the Docket Clerk, Specialty Crops Program, AMS, USDA, 1400 Independence Avenue SW, Room 1406– S, Washington, DC 20250–0237; Fax: (202) 720–8938; or submitted through the internet at https:// www.regulations.gov.

SUPPLEMENTARY INFORMATION:

Title: Export Fruit Regulations— Export Apple Act (7 CFR part 33) and the Export Grape and Plum Act (7 CFR part 35).

OMB Number: 0581–0143. Expiration Date of Approval: September 30, 2023.

Type of Request: Request for Renewal of a Recordkeeping Burden.

Abstract: Fresh apples and grapes grown in the United States shipped to any foreign destination must meet minimum quality and other requirements established by regulations issued under the Export Apple Act (7 U.S.C. 581–590) and the Export Grape and Plum Act (7 U.S.C. 591-599) (Acts), which are found at 7 CFR parts 33 and 35, respectively. Both Acts were designed to promote foreign trade in the export of apples, grapes and plums grown in the United States; to protect the reputation of the American-grown commodities; and to prevent deception or misrepresentation of the quality of such products moving in foreign commerce. The Acts have been in effect since 1933 (apples) and 1960 (grapes). Currently, plums are not regulated under the Export Grape and Plum Act.

The Secretary of Agriculture is authorized to oversee the implementation of the Acts and issue regulations regarding that activity. Regulations issued under the Acts cover exports of fresh apples and grapes grown in the United States and shipped to foreign destinations, except for grapes shipped to Canada or Mexico and apples in bulk bins shipped to Canada. Certain limited quantity provisions may exempt some shipments from this information collection. Regulations issued under the Acts (7 CFR 33.11 for apples and 35.12 for grapes) require that the U.S. Department of Agriculture (USDA) officially inspect and certify that each export shipment of fresh apples and grapes complies with quality and shipping requirements effective under the Acts.

The information collection requirements in this request are essential to carry out the intent and administration of the Acts. The currently approved collection under OMB No. 0581–0143 authorizes the use of an Export Form Certificate (SC–205). Federal or Federal-State Inspection Program (FSIP) inspectors use the

Export Form Certificate to certify inspection of the shipment for exports bound for non-Canadian destinations. Procedures require shippers to maintain and provide, upon USDA's request, a paper or electronic copy of the SC–205 when needed for USDA to monitor compliance with regulations. Based on procedures amended in 2016 and approved by OMB for information collection purposes, carriers, which transport goods on behalf of shippers, are no longer required to maintain a copy of the SC–205.

Estimate of Burden: Public recordkeeping burden for this collection of information is estimated to average 0.058 hours per response.

Respondents (Recordkeepers): Apple and grape export shippers and carriers.

Estimated Number of Recordkeepers: 200 (150 shippers and carriers of exported apples and 50 shippers and carriers of exported grapes).

Estimated Total Annual Responses: 90,000.

Estimated Number of Responses per Recordkeeper: 775 for apples and 882 for grapes.

Estimated Total Annual Burden on Recordkeepers: 9,750 hours.

Comments are invited on: (1) 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) 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) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) ways to minimize the burden of the collection of information on those who are to respond, including the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology.

All responses to this notice will be summarized and included in the request for OMB approval. All comments will also become a matter of public record. All comments received will be available for public inspection at the street address in the "Comment" section and can be viewed at: www.regulations.gov.

Erin Morris,

Associate Administrator, Agricultural Marketing Service.

[FR Doc. 2023–16296 Filed 7–31–23; 8:45 am]

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DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board [B-24-2023]

Foreign-Trade Zone (FTZ) 1; Authorization of Production Activity; Jos. H Lowenstein & Sons, Inc.; (Dyestuff Chemicals for Hair, Fur and, Leather); Brooklyn, New York

On March 29, 2023, the City of New York, grantee of FTZ 1, submitted a notification of proposed production activity to the FTZ Board on behalf of Jos. H Lowenstein & Sons, Inc., within Subzone 1E, in Brooklyn, New York.

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 (88 FR 20853–20855, April 7, 2023). On July 27, 2023, the applicant was notified of the FTZ Board's 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 FTZ Board's regulations, including section 400.14.

Dated: July 27, 2023.

Elizabeth Whiteman,

Executive Secretary.

[FR Doc. 2023–16270 Filed 7–31–23; 8:45 am]

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DEPARTMENT OF COMMERCE

International Trade Administration [A-489-829]

Steel Concrete Reinforcing Bar From the Republic of Turkey: Preliminary Results of Antidumping Duty Administrative Review; 2021–2022

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

SUMMARY: The U.S. Department of Commerce (Commerce) preliminarily finds that certain producers/exporters of steel concrete reinforcing bar (rebar) from the Republic of Turkey (Turkey) made sales of subject merchandise in the United States at prices below normal value (NV) during the period of review (POR) July 1, 2021, through June 30, 2022. We invite interested parties to comment on these preliminary results.

DATES: Applicable August 1, 2023. FOR FURTHER INFORMATION CONTACT:

Benito Ballesteros or Seth Brown, AD/ CVD Operations, Office IX, Enforcement and Compliance, International Trade Administration, Department of Commerce, 1401 Constitution Avenue