intermediate company(ies) involved in the transaction.

Commerce intends to issue assessment instructions to CBP no earlier than 35 days after the date of publication of the final results of this review in the **Federal Register**. If a timely summons is filed at the U.S. Court of International Trade, the assessment instructions will direct CBP not to liquidate relevant entries until the time for parties to file a request for a statutory injunction has expired (*i.e.*, within 90 days of publication).

Cash Deposit Requirements

Upon publication of this notice in the **Federal Register**, the following cash deposit requirements will be effective for all shipments of the subject merchandise entered, or withdrawn from warehouse, for consumption on or after the date of publication, as provided by section 751(a)(2)(C) of the Act: (1) the cash deposit rate for the company subject to this review will be equal to the weighted-average dumping margin established in the final results of the review; (2) for merchandise exported by producers or exporters not covered in this review but covered in a prior completed segment of the proceeding, the cash deposit rate will continue to be the company-specific rate published in the completed segment for the most recent period; (3) if the exporter is not a firm covered in this review, a prior review, or the original LTFV investigation, but the producer has been covered in a prior completed segment of this proceeding, then the cash deposit rate will be the rate established in the completed segment for the most recent period for the producer of the merchandise; and (4) the cash deposit rate for all other manufacturers or exporters will continue to be 16.27 percent, the all-others rate established in the LTFV investigation for this proceeding.7 These deposit requirements, when imposed, shall remain in effect until further notice.

Notification to Importers

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 Commerce's presumption that reimbursement of antidumping duties occurred and the subsequent assessment of doubled antidumping duties.

Administrative Protective Order

This notice serves as the only reminder to parties subject to an administrative protective order (APO) of their responsibility concerning the disposition of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3), which continues to govern business proprietary information in this segment of the proceeding. Timely written notification of 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 subject to sanction.

Notification to Interested Parties

We are issuing and publishing this notice in accordance with sections 751(a)(1) and 777(i) of the Act, and 19 CFR 351.221(b)(5).

Dated: January 30, 2025.

Abdelali Elouaradia,

Acting Assistant Secretary for Enforcement and Compliance.

Appendix

List of Topics Discussed in the Issues and Decision Memorandum

I. Summary

II. Background

III. Scope of the Order

IV. Changes Since the Preliminary Results

V. Discussion of the Issues

Comment 1: Whether Commerce Should Use the Total Cost of Manufacturing Figures as Reported by TAK in the Calculation of the Dumping Margin

Comment 2: Whether Commerce Should Adjust the Home Market Indirect Selling Expense Variable to Accurately Reflect the Correct Currencies

Comment 3: Whether Commerce Should Adjust the U.S. Sales Universe to Capture All Relevant Sales in this Proceeding

Comment 4: Whether Commerce Should Calculate Normal Value Net of the Reported Billing Adjustment for One Home Market Sale

VI. Recommendation

[FR Doc. 2025–02350 Filed 2–6–25; 8:45 am]

BILLING CODE 3510-DS-P

COMMITTEE FOR PURCHASE FROM PEOPLE WHO ARE BLIND OR SEVERELY DISABLED

Procurement List; Deletions

AGENCY: Committee for Purchase From People Who Are Blind or Severely Disabled.

ACTION: Deletions from the Procurement List.

SUMMARY: This action deletes product(s) from the Procurement List that were

furnished by nonprofit agencies employing persons who are blind or have other severe disabilities.

DATES: Date deleted from the Procurement List: March 9, 2025

ADDRESSES: Committee for Purchase From People Who Are Blind or Severely Disabled, 355 E Street SW, Suite 325, Washington, DC 20024.

FOR FURTHER INFORMATION CONTACT:

Michael R. Jurkowski, Telephone: (703) 489–1322, or email *CMTEFedReg@ AbilityOne.gov*.

SUPPLEMENTARY INFORMATION:

Deletions

On 12/27/2024 (89 FR 106446), the Committee for Purchase From People Who Are Blind or Severely Disabled published notice of proposed deletions from the Procurement List. This notice is published pursuant to 41 U.S.C. 8503 (a)(2) and 41 CFR 51–2.3.

After consideration of the relevant matter presented, the Committee has determined that the product(s) listed below are no longer suitable for procurement by the Federal Government under 41 U.S.C. 8501–8506 and 41 CFR 51–2.4.

Regulatory Flexibility Act Certification

I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

- 1. The action will not result in additional reporting, recordkeeping or other compliance requirements for small entities
- 2. The action may result in authorizing small entities to furnish the product(s) to the Government.
- 3. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O'Day Act (41 U.S.C. 8501–8506) in connection with the product(s) deleted from the Procurement List.

End of Certification

Accordingly, the following product(s) are deleted from the Procurement List:

Product(s)

NSN(s)— $Product\ Name(s)$:

6645-01-491-9825-Clock, Wall,

Mahogany, Octagon, 12" Quartz

6645–01–491–9835—Clock, Wall,

Mahogany Octagon, Custom Logo 12" Quartz

6645–01–557–4607—Clock, Wall, Self-Set, Custom Logo, Mahogany, Octagon, 12" Diameter Frame

6645–01–557–4608—Clock, Wall, Self-Set, Mahogany, Octagon, 12" Diameter Frame Authorized Source of Supply: Chicago

Lighthouse Industries, Chicago, IL Contracting Activity: GSA/FAS ADMIN

⁷ See Order, 83 FR at 40753.

SVCS ACQUISITION BR(2, NEW YORK, NY

NSN(s)— $Product\ Name(s)$:

7520–01–357–6839—Pen, Ballpoint, Stick, Refillable, Rubberized Barrel, Red, Fine Point

Authorized Source of Supply: Alphapointe, Kansas City, MO

Contracting Activity: GSA/FAS ADMIN SVCS ACQUISITION BR(2, NEW YORK, NY

Michael R. Jurkowski,

Director, Business Operations. [FR Doc. 2025–02352 Filed 2–6–25; 8:45 am]

BILLING CODE 6353-01-P

COMMITTEE FOR PURCHASE FROM PEOPLE WHO ARE BLIND OR SEVERELY DISABLED

Procurement List; Proposed Deletions

AGENCY: Committee for Purchase From People Who Are Blind or Severely Disabled.

ACTION: Proposed deletions from the Procurement List.

SUMMARY: The Committee is proposing to delete service(s) from the Procurement List that were furnished by nonprofit agencies employing persons who are blind or have other severe disabilities.

DATES: Comments must be received on or before: March 9, 2025.

ADDRESSES: Committee for Purchase From People Who Are Blind or Severely Disabled, 355 E Street SW, Suite 325, Washington, DC 20024.

FOR FURTHER INFORMATION CONTACT: For further information or to submit comments contact: Michael R. Jurkowski, Telephone: (703) 489–1322, or email *CMTEFedReg@AbilityOne.gov*.

SUPPLEMENTARY INFORMATION: This notice is published pursuant to 41 U.S.C. 8503(a)(2) and 41 CFR 51–2.3. Its purpose is to provide interested persons an opportunity to submit comments on the proposed actions.

Deletions

The following service(s) are proposed for deletion from the Procurement List:

Service(s)

Service Type: ESD—Tier 1 Call Center Service

Mandatory for: Defense Logistics Agency, DLA Headquarters, Satellite Offices (NoVA & DC area), CONUS & OCONUS, Philadelphia, PA

Authorized Source of Supply: Peckham Vocational Industries, Inc., Lansing, MI Contracting Activity: DEFENSE LOGISTICS AGENCY, DCSO PHILADELPHIA

Service Type: Janitorial/Custodial Mandatory for: Bureau of Land Management: Las Vegas District Office, Las Vegas, NV Authorized Source of Supply: Opportunity Village, Las Vegas, NV

Contracting Activity: OFFICE OF POLICY, MANAGEMENT, AND BUDGET, NBC ACQUISITION SERVICES DIVISION

Michael R. Jurkowski,

Director, Business Operations.

[FR Doc. 2025-02351 Filed 2-6-25; 8:45 am]

BILLING CODE 6353-01-P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. RM01-5-000]

Notice of Changes To Enable Filers Making eTariff Filings To Designate Applicants and To Add Service List Entries; Electronic Tariff Filings

Take notice that on February 3, 2025, changes to the Commission's systems have been implemented to enable filers making eTariff flings to designate the lead and additional or co-applicants on a filing and to include additional names in the service list through FERC Online.

I. Filings in Which the Lead Applicant and Company IDs Are the Same

For most filings in which the lead_applicant_id and the company_id are the same, the only applicant will be the company name associated with the Company Registration ID used for both the lead_applicant_id and the company_id. All registered email addresses added in FERC Online will be added to the service list. The last active account manager email address in company registration also will be added to the service list.

II. Filings in Which the Lead Applicant ID Differs From Company ID

When the filing company (company id) is filing on behalf of another entity as lead applicant, the filing company can choose whether it wants to be considered an Additional or Co-Applicant. Section A describes the process to be used in FERC Online by which the filing company will not be considered an Applicant or Co-Applicant and will not be added to the service list. Section B describes the process to be used in FERC Online by which the filing company will be considered an Applicant or Co-Applicant and will be added to the service list.

- A. Filing Company Does Not Want To Be Considered an Additional Applicant
- 1. Filers that do not want the filing company (company_id) to be considered

an applicant will still be required to include the one registered email address required by FERC Online as the "Signer" associated with the company_id. But they should not add any additional email address for the filing company. If filed in this manner, the filing company will not be considered an Additional or Co-Applicant and the single (signer) email address will not be added to the service list.

- 2. The last active account manager email address in company registration associated with the lead_applicant_id will be added to the service list automatically.
- 3. To add additional registered email addresses for the lead applicant, the filer can select the lead applicant as an "Additional Applicant" in FERC Online and add the desired email addresses for that entity.
- B. Filing Company Wants To Be Considered an Additional Applicant
- 1. Filers that want the filing company associated with the company_id to be an Additional or Co-Applicant on the filing must include more than one registered email address (in addition to the "Signer" in FERC Online).¹ If more than one email address is added, the filing company will be treated as an Additional Applicant or Co-Applicant and all email addresses for the filing company will be added to the service list.
- 2. The last active account manager email address in company registration associated with the lead_applicant_id will be added to the service list automatically.
- 3. To add additional registered email addresses for the lead applicant, the filer can select the lead applicant as an "Additional Applicant" in FERC Online and add the desired email addresses for that entity.

As the Commission systems are upgraded, the goal is to make this process more straightforward in the future. But, given our current systems, this approach will enable filers to correctly identify the applicants on a filing and include additional registered email addresses to the service list as part of the filing.

Questions on these changes should be directed to: Michael Goldenberg at Michael.Goldenberg@ferc.gov, James Sarikas at James.Sarikas@ferc.gov, and etariffresponse@ferc.gov.

¹ Filing companies (company-id) that want to be considered an Additional or Co-Applicant and only want a single contact for the service list can enter the same email address as both the signer and other contact.