

organization related to Consuelo Zamarripa by ownership, control, position of responsibility, affiliation, or other connection in the conduct of trade or business may also be made subject to the provisions of this Order in order to prevent evasion of this Order.

Fourth, in accordance with Part 756 of the Regulations, Consuelo Zamarripa may file an appeal of this Order with the Under Secretary of Commerce for Industry and Security. The appeal must be filed within 45 days from the date of this Order and must comply with the provisions of Part 756 of the Regulations.

Fifth, a copy of this Order shall be delivered to Consuelo Zamarripa and shall be published in the **Federal Register**.

Sixth, this Order is effective immediately and shall remain in effect until September 25, 2024.

John Sonderman,

Director, Office of Export Enforcement.

[FR Doc. 2022-00801 Filed 1-14-22; 8:45 am]

BILLING CODE 3510-DT-P

DEPARTMENT OF COMMERCE

Bureau of Industry and Security

In the Matter of: Edna Yaritza Zamarripa, 4984 N FM 755, Rio Grande City, TX 78582-9309; Order Denying Export Privileges

On September 25, 2019, in the U.S. District Court for the Southern District of Texas, Edna Yaritza Zamarripa (“Edna Zamarripa”) was convicted of violating 18 U.S.C. 554(a). Specifically, Edna Zamarripa was convicted of fraudulently and knowingly exporting and sending 2000 rounds of 7.62 x 39 mm caliber ammunition from the United States to Mexico, in violation of 18 U.S.C. 554. As a result of her conviction, the Court sentenced Edna Zamarripa to 46 months in prison, three years of supervised release, and a \$100 assessment.

Pursuant to Section 1760(e) of the Export Control Reform Act (“ECRA”),¹ the export privileges of any person who has been convicted of certain offenses, including, but not limited to, 18 U.S.C. 554, may be denied for a period of up to ten (10) years from the date of his/her conviction. 50 U.S.C. 4819(e) (Prior Convictions). In addition, any Bureau of Industry and Security (BIS) licenses or other authorizations issued under

ECRA, in which the person had an interest at the time of the conviction, may be revoked. *Id.*

BIS received notice of Edna Zamarripa’s conviction for violating 18 U.S.C. 554, and has provided notice and opportunity for Edna Zamarripa to make a written submission to BIS, as provided in Section 766.25 of the Export Administration Regulations (“EAR” or the “Regulations”). 15 CFR 766.25.² BIS has not received a written submission from Edna Zamarripa.

Based upon my review of the record and consultations with BIS’s Office of Exporter Services, including its Director, and the facts available to BIS, I have decided to deny Edna Zamarripa’s export privileges under the Regulations for a period of seven (7) years from the date of Edna Zamarripa’s conviction. The Office of Exporter Services has also decided to revoke any BIS-issued licenses in which Edna Zamarripa had an interest at the time of her conviction.³

Accordingly, it is hereby *ordered*:

First, from the date of this Order until September 25, 2026, Edna Yaritza Zamarripa, with a last known address of 4984 N FM 755, Rio Grande City, TX 78582-9309, and when acting for or on her behalf, her successors, assigns, employees, agents or representatives (“the Denied Person”), may not directly or indirectly participate in any way in any transaction involving any commodity, software or technology (hereinafter collectively referred to as “item”) exported or to be exported from the United States that is subject to the Regulations, including, but not limited to:

A. Applying for, obtaining, or using any license, license exception, or export control document;

B. Carrying on negotiations concerning, or ordering, buying, receiving, using, selling, delivering, storing, disposing of, forwarding, transporting, financing, or otherwise servicing in any way, any transaction involving any item exported or to be exported from the United States that is subject to the Regulations, or engaging in any other activity subject to the Regulations; or

C. Benefitting in any way from any transaction involving any item exported or to be exported from the United States that is subject to the Regulations, or

from any other activity subject to the Regulations.

Second, no person may, directly or indirectly, do any of the following:

A. Export, reexport, or transfer (in-country) to or on behalf of the Denied Person any item subject to the Regulations;

B. Take any action that facilitates the acquisition or attempted acquisition by the Denied Person of the ownership, possession, or control of any item subject to the Regulations that has been or will be exported from the United States, including financing or other support activities related to a transaction whereby the Denied Person acquires or attempts to acquire such ownership, possession or control;

C. Take any action to acquire from or to facilitate the acquisition or attempted acquisition from the Denied Person of any item subject to the Regulations that has been exported from the United States;

D. Obtain from the Denied Person in the United States any item subject to the Regulations with knowledge or reason to know that the item will be, or is intended to be, exported from the United States; or

E. Engage in any transaction to service any item subject to the Regulations that has been or will be exported from the United States and which is owned, possessed or controlled by the Denied Person, or service any item, of whatever origin, that is owned, possessed or controlled by the Denied Person if such service involves the use of any item subject to the Regulations that has been or will be exported from the United States. For purposes of this paragraph, servicing means installation, maintenance, repair, modification or testing.

Third, pursuant to Section 1760(e) of the Export Control Reform Act (50 U.S.C. 4819(e)) and Sections 766.23 and 766.25 of the Regulations, any other person, firm, corporation, or business organization related to Edna Zamarripa by ownership, control, position of responsibility, affiliation, or other connection in the conduct of trade or business may also be made subject to the provisions of this Order in order to prevent evasion of this Order.

Fourth, in accordance with Part 756 of the Regulations, Edna Zamarripa may file an appeal of this Order with the Under Secretary of Commerce for Industry and Security. The appeal must be filed within 45 days from the date of this Order and must comply with the provisions of Part 756 of the Regulations.

¹ ECRA was enacted as part of the John S. McCain National Defense Authorization Act for Fiscal Year 2019, and as amended is codified at 50 U.S.C. 4801-4852. Edna Zamarripa’s conviction post-dates ECRA’s enactment on August 13, 2018.

² The Regulations are currently codified in the Code of Federal Regulations at 15 CFR parts 730-774 (2021).

³ The Director, Office of Export Enforcement, is now the authorizing official for issuance of denial orders, pursuant to recent amendments to the Regulations (85 FR 73411, November 18, 2020).

Fifth, a copy of this Order shall be delivered to Edna Zamarripa and shall be published in the **Federal Register**.

Sixth, this Order is effective immediately and shall remain in effect until September 25, 2026.

John Sonderman,

Director, Office of Export Enforcement.

[FR Doc. 2022-00803 Filed 1-14-22; 8:45 am]

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DEPARTMENT OF COMMERCE

International Trade Administration

Notice of Scope Ruling Applications Filed in Antidumping and Countervailing Duty Proceedings

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

SUMMARY: The Department of Commerce (Commerce) received scope ruling applications, requesting that scope inquiries be conducted to determine whether identified products are covered by the scope of antidumping duty (AD) and/or countervailing duty (CVD) orders and that Commerce issue scope rulings pursuant to those inquiries. In accordance with Commerce's regulations, we are notifying the public of the filing of the scope ruling applications listed below in the month of December 2021.

DATES: Applicable January 18, 2022.

FOR FURTHER INFORMATION CONTACT: Brenda E. Brown, AD/CVD Operations, Customs Liaison Unit, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230, telephone: (202) 482-4735.

SUPPLEMENTARY INFORMATION:

Notice of Scope Ruling Applications

In accordance with 19 CFR 351.225(d)(3), we are notifying the public of the following scope ruling applications related to AD and CVD orders and findings filed in or around the month of December 2021. This notification includes, for each scope application: (1) Identification of the AD and/or CVD orders at issue (19 CFR 351.225(c)(1)); (2) concise public descriptions of the products at issue, including the physical characteristics (including chemical, dimensional and technical characteristics) of the products (19 CFR 351.225(c)(2)(ii)); (3) the countries where the products are produced and the countries from where the products are exported (19 CFR 351.225(c)(2)(i)(B)); (4) the full names of

the applicants; and (5) the dates that the scope applications were filed with Commerce and the name of the ACCESS scope segment where the scope applications can be found.¹ This notice does not include applications which have been rejected and not properly resubmitted. The scope ruling applications listed below are available on Commerce's online e-filing and document management system, Antidumping and Countervailing Duty Electronic Service System (ACCESS), at <https://access.trade.gov>.

Scope Ruling Applications

Wood Mouldings and Millwork Products from the People's Republic of China (China) (A-570-117; C-570-118); Lengthwise sawn (LSW), scarf-jointed wood reveals and wood squares;²

¹ See *Regulations to Improve Administration and Enforcement of Antidumping and Countervailing Duty Laws*, 86 FR 52300, 52316 (September 20, 2021) (*Final Rule*) ("It is our expectation that the **Federal Register** list will include, where appropriate, for each scope application the following data: (1) Identification of the AD and/or CVD orders at issue; (2) a concise public summary of the product's description, including the physical characteristics (including chemical, dimensional and technical characteristics) of the product; (3) the country(ies) where the product is produced and the country from where the product is exported; (4) the full name of the applicant; and (5) the date that the scope application was filed with Commerce.")

² Loveday Lumber's wood reveal strips are LWS wood products with scarf joints. The wood used to make the strips is of the Paulownia species. They come in mainly triangle forms and trapezoid forms.

Loveday Lumber's triangular wood reveals are known as edge form chamfers. They are scarf-jointed LWS wood products used for bracing, blocking, and/or temporary structural forming. A chamfer is "a corner beveled at a 45-degree angle and is created by placing a three-cornered piece of wood or other material, called a chamfer strip (or sometimes a cant strip) in the corner of the formwork." The triangular wood reveals Loveday Lumber imports are of the following dimensions:

- 3/4" x 3/4" legs x 1 1/16" hypotenuse;
- 1" x 1" legs x 1 7/16" hypotenuse; and
- 1 1/16" x 1 1/16" legs x 1 1/2" hypotenuse.

Loveday Lumber's trapezoid wood reveals have a trapezoid cross section. They come in the following dimensions:

- 1/2" thick x 3" base x 2" top;
- 3/4" thick x 1 3/4" base x 3/4" top;
- 3/4" thick x 2" base x 1/2" top;
- 3/4" thick x 2 1/4" base x 3/4" top; and
- 3/4" thick x 3" base x 1 1/2" top.

Loveday Lumber's wood squares are also LWS wood products with scarf joints. The wood used is of the Paulownia species. The wood squares are also called expansion joints. They come in several different sizes according to customers' needs, but a common configuration is 1/2" x 1/2" x 60". All these lengthwise sawn wood products are scarf jointed. A scarf joint is "an end joint formed by joining with adhesive the ends of two pieces that have been tapered or beveled to for sloping plane surfaces, usually to a featheredge, and with the same slope of the plane in respect to the length in both pieces" whereas a finger joint is "an end joint made up of several meshing wedges or fingers of wood bonded together with an adhesive". (See Tom Owens, Lab Notes: News from the Forest Products Laboratory, Forest Service, United States Department of

produced and exported from China; submitted by Loveday Lumber Company, Inc.; December 14, 2021; ACCESS scope segments "Loveday Lumber."

Certain Artist Canvas from China (A-570-899); HP Recycled Satin Canvas, which is formed from canvas woven in China from recycled Chinese 100% polyester yarn, primed (coated with gesso) in Thailand, and coated with alumina (an ink-receptive top coat) in China;³ submitted by Brand Management Group, LLC; December 17, 2021; ACCESS scope segment "Print Canvas."

Wooden Cabinets and Vanities and Components Thereof from China (A-570-106; C-570-107); Beverage Centers;⁴ produced and exported in China; submitted by Disney; December 20, 2021; ACCESS scope segment "Disney Beverage Station and Centers."

Wooden Bedroom Furniture from China (A-570-890); Closet Systems;⁵ produced and exported in China; submitted by Disney; December 21, 2021; ACCESS scope segment "Disney Wardrobe-Beverage Station."

Notification to Interested Parties

This list of scope ruling applications is not an identification of scope inquiries that have been initiated. In accordance with 19 CFR 351.225(d)(1),

Agriculture (Mar. 16, 2016), <https://www.fpl.fs.fed.us/labnotes/?p=26179>.

³ Print canvas is formed from 300D/96F polyester woven fabric woven from 100% recycled polyester yarn. The polyester woven fabric is then primed (coated with gesso). Once the priming process is complete, the primed woven canvas is coated with alumina (an ink-receptive top coat). The ink-receptive alumina coating consists of a proprietary mixture. The alumina is a top coat applied over the layers of gesso.

The print canvas is described on the commercial invoice as HP Recycled Satin Canvas. The print canvas is a finished article of commerce known in the trade by multiple names including artist canvas, print canvas, pre-jet canvas, or base canvas (hereinafter "print canvas"). The print canvas was imported into United States as a finished roll in the dimensions of 60" x 50". Future shipments of the print canvas will be imported into the United States as master rolls in dimensions of 24" up to 73" wide and 500 to 15,000 feet in length or as finished rolls in the following dimensions: 24" x 50', 36" x 50', 42" x 0', 44" x 0', 50" x 50', 54" x 50', 60" x 50', or any other widths and lengths.

⁴ Walt Disney Parks & Resorts U.S., Inc.'s (Disney) beverage centers are made of plywood and plastic laminate. The ASM-109 and ASM-109A models include a powder coated metal frame. The beverage centers are designed to be free-standing pieces of furniture that are not designed for permanent installation. While they are designed to be free-standing, because of the risk of tip-over and height of the furniture, Disney uses a cable on the centers to affix them to the wall of the hotel room.

⁵ Disney's closet systems are made of plywood and plastic laminate and consist of an open wooden box frame with shelving for use as storage in hotel rooms. The closet systems do not contain any drawers or doors.