conveyed land. The acquisition of the wetlands at Cooper Spur and the easement on the wetlands at Government Camp may therefore result in no net loss of wetlands.

(3) A cultural and heritage resource survey was conducted on the Federal parcel. The survey revealed the potential for an adverse effect to a site of archaeological/cultural interest. Mitigation measures will be developed with Tribal and State Historic Preservation Officer (SHIPO) consultation.

(4) Trails 755, 755A, and 755B cross the Federal parcels. A trail easement has been Congressionally mandated so that non-motorized users would continue to be able to use the trails to get to Federal land, so that roads, utilities, and infrastructure facilities could be built across the trails, and to allow for improvement or relocation of the trails so that development of the conveyed parcels could occur. While the trails (or relocated trails) would still exist, the recreation experience could be negatively impacted by new development (such as buildings and parking lots) or the presence of new infrastructure.

Scoping Process

This notice of intent initiates the scoping process, which guides the development of the environmental impact statement. It is important that reviewers provide their comments at such times and in such manner that they are useful to the agency’s preparation of the environmental impact statement. Therefore, comments should be provided prior to the close of the comment period and should clearly articulate the reviewer’s concerns and contentions. Comments received in response to this solicitation, including names and addresses when provided, are placed in the record and are available for public inspection and copying. The public may inspect comments received at 215 Melody Lane, Wenatchee, Washington. Written comments may be submitted as described under SUPPLEMENTARY INFORMATION. All comments, including names and addresses when provided, are placed in the record and are available for public inspection and copying. The public may inspect comments received at 215 Melody Lane, Wenatchee, Washington. Please call ahead to facilitate entry into the building.

FOR FURTHER INFORMATION CONTACT: Public Affairs Specialist Robin DeMaria by phone at 509–664–9292 or via email at rdemario@fs.fed.us.

Individuals who use telecommunication devices for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 between 8:00 a.m. and 8:00 p.m., Eastern Standard Time, Monday through Friday.

SUPPLEMENTARY INFORMATION: The purpose of the meeting is:

1. To provide updates to advisory committee members on Forest Plan Revision, Travel Management Planning, Forest Restoration Strategy, review of the fires that occurred in 2015 on the Okanogan-Wenatchee National Forest, and Burned Area Emergency Response efforts.

The meeting is open to the public. The agenda will include time for people to make oral statements of three minutes or less. Individuals wishing to make an oral statement should request in writing by March 14, 2016 to be scheduled on the agenda. Anyone who would like to bring related matters to the attention of the committee may file written statements with the committee staff before or after the meeting. Written comments and requests for time to make oral comments must be sent to Public Affairs Specialist Robin DeMario, 216 Melody Lane, Wenatchee, Washington, 98801; by email to rdemario@fs.fed.us, or via facsimile to 509–664–9286.

Meeting Accommodations: If you are a person requiring reasonable accommodation, please make requests in advance for sign language interpreting, assistive listening devices or other reasonable accommodation for access to the facility or proceedings by contacting the person listed in the section titled FOR FURTHER INFORMATION CONTACT. All reasonable accommodation requests are managed on a case by case basis.

Dated: February 9, 2016.

Jason Kuiken,
Deputy Forest Supervisor, Okanogan-Wenatchee National Forest.

[FR Doc. 2016–03042 Filed 2–12–16; 8:45 am]
BILLING CODE 3411–15–P

CHEMICAL SAFETY AND HAZARD INVESTIGATION BOARD

Sunshine Act Meeting

TIME AND DATE: February 23, 2016, 1:00 p.m. EST


STATUS: Open to the public.

Matters To Be Considered

The Chemical Safety and Hazard Investigation Board (CSB) will convene a public meeting on February 23, 2016, starting at 1:00 p.m. EST in Washington, DC at the CSB offices located at 1750 Pennsylvania Avenue NW., Suite 910. The Board will discuss the status of open investigations, advocacy related to the State of California’s Process Safety Management (PSM) reforms, on the status of audits from the Office of the Inspector General, financial and organizational updates, and a review of the agency’s action plan. An opportunity for public comment will be provided.

Additional Information

The meeting is free and open to the public. If you require a translator or interpreter, please notify the individual listed below as the “Contact Person for
Further Information,” at least three business days prior to the meeting.

A conference call line will be provided for those who cannot attend in person. Please use the following dial-in number to join the conference: 1–(888) 466–9863, passcode 6069134#.

The CSB is an independent federal agency charged with investigating accidents and hazards that result, or may result, in the catastrophic release of extremely hazardous substances. The agency’s Board Members are appointed by the President and confirmed by the Senate. CSB investigations look into all aspects of chemical accidents and hazards, including physical causes such as equipment failure as well as inadequacies in regulations, industry standards, and safety management systems.

Public Comment

The time provided for public statements will depend upon the number of people who wish to speak. Speakers should assume that their presentations will be limited to three minutes or less, but commenters may submit written statements for the record.

Contact Person for Further Information

Hillary Cohen, Communications Manager, at public@csb.gov or (202) 446–8094. Further information about this public meeting can be found on the CSB Web site at: www.csb.gov.


Kara Wenzel,
Acting General Counsel, Chemical Safety and Hazard Investigation Board.

BILLING CODE 6350–01–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[B–6–2016]

Foreign-Trade Zone 116—Port Arthur, Texas; Expansion of Subzone 116C; Premcor Refining Group Inc.; Jefferson County, Texas

An application has been submitted to the Foreign-Trade Zones (FTZ) Board by the Foreign-Trade Zone of Southeast Texas, Inc., grantee of FTZ 116, requesting an expansion of Subzone 116C on behalf of Premcor Refining Group Inc. The application was submitted pursuant to the provisions of the Foreign-Trade Zones Act, as amended (19 U.S.C. 81a–81u), and the regulations of the FTZ Board (15 CFR part 400). It was formally docketed on February 9, 2016.

Subzone 116C was approved on October 7, 1996 (Board Order 848, 61 FR 54153–54154, October 17, 1996). The subzone (4,016 acres) currently consists of four sites located in Jefferson County: Site 1 (3,581 acres)—main refinery complex located at 1801 S. Gulfway Drive, 3 miles southwest of Port Arthur; Site 2 (101 acres)—Lucas/Beaumont Terminal Storage facility located at 9405 West Port Arthur Road, 15 miles northwest of the refinery; Site 3 (243 acres)—Fannett LPG storage terminal located at 16151 Craigen Road, near Fannett, some 2 miles west of the refinery; and, Site 4 (91 acres)—Port Arthur Products storage facility located at 1825 H.O. Mills Road, 4 miles northwest of the refinery.

The applicant is requesting authority to expand the subzone to include an additional site: Proposed Site 5 (108.2 acres)—2500 Martin Luther King Jr. Drive (Highway 82), Port Arthur. The proposed site would include a 2.7 mile pipeline that links the dock to the main refinery complex (Site 1). No additional authorization for production activity has been requested at this time.

In accordance with the FTZ Board’s regulations, Camille Evans of the FTZ Staff is designated examiner to review the application and make recommendations to the FTZ Board.

Public comment is invited from interested parties. Submissions shall be addressed to the FTZ Board’s Executive Secretary at the address below. The closing period for their receipt is March 28, 2016. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period to April 11, 2016.

A copy of the application will be available for public inspection at the Office of the Executive Secretary, Foreign-Trade Zones Board, Room 21013, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230–0002, and in the “Reading Room” section of the FTZ Board’s Web site, which is accessible via www.trade.gov/ftz.

For further information, contact Camille Evans at Camille.Evans@trade.gov or (202) 482–2350.


Andrew McGilvray,
Executive Secretary.

BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

[CF–570–037]

Certain Biaxial Integral Geogrid Products From the People’s Republic
of China: Initiation of Countervailing Duty Investigation

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

DATES: Effective date: February 16, 2016.

FOR FURTHER INFORMATION CONTACT:

SUPPLEMENTARY INFORMATION:
The Petition

On January 13, 2016, the Department of Commerce (the “Department”) received a countervailing duty (“CVD”) petition concerning imports of certain biaxial integral geogrid products (“geogrids”) from the People’s Republic of China (“PRC”), filed in proper form by Tensar Corporation (“Petitioner”), a domestic producer of geogrids. The CVD petition was accompanied by an antidumping duty (“AD”) petition concerning imports of geogrids from the PRC.1 On January 15, and January 21, 2016, the Department issued additional requests for information and clarification of certain areas of the Petition. Based on the Department’s requests, Petitioner timely filed additional information pertaining to the Petition on January 20, and 27, 2016.2

In accordance with section 702(b)(1) of the Tariff Act of 1930, as amended (the “Act”), Petitioner alleges that producers/exporters of geogrids in the PRC received countervailable subsidies within the meaning of sections 701 and 771(5) of the Act, and that imports from these producers/exporters materially injure, or threaten material injury to, an industry in the United States.

The Department finds that Petitioner filed this Petition on behalf of the domestic industry because it is an interested party as defined in section 771(9)(C) of the Act, and Petitioner has demonstrated sufficient industry

1 See the Petitions for the Imposition of Antidumping Duties and Countervailing Duties: Certain Biaxial Integral Geogrid Products from the People’s Republic of China, dated January 13, 2016 (“the Petition”).
2 See Petitioner’s January 20 and 27, 2016, responses.