Notices

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This section of the FEDERAL REGISTER contains documents other than rules or proposed rules that are applicable to the public. Notices of hearings and investigations, committee meetings, agency decisions and rulings, delegations of authority, filing of petitions and applications and agency statements of organization and functions are examples of documents appearing in this section.

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[B-61-2024]

Foreign-Trade Zone (FTZ) 29, Notification of Proposed Production Activity; GoPro, Inc; (Camera Bundles); Louisville, Kentucky

Arvato USA, LLC, on behalf of GoPro, Inc (GoPro), submitted a notification of proposed production activity to the FTZ Board (the Board) for the GoPro facility in Louisville, Kentucky, within FTZ 29. The notification conforming to the requirements of the Board's regulations (15 CFR 400.22) was received on December 19, 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 digital camera activity bundles consisting of various combinations of digital cameras, camera mounts and mounting poles, camera cases, lenses, rechargeable lithium-ion batteries and battery chargers, camera accessories, USB hubs, and branded promotional and souvenir merchandise (duty rate is duty-free).

The proposed foreign-status materials/components include: silicon dioxide anti-fog inserts; plastic components (protective lens film; camera housing doors; adhesive mounts; folding fingers; handheld camera mounts; camera multi-purpose mounts; suction cup camera mounts; head strap camera mounts; tripods); glass lens protectors; flexible plastic components

(camera mounts; camera mount with clamps); silicone camera sleeves with lanyards; rubber components (seals for water housing doors; camera floatation sleeves; quick release plugs); dog harness camera mounts; nylon components (lightweight camera cases with soft tricot lining; compression molded camera cases with soft tricot lining; backpacks with water resistant coating; crossbody bags with water resistant coating; camera body harness mounts; camera wrist harness mounts; vented helmet strap mounts); molded plastic camera housings; waterproof camera covers with lanyards; instruction guides; warranty cards; stickers; knitted shirts of cotton and polyester blend; T-shirts of cotton and polyester blend; sweatshirts of combed and ring spun cotton blend; 100% polyester anorak-style jackets; brushed cotton twill hats; polyester mesh, moisture wicking hats; steel components (knob thumbscrews; nonthreaded screws; nuts; washers; bolts); iron and steel alloy components (screws; bolts; nuts; rivets; cotter pins; washers); stainless steel nuts; aluminum components (insulated drinking bottles; handheld camera mounts; tripods); wrench and bottle opener hybrid tools; screwdrivers; micro SD to USB adapters; multi-port USB hubs; lithium battery chargers (with and without rechargeable batteries); rechargeable lithium-ion batteries; battery charging handheld camera grips; external microphones; micro SD cards; digital still image cameras; flip up camera screen monitors; waterproof protective camera housings; micro HDMI to HDMI cables; microphone stand mounts; 3.5 mm mic adaptors; protective lenses for cameras; lens filters; graphite tripods; magnetic latch mounts; magnetic door and power cable kits; magnetic latch ball joints; camera mounts with flexible plastic ties; Bluetooth camera remote controls; portable lamps for cameras; and, magnetic swivel mounts (duty rate ranges from duty-free to 32.0%). The request indicates that certain materials/ components are subject to duties under section 232 of the Trade Expansion Act of 1962 (section 232) or section 301 of the Trade Act of 1974 (section 301) depending on the country of origin. The applicable section 232 and 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 February 11, 2025.

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 Juanita Chen at *juanita.chen@trade.gov*.

Dated: December 24, 2024.

Iuanita Chen.

Acting Executive Secretary.
[FR Doc. 2024–31442 Filed 12–31–24; 8:45 am]
BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board [S-226-2024]

Foreign-Trade Zone 55; Application for Subzone; Century Arms, Inc.; Georgia, Vermont

An application has been submitted to the Foreign-Trade Zones (FTZ) Board by the Greater Burlington Industrial Corporation, grantee of FTZ 55, requesting subzone status for the facility of Century Arms, Inc., located in Georgia, Vermont. 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 December 26, 2024.

The proposed subzone (2.30 acres) is located at 236 Bryce Boulevard, Georgia, Vermont. A notification of proposed production activity will be submitted and published separately for public comment. The proposed subzone would be subject to the existing activation limit of FTZ 55.

In accordance with the FTZ Board's regulations, Juanita Chen of the FTZ Staff is the 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 and sent to: ftz@trade.gov. The closing period for their receipt is February 11, 2025. Rebuttal comments in response to material submitted

during the foregoing period may be submitted during the subsequent 15-day period to February 26, 2025.

A copy of the application will be available for public inspection in the "Online FTZ Information Section" section of the FTZ Board's website, which is accessible via www.trade.gov/ftz.

For further information, contact Juanita Chen at *juanita.chen@trade.gov*.

Dated: December 26, 2024.

Juanita Chen,

Acting Executive Secretary.

[FR Doc. 2024–31443 Filed 12–31–24; 8:45 am]

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DEPARTMENT OF COMMERCE

International Trade Administration

Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation; Opportunity To Request Administrative Review and Join Annual Inquiry Service List

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

FOR FURTHER INFORMATION CONTACT:

Brenda E. Brown, Office of AD/CVD Operations, Customs Liaison Unit, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230, telephone: (202) 482–4735.

SUPPLEMENTARY INFORMATION:

Background

Each year during the anniversary month of the publication of an antidumping duty (AD) or countervailing duty (CVD) order, finding, or suspended investigation, an interested party, as defined in section 771(9) of the Tariff Act of 1930, as amended (the Act), may request, in accordance with 19 CFR 351.213, that the U.S. Department of Commerce (Commerce) conduct an administrative review of that AD or CVD order, finding, or suspended investigation.

All deadlines for the submission of comments or actions by Commerce discussed below refer to the number of calendar days from the applicable starting date.

Respondent Selection

In the event Commerce limits the number of respondents for individual examination for administrative reviews initiated pursuant to requests made for the orders identified below, Commerce intends to select respondents based on U.S. Customs and Border Protection

(CBP) data for U.S. imports during the period of review (POR). We intend to release the CBP data under Administrative Protective Order (APO) to all parties having an APO within five days of publication of the initiation notice and to make our decision regarding respondent selection within 35 days of publication of the initiation Federal Register notice. Therefore, we encourage all parties interested in commenting on respondent selection to submit their APO applications on the date of publication of the initiation notice, or as soon thereafter as possible. Commerce invites comments regarding the CBP data and respondent selection within five days of placement of the CBP data on the record of the review.

In the event Commerce decides it is necessary to limit individual examination of respondents and conduct respondent selection under section 777A(c)(2) of the Act:

In general, Commerce finds that determinations concerning whether particular companies should be "collapsed" (i.e., treated as a single entity for purposes of calculating AD rates) require a substantial amount of detailed information and analysis, which often require follow-up questions and analysis. Accordingly, Commerce will not conduct collapsing analyses at the respondent selection phase of a review and will not collapse companies at the respondent selection phase unless there has been a determination to collapse certain companies in a previous segment of this AD proceeding (i.e., investigation, administrative review, new shipper review, or changed circumstances review). For any company subject to a review, if Commerce determined, or continued to treat, that company as collapsed with others, Commerce will assume that such companies continue to operate in the same manner and will collapse them for respondent selection purposes. Otherwise, Commerce will not collapse companies for purposes of respondent selection. Parties are requested to: (a) identify which companies subject to review previously were collapsed; and (b) provide a citation to the proceeding in which they were collapsed. Further, if companies are requested to complete a Quantity and Value Questionnaire for purposes of respondent selection, in general each company must report volume and value data separately for itself. Parties should not include data for any other party, even if they believe they should be treated as a single entity with that other party. If a company was collapsed with another company or companies in the most recently

completed segment of a proceeding

where Commerce considered collapsing that entity, complete quantity and value data for that collapsed entity must be submitted.

Deadline for Withdrawal of Request for Administrative Review

Pursuant to 19 CFR 351.213(d)(1), a party that requests a review may withdraw that request within 90 days of the date of publication of the notice of initiation of the requested review. The regulation provides that Commerce may extend this time if it is reasonable to do so. Determinations by Commerce to extend the 90-day deadline will be made on a case-by-case basis.

Deadline for Particular Market Situation Allegation

Section 504 of the Trade Preferences Extension Act of 2015 amended the Act by adding the concept of particular market situation (PMS) for purposes of constructed value under section 773(e) of the Act. Section 773(e) of the Act states that "if a particular market situation exists such that the cost of materials and fabrication or other processing of any kind does not accurately reflect the cost of production in the ordinary course of trade, the administering authority may use another calculation methodology under this subtitle or any other calculation methodology." When an interested party submits a PMS allegation pursuant to section 773(e) of the Act, Commerce will respond to such a submission consistent with 19 CFR 351.301(c)(2)(v). If Commerce finds that a PMS exists under section 773(e) of the Act, then it will modify its dumping calculations appropriately.

Neither section 773(e) of the Act nor 19 CFR 351.301(c)(2)(v) set a deadline for the submission of PMS allegations and supporting factual information. However, in order to administer section 773(e) of the Act, Commerce must receive PMS allegations and supporting factual information with enough time to consider the submission. Thus, should an interested party wish to submit a PMS allegation and supporting new factual information pursuant to section 773(e) of the Act, it must do so no later than 20 days after submission of initial Section D responses.

Opportunity to Request a Review: Not later than the last day of January 2025,² interested parties may request administrative review of the following orders, findings, or suspended

 $^{^{\}rm 1}\,See$ Trade Preferences Extension Act of 2015, Public Law No. 114–27, 129 Stat. 362 (2015).

² Or the next business day, if the deadline falls on a weekend, Federal holiday or any other day when Commerce is closed.