

comments on all of the effects of this change in policy.

As for granting re-parole to FWVP beneficiaries already paroled initially into the United States, DHS acknowledges that a current beneficiary as well as U.S. citizen petitioners may have a significant reliance interest in the continuation of the program as it was when the alien was granted parole. A current parolee decided to avail himself or herself to the USCIS opportunity to apply for parole and expend the time, effort, and expense to uproot his or her life and move to the United States as a parolee, instead of staying in the Philippines and waiting for an immigrant visa to become available. The beneficiary (the Filipino war veteran or his or her spouse) may also have a reliance interest. The veteran or spouse may have paid the fees and expended other resources in contemplation of relatives coming to the United States to care for them, or may have forgone other living situations that were available to them if they did not have the care of the relative who had been able to join them in the US. When the program was established, USCIS informed FWVP parolees that it was their responsibility to seek re-parole in the United States until eligible to adjust status and they should apply for re-parole at least 90 days before parole expires. USCIS informed approved FWVP parolees that if their immigrant visa is still unavailable at the time their parole expires, they must apply to USCIS for a re-parole and pay the required fee. Therefore, FWVP program beneficiaries are expected to apply for lawful permanent resident status as soon as their immigrant visa becomes available.

Given these reliance interests, DHS will accept requests for re-parole under the existing standards of the FWVP program.

#### Comments

You may access the information collection instrument with instructions, or additional information by visiting the Federal eRulemaking Portal site at: <http://www.regulations.gov> and enter USCIS-2007-0045 in the search box. All submissions will be posted, without change, to the Federal eRulemaking Portal at <https://www.regulations.gov>, and will include any personal information you provide. Therefore, submitting this information makes it public. You may wish to consider limiting the amount of personal information that you provide in any voluntary submission you make to DHS. DHS may withhold information provided in comments from public viewing that it determines may impact

the privacy of an individual or is offensive. For additional information, please read the Privacy Act notice that is available via the link in the footer of <https://www.regulations.gov>.

Written comments and suggestions from the public and affected agencies should address one or more of the following four points:

- (1) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- (2) Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- (3) Enhance the quality, utility, and clarity of the information to be collected; and
- (4) Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

#### Overview of This Information Collection

(1) *Type of Information Collection:* Revision of a Currently Approved Collection.

(2) *Title of the Form/Collection:* Application for Travel Document.

(3) *Agency form number, if any, and the applicable component of the DHS sponsoring the collection:* I-131; USCIS.

(4) *Affected public who will be asked or required to respond, as well as a brief abstract:* *Primary:* Individuals or households. Certain aliens, principally permanent or conditional residents, refugees or asylees, applicants for adjustment of status, aliens in Temporary Protected Status (TPS), and aliens abroad seeking humanitarian parole who need to apply for a travel document to lawfully enter or reenter the United States. Eligible recipients of deferred action under childhood arrivals (DACA) may now request an advance parole documents based on humanitarian, educational and employment reasons. Lawful permanent residents may now file requests for travel permits (transportation letter or boarding foil).

(5) *An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond:* The estimated total number of respondents for the information collection I-131 is 379,483 and the

estimated hour burden per response is 1.9 hours; the estimated total number of respondents for biometrics processing is 75,100 and the estimated hour burden per response is 1.17 hours; the estimated total number of respondents for passport-style photos is 325,000 and the estimated hour burden per response is 0.5 hours.

(6) *An estimate of the total public burden (in hours) associated with the collection:* The total estimated annual hour burden associated with this collection is 971,385 hours.

(7) *An estimate of the total public burden (in cost) associated with the collection:* The estimated total annual cost burden associated with this collection of information is \$111,568,002.

Dated: December 18, 2020.

**Joseph Edlow,**

*Deputy Director for Policy, U.S. Citizenship and Immigration Services, Department of Homeland Security.*

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## DEPARTMENT OF THE INTERIOR

### National Park Service

[NPS-WASO-CONC-30740; PPWOBADCO, PPMVSCS1Y.Y00000]

### Notice of Intent to Extend Concession Contracts and Award Temporary Concession Contracts

**AGENCY:** National Park Service, Interior.

**ACTION:** Public Notice.

**SUMMARY:** The National Park Service gives public notice that it proposes to extend each concession contract listed in the Table 1 below until the date shown in the "Extension Expiration Date" column or until the effective date of a new contract, whichever comes first. The National Park Service also gives public notice that it proposes to award the temporary concession contracts listed in Table 2 below.

**DATES:** The National Park Service intends that the concession contract extensions and temporary concession contracts will be effective on the dates shown in the "Extension Effective Date" and "Effective Date" columns, respectively.

**FOR FURTHER INFORMATION CONTACT:** Kurt Rausch, Program Chief, Commercial Services Program, National Park Service, 1849 C Street, NW, Mail Stop 2410, Washington, DC 20240; Telephone: 202-513-7156.

**SUPPLEMENTARY INFORMATION:** The concession contracts listed in Table 1

below will expire by their terms on or before October 31, 2021. Under 36 CFR 51.23 the National Park Service proposes to extend each contract until the date shown in the “Extension Expiration Date” column or until the effective date of a new contract, whichever comes first. The National Park Service has determined that the proposed extensions are necessary to avoid an interruption of visitor services and has taken all reasonable and appropriate steps to consider alternatives to avoid such an

interruption. The extension of the existing contracts does not confer or affect any rights with respect to the award of new concession contracts.

Under 36 CFR 51.24(a) the National Park Service proposes to award a temporary concession contract, for a term not to exceed three years, to a qualified person to provide the visitor services currently provided under each contract listed in Table 2 below. The National Park Service has determined that the proposed award of a temporary contract is necessary to avoid an

interruption of visitor services and has taken all reasonable and appropriate steps to consider alternatives to avoid such an interruption. The National Park Service intends that the temporary contract will be effective on the dates shown in the “Effective Date” column below. This notice is not a request for proposals.

The publication of this notice reflects the intent of the National Park Service but does not bind the National Park Service to extend or award any of the contracts listed in the tables below.

TABLE 1—CONCESSION CONTRACTS EXTENDED UNTIL THE DATE SHOWN OR UNTIL THE EFFECTIVE DATE OF A NEW CONTRACT, WHICHEVER COMES FIRST

Park unit	CONCID	Concessioner	Extension effective date	Extension expiration date
Acadia NP	ACAD014–09	Carriages of Acadia, Inc	1/1/2021	12/31/2021
Badlands NP	BADL001–09	Badlands Lodge, LLC	1/1/2021	12/31/2021
Bryce Canyon NP	BRCOA003–10	The Lodge at Bryce Canyon, LLC	1/1/2021	12/31/2021
Channel Islands NP	CHIS001–11	The Island Packers Corporation	1/1/2022	12/31/2022
Death Valley NP	DEVA002–11	NEG282, LLC	1/13/2021	1/12/2022
Dry Tortugas NP	DRTO001–08	Yankee Freedom III, LLC	11/1/2021	10/31/2022
Everglades NP	EVER005–10	Florida National Parks and Monuments Assoc	9/1/2021	8/31/2022
Fire Island NS	FIIS003–09	Sayville Ferry Service, Inc	11/1/2020	10/31/2021
Fire Island NS	FIIS004–11	Davis Park Ferry Co., Inc	11/1/2020	10/31/2021
Fort McHenry NM&HS	FOMC001–10	Evelyn Hill Corporation	12/1/2020	11/30/2021
Glacier Bay NP&P	GLBA038–16	Lindblad’s Special Expeditions, Inc	1/1/2021	12/31/2022
Glacier Bay NP&P	GLBA041–16	Alaskan Catamaran LLC	1/1/2021	12/31/2022
Glacier Bay NP&P	GLBA042–16	Inner Sea Discoveries, LLC	1/1/2021	12/31/2022
Glacier Bay NP&P	GLBA043–16	American Cruise Lines	1/1/2021	12/31/2022
Golden Gate NRA	GOGA002–09	American Youth Hostels, Inc	5/1/2021	4/30/2022
Grand Canyon NP	GRCA004–10	Mangum Enterprises, Inc	1/1/2021	12/31/2021
Great Smoky Mtns NP	GRSM002–09	LeConte Lodge Limited Partnership	1/1/2021	12/31/2021
Great Smoky Mtns NP	GRSM003–10	Tammy Monhollen	1/1/2021	12/31/2021
Great Smoky Mtns NP	GRSM010–10	Great Smoky Mountains Association	1/1/2021	12/31/2021
Muir Woods NM	MUWO001–09	Cloudless Skies Parks Company, LLC	10/1/2020	9/30/2021
Olympic NP	OLYM003–10	Aramark Sports & Entertainment Services LLC	2/1/2021	1/31/2022
Ozark NSR	OZAR001–10	Alley Spring Canoe Rental, LLC	1/1/2021	12/31/2021
Ozark NSR	OZAR018–10	Two Rivers Canoes, LLC	1/1/2021	12/31/2021
Point Reyes NS	PORE003–11	American Youth Hostels, Inc	10/17/2021	10/16/2022
Prince William Forest P	PRWI001–08	Recreational Adventures Campground, LLC	1/1/2021	12/31/2021
Southeast Region	SERO001–09	America’s National Parks, Inc	1/1/2021	12/31/2021
Statue of Liberty NM	STLI004–09	Evelyn Hill Corporation	11/1/2021	10/31/2022
Voyageurs NP	VOYA002–11	Oveson Kab-Con, Inc	1/1/2021	12/31/2021
Yellowstone NP	YELL004–08	Yellowstone Park Service Stations, Inc	11/1/2020	10/31/2021
Yosemite NP	YOSE001–10	Best’s Studio, Inc	3/1/2021	2/28/2022
Zion NP	ZION003–09	Xanterra Parks & Resorts, Inc	1/1/2021	12/31/2021

TABLE 2—TEMPORARY CONCESSION CONTRACTS

Park Unit	CONCID	Services	Effective date
Big Bend NP	BIBE002–08	Lodging, Food and Beverage, Retail, RV Park, Service Stations, and Other Services.	7/1/2021
Buck Island Reef NM	BUIS015–07	Interpretive Boat Tours, Guided Snorkeling and Guided Scuba Diving.	12/3/2020
Grand Canyon NP	GRCA002–08	Lodging, Food and Beverage, Retail, Service Station, and Other Services.	1/1/2021
Great Smoky Mtns NP	GRSM006–07	Guided Horseback Rides and Vending	12/1/2020
Statue of Liberty NM	STLI001–07	Ferry Service	3/29/2021

Justin Unger,

Associate Director, Business Services.

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## INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 701-TA-644 and 731-TA-1494 (Final)]

### Non-Refillable Steel Cylinders From China; Scheduling of the Final Phase of Countervailing Duty and Antidumping Duty Investigations

**AGENCY:** United States International Trade Commission.

**ACTION:** Notice.

**SUMMARY:** The Commission hereby gives notice of the scheduling of the final phase of antidumping and countervailing duty investigation Nos. 701-TA-644 and 731-TA-1494 (Final) pursuant to the Tariff Act of 1930 (“the Act”) to determine whether an industry in the United States is materially injured or threatened with material injury, or the establishment of an industry in the United States is materially retarded, by reason of imports of non-refillable steel cylinders from China, provided for in 7310.29.00 and 7311.00.00 of the Harmonized Tariff Schedule of the United States, preliminarily determined by the Department of Commerce (“Commerce”) to be subsidized and sold at less-than-fair-value.

**DATES:** October 30, 2020.

**FOR FURTHER INFORMATION CONTACT:**

Kristina Lara ((202) 205-3386), Office of Investigations, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436. Hearing-impaired persons can obtain information on this matter by contacting the Commission’s TDD terminal on 202-205-1810. Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at 202-205-2000. General information concerning the Commission may also be obtained by accessing its internet server (<https://www.usitc.gov>). The public record for these investigations may be viewed on the Commission’s electronic docket (EDIS) at <https://edis.usitc.gov>.

**SUPPLEMENTARY INFORMATION:** *Scope.*—For purposes of these investigations, Commerce has defined the subject merchandise as “certain seamed (welded or brazed), non-refillable steel cylinders meeting the requirements of, or produced to meet the requirements

of, U.S. Department of Transportation (USDOT) Specification 39, TransportCanada Specification 39M, or United Nations pressure receptacle standard ISO 11118 and otherwise meeting the description provided below (non-refillable steel cylinders). The subject non-refillable steel cylinders are portable and range from 300-cubic inch (4.9 liter) water capacity to 1,526-cubic inch (25 liter) water capacity. Subject non-refillable steel cylinders may be imported with or without a valve and/or pressure release device and unfilled at the time of importation. Non-refillable steel cylinders filled with pressurized air otherwise meeting the physical description above are covered by this investigation. Specifically excluded are seamless nonrefillable steel cylinders.”

*Background.*—The final phase of these investigations is being scheduled pursuant to sections 705(b) and 731(b) of the Tariff Act of 1930 (19 U.S.C. 1671d(b) and 1673d(b)), as a result of affirmative preliminary determinations by Commerce that certain benefits which constitute subsidies within the meaning of § 703 of the Act (19 U.S.C. 1671b) are being provided to manufacturers, producers, or exporters in China of non-refillable steel cylinders, and that such products are being sold in the United States at less than fair value within the meaning of § 733 of the Act (19 U.S.C. 1673b). The investigations were requested in petitions filed on March 27, 2020, by Worthington Industries, Columbus, Ohio.

For further information concerning the conduct of this phase of the investigations, hearing procedures, and rules of general application, consult the Commission’s Rules of Practice and Procedure, part 201, subparts A and B (19 CFR part 201), and part 207, subparts A and C (19 CFR part 207).

*Participation in the investigations and public service list.*—Persons, including industrial users of the subject merchandise and, if the merchandise is sold at the retail level, representative consumer organizations, wishing to participate in the final phase of these investigations as parties must file an entry of appearance with the Secretary to the Commission, as provided in § 201.11 of the Commission’s rules, no later than 21 days prior to the hearing date specified in this notice. A party that filed a notice of appearance during the preliminary phase of the investigations need not file an additional notice of appearance during this final phase. The Secretary will maintain a public service list containing the names and addresses of all persons,

or their representatives, who are parties to the investigations.

Please note the Secretary’s Office will accept only electronic filings during this time. Filings must be made through the Commission’s Electronic Document Information System (EDIS, <https://edis.usitc.gov>.) No in-person paper-based filings or paper copies of any electronic filings will be accepted until further notice.

*Limited disclosure of business proprietary information (BPI) under an administrative protective order (APO) and BPI service list.*—Pursuant to § 207.7(a) of the Commission’s rules, the Secretary will make BPI gathered in the final phase of these investigations available to authorized applicants under the APO issued in the investigations, provided that the application is made no later than 21 days prior to the hearing date specified in this notice. Authorized applicants must represent interested parties, as defined by 19 U.S.C. 1677(9), who are parties to the investigations. A party granted access to BPI in the preliminary phase of the investigations need not reapply for such access. A separate service list will be maintained by the Secretary for those parties authorized to receive BPI under the APO.

*Staff report.*—The prehearing staff report in the final phase of these investigations will be placed in the nonpublic record on March 2, 2021, and a public version will be issued thereafter, pursuant to § 207.22 of the Commission’s rules.

*Hearing.*—The Commission will hold a hearing in connection with the final phase of these investigations beginning at 9:30 a.m. on March 16, 2021. Information about the place and form of the hearing, including about how to participate in and/or view the hearing, will be posted on the Commission’s website at <https://www.usitc.gov/calendarpad/calendar.html>. Interested parties should check the Commission’s website periodically for updates. Requests to appear at the hearing should be filed in writing with the Secretary to the Commission on or before March 9, 2021. A nonparty who has testimony that may aid the Commission’s deliberations may request permission to present a short statement at the hearing. All parties and nonparties desiring to appear at the hearing and make oral presentations should attend a prehearing conference to be held at 9:30 a.m. on March 12, 2021. Oral testimony and written materials to be submitted at the public hearing are governed by sections 201.6(b)(2), 201.13(f), and 207.24 of the Commission’s rules. Parties must submit any request to