for the producer of subject merchandise; and (4) the cash deposit rate for all other producers and exporters will continue to be 7.08 percent, the all-others rate established in the LTFV investigation.²⁵

These cash deposit requirements, when imposed, shall remain in effect until further notice.

Final Results of the Review

Commerce intends to issue the final results of this administrative review, including the results of our analysis of issues raised by the parties in the written comments, within 120 days of publication of these preliminary results in the **Federal Register**, pursuant to section 751(a)(3)(A) of the Act and 19 CFR 351.213(h)(1), unless this deadline is extended.

Notification to Importers

This notice also serves as a preliminary reminder to importers of their responsibility under 19 CFR 351.402(f)(2) to file a certificate regarding the reimbursement of antidumping and/or countervailing duties prior to liquidation of the relevant entries during this POR. Failure to comply with this requirement could result in Commerce's presumption that reimbursement of antidumping and/or countervailing duties occurred and the subsequent assessment of double antidumping duties, and/or an increase in the amount of antidumping duties by the amount of the countervailing duties.

Notification to Interested Parties

These preliminary results are issued and published in accordance with sections 751(a)(1) and 777(i)(1) of the Act, and 19 CFR 351.213(h)(2) and 351.221(b)(4).

Dated: May 16, 2023.

Lisa W. Wang,

Assistant Secretary for Enforcement and Compliance.

Appendix I

List of Topics Discussed in the Preliminary Decision Memorandum

I. Summary

II. Background

III. Scope of the Order

IV. Discussion of the Methodology

V. Currency Conversion

VI. Recommendation

Appendix II

Review-Specific Average Rate Applicable to Companies Not Selected for Individual Review

- 1. AJU Besteel Co., Ltd.
- 2. Chang Won Bending Co., Ltd.
- 3. Daiduck Piping Co., Ltd.
- 4. Dong Yang Steel Pipe Co., Ltd.

- 5. Dongbu Incheon Steel Co., Ltd.
- 6. EEW KHPC Co., Ltd.
- 7. EEW Korea Co., Ltd.
- 8. Geumok Tech. Co. Ltd.
- 9. Hansol Metal Co. Ltd. 10. Husteel Co., Ltd.
- 11. Hyundai RB Co., Ltd.
- 12. Il Jin Nts Co. Ltd.
- 13. Kiduck Industries Co., Ltd.
- 14. Kum Kang Kind. Co., Ltd.
- 15. Kumsoo Connecting Co., Ltd.
- 16. Nexteel Co., Ltd.
- 17. SeAH Steel Corporation
- 18. Seonghwa Industrial Co., Ltd.
- 19. SIN-E B&P Co., Ltd.
- 20. Steel Flower Co., Ltd.
- 21. WELTECH Co., Ltd.

[FR Doc. 2023-10855 Filed 5-19-23; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

Agency Information Collection Activities; Submission to the Office of Management and Budget (OMB) for Review and Approval; Comment Request; Request for Duty-Free Entry of Scientific Instrument or Apparatus

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 March 17. 2023 during a 60-day comment period. This notice allows for an additional 30 days for public comments.

Agency: Enforcement & Compliance, International Trade Administration.

Title: Review and Approval; Comment Request; Request for Duty-Free Entry of Scientific Instrument or Apparatus.

OMB Control Number: 0625–0037. Form Number(s): ITA–338P.

Type of Request: Regular Submission current information collection.

Number of Respondents: 65.

Average Hours per Response: 2 hours. Burden Hours: 130.

Needs and Uses: The collected information is necessary in order to assess a respondent's eligibility to enter equipment duty free, consistent with 19 U.S.C. 1202 and 15 CFR 301.

Affected Public: State or local government; Federal agencies; not forprofit institutions.

Frequency: Every time respondent seeks to import qualifying equipment duty free.

Respondent's Obligation: Mandatory. Legal Authority: 19 U.S.C. 1202; 15 CFR 301.

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 particular 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 0625–0037.

Sheleen Dumas,

Department PRA Clearance Officer, Office of the Under Secretary for Economic Affairs, Commerce Department.

[FR Doc. 2023–10876 Filed 5–19–23; 8:45 am]

DEPARTMENT OF COMMERCE

International Trade Administration

Notice of Scope Rulings

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

SUMMARY: The Department of Commerce (Commerce) hereby publishes a list of scope rulings and circumvention determinations made during the period January 1, 2023, through March 31, 2023. We intend to publish future lists after the close of the next calendar quarter.

DATES: Applicable May 22, 2023.

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. Our most recent notification of

²⁵ See Order, 84 FR at 18768.

¹ See 19 CFR 351.225(o).

scope rulings was published on February 3, 2023.² This current notice covers all scope rulings and scope ruling/circumvention determination combinations made by Enforcement and Compliance between January 1, 2023, and March 31, 2023.

Scope Rulings Made January 1, 2023, Through March 31, 2023

Mavico

A–201–853 and C–201–854: Standard Steel Welded Wire Mesh From Mexico

Requestor: Keysteel Corp., Mid-South Wire Company, National Wire LLC, Oklahoma Steel & Wire Co., and Wire Mesh Corp. Imports of 6X6 W1.4/W1.4 or D.14/D1.4 (i.e., 10 gauge), 8 x 131 foot rolls of wire mesh are covered by the scope of the antidumping duty (AD) and countervailing duty (CVD) orders based on the criteria set forth under 19 CFR 351.225(k)(1); February 28, 2023.

People's Republic of China (China)

A-570-108 and C-570-109: Ceramic Tile From China

Requestor: Elysium Tiles, Inc. and Elysium Tile Florida, Inc. Composite marble tile, consisting of a marble top layer bonded to a porcelain tile base layer, is covered by the scope of the AD/CVD orders on ceramic tile from China because porcelain tile is explicitly covered by the plain language of the orders, and the marble layer is a decorative feature which does not remove the tile from the scope of the orders; January 25, 2023.

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

Requestor: Anker Innovations Limited (Anker). The PowerSolar 3-Port 100W Foldable Outdoor Solar Panel (Model A2431) that is exported by Anker is not covered by the scope of the AD/CVD orders on crystalline silicon photovoltaic cells, whether or not assembled into modules, from China because the product meets one of the express scope exclusions for off-grid solar panels contained in the plain language of the scope of the orders; January 30, 2023.

A–570–090 and C–570–091: Certain Steel Wheels 12 to 16.5 Inches in Diameter From China

Requestor: Asia Wheel Co., Ltd. Certain models of trailer wheels which Asia Wheel processes in Thailand from rims produced in Thailand from rectangular steel plates from China or a third country and discs produced in Thailand from rectangular steel plates sourced from China or a third country and exported by Asia Wheel to the United States are not covered by the AD/CVD orders on certain steel wheels 12 to 16.5 inches in diameter from China based on the plain language of the scope because the Chinese steel plate components are neither finished or unfinished rims, discs, or steel wheels; February 24, 2023.

A–570–067 and C–570–068: Forged Steel Fittings From China

Requestor: UTEX Industries, Inc. Eight fitting components of UTEX's LargeBore Frac System are not covered by the scope of the AD/CVD orders on forged steel fittings from China because they are made to different standards and specifications than in-scope merchandise and are similar to merchandise previously found to be outside the scope of the AD/CVD orders; March 10, 2023.

A–570–049 and C–570–050: Ammonium Sulfate From China

Requestor: Cambridge Isotope
Laboratories, Inc. ¹⁵N Ammonium
Sulfate Isotope that is imported by
Cambridge Isotope Laboratories, Inc.
(CIL) is within the scope of the AD/CVD
orders on ammonium sulfate from the
People's Republic of China based on the
plain language of the scope of the orders
and the description of the product
contained in the scope ruling request;
March 16, 2023.

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

Requestor: Dorman Products Inc. Eight models of rear loaded knuckles that Dorman imports from China are not covered by the scope of the AD order based on the criteria set forth under 19 CFR 351.225(k)(3); March 30, 2023.

Preliminary Scope Rulings Made January 1, 2023, Through March 31, 2023

China

A–570–106 and C–570–107: Wooden Cabinets and Vanities and Components Thereof From China—Malaysia Scope Inquiry

Requestor: The American Kitchen Cabinet Alliance. Preliminary scope ruling that Scenario 1 merchandise (finished wooden doors, drawer faces, and frames produced in China are combined in Malaysia with wooden cabinet boxes and drawer boxes started and finished in Malaysia) is within the

scope of the AD/CVD order on wooden cabinets and vanities and components thereof from China. Insufficient information for preliminary scope ruling pertaining to Scenario 2 merchandise (semifinished wooden doors, drawer faces, and frames produced in China are further processed in Malaysia and then combined in Malaysia with wooden cabinet boxes and drawer boxes produced in Malaysia) and Scenario 3 merchandise (semifinished parts of wooden cabinet and vanity doors, drawer faces, and frames (all the rails, stiles, and panels) are produced in China and are further processed in Malaysia and then combined in Malaysia with wooden cabinet boxes and drawer boxes produced in Malaysia). Preliminary scope ruling that Scenario 4 merchandise (finished wooden toe kicks produced in China are combined in Malaysia with all other components necessary to build a complete wooden cabinet which were started and finished in Malaysia) is not within the scope of the AD/CVD orders; March 16, 2023.

A–570–106 and C–570–107: Wooden Cabinets and Vanities and Components Thereof From China—Vietnam Scope Inquiry

Requestor: The American Kitchen Cabinet Alliance. Preliminary scope ruling that Scenario 1 merchandise (finished wooden doors, drawer faces, and frames produced in China are combined in Vietnam with wooden cabinet boxes and drawer boxes produced in Vietnam) is within the scope of the AD/CVD order on wooden cabinets and vanities and components thereof from China. Insufficient information for preliminary scope ruling pertaining to Scenario 2 merchandise (semifinished wooden doors, drawer faces, and frames produced in China are further processed in Vietnam and then combined in Vietnam with wooden cabinet boxes and drawer boxes produced in Vietnam) and Scenario 3 merchandise (semifinished parts of wooden cabinet and vanity doors, drawer faces, and frames (including the rails, stiles, and panels) are produced in China and are further processed in Vietnam and then combined in Vietnam with wooden cabinet boxes and drawer boxes produced in Vietnam). Preliminary scope ruling that Scenario 4 merchandise (finished wooden toe kicks produced in China are combined in Vietnam with all other components necessary to build a complete wooden cabinet that are started and finished in Vietnam) is not within the scope of the AD/CVD orders; March 16, 2023.

 $^{^2}$ See Notice of Scope Rulings, 88 FR 7402 (February 3, 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 January 1, 2023, through March 31, 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: May 16, 2023.

James Maeder,

Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations.

[FR Doc. 2023–10854 Filed 5–19–23; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration [A-122-857]

Preliminary Results of Changed Circumstances Review: Antidumping Duty Order on Certain Softwood Lumber Products From Canada

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

SUMMARY: The U.S. Department of Commerce (Commerce) preliminarily determines that GreenFirst Forest Products (QC) Inc. (GreenFirst QC) is the successor-in-interest to Rayonier A.M. Canada G.P. (RYAM) and, accordingly, that subject merchandise produced and/or exported by GreenFirst QC should be assigned the cash deposit rate established for subject merchandise produced and/or exported by RYAM for purposes of the antidumping duty order on certain softwood lumber products (softwood lumber) from Canada.

DATES: Applicable May 22, 2023.

FOR FURTHER INFORMATION CONTACT:

Zachary Shaykin, AD/CVD Operations, Office IV, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230; telephone: (202) 482–2638.

SUPPLEMENTARY INFORMATION:

Background

On November 17, 2022, Commerce published the initiation of a changed circumstances review (CCR) on the antidumping duty order ¹ of softwood

lumber from Canada.² Commerce declined to combine the Initiation *Notice* with the preliminary results of the CCR,3 citing the need to issue an additional supplemental questionnaire to GreenFirst Forest Products Inc. (GreenFirst Forest Products) and its subsidiary, GreenFirst QC (collectively, GreenFirst), regarding GreenFirst QC's ownership and management, supplier base, and customer base.4 On December 16, 2022 and April 17, 2023, we issued supplemental questionnaires to GreenFirst requesting this information.⁵ On December 27, 2022 and April 24, 2023, GreenFirst timely responded to these supplemental questionnaires. 6 On January 6 and 13, 2023, the Committee Overseeing Action for Lumber International Trade Investigations or Negotiations (COALITION) and GreenFirst submitted rebuttal and surrebuttal comments, respectively regarding GreenFirst's First Supplemental Response.⁷ No other interested party submitted comments or factual information regarding GreenFirst's request.

Scope of the Order

The products covered by the *Order* is softwood lumber from Canada. For a complete description of the scope of the *Order*, see the Preliminary Decision Memorandum.⁸

Legal Framework

In determining whether one company is the successor-in-interest to another

company as part of an antidumping duty proceeding, Commerce examines several factors including, but not limited to: (1) management and ownership; (2) production facilities; (3) supplier relationships; and (4) customer base.⁹ Although no single, or even several, of these factors will necessarily provide a dispositive indication of succession, generally, Commerce will consider a company to be the successorin-interest if its resulting operation is not materially dissimilar to that of its predecessor. 10 Thus, if the "totality of circumstances" demonstrate that, with respect to the production and sale of the subject merchandise, the new company operates as essentially the same business entity as the prior company, Commerce will assign the successor-ininterest the cash deposit rate of its predecessor.11

Preliminary Results of Review

We preliminarily determine that GreenFirst QC is the successor-ininterest to RYAM for purposes of the Order. Record evidence submitted by GreenFirst indicates that, based on the totality of the circumstances under Commerce's successor-in-interest criteria, GreenFirst QC operates as materially the same business entity as RYAM with respect to the production and sale of subject merchandise. In particular, we preliminarily find that while the management structure is materially dissimilar under Greenfirst QC from RYAM, there were not substantial changes in ownership. In addition, we preliminarily find that GreenFirst's production facilities, supplier relationships, and customer base with regard to the subject merchandise are substantially the same as RYAM's before GreenFirst's acquisition of RYAM's lumber assets.

Therefore, based on record evidence, we preliminarily determine that GreenFirst QC is the successor-ininterest to RYAM, and the cash deposit rate assigned to RYAM should be the rate for GreenFirst QC as a result of this successor-in-interest finding. Should Commerce's final results of review remain the same as these preliminary results of review, GreenFirst QC will be

¹ See Certain Softwood Lumber Products from Canada: Antidumping Duty Order and Partial

Amended Final Determination, 83 FR 350 (January 3, 2018) (Order).

² See Certain Softwood Lumber Products from Canada: Initiation of Antidumping Duty Changed Circumstances Review, 87 FR 69004 (November 17, 2022) (Initiation Notice).

³ See 19 CFR 351.221(c)(3)(ii).

⁴ See Initiation Notice.

⁵ See Commerce's Letters, "Investigation of Certain Softwood Lumber Products from Canada: Supplemental Questionnaire," dated December 16, 2022; and "Changed Circumstances Review of Certain Softwood Lumber Products from Canada: Second Supplemental Questionnaire," dated April 17, 2023.

⁶ See GreenFirst's Letters, "Softwood Lumber from Canada: Supplemental Questionnaire Response," dated December 27, 2022 (First Supplemental Response); and "Softwood Lumber from Canada: Second Supplemental Questionnaire Response," dated April 24, 2023.

⁷ See COALITION's Letter, "Certain Softwood Lumber Products from Canada: Comments on GreenFirst's Response to Supplemental Questionnaire," dated January 6, 2023; see also GreenFirst's Letter, "Softwood Lumber from Canada: Rebuttal Factual Information and Comments on Petitioner's January 6, 2023, Submission," dated January 13, 2023.

⁸ See Memorandum, "Decision Memorandum for the Preliminary Results of Changed Circumstances Review: Certain Softwood Lumber Products from Canada," dated concurrently with, and hereby adopted by, this notice (Preliminary Decision Memorandum).

⁹ See, e.g., Ball Bearings and Parts Thereof from France: Final Results of Changed-Circumstances Review, 75 FR 34688 (June 18, 2010), and accompanying Issues and Decision Memorandum (IDM) at Comment 1.

¹⁰ See, e.g., Fresh and Chilled Atlantic Salmon from Norway; Final Results of Changed Circumstances Antidumping Duty Administrative Review, 64 FR 9979, 9980 (March 1, 1999).

¹¹ Id.; see also Brass Sheet and Strip from Canada: Final Results of Administrative Review, 57 FR 20461 (May 13, 1992), and accompanying IDM at Comment 1.