The Lasko facilities are located at 1700 Meacham Boulevard, 4925–4933 Pylon Street, and 4600 Blue Mound Road, Fort Worth (Tarrant County), Texas. A separate application for “usage-driven” site designation at the Lasko facilities is planned and will be processed under Section 400.24 of the FTZ Board’s regulations. The facilities are used for the production of household electric fans. Pursuant to 15 CFR 400.14(b), FTZ activity would be limited to the specific foreign-status materials and components and specific finished products described in the submitted notification (as described below) and subsequently authorized by the FTZ Board.

Production under FTZ procedures could exempt Lasko from customs duty payments on the foreign status materials and components used in export production. On its domestic sales, Lasko would be able to choose the duty rates during customs entry procedures that apply to household electric fans (2.3, 4.7%) for the foreign status inputs noted below. Customs duties also could possibly be deferred or reduced on foreign status production equipment.

The components and materials sourced from abroad include: plastic labels; parts of fans (housings, grills, pedestal assemblies, blades); electric motors; electronic transmitters; electrical cords and switches; fasteners; metal name plates; paper manuals; and, paperboard cartons (duty rate ranges from free to 6.2%).

Public comment is invited from interested parties. Submissions shall be addressed to the FTZ Board’s Executive Secretary at the address below. The closing period for their receipt is July 15, 2013.

A copy of the notification will be available for public inspection at the Office of the Executive Secretary, Foreign-Trade Zones Board, Room 21013, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230–0002, and in the “Reading Room” section of the Board’s Web site, which is accessible via www.trade.gov/ftz.

For further information, contact Pierre Duy at Pierre.Duy@trade.gov or (202) 482–1378.


Andrew McGilvray,
Executive Secretary.

DEPARTMENT OF COMMERCE
Foreign-Trade Zones Board
[B–55–2013]

Notification of Proposed Production Activity: Roper Corporation; Subzone 26G (Kitchen Ranges); Lafayette, Georgia

Roper Corporation (Roper), operator of Subzone 26G, submitted a notification of proposed production activity to the Foreign-Trade Zones (FTZ) Board for its facility in Lafayette, Georgia. The notification conforming to the requirements of the regulations of the FTZ Board (15 CFR 400.22) was received on May 21, 2013.

The subzone currently has authority to produce various types of kitchen ranges using certain imported components. The current request would add imported components 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 components and specific finished products described in the submitted notification (as described below) and subsequently authorized by the FTZ Board.

Production under FTZ procedures could exempt Roper from customs duty payments on the foreign status components used in export production. On its domestic sales, Roper would be able to choose the duty rates during customs entry procedures that apply to gas and electric kitchen ranges (duty rate ranges from duty-free to 5.7%) for the foreign status inputs noted below and in the existing scope of authority. Customs duties also could possibly be deferred or reduced on foreign status production equipment.

The components and materials sourced from abroad include: bezels, glass oven doors, glass cooktops, screws, clip rings, springs, brass orifice spuds, base burner assemblies, head burners, burner inlet assemblies, vent caps, blowers, valves, gas valves, motors, fans, control boards, light indicator assemblies, timers, light indicators, capacitors, thermistors, sensors, lamps, encoder assemblies, lenses, thermostats, and lamp assemblies (duty rate ranges from duty-free to 8.6%).

Public comment is invited from interested parties. Submissions shall be addressed to the Board’s Executive Secretary at the address below. The closing period for their receipt is July 15, 2013.

A copy of the notification will be available for public inspection at the Office of the Executive Secretary, Foreign-Trade Zones Board, Room 21013, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230–0002, and in the “Reading Room” section of the Board’s Web site, which is accessible via www.trade.gov/ftz.

For further information, contact Elizabeth Whiteman at Elizabeth.Whiteman@trade.gov or (202) 482–0473.


Andrew McGilvray,
Executive Secretary.

DEPARTMENT OF COMMERCE
International Trade Administration
[A–570–956]


AGENCY: Import Administration, International Trade Administration, Department of Commerce.

SUMMARY: In response to a request from an interested party, United States Steel Corporation (“U.S. Steel”), the Department of Commerce (“the Department”) initiated an administrative review of the antidumping duty order on seamless carbon and alloy steel standard, line, and pressure pipe from the People’s Republic of China. The period of review is November 1, 2011, through October 31, 2012. Based on the timely withdrawal of the request for review submitted by U.S. Steel, we are now rescinding this administrative review.

DATES: Effective Date: June 5, 2013.

FOR FURTHER INFORMATION CONTACT: Magd Zalok or Charles Riggle, AD/CVD Operations, Office 4, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–4162 or (202) 482–0650, respectively.

SUPPLEMENTARY INFORMATION:

Background
On December 31, 2012, based on a timely request for review by U.S. Steel, the Department published in the Federal Register a notice of initiation of an administrative review of the antidumping duty order on seamless carbon and alloy steel standard, line, and pressure pipe from the People’s Republic of China covering the period
Supplemental Information:

I. Background

NMFS’ authority to make the loan resides in sections 1111 and 1112 of the Merchant Marine Act, 1936 (46 App. U.S.C. 1279(f) and 1279(g) (MMA) (title XI)).

The Program was authorized in the Consolidated Appropriations Act of 2005 (Section 209 of Title II of Division B of Pub. L. 108–447) and waives all of the fishing capacity reduction program requirements of the Magnuson-Stevens Act (Sections 312(b)–(e)) codified at 16 U.S.C. 1801 et seq. except for Sections (b)(1)(C) and (d) which state: (1) It must be cost-effective; and (2) it is subject to a referendum approved by a majority of permit holders.

NMFS published proposed program regulations on May 23, 2011 (76 FR 29707), and final program regulations on October 6, 2011 (76 FR 61985), to implement the reduction program. Subsequently, the Southeast Revitalization Association submitted a capacity reduction plan to NMFS. NMFS approved the plan on February 24, 2012. NMFS published the list of eligible voters on March 1, 2012 (77 FR 12568) and the notice of referendum period on March 29, 2012 (77 FR 19004). Interested persons should review these for further program details.

NMFS conducted a referendum where the majority of permit holders voted to repay a fishing capacity reduction loan to purchase the permits identified in the reduction plan.

On May 7, 2012, NMFS published another Federal Register document (77 FR 26744) advising the public that NMFS would tender the program’s reduction payments to the 64 selected bidders who would permanently stop fishing with the permits they had relinquished in return for reduction payments. Subsequently, NMFS disbursed $13,133,030 in reduction payments to the 64 selected bidders.

NMFS published a Federal Register notice on July 16, 2012 (77 FR 41754), informing the public that fee collection would begin on July 22, 2012. Since then, all harvesters of Southeast Alaska purse seine salmon must pay the fee and all fish buyers of Southeast Alaska purse seine salmon must collect the fee in accordance with the applicable regulations.

II. Purpose

The purpose of this notice is to adjust the fee rate for the reduction fishery in accordance with the framework rule’s 50 CFR 600.1013(b). Section 600.1013(b) directs NMFS to recalculate the fee to a rate that will be reasonably necessary to ensure reduction loan repayment within the specified 40 year term.

The initial fee applicable to the Southeast Alaska purse seine salmon program’s reduction fishery was 3.00% of landed value and any subsequent bonus payments. NMFS has determined that this is more than is needed to service the loan. Therefore, NMFS is decreasing the fee rate to 1.50% of landed value and any subsequent bonus payments which NMFS has determined is sufficient to ensure timely loan repayment. Fish buyers may continue to use Pay.gov to disburse collected fee