

- *Annotation Phase*: 1,560 hours.
- *Verification Phase*: 520 hours.
- *Feedback*: 52 hours.

Needs and Uses: The School District Review Program (SDRP) is a U.S. Department of Education National Center for Education Statistics (NCES) sponsored program conducted annually by the U.S. Census Bureau. It is of vital importance for each state's allocation of federal funding under Title I of the Elementary and Secondary Education Act as amended by the Every Student Succeeds Act of 2015, Public Law 114–95. School district information submitted through this program, along with the decennial census population, Small Area Income and Poverty Estimates, and current population estimates, are used in forming the Census Bureau's estimates of the number of children ages 5 through 17 in families in poverty for each school district. The U.S. Department of Education uses these estimates to allocate more than \$17 billion annually in Title I funds.

The SDRP encompasses the review of Type 1, Type 2, and Type 3 school districts as defined by the NCES. Type 1 is a local school district that is not a component of a supervisory union. Type 2 is a local school district component of a supervisory union sharing a superintendent and administrative services with other local school districts. Type 3 is an education agency that performs administrative services for more than one school district, providing a common superintendent for participating districts.

Respondents to the SDRP are the mapping coordinators and Title I Coordinators from the fifty states and the District of Columbia. The NCES also anticipates the inclusion of the Commonwealth of Puerto Rico within the next three years. Mapping coordinators are designated by the state departments of education and are tasked with reviewing and providing updates for school district boundaries, federally assigned school district local education agency codes, names, grade ranges, and levels to the Census Bureau. Title I Coordinators are responsible for overseeing the SDRP and reviewing all materials.

There are two phases to the SDRP: the Annotation Phase and Verification Phase. During the Annotation Phase, the Census Bureau provides mapping coordinators with materials containing the latest school district boundaries and school district information that the Census Bureau has on file for their state. Mapping coordinators review the data and submit any changes to the Census Bureau. The Census Bureau reviews and

processes the information submitted by the mapping coordinator and updates the Master Address File/Topologically Integrated Geographic Encoding and Referencing (MAF/TIGER) System. During the Verification Phase, mapping coordinators verify that the Census Bureau updated the MAF/TIGER System accurately and completely with updates submitted during the Annotation Phase.

The Census Bureau is adding a feedback component to allow for the solicitation of feedback from respondents to improve the administration of the program and potentially reduce the future burden. Respondents may be asked to provide their feedback on materials, method(s) of data collection, manner of communications, and the usability of program applications and tools.

Affected Public: All fifty states, the District of Columbia, and the Commonwealth of Puerto Rico.

Frequency: Annually.

Respondent's Obligation: Voluntary.

Legal Authority: Title 13 U.S.C. 16, 141, and 193. *NCES Legal Authority*: Title I of the Elementary and Secondary Education Act as amended by the Every Student Succeeds Act of 2015, Public Law 114–95.

This information collection request may be viewed at www.reginfo.gov. Follow the instructions to view the Department of Commerce collections currently under review by OMB.

Written comments and recommendations for the proposed information collection should be submitted within 30 days of the publication of this notice on the following website www.reginfo.gov/public/do/PRAMain. Find this particular information collection by selecting “Currently under 30-day Review—Open for Public Comments” or by using the search function and entering either the title of the collection or the OMB Control Number 0607–0987.

Sheleen Dumas,

Department PRA Clearance Officer, Office of the Under Secretary for Economic Affairs, Commerce Department.

[FR Doc. 2024–11828 Filed 5–29–24; 8:45 am]

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DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[S–64–2024]

Approval of Subzone Expansion; Swagelok Company; Cleveland, Ohio

On April 5, 2024, the Executive Secretary of the Foreign-Trade Zones

(FTZ) Board docketed an application submitted by the Cleveland Cuyahoga County Port Authority, grantee of FTZ 40, requesting expansion of Subzone 40I subject to the existing activation limit of FTZ 40, on behalf of Swagelok Company, in Wickliffe, Ohio.

The application was processed in accordance with the FTZ Act and Regulations, including notice in the **Federal Register** inviting public comment (89 FR 25232, April 10, 2024). The FTZ staff examiner reviewed the application and determined that it meets the criteria for approval. Pursuant to the authority delegated to the FTZ Board Executive Secretary (15 CFR 400.36(f)), the application to expand Subzone 40I to include a new site located at 1400 Worden Road, in Wickliffe (Site 13) was approved on May 23, 2024, subject to the FTZ Act and the Board's regulations, including section 400.13, and further subject to FTZ 40's 2,000-acre activation limit.

Dated: May 23, 2024.

Elizabeth Whiteman,
Executive Secretary.

[FR Doc. 2024–11833 Filed 5–29–24; 8:45 am]

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DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[B–27–2024]

Foreign-Trade Zone (FTZ) 22, Notification of Proposed Production Activity; Gotion Inc.; (Lithium Battery Packs and Lithium Battery Systems); Manteno, Illinois

Gotion Inc. submitted a notification of proposed production activity to the FTZ Board (the Board) for its facility in Manteno, Illinois within Subzone 22AF. The notification conforming to the requirements of the Board's regulations (15 CFR 400.22) was received on May 22, 2024.

Pursuant to 15 CFR 400.14(b), FTZ production activity would be limited to the specific foreign-status material(s)/ component(s) and specific finished product(s) described in the submitted notification (summarized below) and subsequently authorized by the Board. The benefits that may stem from conducting production activity under FTZ procedures are explained in the background section of the Board's website—accessible via www.trade.gov/ftz.

The proposed finished products include high voltage lithium battery systems, high voltage battery system control cabinets, and liquid cooled

battery packs (duty rate ranges from 2.7 to 3.4%).

The proposed foreign-status materials/components include: structural glue; thermal conductive glue; high voltage warning signs; polyurethane foam strips; glass fiber resin sheets/pads; waterproof blinds; plastic fittings/industrial handles; plug-in panel; wire tie rack; fuse plastic cover; plastic sheath seat; plastic sheath cover; plastic panels; plastic buckles; module brackets; plastic pressure seals/plates; plastic casings; plastic covers; plastic rail fasteners; rubber seals/pads; pan-head screws; hex head combination bolts; hex nuts; steel rivets; electrical switch plates; rail jam (irregular shape); control box body cover/panels; insulating pillar; electrical connectors; copper bars; relief valve; power supply switch; lead acid storage battery; lithium-ion energy storage box/battery; storage battery parts; displays; indicator lights; pre-charge 100 watt resistors; main circuit on/off switches; pre-charge on/off switches; surge protectors; fuses; solenoid valve control modules; isolating switches; power switch buttons; high voltage sockets (positive/negative poles); electrical screw terminals; electrical base control panels; three-level battery management systems; switchgear assemblies; insulated copper winding wire; high voltage wiring harnesses; electricity meters; and electrical current sensors (duty rate ranges from duty-free to 6.6%). The request indicates that certain materials/components may be 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 July 9, 2024.

A copy of the notification will be available for public inspection in the "Online FTZ Information System" section of the Board's website.

For further information, contact Kolade Osho at Kolade.Osho@trade.gov.

Dated: May 23, 2024.

Elizabeth Whiteman,
Executive Secretary.

[FR Doc. 2024-11835 Filed 5-29-24; 8:45 am]

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DEPARTMENT OF COMMERCE

International Trade Administration

[Application No. 90-9A007]

Export Trade Certificate of Review

ACTION: Notice of issuance of an amended Export Trade Certificate of Review to United States Surimi Commission (USSC), Application No. 90-9A007.

SUMMARY: The Secretary of Commerce, through the Office of Trade and Economic Analysis (OTE), issued an amended Export Trade Certificate of Review to USSC on May 13, 2024.

FOR FURTHER INFORMATION CONTACT: Joseph Flynn, Director, OTE, International Trade Administration, (202) 482-5131 (this is not a toll-free number) or email at etca@trade.gov.

SUPPLEMENTARY INFORMATION: Title III of the Export Trading Company Act of 1982 (15 U.S.C. 4011-21) (the Act) authorizes the Secretary of Commerce to issue Export Trade Certificates of Review. An Export Trade Certificate of Review protects the holder and the members identified in the Certificate from State and Federal government antitrust actions and from private treble damage antitrust actions for the export conduct specified in the Certificate and carried out in compliance with its terms and conditions. The regulations implementing title III are found at 15 CFR part 325. OTE is issuing this notice pursuant to 15 CFR 325.6(b), which requires the Secretary of Commerce to publish a summary of the certification in the **Federal Register**. Under section 305(a) of the Act and 15 CFR 325.11(a), any person aggrieved by the Secretary's determination may, within 30 days of the date of this notice, bring an action in any appropriate district court of the United States to set aside the determination on the ground that the determination is erroneous.

Description of Certified Conduct

USSC amended its Certificate as follows:

1. Added the following entities as Members of the Certificate within the meaning of section 325.2(l) of the Regulations (15 CFR 325.2(l)):

- Arctic Fjord II LLC
- Arctic Storm Holding Company LLC
- Coastal Alaska Premier Seafoods, LLC
- F/V Neahkahnne LLC
- Fishery Investments, Ltd.
- Phoenix Processor Limited Partnership

2. Removed the following entities as Members of the Certificate:

- AF International, Inc.
- Aleutian Spray Fisheries, Inc
- Fjord Seafoods LLC
- Fjord Fisheries General Partnership
- NWPI, Inc.
- Starbound LLC

List of Members, as amended:

1. American Seafoods Company LLC, Seattle, WA
2. American Seafoods Japan, Ltd., Seattle, WA
3. AS Europe ApS, Seattle, WA
4. American Seafoods China (Dalian) Ltd., Seattle, WA
5. Arctic Storm, Inc., Seattle, WA
6. Arctic Storm International, Inc., Seattle, WA
7. Arctic Fjord, Inc., Seattle, WA
8. Arctic Fjord II LLC, Seattle, WA
9. F/V Neahkahnne LLC, Seattle, WA
10. Arctic Storm Management Group LLC, Seattle, WA
11. Arctic Storm Holding Company LLC, Seattle, WA
12. Glacier Fish Company LLC, Seattle, WA
13. ASM Export Co., Seattle, WA
14. Coastal Alaska Premier Seafoods, LLC, Anchorage, AK
15. Phoenix Processor Limited Partnership, Seattle, WA
16. Fishery Investments, Ltd., Seattle, WA

The effective date of the amended certificate is February 13, 2024, the date on which USSC's application to amend was deemed submitted.

Dated: May 23, 2024.

Joseph Flynn,

Director, Office of Trade and Economic Analysis, International Trade Administration, U.S. Department of Commerce.

[FR Doc. 2024-11814 Filed 5-29-24; 8:45 am]

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DEPARTMENT OF COMMERCE

International Trade Administration

[A-331-805]

Frozen Warmwater Shrimp From Ecuador: Preliminary Affirmative Determination of Sales at Less Than Fair Value, Postponement of Final Determination, and Extension of Provisional Measures

AGENCY: Enforcement and Compliance, International Trade Administration, Department of Commerce.

SUMMARY: The U.S. Department of Commerce (Commerce) preliminarily finds that frozen warmwater shrimp (shrimp) from Ecuador is being, or is likely to be, sold in the United States at less than fair value (LTFV). The period of investigation (POI) is October 1, 2022,