Representatives; and the Administrator, Office of Information and Regulatory Affairs, Office of Management and Budget.

Done in Washington, DC, this 4th day of April 2025.

Michael Watson,

Administrator, Animal and Plant Health Inspection Service.

[FR Doc. 2025–06235 Filed 4–10–25; 8:45 am] BILLING CODE 3410–34–P

DEPARTMENT OF AGRICULTURE

Food Safety and Inspection Service

[Docket No. FSIS-2025-0010]

Delayed Verification Sampling of Not Ready-to-Eat Breaded Stuffed Chicken Products

AGENCY: Food Safety and Inspection Service (FSIS), U.S. Department of Agriculture (USDA). **ACTION:** Notice.

SUMMARY: FSIS is announcing that it is delaying the date it will begin sampling not ready-to-eat (NRTE) breaded stuffed chicken products for Salmonella and delaying the date establishments need to reassess their Hazard Analysis and Critical Control Point (HACCP) plans for these products from May 1, 2025, to November 3, 2025. This additional time is necessary for FSIS to finalize its instructions to inspectors and prepare its inspection program personnel (IPP) and laboratories for the new sampling and testing. In addition, this additional time is necessary for FSIS to provide industry with guidance on holding and controlling products pending FSIS³ sampling results.

DATES: FSIS will begin sampling NRTE breaded stuffed chicken on November 3, 2025. Establishments will have until November 3, 2025, to reassess their HACCP plans for this product.

FOR FURTHER INFORMATION CONTACT: Rachel Edelstein, Assistant

Administrator, Office of Policy and Program Development by telephone at (202) 205–0495.

SUPPLEMENTARY INFORMATION: FSIS is the public health agency within the USDA responsible for ensuring that meat, poultry, and egg products are safe, wholesome, and properly labeled. In support of this mission, FSIS published a final determination in the **Federal Register** on May 1, 2024, declaring that NRTE breaded stuffed chicken products containing *Salmonella* at levels of 1 colony forming unit (CFU) per gram or higher are adulterated under the Poultry Products Inspection Act (PPIA) (21

U.S.C. 453(g)(1) and (3)) (89 FR 35033). The final determination also announced FSIS' intention to implement verification procedures, including sampling and testing of raw incoming chicken components used to produce NRTE breaded stuffed chicken products (88 FR 35033, 35050–35051). Additionally, the final determination required all NRTE breaded stuffed chicken establishments to reassess their HACCP plans for this product (89 FR 35033, 35050).

FSIS is now announcing a delay in the start date for its sampling program for NRTE breaded stuffed chicken products. Initially set to begin on May 1, 2025, the sampling program will now start on November 3, 2025.

FSIS is announcing this delay in finalizing its sampling program and attendant guidance because it was unable to complete this process due to competing priorities at the end of the last administration. This delay will provide additional time for FSIS and industry to prepare for implementation of the sampling program. As noted in FSIS Notice 15-24, Salmonella as an Adulterant in Not Ready-To-Eat Breaded Stuffed Chicken Products, May 1, 2024, the Agency intends to issue updated sampling instructions and training for IPP prior to implementing its sampling program. FSIS laboratories also will need to update their methods for this new testing. Before FSIS begins verification sampling, the Agency will announce in its newsletter, the Constituent Update, information about the methods it will use for qualitative and quantitative analyses for Salmonella in NRTE breaded stuffed chicken. While industry is not required to do their own sampling of NRTE breaded stuffed chicken for Salmonella, some establishments may voluntarily choose to use FSIS' methods. Therefore, this additional time will allow industry to prepare for or develop their own testing if they wish to do so. Moreover, FSIS laboratories need additional time to prepare for the increased workload. Proper IPP and lab readiness is essential to maintain the accuracy, reliability, and timeliness of test results, which are critical for ensuring food safety and protecting public health.

The delay will also allow FSIS to help establishments comply with the final determination by providing new recommendations on lotting and holding product (88 FR 35033, 35051). FSIS may issue a guidance document or hold webinars to provide guidance. This additional time will allow industry to ask questions and provide feedback on the Agency guidance. Finally, this delay will provide time for new leadership appointed after January 20, 2025, to review and provide policy input on the Agency's sampling program and guidance documents for this product.

Additional Public Notification

Public awareness of all segments of rulemaking and policy development is important. Consequently, FSIS will announce this **Federal Register** publication on-line through the FSIS web page located at: https:// www.fsis.usda.gov/federal-register.

FSIS will also announce and provide a link to this Federal Register publication through the FSIS *Constituent Update,* which is used to provide information regarding FSIS policies, procedures, regulations, Federal Register notices, FSIS public meetings, and other types of information that could affect or would be of interest to our constituents and stakeholders. The Constituent Update is available on the FSIS web page. Through the web page, FSIS can provide information to a much broader, more diverse audience. In addition. FSIS offers an email subscription service that provides automatic and customized access to selected food safety news and information. This service is available at: https://www.fsis.usda.gov/subscribe. The available information ranges from recalls to export information, regulations, directives, and notices. Customers can add or delete subscriptions themselves and have the option to password protect their accounts.

USDA Non-Discrimination Statement

In accordance with Federal civil rights law and USDA civil rights regulations and policies, the USDA, its Agencies, offices, and employees, and institutions participating in or administering USDA programs are prohibited from discriminating based on race, color, national origin, religion, sex, disability, age, marital status, family/ parental status, income derived from a public assistance program, political beliefs, or reprisal or retaliation for prior civil rights activity, in any program or activity conducted or funded by USDA (not all bases apply to all programs). Remedies and complaint filing deadlines vary by program or incident.

Persons with disabilities who require alternative means of communication for program information (*e.g.*, Braille, large print, audiotape, American Sign Language, etc.) should contact the responsible Agency or USDA's TARGET Center at (202) 720–2600 (voice and TTY) or contact USDA through the Federal Relay Service at (800) 877–8339. Additionally, program information may be made available in languages other than English.

To file a program discrimination complaint, complete the USDA Program Discrimination Complaint Form, AD-3027, found online at "How to File a Program Discrimination Complaint" and at any USDA office or write a letter addressed to USDA and provide in the letter all of the information requested in the form. To request a copy of the complaint form, call (866) 632-9992. Submit your completed form or letter to USDA by: (1) mail: U.S. Department of Agriculture, Office of the Assistant Secretary for Civil Rights, 1400 Independence Avenue SW, Washington, DC 20250-9410; (2) fax: (202) 690-7442; or (3) email: program.intake@usda.gov.

USDA is an equal opportunity provider, employer, and lender.

Denise Eblen,

Administrator.

[FR Doc. 2025–06164 Filed 4–10–25; 8:45 am] BILLING CODE 3410–DM–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[Order No. 2174]

Proposed Foreign-Trade Zone Not Approved—Iberia Parish, Louisiana

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 foreigntrade zones in or adjacent to U.S. Customs and Border Protection ports of entry;

Whereas, the Board adopted the alternative site framework (ASF) (15 CFR 400.2(c)) as an option for the establishment or reorganization of zones;

Whereas, the Port of Iberia District (the applicant) made application to the Board (B–6–2024, docketed February 7, 2024) requesting the establishment of a foreign-trade zone under the ASF with a service area of the portions of Iberia Parish which lie within the boundaries of the Port of Iberia District and a proposed subzone, adjacent to the Morgan City Customs and Border Protection port of entry;

Whereas, notice inviting public comment was given in the **Federal Register** (89 FR 10031, February 13, 2024; 89 FR 102856, December 18, 2024) and the application was processed pursuant to the FTZ Act and the Board's regulations; and,

Whereas, the Board adopts the findings and recommendations of the examiner's report, and finds that the requirements of the FTZ Act and the Board's regulations have not been satisfied;

Therefore, the Board hereby does not approve the application of the Port of Iberia District.

Dated: April 7, 2025.

Dawn Shackleford,

Executive Director of Trade Agreements Policy & Negotiations, Alternate Chairman, Foreign-Trade Zones Board.

[FR Doc. 2025–06193 Filed 4–10–25; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[B-23-2025]

Foreign-Trade Zone (FTZ) 196, Notification of Proposed Production Activity; RECARO Aircraft Seating Americas, LLC; (Aircraft Seats); Fort Worth, Texas

RECARO Aircraft Seating Americas, LLC submitted a notification of proposed production activity to the FTZ Board (the Board) for its facilities in Fort Worth, Texas, within FTZ 196. The notification conforming to the requirements of the Board's regulations (15 CFR 400.22) was received on April 7, 2025.

Pursuant to 15 CFR 400.14(b), FTZ production activity would be limited to the specific foreign-status materials/ components 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 materials/components would be added to the production authority that the Board previously approved for the operation, as reflected on the Board's website.

The proposed foreign-status materials/components include gas generators for airbag belt systems, electric storage batteries, electric light emitting diode (LED) light indicators, DC electric power units, and cable wiring harnesses (duty rate ranges from duty-free to 3.4%). The request indicates that certain materials/ components are subject to duties under section 1702(a)(1)(B) of the International Emergency Economic Powers Act (section 1702), or section 301 of the Trade Act of 1974 (section 301), depending on the country of origin. The applicable section 1702 and 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 May 21, 2025.

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 Juanita Chen at *juanita.chen@trade.gov.*

Dated: April 8, 2025.

Elizabeth Whiteman,

Executive Secretary.

[FR Doc. 2025–06229 Filed 4–10–25; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-201-845]

Agreement Suspending the Antidumping Duty Investigation on Sugar From Mexico: Preliminary Results of the 2022–2023 Administrative Review

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

SUMMARY: The U.S. Department of Commerce (Commerce) selected two respondents for individual examination, Azucarera San Jose De Abajo S.A. (San Jose) and Santa Rosalia de la Chontalpa, SA de CV, and its affiliates (Santa Rosalia; collectively, Grupo BSM). Commerce preliminarily determines there are no attributable sales to serve as a basis for review of whether San Jose complied with the certain terms of the Agreement Suspending the Antidumping Duty Investigation on Sugar from Mexico, as amended (AD Agreement) during the period of review (POR) from December 1, 2022, through November 30, 2023. We preliminarily determine that Grupo BSM, did not comply with the requirement to eliminate at least 85 percent of the dumping found in the investigation during the POR. Furthermore, we