Part 637, Chapter 4. Direction was added to the Storage or Treatment of Separated Solids section to design storage facilities for separated solids in accordance with the appropriate NRCS standard. A consideration on the biosecurity of separation facilities was added.

Waste Transfer (Code 634):
Formatting and writing style were updated to meet current agency requirements. Minor revisions were made for clarity and readability purposes. The structural design requirements were updated to align with changes made to the National Engineering Manual. The criteria for reception pit size, pipe clean-outs and pipeline velocity were revised.

Wastewater Treatment—Milk House (Code 627): Added a new conservation practice standard developed to better address the technical complexities of treating greywater from cleaning the milking equipment. The practice standard is based on several university extension publications referenced in the standard and NRCS field experience.

Wetland Creation (Code 658): The standard revision removed soils as a purpose and added an additional purpose of creating a native plant community adapted to growth and regeneration in anerobic conditions. Establishment of hydric soil was removed as a purpose because anaerobic soil conditions is an outcome, not a purpose. The new practice standard Wildlife Habitat Planting (Code 420) is listed as appropriate for vegetative establishment when wildlife habitat is a purpose. This allows the use of Wetland Creation (Code 658) when the purpose is to establish a unique plant community without targeting a single species of wildlife or guild.

Windbreak/Shelterbelt Establishment and Renovation (Code 380): Two practice standards were combined, and Code 380 now includes windbreak renovation as well as establishment. The definition, purpose, conditions where practice applies, and considerations sections were updated. Criteria sections were added to address renovation; several other sections were moved to the Considerations section. The Plans and Specifications section were expanded to align with conservation plan requirements, and operations and maintenance sections were expanded to clarify requirements. References were added.

Terry Cosby,

 $Acting\ Chief,\ Natural\ Resources\ Conservation$ Service.

[FR Doc. 2021–05005 Filed 3–8–21; 8:45 am] BILLING CODE 3410–16–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[B-16-2021]

Foreign-Trade Zone (FTZ) 185— Culpeper, Virginia; Notification of Proposed Production Activity; Merck & Co., Inc. (Pharmaceutical Products); Elkton, Virginia

Merck & Co., Inc. (Merck), submitted a notification of proposed production activity to the FTZ Board for its facility in Elkton Virginia. The notification conforming to the requirements of the regulations of the FTZ Board (15 CFR 400.22) was received on March 2, 2021.

Merck already has authority to produce pharmaceutical products within Subzone 185C. The current request would a add finished product and foreign status materials to the scope of authority. Pursuant to 15 CFR 400.14(b), additional FTZ authority would be limited to the specific foreign-status materials and specific finished product described in the submitted notification (as described below) and subsequently authorized by the FTZ Board.

Production under FTZ procedures could exempt Merck from customs duty payments on the foreign-status materials used in export production. On its domestic sales, for the foreign-status materials/components noted below and in the existing scope of authority, Merck would be able to choose the duty rates during customs entry procedures that applies to PRIMAXIN/TIENAM (imipenem/cilastatin) (duty-free). Merck would be able to avoid duty on foreignstatus components which become scrap/ waste. Customs duties also could possibly be deferred or reduced on foreign-status production equipment.

The materials sourced from abroad are BIS (2, 4-Dichlorophenyl) Chlorophosphate and Enol Phosphate (duty rate 6.5%). The request indicates that the materials are subject to duties under Section 301 of the Trade Act of 1974 (Section 301), depending on the country of origin. The applicable Section 301 decisions require subject merchandise to be admitted to FTZs in privileged foreign status (19 CFR 146.41).

Public comment is invited from interested parties. Submissions shall be addressed to the Board's Executive Secretary and sent to: ftz@trade.gov. The closing period for their receipt is April 19, 2021.

A copy of the notification will be available for public inspection in the "Reading Room" section of the Board's website, which is accessible via www.trade.gov/ftz.

For further information, contact Christopher Wedderburn at Chris.Wedderburn@trade.gov.

Dated: March 4, 2021.

Andrew McGilvray,

Executive Secretary.

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DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board [B-17-2021]

Foreign-Trade Zone (FTZ) 93—Raleigh/ Durham, North Carolina; Notification of Proposed Production Activity; Liebel-Flarsheim Company, LLC (Diagnostic Imaging Contrast Media), Raleigh, North Carolina

Liebel-Flarsheim Company, LLC (Liebel-Flarsheim) submitted a notification of proposed production activity to the FTZ Board for its facility in Raleigh, North Carolina. The notification conforming to the requirements of the regulations of the FTZ Board (15 CFR 400.22) was received on March 2, 2021.

The Liebel-Flarsheim facility is located within FTZ 93. The facility is used for the production of diagnostic imaging contrast media. Pursuant to 15 CFR 400.14(b), FTZ activity would be limited to the specific foreign-status material/component and specific finished product described in the submitted notification (as described below) and subsequently authorized by the FTZ Board.

Production under FTZ procedures could exempt Liebel-Flarsheim from customs duty payments on the foreignstatus component used in export production. On its domestic sales, for the foreign-status material/component noted below, Liebel-Flarsheim would be able to choose the duty rate during customs entry procedures that applies to Dotarem® (gadoterate meglumine) (dutyfree). Liebel-Flarsheim would be able to avoid duty on the foreign-status material/component which becomes scrap/waste. Customs duties also could possibly be deferred or reduced on foreign-status production equipment.

The material/component sourced from abroad is dodecane tetraacetic acid (DOTA) (duty rate—6.5%). The request indicates that the material/component is subject to duties under Section 301 of the Trade Act of 1974 (Section 301), depending on the country of origin. The applicable Section 301 decisions require