composition of assets of the largest pension systems of state and local governments. These data are used by the Federal Reserve Board to track the public sector portion of the Flow of Funds Accounts. The Bureau of Economic Analysis uses these data as part of the government sector projections in the Gross Domestic Product. Economists and public policy analysts use the data to assess general economic conditions and state and local government financial activities.

Data are collected from a panel of defined benefit plans of the 100 largest state and local government pension systems as determined by their total cash and security holdings reported in the 2007 Census of Governments. The defined benefit plans of these 100 largest pension systems comprise 89.4 percent of financial activity among such entities, based on the 2007 Census of Governments.

After a census of governments has been taken, it is considered best practice to reselect the 100 largest state and local government pension systems. Starting with the first quarter of 2014, data will reflect the new universe of the 100 largest pension systems, based on the 2012 Census of Governments. A bridge study will be published if there is any change to the universe.

II. Method of Collection

Survey data will be collected via mail-out/mail-back questionnaire which is also available on the Internet. Respondents may choose to mail, fax, or report their data online. Most respondents choose to report their data online. Only six percent of respondents report data via mail or fax. In addition to reporting the quarter data, respondents may report data for the previous two quarters or submit revisions to their previously submitted data.

Usable replies are received each quarter from 85 to 95 percent of the systems canvassed. Imputations are developed for each of the remaining systems in the panel from the latest available data.

III. Data

OMB Control Number: 0607–0143.
Form Number: F–10.
Type of Review: Regular submission.
Affected Public: State and locally-administered public pension plans.
Estimated Number of Respondents: 100.
Estimated Time per Response: 45 minutes.
Estimated Total Annual Burden Hours: 300.
Estimated Total Annual Cost: $6,600.

Respondent’s Obligation: Voluntary.
Legal Authority: Title 13 U.S.C. Section 182.

IV. Request for Comments

Comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency’s estimate of the burden (including hours and cost) of the proposed collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology.

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval of this information collection; they also will become a matter of public record.

Dated: August 23, 2011.
Glenna Mickelson,
Management Analyst, Office of the Chief Information Officer.

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BILLING CODE 3510–07–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board
[Docket 55–2011]

Foreign-Trade Zone 14—Little Rock, AR; Application for Subzone; Mitsubishi Power Systems Americas, Inc. (Wind Turbine Nacelles and Generating Sets); Fort Smith, AR

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the Arkansas Economic Development Commission, grantee of FTZ 14, requesting special-purpose subzone status for the wind turbine nacelle and generating set manufacturing facility of Mitsubishi Power Systems Americas, Inc. (MPSA) located in Fort Smith, Arkansas. 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 Board (15 CFR part 400). It was formally filed on August 19, 2011.

The MPSA facility (90 acres/approximately 335 employees) is located at 8201 Chad Colley Boulevard in Fort Smith (Sebastian County), Arkansas. The facility, currently under construction, will be used to manufacture and distribute wind turbine nacelles, generating sets and related components (up to 250 nacelles, 250 generating sets, and 750 nacelle components (front and rear modules, rotor heads) annually) for the U.S. market and export. Foreign components and materials (representing up to 56% of the finished products’ value) that would be used in the manufacturing activity would include: grease, oils, epoxy/resins, paint, filler, sealants, electrical tape, adhesives, plastic tubes/pipes, self-adhesive plates/sheets/film of plastics, gaskets/washers/seals of plastics and rubber, articles of plastic and rubber, wire and cable, fasteners (of steel, copper, aluminum), tubes/pipes and related fittings of steel and copper, brackets, flanges, base metal mountings, chain, guide bars, hinges, linear/rotary action cylinders, electrical equipment, connectors, panels, displays, motors, generators, batteries, profile projectors and parts, ducts, clamps, control valves, gears, transmission shafts, flywheels, clutches, couplings, pulleys, springs, pumps, fans, compressors, air/water coolers, evaporators, heat exchangers, filters, balancing weights, plates, controllers, hydraulic assemblies, accumulators, valves, bearings, housings, lighting equipment, windings, electronic components, thermometers, hydrometers, gauges, measuring instruments, heaters, thermostats, regulators, switches, lamps, clock movements, and discharge brushes (duty rate range: free—9.0%; 45¢ ea.+6.4%+25¢/jewel).

FTZ procedures could exempt MPSA from customs duty payments on the foreign components and materials used in export production (as much as 25% of annual shipments). On domestic shipments, the company would be able to elect the duty rate that applies to finished wind turbine nacelles, generating sets, and nacelle components (duty rate range: free—3.0%) for the foreign production inputs noted above. MPSA would also be exempt from duty payments on any foreign-origin inputs that become scrap or waste during manufacturing. Subzone status would further allow MPSA to realize logistical benefits through the use of weekly customs entry procedures. The application indicates that the savings from FTZ procedures would help improve the facility’s international competitiveness.

In accordance with the Board’s regulations, Pierre Duy of the FTZ Staff is designated examiner to evaluate and analyze the facts and information presented in the application and case record and to report findings and recommendations to the Board.

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Public comment is invited from interested parties. Submissions (original and 3 copies) shall be addressed to the Board’s Executive Secretary at the following address: Office of the Executive Secretary, Room 2111, U.S. Department of Commerce, 1401 Constitution Avenue, NW., Washington, DC 20230–0002. The closing period for receipt of comments is October 25, 2011. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period to November 9, 2011.

A copy of the application will be available for public inspection at the Office of the Foreign-Trade Zones Board’s Executive Secretary at the address listed above and in the “Reading Room” section of the Board’s Web site, which is accessible via http://www.trade.gov/ftz. For further information, contact Pierre Duy at Pierre.Duy@trade.gov or (202) 482–1378.

Dated: August 19, 2011.
Andrew McGilvray,
Executive Secretary.

Background

The Department has received timely requests, in accordance with 19 CFR 351.213(b), for administrative reviews of various antidumping and countervailing duty orders and findings with July anniversary dates. The Department also received timely requests to revoke in part the antidumping duty orders on Certain Pasta from Italy for one exporter and on Stainless Steel Sheet and Strip in Coils from Taiwan for one exporter.

All deadlines for the submission of various types of information, certifications, or comments or actions by the Department discussed below refer to the number of calendar days from the applicable starting time.

Notice of No Sales

If a producer or exporter named in this notice of initiation had no exports, sales, or entries during the period of review (“POR”), it must notify the Department within 60 days of publication of this notice in the Federal Register. All submissions must be filed electronically at http://iaaccess.trade.gov in accordance with 19 CFR 351.303. See Antidumping and Countervailing Duty Proceedings: Electronic Filing Procedures; Administrative Protective Order Procedures, 76 FR 39263 (July 6, 2011). Such submissions are subject to verification in accordance with section 782(l) of the Tariff Act of 1930, as amended (“Act”). Further, in accordance with 19 CFR 351.303(f)(3)(i), a copy of each request must be served on the petitioner and each exporter or producer specified in the request.

Respondent Selection

In the event the Department limits the number of respondents for individual examination for administrative reviews, the Department intends to select respondents based on U.S. Customs and Border Protection (“CBP”) data for U.S. imports during the POR. We intend to release the CBP data under Administrative Protective Order (“APO”) to all parties having an APO within seven days of publication of this initiation notice and to make our decision regarding respondent selection within 21 days of publication of this Federal Register notice. The Department invites comments regarding the CBP data and respondent selection within five days of placement of the CBP data on the record of the applicable review.

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

In general, the Department has found that determinations concerning whether particular companies should be “collapsed” (i.e., treated as a single entity for purposes of calculating antidumping duty rates) require a substantial amount of detailed information and analysis, which often require follow-up questions and analysis. Accordingly, the Department will not conduct collapsing analyses at the respondent selection phase of this 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 antidumping proceeding (i.e., investigation, administrative review, new shipper review or changed circumstances review). For any company subject to this review, if the Department determined, or continued to treat, that company as collapsed with others, the Department will assume that such companies continue to operate in the same manner and will collapse them for respondent selection purposes. Otherwise, the Department 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 the 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 this proceeding where the Department 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 has requested 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 the Department may extend this time if it is reasonable to do so. In order to provide parties additional certainty with respect to when the Department will exercise its discretion to extend this 90-day deadline, interested parties are advised that, with regard to reviews requested