designee, during an inspection of records conducted by GSA as part of that agency’s responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e. GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.

15. A record in this system of records may be disclosed to appropriate agencies, entities and persons when: (1) It is suspected or determined that the security or confidentiality of information in the system of records has been compromised; (2) the Department has determined that as a result of the suspected or confirmed compromise there is a risk of harm to economic or property interests, identity theft or fraud, or harm to the security or integrity of this system or whether systems or programs (whether maintained by the Department or another agency or entity) that rely upon the compromised information; and (3) the disclosure made to such agencies, entities, and persons is reasonably necessary to assist in connection with the Department’s efforts to respond to the suspected or confirmed compromise and to prevent, minimize, or remedy such harm.

16. A record in this system of records may be disclosed to another Federal agency or Federal entity, when the Department determines that information from this system of records is reasonably necessary to assist the recipient agency or entity in (1) responding to a suspected or confirmed breach or (2) preventing, minimizing, or remedying the risk of harm to individuals, the recipient agency or entity (including its information systems, programs, and operations), the Federal Government, or national security, resulting from a suspected or confirmed breach.

17. A record in this system of records may be disclosed to student volunteers, individuals working under a personal services contract, and other workers who technically do not have the status of Federal employees, when they are performing work for the Department and/or its agencies, as authorized by law, as needed to perform their assigned Agency functions.

POLICIES AND PRACTICES FOR STORAGE OF RECORDS:

Records will be stored in a secure computerized system and on magnetic media; output data will be electronic. Paper records in file folders, film files, and magnetic media will be stored in a secure area within a locked drawer or cabinet. Source data sets containing personal identifiers will be maintained in a secure restricted-access IT environment.

POLICIES AND PRACTICES FOR RETRIEVAL OF RECORDS:

- a. Records maintained in electronic form are retrieved by the name of the customer and/or the NTIS deposit account or customer code number.
- b. Records maintained in paper form are retrieved by the name of the customer and/or the NTIS deposit account or customer code number.

POLICIES AND PRACTICES FOR RETENTION AND DISPOSAL OF RECORDS:

NTIS records retention schedules are currently in review.

ADMINISTRATIVE, TECHNICAL, AND PHYSICAL SAFEGUARDS:

- Paper records and disks as stored in file cabinets on secured premises with access limited to personnel whose official duties require access. The electronic system operates at a FISMA Moderate security rating and is hosted in a Federal Government data center.

RECORD ACCESS PROCEDURES:

An individual requesting access to records on himself or herself should send a signed, written inquiry to the same address as stated in the Notification Procedure section above. The request letter should be clearly marked, “PRIVACY ACT REQUEST.” The written inquiry must be signed and notarized or submitted with certification of identity under penalty of perjury. Requestors should specify the record contents being sought.

CONTESTING RECORD PROCEDURES:

An individual requesting corrections or contesting information contained in his or her records must send a signed, written request inquiry to the same address as stated in the Notification Procedure section above. Requestors should reasonably identify the records, specify the information they are contesting and state the corrective action sought and the reasons for the correction with supporting justification showing how the record is incomplete, untimely, inaccurate, or irrelevant.

The Department rules for access, for contesting and appealing initial determinations by the individual concerned appear in 15 CFR part 4b. Use the address in the Notification Procedures section.

NOTIFICATION PROCEDURES:

An individual requesting notification of existence of records on himself or herself should send a signed, written inquiry to the following address: National Technical Information Service, Freedom of Information Act and Privacy Act Officer, 5301 Shawnee Rd., Alexandria, VA 22312.

The request letter should be clearly marked, “PRIVACY ACT REQUEST.” The written inquiry must be signed and notarized or submitted with certification of identity under penalty of perjury. Requestors should reasonably specify the record contents being sought.

EXEMPTIONS PROLAMUTED FOR THE SYSTEM:

None.

HISTORY:

https://www.gpo.gov/fdsys/pkg/PAI-2013-COMMERCE/xml/PAL-2013-COMMERCE.xml#ntis1

Dated: February 6, 2018.

Michael J. Toland,
Department of Commerce, Deputy Chief FOIA Officer, Department Privacy Act Officer.

[FR Doc. 2018-02689 Filed 2–9–18; 8:45 am]

BILLING CODE 3510-04-P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[B–08–2018]

Foreign-Trade Zone (FTZ) 134—Chattanooga, Tennessee; Notification of Proposed Production Activity: Volkswagen Group of America—Chattanooga Operations, LLC (Passenger Motor Vehicles), Chattanooga, Tennessee

Volkswagen Group of America Chattanooga Operations, LLC (Volkswagen), submitted a notification of proposed production activity to the FTZ Board for its facility in Chattanooga, Tennessee. The notification conforming to the requirements of the regulations of the FTZ Board (15 CFR 400.22) was received on January 30, 2018.

Volkswagen already has authority to produce passenger motor vehicles within Site 3 of FTZ 134. The current request would add foreign status components to the scope of authority. Pursuant to 15 CFR 400.14(b), additional FTZ authority would be limited to the specific foreign-status components described in the submitted notification (as described below) and subsequently authorized by the FTZ Board.

Production under FTZ procedures could exempt Volkswagen from customs
duty payments on the foreign-status components used in export production. On its domestic sales, for the foreign-status components noted below, the company would be able to choose the duty rates during customs entry procedures that apply to passenger motor vehicles (duty rate—2.5%). Volkswagen 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 sourced from abroad include T-Piece/plastic pipes and stainless-steel flanges (duty rate ranges from 3.1 to 6.2%).

Public comment is invited from interested parties. Submissions shall be addressed to the Board’s Executive Secretary at the address below. The closing period for their receipt is March 24, 2018. A copy of the notification 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 Board’s website, which is accessible via www.trade.gov/ftz.

For further information, contact Christopher Wedderburn at Chris.Wedderburn@trade.gov or (202) 482–1963.


Andrew McGilvary,
Executive Secretary.

BILLING CODE 3510–05–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[B–07–2018]

Foreign-Trade Zone (FTZ) 49—Newark, New Jersey; Notification of Proposed Production Activity; Movado Group, Inc. (Timepieces and Jewelry); Moonachie, New Jersey

Movado Group, Inc. (Movado) submitted a notification of proposed production activity to the FTZ Board for its facility in Moonachie, New Jersey. The notification conforming to the requirements of the regulations of the FTZ Board (15 CFR 400.22) was received on January 31, 2018. Movado’s facility is located within Subzone 49J. The facility is used for the assembling of parts and components into finished watches and clocks, as well as kitting activities involving watches and jewelry. 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 Movado from customs duty payments on the foreign-status components used in export production. On its domestic sales, for the foreign-status components noted below, Movado would be able to choose the duty rates during customs entry procedures that apply to wrist watches, travel clocks, and electrically operated alarm clocks (duty rate ranges from duty-free to 27.8%). Movado 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: Rings for fingers of precious metal; earrings of precious metal; necklaces of precious metal; wrist bracelets of precious metal; jewelry of precious or semiprecious stones (natural, synthetic or reconstructed); imitation jewelry: Cuff links and studs; rings for fingers of base metal; earrings of base metal; necklaces of base metal; wrist bracelets of base metal; coins (other than gold), not being legal tender; key chains; watch movements, electrically operated and with mechanical displays only or devices for incorporating mechanical displays (complete/assembled); watch movements, electrically operated and with opto-electronic display only (complete/assembled); watch movements, electrically operated and with other than mechanical or opto-electronic display only (complete/assembled); watch movements, with automatic winding (complete/assembled); watch movements, other than electrically operated or with automatic winding (complete/assembled); watch movements (complete/unassembled or partly assembled); watch movements (incomplete/assembled); watch movements (rough/assembled); clock movements; watch cases, precious metal or of metal clad with precious metal; watch cases, of base metal, whether or not gold- or silver-plated; watch cases, other than precious metal or base metal; watch case parts: Crown tubes/gaskets; crystals; crystal gaskets; case back crystals; case back gaskets; case back screws; case tubes; bezels; gaskets; bezel screws; ring flanges; movement holders; watch straps/braces; precious metal or of metal clad with precious metal; watch straps/bracelets, base metal, whether or not gold- or silver-plated; watch straps/bracelets, other than precious metal or base metal; springs, including hairsprings; dials; plates and bridges; other watches or clock parts: Bracelet decors; hands; crystals; pushers; crowns; bezels; case back screws; bezel screws; bracelet screws; case back gaskets; bezel gaskets; crystal gaskets; case tubes; movement holders; ring flanges; movement screws; deployment buckles; tongue buckles; clasps; jewelers’ clasps; logo covers for bracelets; sizing link screws; pins; tubes; set case to bracelet attachments; and, silver oxide and lithium batteries (duty rate ranges from duty-free to 13.5%).

The request indicates that lithium-ion batteries will be admitted to the zone in privileged foreign status (19 CFR 146.41), thereby precluding inverted tariff benefits on such items.

Public comment is invited from interested parties. Submissions shall be addressed to the Board’s Executive Secretary at the address below. The closing period for their receipt is March 26, 2018.

A copy of the notification 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 Board’s website, which is accessible via www.trade.gov/ftz.

For further information, contact Christopher Wedderburn at Chris.Wedderburn@trade.gov or (202) 482–1963.

Dated: February 6, 2018.

Andrew McGilvary,
Executive Secretary.

BILLING CODE 3510–05–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A–489–815]

Light-Walled Rectangular Pipe and Tube From Turkey: Preliminary Results and Partial Rescission of Antidumping Duty Administrative Review; 2016–2017

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