Production under FTZ procedures could exempt CoLinx from customs duty payments on the foreign-status materials/components used in export production (estimated 4 percent of production). On its domestic sales, for the foreign-status materials/components noted below and in the existing scope of authority, CoLinx would be able to choose the duty rates during customs entry procedures that apply to kits of tapered roller bearing cup/cone assemblies and gearheads (duty rates, 2.5% or 5.8%). CoLinx 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 materials/components sourced from abroad include tapered roller bearing cones, inner and outer races for tapered roller bearings, and fixed ratio speed changers (duty rates, 2.5% or 5.8%). The request indicates that certain tapered roller bearings are subject to an antidumping/countervailing duty (AD/ CVD) order if imported from China. The FTZ Board's regulations (15 CFR 400.14(e)) require that merchandise subject to AD/CVD orders, or items which would be otherwise subject to suspension of liquidation under AD/ CVD procedures if they entered U.S. customs territory, be admitted to the zone in privileged foreign status (19 CFR 146.41). The request also indicates that certain materials/components are subject to special duties under Section 301 of the Trade Act of 1974 (Section 301), depending on the country of origin. The Section 301 decisions require subject merchandise to be admitted to FTZs in privileged foreign status.

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 June 24, 2020.

A copy of the notification will be available for public inspection in the "Reading Room" section of the Board's website, which is accessible via www.trade.gov/ftz.

For further information, contact Diane Finver at *Diane.Finver@trade.gov* or (202) 482–1367.

Dated: May 11, 2020.

Andrew McGilvray,

Executive Secretary.

[FR Doc. 2020-10448 Filed 5-14-20; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

Bureau of Industry and Security

Regulations and Procedures Technical Advisory Committee; Notice of Partially Closed Meeting

The Regulations and Procedures
Technical Advisory Committee will
meet June 2, 2020, at 10:00 a.m., Eastern
Daylight Time, via remote
teleconference. The Committee advises
the Office of the Assistant Secretary for
Export Administration on
implementation of the Export
Administration Regulations (EAR) and
provides for continuing review to
update the EAR as needed.

Agenda

Public Session

- 1. Opening remarks by the Chairman
- 2. Opening remarks by the Bureau of Industry and Security
- 3. Presentation of papers or comments by the Public
- 4. Export Enforcement Update
- 5. Regulations Update
- 6. Working Group Reports
- 7. Automated Export System Update

Closed Session

8. Discussion of matters determined to be exempt from the provisions relating to public meetings found in 5 U.S.C. app. 2 §§ 10(a)(1) and 10(a)(3).

The open session will be accessible via teleconference to participants on a first come, first serve basis. To join the conference, submit inquiries to Ms. Yvette Springer at Yvette.Springer@bis.doc.gov, no later than May 26, 2020.

A limited number of seats will be available for the public session. Reservations are not accepted. To the extent that time permits, members of the public may present oral statements to the Committee. The public may submit written statements at any time before or after the meeting. However, to facilitate the distribution of public presentation materials to the Committee members, the Committee suggests that presenters forward the public presentation materials prior to the meeting to Ms. Springer via email.

The Assistant Secretary for Administration, with the concurrence of the delegate of the General Counsel, formally determined on December 19, 2020, pursuant to Section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. app. 2 § 10(d)), that the portion of the meeting dealing with pre-decisional changes to the Commerce Control List and the U.S. export control policies shall be exempt from the

provisions relating to public meetings found in 5 U.S.C. app. $2 \S 10(a)(1)$ and 10(a)(3). The remaining portions of the meeting will be open to the public.

For more information, call Yvette Springer at (202) 482–2813.

Yvette Springer,

Committee Liaison Officer.

[FR Doc. 2020–10485 Filed 5–14–20; 8:45 am]

BILLING CODE 3510-JT-P

DEPARTMENT OF COMMERCE

Bureau of Industry and Security

Agency Information Collection Activities; Submission to the Office of Management and Budget (OMB) for Review and Approval; Comment Request; Technology Letter of Explanation

The Department of Commerce will submit the following information collection request to the Office of Management and Budget (OMB) for review and clearance in accordance with the Paperwork Reduction Act of 1995, on or after the date of publication of this notice. We invite the general public and other Federal agencies to comment on proposed, and continuing information collections, which helps us assess the impact of our information collection requirements and minimize the public's reporting burden. Public comments were previously requested via the **Federal Register** on 2/6/2020 during a 60-day comment period. This notice allows for an additional 30 days for public comments.

Agency: Bureau of Industry and Security.

Title: Technology Letter of Explanation.

OMB Control Number: 0694–0047. *Form Number(s):* None.

Type of Request: Regular submission, extension of a current information collection.

Number of Respondents: 6,283. Average Hours per Response: 30 minutes to 2 hours.

Burden Hours: 9,416.

Needs and Uses: The collection is necessary as export licensing officers must make decisions on licensing the export of United States commodities and technical data to foreign countries. When an export involves certain technical data or knowhow described in the Export Administration Regulation, additional information is required to fully understand the transaction and make a licensing decision. The additional information is necessary to evaluate technology exports as covered under this collection. Under certain

circumstances, the export of technology requires additional safeguards to insure that advanced U.S. knowhow is not permitted to end up in the wrong hands. The letter of assurance puts the consignee on notice that the technology is subject to U.S. export controls and causes the consignee to certify that it will not release the data or the direct product of the data to certain specified countries; thus providing assurance that U.S. national security data will be safeguarded.

Affected Public: Business or other forprofit organizations.

Frequency: On occasion.
Respondent's Obligation: Voluntary.
Legal Authority: Export Control
Reform Act 4812(b) and 4814(b)(1)(B).

This information collection request may be viewed at *www.reginfo.gov*. Follow the instructions to view the Department of Commerce collections currently under review by OMB.

Written comments and recommendations for the proposed information collection should be submitted within 30 days of the publication of this notice on the following website www.reginfo.gov/public/do/PRAMain. Find this information collection by selecting "Currently under 30-day Review—Open for Public Comments" or by using the search function and entering either the title of the collection or the OMB Control Number 0694–0047.

Sheleen Dumas,

Department PRA Clearance Officer, Office of the Chief Information Officer, Commerce Department.

[FR Doc. 2020–10466 Filed 5–14–20; 8:45 am]

DEPARTMENT OF COMMERCE

International Trade Administration [A-489-826]

Certain Hot-Rolled Steel Flat Products From Turkey: Notice of Court Decision Not in Harmony With the Amended Final Determination in the Less-Than-Fair-Value Investigation; Notice of Amended Final Determination, Amended Antidumping Duty Order; Notice of Revocation of Antidumping Duty Order in Part; and Discontinuation of the 2017–18 and 2018–19 Antidumping Duty Administrative Reviews, in Part

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

SUMMARY: On April 13, 2020, the U.S. Court of International Trade (CIT)

sustained the Department of Commerce's (Commerce) third remand redetermination pertaining to the lessthan-fair-value (LTFV) investigation of certain hot-rolled steel flat products (hot-rolled steel) from the Republic of Turkey (Turkey). Commerce is notifying the public that the CIT's final judgment is not in harmony with Commerce's Amended Final Determination in the LTFV investigation of hot-rolled steel from Turkey. Pursuant to the CIT's final judgment, Commerce is amending the estimated weighted-average dumping margins for Ereğli Demir ve Çelik Fabrikalari T.A.Ş. and Iskenderun Demir Ve Celik (collectively, Erdemir) and Colakoğlu Metalurji A.S. and Çolakoğlu Dis Ticaret A.S. (collectively, Çolakoğlu), and excluding Çolakoğlu from the Order. Further, Commerce is discontinuing, in part, the 2017-18 and 2018–19 administrative reviews with respect to Çolakoğlu.

DATES: Applicable April 23, 2020.
FOR FURTHER INFORMATION CONTACT: Toni
Page, AD/CVD Operations, Office VII,
Enforcement and Compliance,
International Trade Administration,
U.S. Department of Commerce, 1401
Constitution Avenue NW, Washington,
DC 20230; telephone: (202) 482–1398.

SUPPLEMENTARY INFORMATION:

Background

On August 12, 2016, Commerce published its *Final Determination* in the LTFV investigation of hot-rolled steel from Turkey.¹ Subsequently, on October 3, 2016, Commerce published its *Amended Final Determination* and *Order.*² As reflected in Commerce's *Amended Final Determination*, Commerce calculated estimated weighted-average dumping margins of 6.77 percent for Çolakoğlu, 4.15 percent for Erdemir, and 6.41 percent for all other producers and exporters of subject merchandise.³

Çolakoğlu and Erdemir appealed Commerce's Final Determination, as amended by the Amended Final Determination, to the CIT. On March 22, 2018, the CIT remanded the Amended Final Determination for Commerce to explain or reconsider: (1) Its treatment

of Erdemir's home market date of sale; (2) Çolakoğlu's request for a duty drawback adjustment; and (3) Commerce's rejection of Çolakoğlu's corrections to international ocean freight expenses presented at verification.4 On July 20, 2018, Commerce issued its first results of redetermination, in which it determined to: (1) Use the "click date" of the proforma invoice as the date of sale for Erdemir's home market sales; (2) grant Çolakoğlu's request for a duty drawback adjustment; and (3) continue to reject Çolakoğlu's corrections to its reported international ocean freight expenses, which were presented at verification.5 As a result of the changes in the First Redetermination, Commerce calculated estimated weighted-average dumping margins of 5.70 percent for Çolakoğlu, 2.73 percent for Erdemir, and 5.29 percent for all other producers and exporters of subject merchandise.⁶

On December 27, 2018, in its Second Remand Order, the CIT sustained Commerce's revised home market date of sale for Erdemir and its determination not to accept corrections to Colakoğlu's international ocean freight expenses that had been presented at verification, and remanded Commerce's methodology for calculating Çolakoğlu's duty drawback adjustment.7 Specifically, the CIT found that Commerce's calculation methodology of allocating exempted duties over the total cost of sales for hotrolled steel to calculate Çolakoğlu's duty drawback adjustment was inconsistent with the statute.8

On June 3, 2019, Commerce issued its second results of redetermination, in which we increased Çolakoğlu's U.S. price by the full amount of duties that were drawn back or forgiven and then added the same per-unit duty amount to normal value as a circumstance of sale adjustment.⁹ As a result of the changes to our duty drawback methodology in the Second Redetermination, Commerce calculated estimated weighted-average dumping margins of 6.27 percent for Çolakoğlu, and 5.79 percent for all other

¹ See Certain Hot-Rolled Steel Flat Products from the Republic of Turkey: Final Determination of Sales at Less Than Fair Value, 81 FR 53428 (August 12, 2016) (Final Determination), and accompanying Issues and Decision Memorandum.

² See Certain Hot-Rolled Steel Flat Products from Australia, Brazil, Japan, the Republic of Korea, the Netherlands, the Republic of Turkey, and the United Kingdom: Amended Final Affirmative Antidumping Determinations for Australia, the Republic of Korea, and the Republic of Turkey and Antidumping Duty Orders, 81 FR 67962 (October 3, 2016) (Amended Final Determination and Order).

³ Id., 81 FR at 67965.

⁴ See Eregli Demir ve Celik Fabrikalari T.A.S. v. United States, 308 F. Supp. 3d 1297 (CIT 2018).

⁵ See Eregli Demir ve Celik Fabrikalari T.A.S., et al. v. United States, Consol. Ct. No. 16–00218, Slip Op. 18–27 Final Results of Redetermination Pursuant to Remand, dated July 20, 2018 (First Redetermination).

⁶ See First Redetermination at 16.

⁷ See Eregli Demir ve Celik Fabrikalari T.A.S. v. United States, 357 F. Supp. 3d 1325 (CIT 2018) (Second Remand Order).

⁸ See Second Remand Order at 16; see also Eregli Demir ve Celik Fabrikalari T.A.S. v. United States, Consol. Ct. No. 16–00218, Slip Op. 18–180 Final Results of Redetermination Pursuant to Second Court Remand, dated June 3, 2019 (Second Redetermination) at 5, 13–16.

⁹ Id. at 16.