company-specific rate or the all-others rate (3.72 percent), as appropriate.¹⁰ These cash deposit requirements, effective upon publication of these final results, shall remain in effect until further notice.

Administrative Protective Order

This notice also serves as a reminder to parties subject to an administrative protective order (APO) of their responsibility concerning the destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3). Timely written notification of the return or destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and terms of an APO is a sanctionable violation.

Notification to Interested Parties

We are issuing and publishing these final results of administrative review and notice in accordance with sections 751(a)(1) and 777(i) of the Act, and 19 CFR 351.221(b)(5).

Dated: December 1, 2023.

Abdelali Elouaradia,

Deputy Assistant Secretary for Enforcement and Compliance.

Appendix

List of Topics Discussed in the Issues and Decision Memorandum

- I. Summary
- II. Background
- III. Scope of the Order
- IV. Subsidies Valuation Information
- V. Analysis of Programs VI. Discussion of Comments
- Comment 1: Whether Electricity is Subsidized by the Government of Korea (GOK)
- Comment 2: Whether the Provision of Korea Emissions Trading System (K– ETS) Permits is Countervailable
- Comment 3: Whether the Benchmark Calculations for Electricity for More than Adequate Remuneration (MTAR) Should Differentiate for Time-of-Use
- Comment 4: Whether Certain of POSCO SPS Co. Ltd.'s (POSCO SPS) Industrial Technology Innovation Promotion Act (ITIPA) Grants are Tied to Non-Subject Merchandise
- Comment 5: Whether Certain of POSCO Chemical Co., Ltd.'s (POSCO Chemical) Local Tax Exemptions under the Restriction of Special Local Taxation Act (RSLTA) Article 78 are Tied to Non-Subject Merchandise
- Comment 6: Whether Certain Quota Tariff Import Duty Exemptions under Article 71 of the Customs Act are Tied to Non-Subject Merchandise VII. Recommendation
- [FR Doc. 2023–27354 Filed 12–12–23; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

Notice of Scope Rulings

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

DATES: Applicable December 13, 2023. **SUMMARY:** The U.S. Department of Commerce (Commerce) hereby publishes a list of scope rulings and circumvention determinations made during the period July 1, 2023, through September 30, 2023. We intend to publish future lists after the close of the next calendar quarter.

FOR FURTHER INFORMATION CONTACT: Marcia E. Short, 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) 482–1560.

SUPPLEMENTARY INFORMATION:

Background

Commerce regulations provide that it will publish in the **Federal Register** a list of scope rulings on a quarterly basis.¹ Our most recent notification of scope rulings was published on September 1, 2023.² This current notice covers all scope rulings made by Enforcement and Compliance between July 1, 2023, and September 30, 2023.

Scope Rulings Made July 1, 2023, Through September 30, 2023

People's Republic of China (China)

A–570–979 and C–570–980: Crystalline Silicon Photovoltaic Cells, Whether or Not Assembled Into Modules, From China

Requestor: Anker Innovations Limited. The T8700 eufyCam security solar panel is not covered by the scope of the antidumping duty (AD) and countervailing duty (CVD) orders on crystalline silicon photovoltaic cells, whether or not assembled into modules, from China because it meets an express exclusion in the scope of the orders for off-grid solar panels; July 17, 2023.

A–570–117 and C–570–118: Wood Mouldings and Millwork Products From China

Requestor: Hardware Resources, Inc. Edge-glued boards are covered by the scope of the AD order on wood mouldings and millwork products from China because they are made of wood, continuously shaped wood, fingerjointed, and edge-glued mouldings or millwork blanks (whether or not resawn); August 2, 2023.

A–570–899: Certain Artist Canvas From China

Requestor: Printing Textiles, LLC dba Berger Textiles (Berger Textiles). Canvas banner matisse (CBM) imported by Berger Textiles is covered by the scope of the AD order on certain artist canvas from China because CBM is a polyester fabric that is primed/coated to convert the fabric into a canvas and enters the United States as rolls for art reproduction, wall covering, and décor applications; August 15, 2023.

A–570–979 and C–570–980: Crystalline Silicon Photovoltaic Cells, Whether or Not Assembled Into Modules, From China

Requestor: Sonali Energees USA LLC (Sonali). The solar cells assembled into solar modules in Cambodia from Chinese-origin silicon wafers, do not fall within the scope of the AD/CVD orders on crystalline silicon photovoltaic cells, whether or not assembled into modules. from China because the formation of the p/n junction occurred in Cambodia. As the Chinese-origin silicon wafers did not undergo the activation of the p/n junction until reaching Cambodia, the raw material is not a solar cell from China within the meaning of the scope of the Orders; August 23, 2023. Note that Sonali's merchandise may be subject to the U.S. Department of Commerce's final circumvention determination dated August 23, 2023, as imports of solar cells and modules that have been completed in Cambodia, using parts and components produced in China, that are then subsequently exported from Cambodia to the United States were found to be circumventing the antidumping duty and countervailing duty orders on solar cells and modules from China.

A–570–601: Tapered Roller Bearings and Parts Thereof, Finished and Unfinished, From China

Requestor: Precision Components Inc. Low-carbon steel blanks are covered by the scope of the AD order on tapered roller bearings and parts thereof, finished, and unfinished, from China, because the scope explicitly covers unfinished tapered roller bearing parts; September 19, 2023.

A–570–865: Certain Hot-Rolled Carbon Steel Flat Products From China

Requestor: Concept2, Inc. The front foot and front foot caster assembly for

¹⁰ See Order, 82 FR at 24103.

¹ See 19 CFR 351.225(o).

 $^{^2\,}See$ Notice of Scope Rulings, 88 FR 60434 (September 1, 2023).

exercise equipment are not covered by the scope of the AD order on certain hot-rolled carbon steel flat products from China, because the front foot is not flat, and it is expressly excluded from the scope because it is not in coils, is non-rectangular in shape, has been processed by cutting (from a large steel sheet), and, together with other parts form the front foot caster assembly, has assumed the character of an article classified outside HTSUS Chapter 72; and the front foot caster assembly comprises the front foot and other parts that do not meet the physical and chemical requirements of the scope; September 25, 2023.

Preliminary Scope Rulings Made July 1, 2023, Through September 30, 2023

China

A–570–981 and C–570–982: Utility Scale Wind Towers From China

Requestor: Orsted A/S, Orsted North America Inc. The sources enumerated in 19 CFR 351.225(k)(1) demonstrate that monopiles, *i.e.*, steel cylinders that serve as a foundation for offshore wind turbines, are not covered by the scope of the AD/CVD orders on utility scale wind towers from China; August 14, 2023.

A–570–135 and C–570–136: Certain Chassis and Subassemblies Thereof From China

Requestor: Pitts Enterprises, Inc. dba Dorsey Intermodal. Vietnamese chassis containing Chinese-origin subassemblies are covered by the scope of the AD order on certain chassis and subassemblies thereof from China because a Chinese-origin subassembly is considered an unfinished chassis and subject merchandise. Furthermore, the scope clearly outlines that any processing of finished and unfinished chassis in a third country does not remove the product from the scope; September 15, 2023.

Spain

A–469–823: Utility Scale Wind Towers From Spain

Requestor: Orsted A/S, Orsted North America Inc. The sources enumerated in 19 CFR 351.225(k)(1) demonstrate that monopiles, *i.e.*, steel cylinders that serve as a foundation for offshore wind turbines, are not covered by the scope of the AD order on utility scale wind towers from Spain; August 14, 2023.

Notification to Interested Parties

Interested parties are invited to comment on the completeness of this list of completed scope inquiries and scope/circumvention inquiry combinations made during the period July 1, 2023, through September 30, 2023. Any comments should be submitted to the Deputy Assistant Secretary for AD/CVD Operations, Enforcement and Compliance, International Trade Administration, via email to *CommerceCLU@trade.gov*.

This notice is published in accordance with 19 CFR 351.225(o).

Dated: December 8, 2023.

James Maeder,

Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations. [FR Doc. 2023–27326 Filed 12–12–23; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

Agency Information Collection Activities; Submission to the Office of Management and Budget (OMB) for Review and Approval; Comment Request; Sea Grant Program Application Requirements for Grants, for Sea Grant Fellowships, Including the Dean John A. Knauss Marine Policy Fellowships, and for Designation as a Sea Grant College or Sea Grant Institution

AGENCY: National Oceanic & Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of information collection, request for comment.

SUMMARY: The Department of Commerce, in accordance with the Paperwork Reduction Act of 1995 (PRA), invites 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. The purpose of this notice is to allow for 60 days of public comment preceding submission of the collection to OMB.

DATES: To ensure consideration, comments regarding this proposed information collection must be received on or before February 12, 2024.

ADDRESSES: Interested persons are invited to submit written comments to Adrienne Thomas, NOAA PRA Officer, at *Adrienne.thomas@noaa.gov.* Please reference OMB Control Number 0648– 0362 in the subject line of your comments. Do not submit Confidential Business Information or otherwise sensitive or protected information. FOR FURTHER INFORMATION CONTACT: Requests for additional information or specific questions related to collection activities should be directed to The National Sea Grant Office, Attn: Patricia Razafindrambinina, 1315 East West Hwy, Silver Spring, MD 20910, 202– 996–7850, oar.sg.info-admin@noaa.gov. SUPPLEMENTARY INFORMATION:

SUPPLEMENTARY INFORMATIC

I. Abstract

This is a request for the extension of an existing information collection.

The objectives of the National Sea Grant College Program, as stated in the Sea Grant legislation (33 U.S.C. 1121 et seq.) are to increase the understanding, assessments, development, utilization. and conservation of the Nation's ocean, coastal, and Great Lakes resources. It accomplishes these objectives by conducting research, education, and outreach programs. Grant monies are available for funding activities that help obtain the objectives of the Sea Grant Program. Both single and multi-project grants are awarded, with the latter representing approximately 80 percent of the total grant program. In addition to other standard grant application requirements, three forms are required with the grants. The Sea Grant Control Form (NOAA Form 90–1) is used to identify the organizations and personnel who would be involved in the grant and briefly summarize the proposed activities under the grant. The Project Record Form (NOAA Form 90-2), which collects summary data on projects, helps the National Sea Grant Office (NSGO) evaluate the proposals during its funding decisions. The Sea Grant Budget Form (NOAA Form 90-4) provides information similar to, but more detailed than, standardized budget forms SF-424A or SF-424C, and allows the NSGO to determine whether or not the breakdown cost of multi-project grant awards is reasonable. Collectively, the data supplied in these documents form the basis for many of NSGO's responses to the Administration, the Congress, other agencies, and to the public about the scope of Sea Grant activities.

The National Sea Grant College Program Act (33 U.S.C. 1126) also provides for the designation of a public or private institution of higher education, institute, laboratory, or State or local agency as a Sea Grant college or Sea Grant institute. Applications are required for designation of Sea Grant Colleges and Sea Grant Institutes, although no forms are required. The data the collection provides helps the National Sea Grant Office determine the suitability of the applicant for meeting the standards and conditions for being a Sea Grant College as set forth in 33 U.S.C 1126 and 15 CFR 918.5.