SUMMARY: The Rural Business-Cooperative Service (RBCS), Rural Housing Service (RHS), and the Rural Utilities Service (RUS), agencies of the Rural Development mission area within the U.S. Department of Agriculture (USDA), hereinafter collectively referred to as the Agency, offer loan guarantees through four programs: Community Facilities (CF) administered by RHS; Water and Waste Disposal (WWD) administered by the RUS; and Business and Industry (B&I) and Rural Energy for America Program (REAP) administered by the RBCS. This notice provides applicants with the Guarantee Fee rates, Guarantee percent for Guaranteed Loans, the Periodic Retention Fee, and Fee for Issuance of the Loan Note Guarantee Prior to Construction Completion for Fiscal Year 2022.

AGENCY: Rural Business-Cooperative Service, Rural Housing Service and Rural Utilities Service, USDA.

ACTION: Notice.

The initial guarantee fee is paid at the time the loan note guarantee is issued. The periodic guarantee retention fee is paid by the lender to the Agency once a year. Payment of the periodic guarantee retention fee is required in order to maintain the enforceability of the guarantee. The fee for issuance of the loan note guarantee prior to construction completion DOES NOT apply to all construction loans. This additional fee only applies to loans requesting to receive a loan note guarantee prior to project completion. For loans where the Loan Note Guarantee is issued between October 1 and December 31, the first periodic retention fee payment is due January 31 of the second year following the date the Loan Note Guarantee was issued.

<table>
<thead>
<tr>
<th>Loan type</th>
<th>Guarantee fee (%)</th>
<th>Periodic guarantee retention fee (%)</th>
<th>Loan guarantee percentage (%)</th>
<th>Fee for issuance of loan note guarantee prior to construction completion (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>B&amp;I ................................................................................................................</td>
<td>3.0</td>
<td>0.5</td>
<td>80</td>
<td>0.5</td>
</tr>
<tr>
<td>B&amp;I Reduced Fee .......................................................................................</td>
<td>1.0</td>
<td>0.5</td>
<td>80</td>
<td>0.5</td>
</tr>
<tr>
<td>B&amp;I project in a high cost, isolated rural area of the State of Alaska that is not connected to a road system ......................................................</td>
<td>1.0</td>
<td>0.5</td>
<td>90</td>
<td>0.5</td>
</tr>
<tr>
<td>CF ..................................................................................................................</td>
<td>1.25</td>
<td>0.5</td>
<td>80</td>
<td>0.5</td>
</tr>
<tr>
<td>REAP ...............................................................................................................</td>
<td>1.0</td>
<td>0.25</td>
<td>80</td>
<td>0.5</td>
</tr>
<tr>
<td>WWD ..................................................................................................................</td>
<td>1.0</td>
<td>N/A</td>
<td>80</td>
<td>0.5</td>
</tr>
</tbody>
</table>

The periodic guarantee retention fee is required in order to maintain the enforceability of the guarantee. The fee for issuance of the loan note guarantee prior to construction completion applies to all guaranteed loans made under this rule. Pursuant to this and other applicable authority, and subject to the current appropriated authority, the Agency is establishing the following for FY 2022:

SUPPLEMENTARY INFORMATION: As set forth in 7 CFR part 5001, the Agency is authorized to charge a guarantee fee, a periodic guarantee retention fee, a fee for the issuance of the loan note guarantee prior to construction completion, and establish a loan guarantee percentage for guaranteed loans made under this rule. Pursuant to this and other applicable authority, and subject to the current appropriated authority, the Agency is establishing the following for FY 2022:

DATES: The fees in this notice are applicable October 1, 2021.

FOR FURTHER INFORMATION CONTACT: For information specific to this notice contact Michele Brooks, Director, Regulations Management, Rural Development Innovation Center—Regulations Management, USDA, 1400 Independence Avenue SW, Washington, DC 20250–1522. Telephone: (202) 690–1076. Email: michele.brooks@usda.gov. For information regarding implementation, contact your respective Rural Development State Office listed here: http://www.rd.usda.gov/browse-state.

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be made available in languages other than English.
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(2) email: OAC@usda.gov. USDA is an equal opportunity provider, employer, and lender.

Justin Maxon,
Deputy Undersecretary, Rural Development.
[FR Doc. 2021–14193 Filed 7–1–21; 8:45 am]
BILLING CODE 3410–15–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board
[Order No. 2113]

Approval of Expansion and Modification of Subzone 149C; Phillips 66 Company; Brazoria County, Texas

Pursuant to its authority under the Foreign-Trade Zones Act of June 18, 1934, as amended (19 U.S.C. 81a–81u), the Foreign-Trade Zones Board (the Board) adopts the following Order:

Whereas, the Foreign-Trade Zones (FTZ) Act provides for “...the establishment...of foreign-trade zones in ports of entry of the United States, to expedite and encourage foreign commerce, and for other purposes,” and authorizes the Foreign-Trade Zones Board to grant to qualified corporations the privilege of establishing foreign-trade zones in or adjacent to U.S. Customs and Border Protection ports of entry;
Whereas, the Board’s regulations (15 CFR part 400) provide for the establishment of subzones for specific uses;
Whereas, Port Freeport, grantee of Foreign-Trade Zone 149, has made application to the Board to expand and modify Subzone 149C on behalf of Phillips 66 Company to include an additional 490 acres at Site 1 and to remove 220 acres from Site 1 (FTZ Docket B–25–2021, docketed March 22, 2021);

Whereas, notice inviting public comment has been given in the Federal Register (86 FR 16183–16184, March 26, 2021) and the application has been processed pursuant to the FTZ Act and the Board’s regulations;

Whereas, the Board adopts the findings and recommendations of the examiner’s memorandum, and finds that the requirements of the FTZ Act and the Board’s regulations are satisfied;

Now, therefore, the Board hereby approves the expansion and modification of Subzone 149C on behalf of Phillips 66 Company, as described in the application and Federal Register notice, subject to the FTZ Act and the Board’s regulations, including Section 400.13.

Dated: June 28, 2021.

Christian B. Marsh,
Acting Assistant Secretary for Enforcement and Compliance Alternate Chairman,
Foreign-Trade Zones Board.
[FR Doc. 2021–14196 Filed 7–1–21; 8:45 am]
BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board
[B–15–2021]

Termination of Review of Production Notification, Foreign-Trade Zone (FTZ) 31—Granite City, Illinois, M.M.O. Companies, Inc. (Disassembly of Firearms and Ammunition), Mascoutah and Edwardsville, Illinois

On March 1, 2021, the America’s Central Port District, grantee of FTZ 31, submitted a notification of proposed production activity to the FTZ Board on behalf of M.M.O. Companies, Inc., within Subzone 31E, in Mascoutah and Edwardsville, Illinois. 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 13281–13282, March 8, 2021). On June 29, 2021, the applicant was notified that review of the notice is being terminated, effective July 9, 2021.

Dated: June 29, 2021.

Andrew McGilvray,
Executive Secretary.
[FR Doc. 2021–14197 Filed 7–1–21; 8:45 am]
BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration
[C–821–827]

Seamless Carbon and Alloy Steel Standard, Line, and Pressure Pipe From the Russian Federation: Final Affirmative Countervailing Duty Determination

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

SUMMARY: The Department of Commerce (Commerce) determines that countervailable subsidies are being provided to producers and exporters of seamless carbon and alloy steel standard, line, and pressure pipe (seamless pipe) from the Russian Federation (Russia).


SUPPLEMENTARY INFORMATION:
Background

The petitioner in this investigation is Vallourec Star, L.P. In addition to the Government of Russia (GOR), the mandatory respondents in this investigation are PAO TMK, Volzhsky Pipe Plant Joint Stock Company (Volzhsky), and certain cross-owned affiliates (collectively, TMK). On December 11, 2020, Commerce published in the Federal Register the Preliminary Determination and aligned this final determination with the final antidumping duty (AD) determination, in accordance with section 755(a)(1) of the Tariff Act of 1930, as amended (the Act), and 19 CFR 351.210(b)(4)(i).2

1 See Memorandum, “Countervailing Duty Investigation of Seamless Carbon and Alloy Steel Standard, Line, and Pressure Pipe from the Russian Federation: Responder Selection,” dated August 13, 2020. As discussed in the Preliminary Decision Memorandum (PDM), the cross-owned companies that comprise TMK are: PAO TMK, Volzhsky Pipe Plant Joint Stock Company (Volzhsky), Taganrog Metallurgical Plant Joint Stock Company (Tagmet), Sinarsky Pipe Plant Joint Stock Company (Sinarsky), Seversky Pipe Plant Joint Stock Company (Seversky), TMK CHERMET LLC (TMK CHERMET), TMK CHERMET LLC Volzhsky (TMK CHERMET Volzhsky), TMK CHERMET LLC Ekaterinburg (TMK CHERMET Ekaterinburg), TMK CHERMET LLC Rostov (TMK CHERMET Rostov), TMK CHERMET LLC Saratov (TMK CHERMET Saratov), and TMK CHERMET LLC Service (TMK CHERMET Service).