from the People's Republic of China ("PRC") for the period July 1, 2012, through June 30, 2013.

DATES: Effective Date: March 31, 2014.

FOR FURTHER INFORMATION CONTACT:

Howard Smith or Jonathan Hill, AD/ CVD Operations, Office IV, Enforcement & Compliance, International Trade Administration, Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–5193 or (202) 482– 3518, respectively.

SUPPLEMENTARY INFORMATION:

Background

On August 28, 2013, based on a timely request for review by Wheatland Tube Company ("Wheatland"), the Department published in the Federal **Register** a notice of initiation of an administrative review of the antidumping duty order on circular welded carbon quality steel pipe from the PRC covering the period July 1, 2012, through June 30, 2013.¹ The review covers 20 companies: Baoshan Iron & Steel Co., Ltd; Beijing Jia Mei AO Trading Co., Ltd; Beijing, Jinghua Global Trading Co., Ltd; Benxi Northern Steel Pipes, Co. Ltd; CNOOC Kingland Pipeline Co., Ltd; ETCO (China) International Trading Co., Ltd; Guangzhou Juyi Steel Pipe Co., Ltd; Huludao City Steel Pipe Industrial; Jiangsu Changbao Steel Tube Co., Ltd; Jiangsu Yulong Steel Pipe Co., Ltd; Liaoning Northern Steel Pipe Co., Ltd; Pangang Chengdu Group Iron & Steel Co., Ltd; Shanghai Zhongyou TIPO Steel Pipe Co., Ltd; Tianjin Haoyou Industry Trade Co., Ltd; Tianjin Baolai International Trade Co., Ltd; Tianjin Longshenghua Import & Export; Tianjin Shuangjie Steel Pipe Co., Ltd; Weifang East Steel Pipe Co., Ltd; WISCO & CRM Wuhan Materials & Trade; and Zhejiang Kingland Pipeline Industry Co., Ltd. On December 9, 2013, Wheatland withdrew its request for an administrative review of the 20 companies listed above.

Rescission of Review

Pursuant to 19 CFR 351.213(d)(1), the Department will rescind an administrative review if the party that requested the review withdraws its request within 90 days of the publication of the notice of initiation of the requested review. As explained in the memorandum from the Assistant Secretary for Enforcement and Compliance, the Department exercised its discretion to toll deadlines for the duration of the closure of the Federal Government from October 1, through October 16, 2013.² Accordingly, all deadlines in this segment of the proceeding have been extended by 16 days. Therefore, Wheatland withdrew its review request within the 90-day deadline. No other parties requested an administrative review of the antidumping duty order. As a result, we are rescinding the administrative review of circular welded carbon quality steel pipe from the PRC for the period July 1, 2012, through June 30, 2013.

Assessment

The Department will instruct U.S. Customs and Border Protection ("CBP") to assess antidumping duties on all appropriate entries. Because the Department is rescinding this administrative review in its entirety, the entries to which this administrative review pertained shall be assessed antidumping duties at rates equal to the cash deposit of estimated antidumping duties required at the time of entry, or withdrawal from warehouse, for consumption, in accordance with 19 CFR 351.212(c)(1)(i). The Department intends to issue appropriate assessment instructions to CBP 15 days after the publication of this notice.

Notifications

This notice serves as a final reminder to importers of their responsibility under 19 CFR 351.402(f)(2) to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during this review period. Failure to comply with this requirement could result in the Department's presumption that reimbursement of the antidumping duties occurred and the subsequent assessment of doubled antidumping duties.

This notice also serves as a final reminder to parties subject to administrative protective order ("APO") of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305, which continues to govern business proprietary information in this segment of the proceeding. Timely written notification of the return/destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and terms of an APO is a violation which is subject to sanction.

This notice is issued and published in accordance with sections 751(a)(1) and 777(i)(1) of the Tariff Act of 1930, as amended, and 19 CFR 351.213(d)(4).

¹ See Initiation of Antidumping and Countervailing Duty Administrative Reviews and Request for Revocation in Part, 78 FR 53128, 53130 (August 28, 2013).

² See Memorandum for the Record from Paul Piquado, Assistant Secretary for Enforcement and

Compliance, "Deadlines Affected by the Shutdown of the Federal Government," (October 18, 2013).