stakeholders communicated the need to revise the Standards and the Pea and Lentil Inspection Handbook by changing the definition of Green Lentils and the criteria to include a percentage of allowable mottled lentils in the lentil sample.

**Revision of Special Grade “Green Lentils”**

Stakeholders, including the USADPLC, recommended AMS revise the lentil criteria for the special grade “Green” in the class “Lentils.” Stakeholders stated most shipments of lentils did not achieve the special grade “Green” based on current criteria. AMS and stakeholders worked collaboratively to redefine the special grade “Green” in lentils to reflect the special grade condition. Additionally, stakeholders endorsed the following definition: “Green Lentils. Clear seeded (green) lentils possessing a natural, uniformly green color.” The proposed inspection instruction in the Pea and Lentil Handbook is being modified from what appeared in the notice and request for comments, for greater clarity, to state: “The portion size of approximately 60 grams for small seeded lentils and 125 grams for large seeded lentils must contain less than 0.5 percent lentils with mottling and be free of any lentils of contrasting color, before the removal of defects, and must be equal to or better than depicted on the Interpretive Line Print after the removal of dockage.”

**Comment Review**

AMS published a Notice in the Federal Register on September 29, 2020 (85 FR 60956), inviting interested parties to comment on the proposed revisions to the United States Standards for Lentils. AMS received one comment strongly supporting the proposed revision. AMS received no comments opposing the proposed revision. AMS believes that these revisions will facilitate the marketing of lentils and better reflect current marketing practices. Accordingly, AMS is implementing the revisions as proposed. The revisions to the standards become effective upon publication in the Federal Register, and the Pea and Lentil Inspection Handbook will be revised to incorporate the revisions to the standards.

**Final Action**

AMS–FGIS is revising the lentil standards to revise the definition for the special grade “Green” in lentils. Accordingly, the following section of the United States Standards for Lentils under the AMA is amended as follows: Section 609: Special grades and requirements, is amended to include the following definition: Green Lentils. Clear seeded (green) lentils possessing a natural, uniformly green color.

AMS–FGIS is revising lentil inspection criteria in the Pea and Lentil Inspection Handbook by including the following instruction pertaining to special grade “Green”: The portion size of approximately 60 grams for small seeded lentils and 125 grams for large seeded lentils must contain less than 0.5 percent lentils with mottling and be free of any lentils of contrasting color, before the removal of defects, and must be equal to or better than depicted on the Interpretive Line Print after the removal of dockage.

**Authority:** 7 U.S.C. 1621–1627.

Erin Morris,
Associate Administrator, Agricultural Marketing Service.

[FR Doc. 2021–12564 Filed 6–14–21; 8:45 am]

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**COMMISSION ON CIVIL RIGHTS**

**Agenda and Notice of Public Meeting of the South Dakota Advisory Committee**

**AGENCY:** Commission on Civil Rights.

**ACTION:** Announcement of public meeting.

**SUMMARY:** Notice is hereby given, pursuant to the provisions of the rules and regulations of the U.S. Commission on Civil Rights (Commission), and the Federal Advisory Committee Act (FACA), that the South Dakota State Advisory Committee to the Commission will convene a meeting on July 21, 2021 at 3:00 p.m. (CT). The purpose of the meeting is for project planning to discuss next steps related to its report on Maternal Mortality and Health Disparities of American Indian Women in South Dakota.

**DATES:** Wednesday, July 21, 2021 at 3:00 p.m. (CT).

**Public Web Conference Registration**


If joining by Phone Only, Dial: 1–800–360–9505; access code: 199 390 2377

**FOR FURTHER INFORMATION CONTACT:** Mallory Trachtenberg at mtrachtenberg@usCCR.gov or by phone at (202) 809–9618.

**SUPPLEMENTARY INFORMATION:** The meeting is available to the public through the web link above. If joining only via phone, callers can expect to incur charges for calls they initiate over wireless lines, and the Commission will not refund any incurred charges. Individuals who are deaf, deafblind and hard of hearing may also follow the proceedings by first calling the Federal Relay Service at 1–800–877–8339 and providing the Service with conference details found through registering at the web link above. To request other accommodations, please email mtrachtenberg@usCCR.gov at least 7 days prior to the meeting for which accommodations are requested.

Members of the public are entitled to make comments during the open period at the end of the meeting. Members of the public may also submit written comments; the comments must be received in the Regional Programs Unit within 30 days following the meeting. Written comments may be emailed to Mallory Trachtenberg at mtrachtenberg@usCCR.gov. Persons who desire additional information may contact the Regional Programs Unit at (202) 809–9618. Records and documents discussed during the meeting will be available for public viewing as they become available at www.facadatabase.gov. Persons interested in the work of this advisory committee are advised to go to the Commission’s website, www.usCCR.gov, or to contact the Regional Programs Unit at the above phone number or email address.

**Agenda**

Wednesday, July 21, 2021 at 3:00 p.m. (CT)

I. Welcome and Roll Call
II. Announcements and Updates
III. Approval of Minutes
IV. Project Planning
V. Public Comment
VI. Next Steps
VII. Adjournment

DATED: June 10, 2021.

David Mussatt,
Supervisory Chief, Regional Programs Unit.

[FR Doc. 2021–12544 Filed 6–14–21; 8:45 am]

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**DEPARTMENT OF COMMERCE**

**Foreign-Trade Zones Board**

[B–45–2021]

**Foreign-Trade Zone (FTZ) 281—Miami-Dade County, Florida; Notification of Proposed Production Activity; Intel Corporation (Kitting, Assembly and Packaging of Computer Electronics), Miami, Florida**

ModusLink Corporation, a proposed operator within FTZ 281, in Miami,
Florida, submitted a notification of proposed production activity to the FTZ Board on behalf of Intel Corporation (Intel). The notification conforms to the requirements of the regulations of the FTZ Board (15 CFR 400.22) was received on June 2, 2021.

The applicant indicates that a separate application will be submitted for FTZ designation at the proposed facility under FTZ 281. The facility will be used for the packaging of computer electronics. 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 Intel from customs duty payments on the foreign-status components used in export production. On its domestic sales, for the foreign-status materials/components noted below, Intel would be able to choose the duty rates during customs entry procedures that apply to CPU/microprocessors, hard disk drives, memory, flash memory with solid state storage, fan heatsinks, memory boards, unhoused solid-state drives (SSDs), and housed SSDs (duty-free). Intel would be able to avoid duty on foreign-status components which become scrap/waste. Customs duties also could possibly be deferred or reduced on foreign-status production equipment.

The components and materials sourced from abroad include: Articles of plastic (labels, labels with light reflecting surface, seals, tape, mylar labels, wraps, cases, clamshells, shells, bags, bottles, molded clamshells, molded trays, covers, cushions); articles of foam (boards, cushions, inserts, pads); articles of acrylic (bases, lids, trays); paper labels; corrugated paperboard; paper packing containers; self-adhesive labels; paper inserts; paper sleeves; printed paper instruction guides; printed marketing material; printed warranty cards; paper wrap; textile bags; flash memory with solid state storage; hard disk drives; housed SSDs; fan heatsinks; memory board dual in-line memory module (DIMMs); memory board single in-line memory module (SIMMs); unhoused SSDs; CPUs/microprocessors; and, memory (duty rate ranges from duty-free to 8.4%). The request indicates that textile bags will be admitted to the zone in privileged foreign status (19 CFR 146.81), thereby precluding inverted tariff benefits on such items. The request also indicates that certain materials/components are subject to duties under Section 301 of the Trade Act of 1974 (Section 301), depending on the country of origin. The applicable Section 301 decisions require subject merchandise to be admitted to FTZs in privileged foreign status.

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 July 26, 2021.

A copy of the notification will be available for public inspection in the “Reading Room” section of the Board’s website, which is accessible via www.trade.gov/ftz.

For further information, contact Diane Finver at Diane.Finver@trade.gov or (202) 482–1367.

Dated: June 9, 2021.
Andrew McGilvray, Executive Secretary.

DEPARTMENT OF COMMERCE
Foreign-Trade Zones Board
[B–9–2021]

Foreign-Trade Zone (FTZ) 18—San Jose, California; Authorization of Production Activity, Enovix Corporation, (Lithium Ion Metal Batteries), Fremont, California

On February 10, 2021, Enovix Corporation (Enovix) submitted a notification of proposed production activity to the FTZ Board for its facility within FTZ 18, in Fremont, California.

The notification was processed in accordance with the regulations of the FTZ Board (15 CFR part 400), including notice in the Federal Register inviting public comment (86 FR 10532, February 22, 2021). On June 10, 2021, the applicant was notified of the FTZ Board’s conditional decision that no further review of the activity is warranted at this time. The production activity described in the notification was authorized, subject to the FTZ Act and the Board’s regulations, including Section 400.14, and further subject to a five-year time limit (ending June 10, 2026).

Dated: June 10, 2021.
Andrew McGilvray, Executive Secretary.

DEPARTMENT OF COMMERCE
International Trade Administration
[C–570–971]

Multilayered Wood Flooring From the People’s Republic of China: Partial Rescission of Countervailing Duty Administrative Review; 2019

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

SUMMARY: The Department of Commerce (Commerce) is partially rescinding the administrative review of the countervailing duty order on multilayered wood flooring (wood flooring) from the People’s Republic of China (China) for the period of review (POR) January 1, 2019, through December 31, 2019.


FOR FURTHER INFORMATION CONTACT: Dennis McClure or Suzanne Lam, AD/ CVD Operations, Office VIII, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230; telephone: (202) 482–5973 or (202) 482–073, respectively.

SUPPLEMENTARY INFORMATION:
Background

On December 2, 2020, Commerce published a notice of opportunity to request an administrative review of the countervailing duty order on wood flooring from China.1 Pursuant to requests from interested parties, on February 4, 2021, Commerce published the initiation of an administrative review with respect to 170 companies, in accordance with section 751(a) of the Tariff Act of 1930, as amended (the Act).2 Subsequent to the initiation of the administrative review, the petitioner 3 timely withdrew its request for an administrative review of 88 companies, as discussed below. No other party had requested a review of these 88 companies. There are active review

1See Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation; Opportunity to Request Administrative Review, 85 FR 77431 (December 2, 2020).
2See Initiation of Antidumping and Countervailing Duty Administrative Reviews, 86 FR 8166 (February 4, 2021) ( Initiation Notice); see also Initiation of Antidumping and Countervailing Duty Administrative Reviews, 86 FR 8166 (March 4, 2021) (Amended Initiation Notice), in which Commerce also initiated review of Metropolitan Hardwood Floors, Inc. after it had been inadvertently omitted from the February 4, 2021, Initiation Notice.
3The petitioner is American Manufacturers of Multilayered Wood Flooring.