GEORGIA

McDuffie County

Thomson Commercial Historic District (Additional Documentation), Along Main/ Jackson Street from White Oak Street to one parcel south of National Avenue and from Church Street to Greenway Street north of the railroad, Thomson, AD89000413

Authority: Section 60.13 of 36 CFR part 60.

Sherry A. Frear,

Chief, National Register of Historic Places/ National Historic Landmarks Program. [FR Doc. 2025–12010 Filed 6–27–25; 8:45 am]

BILLING CODE 4312-52-P

DEPARTMENT OF THE INTERIOR

Bureau of Safety and Environmental Enforcement

[EEEE500000 256E1700D2 ET1SF0000.EAQ000]

Notice of Proposed Transfer of Pipelines

AGENCY: Bureau of Safety and Environmental Enforcement, Interior. **ACTION:** Notice of Intent to Transfer Pipeline Ownership and Request for Submissions of Competing Interest.

SUMMARY: The Bureau of Safety and Environmental Enforcement (BSEE) is considering whether to authorize the transfer of ownership of certain pipelines in the Gulf of America (GOA). DATES: Submissions of competing interest are due by July 30, 2025.

ADDRESSES: GOA Regional Supervisor, Regional Field Operations, Bureau of Safety and Environmental Enforcement, 1201 Elmwood Park Blvd., New Orleans, LA 70123–2394. You may also file submissions of competing interest electronically using a subject reference

"Submission of Competing Interest—Pipelines" at *pipelines@bsee.gov*.

FOR FURTHER INFORMATION CONTACT:

Otho Barnes, Bureau of Safety and Environmental Enforcement, Regional Supervisor, at (504) 736–5776, or by email to: otho.barnes@bsee.gov.

SUPPLEMENTARY INFORMATION:

Background: BSEE received a written request to acquire a certain pipeline segment in the GOA located on a right-of-way (ROW) that has been relinquished pursuant to 30 CFR 250.1019. The associated pipeline segment was relinquished by the ROW holder on August 13, 2022. The party requesting to acquire the pipeline is a prior ROW holder for the segment.

BSEE has determined that, pursuant to 30 CFR 250.1010(h), the Outer Continental Shelf (OCS) pipeline and any related infrastructure are the property of the United States and may be transferred to private parties. BSEE received the request from a private party seeking to acquire the pipeline segment from the United States, as set forth in the table below:

PIPELINE SEGMENT WITH PENDING APPLICATION FOR ACQUISITION

Previous ROW holder	Previous PSN	Previous ROW	ROW relinquishment date
Arena Offshore, LP	11501	ROW OCS-G 18811	08/13/2022

Purpose: The Department of the Interior has determined that the pipeline segment is subject to disposition pursuant to 40 U.S.C. 701 and the General Services Administration Federal Management Regulations at 41 CFR part 102–36. BSEE is providing notice that, until July 30, 2025, it will accept submissions of competing interest for acquisition of the pipeline segment. Depending on the level of interest, BSEE will complete a transfer of ownership of the pipeline to a private party through an appropriate transfer process.

In addition to transferring the pipeline interest, a new ROW will still be required pursuant to 30 CFR part 250, subpart J prior to any use of the pipeline. The transfer of pipeline ownership from the United States to another party will make that party responsible for the pipeline, including future operations, maintenance, and all decommissioning obligations.

Purpose of a Notice of Intent (NOI)

This NOI serves to inform interested parties of BSEE's intent to transfer ownership of the pipeline that is located in the previously described relinquished ROW on the OCS, and to describe BSEE's process for accepting submissions of competing interest.

BSEE will evaluate and respond to all submissions received pursuant to this NOI. If BSEE receives future requests to reuse other pipelines, it will issue similar NOIs to notify the public and to solicit statements of competing interest.

Instructions for the NOI

Parties interested in acquiring the aforementioned pipeline should submit the information outlined in the Purpose section above to the GOA Regional Supervisor for Regional Field Operations as provided in the ADDRESSES section no later than July 30, 2025.

Kenneth C. Stevens,

Principal Deputy Director Exercising the Delegated Authorities of the Director Bureau of Safety and Environmental Enforcement. [FR Doc. 2025–12018 Filed 6–27–25; 8:45 am]

BILLING CODE 4310-VH-P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-1446]

Certain Active Electrical Cables and Components Thereof; Notice of a Commission Decision Not To Review an Initial Determination Amending the Complaint and Notice of Investigation

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined not to review an initial determination ("ID") (Order No. 7) of the presiding administrative law judge ("ALJ") granting a motion to amend the complaint and notice of investigation to terminate one respondent and add another.

FOR FURTHER INFORMATION CONTACT:

Sidney A. Rosenzweig, Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436, telephone (202) 708–2532. Copies of non-confidential documents filed in connection with this investigation may be viewed on the Commission's electronic docket (EDIS) at https://edis.usitc.gov. For help accessing EDIS, please email EDIS3Help@usitc.gov. General information concerning the Commission may also be obtained by accessing its internet server at https://www.usitc.gov. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal, telephone (202) 205–1810.

SUPPLEMENTARY INFORMATION: On April 18, 2025, the Commission instituted this investigation based on a complaint filed by Credo Semiconductor Inc. of San Jose, California and Credo Technology Group Ltd. of the Cayman Islands (collectively, "Credo"). 90 FR 16551 (Apr. 18, 2025). The complaint alleged violations of section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, based upon the importation into the United States, the sale for importation, and the sale within the United States after importation of certain active electrical cables and components thereof by reason of the infringement of certain claims of U.S. Patent Nos. 10,877,233; 11,012,252; and 11,032,111. Id. The Commission's notice of investigation named the following respondents: Amphenol Corporation of Wallingford, Connecticut; Molex, LLC of Lisle, Illinois; and TE Connectivity PLC of Galway, Ireland ("TE PLC"). Id. at 16552. The Office of Unfair Import Investigations is a party to this investigation. Id.

On May 23, 2025, Credo moved for leave to amend the complaint and notice of investigation to terminate TE PLC and add TE Connectivity Corporation of Berwyn, Pennsylvania ("TECC") as a respondent. The motion was unopposed. The motion explained that good cause existed for the substitution of respondents, because TECC is the operating company responsible for importation and sale of accused products, and TE PLC is a holding company without such responsibility.

On May 28, 2025, the ALJ issued the subject ID (Order No. 7) pursuant to Commission Rules 210.14(b)(1) and 210.21(a), 19 CFR 210.14(b)(1) and 19 CFR 210.21(a). The ID explains that good cause exists for the substitution of respondents because Credo did not know about TECC's role until discovery commenced. The ID also finds that there will be no prejudice to TECC or to the public interest.

No petitions for Commission review of the ID were filed. The Commission has determined not to review the ID. The Commission vote for this determination took place on June 20, 2025.

The authority for the Commission's determination is contained in section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and in Part 210 of the Commission's Rules of Practice and Procedure (19 CFR part 210).

By order of the Commission. Issued: June 26, 2025.

Lisa Barton,

Secretary to the Commission. [FR Doc. 2025–12047 Filed 6–27–25; 8:45 am]

BILLING CODE 7020-02-P

DEPARTMENT OF LABOR

Employment and Training Administration

Change of Physical Mailing Address

AGENCY: Employment and Training Administration, Department of Labor.

ACTION: Notice.

SUMMARY: The Employment and Training Administration (ETA) of the Department of Labor (DOL) is issuing this notice to announce that the Office of Foreign Labor Certification (OFLC) is changing the mailing address for its temporary programs, currently submitted to addresses in Chicago, IL August 29, 2025.

DATES: The new address announced in this notice is effective on August 29, 2025.

ADDRESSES: The new centralized mailing address: U.S. Department of Labor, Employment and Training Administration, Office of Foreign Labor Certification, 200 Constitution Avenue NW, Room N–5311, Washington, DC 20210. This address will be used both to receive documentary evidence for applications and to receive payments for H–2A certification invoices.

FOR FURTHER INFORMATION CONTACT:

Brian Pasternak, Administrator, Office of Foreign Labor Certification, Employment and Training Administration, U.S. Department of Labor, 200 Constitution Avenue NW, Room N–5311, Washington, DC 20210, telephone (202) 693–8200 (this is not a toll-free number). For persons with a hearing or speech disability who need assistance to use the telephone system, please dial 711 to access telecommunications relay services.

SUPPLEMENTARY INFORMATION:

Background

The Secretary of Labor (Secretary) has unique responsibilities under the Immigration and Nationality Act (INA), which is delegated to OFLC through ETA, to provide employers with timely access to a qualified workforce while protecting the wages and working conditions of U.S. and foreign workers in their employment. OFLC receives applications from employers seeking permission to employ foreign workers on both a temporary and permanent basis and evaluates each application for compliance with the relevant statutory and regulatory requirements. Although the vast majority of OFLC applications requesting temporary labor certification are submitted and processed electronically, some employers submit applications, supplemental information, and remittances for fees assessed as a condition of granting H-2A labor certification through the United States Postal Service or commercial parcel delivery services (collectively "physical mail").

Physical mail submitted to OFLC related to its temporary programs, including the H-2A temporary agricultural program, H-2B temporary non-agricultural program, CW-1 program for workers employed in the Commonwealth of the Northern Mariana Islands, D-1 program for performing longshore work at U.S. ports, and labor condition applications (LCA) or labor attestations for the E-3, H-1B, and H-1B1 visa classifications, is currently addressed to the National Processing Center (NPC) located in Chicago, IL. Specifically, physical mail for documents related to these temporary programs, when applicable, is currently addressed to the NPC's mailing address at: U.S. Department of Labor, **Employment and Training** Administration, Office of Foreign Labor Certification, Chicago National Processing Center, 11 W Quincy Court, Chicago, Illinois 60604. Physical mail associated with H-2A certification invoice payments is addressed and mailed to Chicago National Processing Center, Office of Foreign Labor Certification, U.S. Department of Labor, P.O. Box A3804, Chicago, IL 60690-A3804

OFLC's expanded use of technology has allowed for the electronic filing and processing of employer applications within the Foreign Labor Application Gateway (FLAG) System (https://flag.dol.gov/) as well as electronic communications with employers and their authorized attorneys or agents, as applicable, throughout the application process. Full implementation of the