• GQ(s) linked to their respective facility.

The email for the GQ Administrators will contain the following information: Login information (GQ user ID), link to the Web GQAC questionnaire, instructions and overview, and pertinent dates such as the start and end dates of the Web-Based GQAC.

The contact strategy for the Web GQAC is as follow:

- Initial email will be sent to the GQ Administrator on February 2, 2026, the start date of the operation.
- First reminder email for nonresponding GQs will be sent five (5) business days after the initial email.
- Second reminder email for nonresponding GQs will be sent three (3) business days after the first reminder emails.
- Third and final reminder email for nonresponding GQs will be sent three (3) business days after the second reminder emails.

In-Office GQAC

During In-Office GQAC, office clerks will call the GQ Administrator (using the phone number on file for the case or researching it using the internet) and conduct interviews while collecting responses and making entries into the clerk mode of the same secure GQAC data collection instrument used by GQ Administrators to verify and/or update the GQ information in preparation for conducting the upcoming enumeration operations.

The In-Office GQAC phone operation will include the following:

- Cases that did not meet the Web GQAC criteria stated above
- Nonresponding cases from the Web GQAC
- Email bounce backs from Web GQAC or non-responding contacts from the Web GQAC mailout.

The contact strategy for the In-Office GQAC is as follow:

- Three phone attempts: attempt 1, attempt 2, attempt 3 (final).
- After the 3rd (final) attempt, case(s) will be assigned to the Census Field Supervisor to conduct an In-Field GQAC.

In-Field GQAC

The In-Field GQAC visit operation will include all unresolved cases from the Web GQAC and In-Office GQAC.

- Census workers will follow-up in the field with GQs for which preenumeration information such as contact information was not obtained.
- Census workers will visit each identified GQ and conduct an in-person interview with the GQ contact person using an automated hand-held device to

capture the same information collected during Web GQAC and In-Office GQAC.

III. Data

OMB Control Number: 0607–XXXX. Form Number(s): D6–L–GA(ES), D6–CN–GA(ES), D6–E–GA(E/S).

Type of Review: Regular submission.

Affected Public: Administrators

Affected Public: Administrators, primary and/or secondary contacts at Group Quarters facilities.

Estimated Number of Respondents: 434.

Estimated Time per Response: 30 minutes.

Estimated Total Annual Burden Hours: 217.

Estimated Total Annual Cost to Public: \$0.

Respondent's Obligation: Mandatory. Legal Authority: Title 13 U.S.C. 141 and 193.

IV. Request for Comments

We are soliciting public comments to permit the Department/Bureau to: (a) Evaluate whether the proposed information collection is necessary for the proper functions of the Department, including whether the information will have practical utility; (b) Evaluate the accuracy of our estimate of the time and cost burden for this proposed collection, including the validity of the methodology and assumptions used; (c) Evaluate ways to enhance the quality, utility, and clarity of the information to be collected; and (d) Minimize the reporting burden on those who are to respond, including the use of automated collection techniques or other forms of information technology.

Comments that you submit in response to this notice are a matter of public record. We will include, or summarize, each comment in our request to OMB to approve this ICR. Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you may ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

Sheleen Dumas,

Departmental PRA Clearance Officer, Office of the Under Secretary for Economic Affairs, Commerce Department.

[FR Doc. 2024–25592 Filed 11–1–24; 8:45 am] BILLING CODE 3510–07–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[B-56-2024]

Foreign-Trade Zone (FTZ) 49, Notification of Proposed Production Activity; Merck, Sharp & Dohme LLC; (Pharmaceutical Products for Research and Development); Rahway, New Jersey

Merck, Sharp & Dohme LLC submitted a notification of proposed production activity to the FTZ Board (the Board) for its facility in Rahway, New Jersey, within Subzone 49Y. The notification conforming to the requirements of the Board's regulations (15 CFR 400.22) was received on October 18, 2024.

Pursuant to 15 CFR 400.14(b), FTZ production activity would be limited to the specific foreign-status material(s)/ component(s) and specific finished product(s) described in the submitted notification (summarized below) and subsequently authorized by the Board. The benefits that may stem from conducting production activity under FTZ procedures are explained in the background section of the Board's website—accessible via www.trade.gov/ ftz. The proposed finished product(s) and material(s)/component(s) would be added to the production authority that the Board previously approved for the operation, as reflected on the Board's website.

The proposed finished products for research and development include MK–2828 and MK–3214 cardiovascular disease drug products, MK–2420 autoimmune disease drug product, MK–4646 HIV drug product, and MK–0472 oncology drug product (duty free).

The proposed foreign-status materials/components include MK-2828 and MK-3214 cardiovascular disease active pharmaceutical ingredients (API), MK-2420 autoimmune disease API, MK-4646 HIV API, and MK-0472 oncology API (duty rate, 6.5%). The request 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 (19 CFR 146.41).

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 December 16, 2024.

A copy of the notification will be available for public inspection in the "Online FTZ Information System" section of the Board's website.

For further information, contact Diane Finver at *Diane.Finver@trade.gov*.

Dated: October 30, 2024.

Elizabeth Whiteman,

Executive Secretary.

[FR Doc. 2024–25580 Filed 11–1–24; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-560-840]

Aluminum Extrusions From Indonesia: Final Affirmative Determination of Sales at Less Than Fair Value; Correction

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

ACTION: Notice; correction.

SUMMARY: The U.S. Department of Commerce (Commerce) published notice in the Federal Register of October 3, 2024 in which Commerce announced the final determination of the less-than-fair-value (LTFV) investigation of aluminum extrusions from Indonesia for the period of investigation (POI), October 1, 2022, through September 30, 2023. This notice corrects the language in the "Continuation of Suspension of Liquidation" section of the Final Determination.

FOR FURTHER INFORMATION CONTACT:

Samuel Brummitt, AD/CVD Operations, Office III, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230; telephone: (202) 482–7851.

SUPPLEMENTARY INFORMATION:

Background

On October 3, 2024, Commerce published in the **Federal Register** the final determination of the LTFV investigation of aluminum extrusions from Indonesia investigation. In that notice, we failed to include language regarding the suspension of liquidation of provisional measures in the companion countervailing duty (CVD) case in the "Continuation of Suspension of Liquidation" section.

Correction

In the **Federal Register** of October 3, 2024, in FR Doc 2024–22780, on page 80489, in the first column, add the following sentence at the end of the "Continuation of Suspension of Liquidation" section: "However, suspension of liquidation of provisional measures in the companion CVD case has been discontinued; ² therefore, we are not instructing CBP to collect cash deposits based upon the adjusted estimated weighted-average dumping margin for those export subsidies at this time."

Notification to Interested Parties

This notice is issued and published in accordance with sections 735(d) and 777(i) of the Tariff Act of 1930, as amended, and 19 CFR 351.210(c).

Dated: October 29, 2024.

Abdelali Elouaradia,

Deputy Assistant Secretary for Enforcement and Compliance.

[FR Doc. 2024–25581 Filed 11–1–24; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

Initiation of Five-Year (Sunset) Reviews

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

SUMMARY: In accordance with the Tariff Act of 1930, as amended (the Act), the U.S. Department of Commerce (Commerce) is automatically initiating the five-year reviews (Sunset Reviews) of the antidumping and countervailing duty (AD/CVD) order(s) and suspended investigation(s) listed below. The U.S. International Trade Commission (ITC) will publish notice of *Institution of Five-Year Reviews* which covers the same order(s) and suspended investigation(s).

DATES: Applicable November 4, 2024.

FOR FURTHER INFORMATION CONTACT:

Commerce official identified in the *Initiation of Review* section below at AD/CVD Operations, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230. For information from the ITC, contact Mary Messer, Office of Investigations, U.S. International Trade Commission at (202) 205–3193.

SUPPLEMENTARY INFORMATION:

Background

Commerce's procedures for the conduct of Sunset Reviews are set forth in its Procedures for Conducting Five-Year (Sunset) Reviews of Antidumping and Countervailing Duty Orders, 63 FR 13516 (March 20, 1998) and 70 FR 62061 (October 28, 2005). Guidance on methodological or analytical issues relevant to Commerce's conduct of Sunset Reviews is set forth in Antidumping Proceedings: Calculation of the Weighted-Average Dumping Margin and Assessment Rate in Certain Antidumping Duty Proceedings; Final Modification, 77 FR 8101 (February 14, 2012).

Initiation of Review

In accordance with section 751(c) of the Act and 19 CFR 351.218(c), we are initiating the Sunset Reviews of the following antidumping and countervailing duty order(s) and suspended investigation(s):

DOC case No.	ITC case No.	Country	Product	Commerce contact
A-423-814 A-580-899 A-559-808 A-791-824 A-469-819 A-570-095 A-570-104	731–TA–1438 731–TA–1439 731–TA–1440	Korea	Acetone (1st Review)	Jacqueline Arrowsmith, (202) 482–5255. Jacqueline Arrowsmith, (202) 482–5255. Mary Kolberg, (202) 482–1785.

¹ See Aluminum Extrusions from Indonesia: Final Affirmative Determination of Sales at Less Than Fair Value, 89 FR 80487 (October 3, 2024) (Final Determination).

² See Aluminum Extrusions from Indonesia: Preliminary Affirmative Countervailing Duty Determination and Alignment of Final Determination With the Final Antidumping Duty Determination, 89 FR 17405 (March 11, 2024); see also section 703(d) of the Act, which states that the

provisional measures may not be in effect for more than four months, which in the companion CVD case is 120 days after the publication of the preliminary determination, or July 8, 2024 (*i.e.*, last day provisional measures are in effect).