

engine/transmission lifts; lifter weldments; drills; data cables/adapters; converters; valves and assemblies; valve covers; tie rods; controllers; manifolds; solenoids; hand taps; bearings and related assemblies; cups; cones; shafts; driveshafts; cranks; bushings; gears; couplings; hubs; pulleys and related adapters; pinions; motors (*e.g.*, grid box, traction) and related parts; transformers; converters; wiring harnesses; battery equalizers; connectors; rectifiers and covers; arc chute kits; magnetic caps; batteries; cable assemblies; controllers and panels; lamps; headlamps; tail lamps; parts of lighting equipment; indicators; horns; load weigh assembly boxes; alarms; lenses; flashers; telemetry devices; interface cables; cameras and related harnesses; radios; monitors; displays; speed limiters; indicator boxes; voltage sensors; potentiometers; fuses and holders; circuit breakers; relays; modules; socket assemblies; blocks; terminals; splices; buss bars; contacts; receptacles; isolators and related assemblies; junction boxes; jumpers; panels; ECUs; electrical cables; loadweigh equipment; boards; moldings; FPGA cards; conduits; camera cables; sub-cabs; air baffles; retainers; straps; stamped body parts (*e.g.*, boxes, fenders, guards); bands; deflectors; machining daggers; heat shields; disks and locators; levers; door/body templates; sheet metal walkways; fuel lines; gussets; keepers; anchors; platforms; channels; support frames; sleeves; housings; grilles; frame parts and lugs; handles; steps; tank protective parts; brakes and related parts; ring seals; oil pans; strips; shims; drive axles and related parts; road wheels and related parts; rings; guides; air coolers; mufflers; exhaust parts; engine parts (*e.g.*, pistons, rings); cylinders; sockets; steering parts; fuel tanks; hydraulic tanks; insulated boxes; sensors (*e.g.*, fluid, velocity, pressure, temperature); transducers; senders; tachometers; testing instruments; loadweigh equipment; thermostats; grommets; puller plate assemblies; tool assemblies; outlet sections; plungers; arms; links; pivots; heaters; resistors; switches; electrical plugs; electrical boxes; warning systems; software; balls-electrical; diodes; integrated circuit parts; electrical sensors/brushes/brush holders/brush springs/insulation/insulators; motor vehicle parts (bars, covers, pads, weldments, rods, tubes, angles, bases, drums); power train parts; tube assemblies; sensor assemblies; and, seats and related supports (duty rate ranges from free to 9.9%, 12¢/doz+5.5%). Inputs included in certain textile categories (classified within

HTSUS Subheading 4202.12) will be admitted to the zone under domestic (duty-paid) status or 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 FTZ Board's Executive Secretary at the address below. The closing period for their receipt is May 13, 2014.

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 FTZ Board's Web site, which is accessible via www.trade.gov/ftz.

For Further Information Contact: Pierre Duy at Pierre.Duy@trade.gov, (202) 482-1378.

Dated: March 27, 2014.

Andrew McGilvray,
Executive Secretary.

[FR Doc. 2014-07483 Filed 4-2-14; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[B-32-2014]

Foreign-Trade Zone (FTZ) 75—Phoenix, Arizona, Notification of Proposed Production Activity, Isola USA Corporation (Dielectric Prepreg and Copper-Clad Laminate), Chandler, Arizona

The City of Phoenix, Arizona, grantee of FTZ 75, submitted a notification of proposed production activity to the FTZ Board on behalf of Isola USA Corporation (Isola), located in Chandler, Arizona. The notification conforming to the requirements of the regulations of the FTZ Board (15 CFR 400.22) was received on March 19, 2014.

A separate application for usage-driven site designation at the Isola facility was submitted and will be processed under Section 400.38 of the Board's regulations. The facility is used to produce customized dielectric prepreg and copper-clad laminate sheets used by its customers to fabricate multilayer printed circuit boards. Pursuant to 15 CFR 400.14(b), FTZ activity would be limited to the specific foreign-status material 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 Isola from customs duty payments on the foreign status material used in export production. On its domestic sales, Isola would be able to choose the duty rates during customs entry procedures that apply to customized dielectric prepreg and copper-clad laminate sheets (duty rates—4.2% and 3%, respectively) for foreign-status electrical grade woven fiberglass rolls (HTSUS 7019.52.4010, duty rate—7.3%). Customs duties also could possibly be deferred or reduced on foreign status production equipment.

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 May 13, 2014.

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 FTZ Board's Web site, which is accessible via www.trade.gov/ftz.

For Further Information Contact: Diane Finver at Diane.Finver@trade.gov or (202) 482-1367.

Andrew McGilvray,
Executive Secretary.

[FR Doc. 2014-07481 Filed 4-2-14; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-552-801]

Certain Frozen Fish Fillets From the Socialist Republic of Vietnam: Initiation of Antidumping Duty New Shipper Reviews; 2013-2014

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

DATES: *Effective Date:* April 3, 2014.

SUMMARY: The Department of Commerce ("the Department") has received timely requests for new shipper reviews ("NSRs") of the antidumping duty ("AD") order on certain frozen fish fillets ("fish fillets") from the Socialist Republic of Vietnam ("Vietnam"). The Department has determined that requests meet the statutory and regulatory requirements for initiation. The period of review ("POR") for these NSRs is August 1, 2013, through January 31, 2014.

FOR FURTHER INFORMATION CONTACT:

Steven Hampton, AD/CVD Operations, Office V, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: 202–482–0116.

SUPPLEMENTARY INFORMATION:**Background**

The AD order on fish fillets from Vietnam was published in the **Federal Register** on August 12, 2003.¹ On February 28, 2014, pursuant to section 751(a)(2)(B)(i) of the Tariff Act of 1930, as amended (“the Act”), and 19 CFR 351.214, the Department received NSR requests from Nam Phuong Seafood Co., Ltd. and NTACO Corporation (together, “the requesting companies”).² The requesting companies certified that they are the producers and exporters of the subject merchandise upon which the requests are based.³

Pursuant to section 751(a)(2)(B)(i)(I) of the Act and 19 CFR 351.214(b)(2)(i), the requesting companies certified that they did not export subject merchandise to the United States during the period of investigation (“POI”).⁴ In addition, pursuant to section 751(a)(2)(B)(i)(II) of the Act and 19 CFR 351.214(b)(2)(iii)(A), the requesting companies certified that, since the initiation of the investigation, they have never been affiliated with any Vietnamese exporter or producer who exported subject merchandise to the United States during the POI, including those respondents not individually examined during the investigation.⁵ As required by 19 CFR 351.214(b)(2)(iii)(B), the requesting companies also certified that their export activities were not controlled by the central government of Vietnam.⁶

In addition to the certifications described above, pursuant to 19 CFR 351.214(b)(2)(iv), the requesting companies submitted documentation establishing the following: (1) The date on which they first shipped subject merchandise for export to the United

States; (2) the volume of their first shipment; and (3) the date of their first sale to an unaffiliated customer in the United States.⁷

Finally, the Department conducted a U.S. Customs and Border Protection (“CBP”) database query and confirmed the price, quantity, date of sale, and date of entry of the requesting companies’ sales.⁸

Initiation of New Shipper Reviews

Pursuant to section 751(a)(2)(B) of the Act and 19 CFR 351.214(d)(1), and based on the evidence provided by the requesting companies, we find that the requests submitted by the requesting companies meet the requirements for initiation of the NSRs for shipments of fish fillets from Vietnam produced and exported by the requesting companies.⁹ The POR is August 1, 2013, through January 31, 2014.¹⁰ Absent a determination that the case is extraordinarily complicated, the Department intends to issue the preliminary results of these NSRs within 180 days from the date of initiation and the final results within 270 days from the date of initiation.¹¹

It is the Department’s usual practice, in cases involving non-market economies (“NMEs”), to require that a company seeking to establish eligibility for an antidumping duty rate separate from the NME entity-wide rate provide evidence of *de jure* and *de facto* absence of government control over the company’s export activities. Accordingly, we will issue questionnaires to the requesting companies that will include a section requesting information with regard to the requesting companies’ export activities for separate rate purposes. Each NSR will proceed if the responses provide sufficient indication that the requesting companies are not subject to either *de jure* or *de facto* government control with respect to their exports of subject merchandise.

We will instruct CBP to allow, at the option of the importer, the posting, until the completion of the review, of a bond or security in lieu of a cash deposit for

each entry of the subject merchandise from the requesting companies in accordance with section 751(a)(2)(B)(iii) of the Act and 19 CFR 351.214(e). Because the requesting companies certified that they both produced and exported the subject merchandise, the sales of which are the basis for each new shipper review request, we will instruct CBP to permit the use of a bond only for subject merchandise which the requesting companies both produced and exported.

Interested parties requiring access to proprietary information in these NSRs should submit applications for disclosure under administrative protective order, in accordance with 19 CFR 351.305 and 19 CFR 351.306.

This initiation and notice are in accordance with section 751(a)(2)(B) of the Act, 19 CFR 351.214, and 19 CFR 351.221(c)(1)(i).

Dated: March 26, 2014.

Gary Taverman,

Senior Advisor for Antidumping and Countervailing Duty Operations.

[FR Doc. 2014–07486 Filed 4–2–14; 8:45 am]

BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE**International Trade Administration**

[A–583–850]

Certain Oil Country Tubular Goods From Taiwan: Amended Preliminary Negative Determination of Sales at Less Than Fair Value and Postponement of Final Determination

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

SUMMARY: As a result of the correction of a significant ministerial error, the Department of Commerce (the Department) preliminarily determines that certain oil country tubular goods (OCTG) from Taiwan are not being, nor are likely to be, sold in the United States at less than fair value, as provided in section 733(b) of the Tariff Act of 1930, as amended (the Act). The period of investigation is July 1, 2012, through June 30, 2013. Interested parties are invited to comment on this amended preliminary determination.

DATES: *Effective Date:* February 25, 2014.

FOR FURTHER INFORMATION CONTACT:

Thomas Schauer or Hermes Pinilla, AD/CVD Operations, Office I, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution

¹ See *Notice of Antidumping Duty Order: Certain Frozen Fish Fillets From the Socialist Republic of Vietnam*, 68 FR 47909 (August 12, 2003).

² See Letter from Nam Phuong regarding Request for Bi-Annual New Shipper Review: Certain Frozen Fish Fillets from the Socialist Republic of Vietnam: Review Period 8/1/13–1/31/14, dated February 28, 2014 (“Nam Phuong’s NSR Request”) and Letter from NTACO regarding Request for Bi-Annual New Shipper Review Certain Frozen Fish Fillets From the Socialist Republic of Vietnam: Review Period 8/1/13–1/31/14, dated February 28, 2014 (“NTACO’s NSR Request”).

³ See Nam Phuong’s NSR Request at Exhibit 1 and NTACO’s NSR Request at Exhibit 1.

⁴ *Id.*

⁵ *Id.*

⁶ *Id.*

⁷ See Nam Phuong’s NSR Request at Exhibits 2, 3, and 4; and NTACO’s NSR Request at Exhibits 2, 3, and 4.

⁸ The Department will place the results of the completed CBP database query along with Nam Phuong’s and NTACO’s entry documents on the record shortly after the publication of this notice.

⁹ See “Memorandum to the File, from Scot Fullerton, Program Manager, “Certain Frozen Fish Fillets From the Socialist Republic of Vietnam: New Shipper Initiation Checklists”, dated concurrently with this notice and herein incorporated by reference.

¹⁰ See 19 CFR 351.214(g)(1)(i)(B).

¹¹ See section 751(a)(2)(B)(iv) of the Act.