

*Affected Public:* Individuals or households, business or other for-profit organizations, Not for-profit institutions, Federal Government and State, Local or Tribal Government.

*Frequency:* On occasion.

*Respondent's Obligation:* Mandatory.

*OMB Desk Officer:* Don Arbuckle, (202) 395-7340.

*Agency:* NOAA General Counsel for Ocean Services.

*Title:* Involuntary Child and Spousal Support Allotments NOAA Corps Officers.

*Form Number(s):* None.

*Agency Approval Number:* 0648-0242.

*Type of Request:* Extension of a currently approved collection.

*Burden:* 1.

*Number of Respondents:* 1.

*Avg Hours Per Response:* 1.

*Needs and Uses:* Individuals entitled to (unpaid) spousal and/or child support from NOAA Corps officers may submit substantiating information in order to have money deducted from the officer's paycheck.

*Affected Public:* Individuals or households.

*Frequency:* On occasion.

*Respondent's Obligation:* Required to obtain or retain benefits.

*OMB Desk Officer:* Don Arbuckle, (202) 395-7340.

*Agency:* National Oceanic and Atmospheric Administration.

*Title:* Billfish Tagging Report. NOAA Corps Officers.

*Form Number(s):* 88-162.

*Agency Approval Number:* 0648-0009.

*Type of Request:* Extension of a currently approved collection.

*Burden:* 45 hours.

*Number of Respondents:* 1,500.

*Avg Hours Per Response:* .03 hour.

*Needs and Uses:* Anglers who volunteer to tag billfish are requested to submit a short report on the species and size of the fish tagged and the tagging location. This information is needed if information on the recovery of the tag is to have any value. Data obtained from the tagging program are used to determine growth rates and migratory patterns of billfish. Resulting analyses are used in developing fishery management plans.

*Affected Public:* Individuals or households.

*Frequency:* On occasion.

*Respondent's Obligation:* Required to obtain or retain benefits.

*OMB Desk Officer:* Don Arbuckle, (202) 395-7340.

*Agency:* National Oceanic and Atmospheric Administration, National Marine Fisheries Service (NMFS).

*Title:* Atlantic Tuna Fisheries.

*Form Number(s):* None.

*Agency Approval Number:* 0648-0168.

*Type of Request:* Extension of a currently approved collection.

*Burden:* 56.

*Number of Respondents:* 5.

*Avg Hours Per Response:* 10.6 hours.

*Needs and Uses:* The U.S. is a member of the International Commission for the Conservation of Atlantic Tunas (ICCAT).

Membercountries are required to report tuna catches made by their flag ships in the Commission's regulatory area. To comply with this requirement, vessels are required to keep a daily fishing log providing a variety of data. NMFS and ICCAT biologists use the information to study the effects of fishing on tuna abundance. If NMFS did not collect the data, the U.S. would not meet its responsibilities to ICATT.

*Affected Public:* Business or other for-profit.

*Frequency:* Annual.

*Respondent's Obligation:* Mandatory.

*OMB Desk Officer:* Don Arbuckle, (202) 395-7340.

*Agency:* NOAA/OAR/National Sea Grant Program.

*Title:* Sea Grant Project Summary.

*Form Number(s):* None.

*Agency Approval Number:* 0648-0019.

*Type of Request:* Revision of a currently approved collection.

*Burden:* 240.

*Number of Respondents:* 40.

*Avg Hours Per Response:* 20 minutes.

*Needs and Uses:* The U.S. is a member of the International Commission for the Conservation of Atlantic Tunas (ICCAT).

Membercountries are required to report tuna catches made by their flag ships in the Commission's regulatory area. To comply with this requirement, vessels are required to keep a daily fishing log providing a variety of data. NMFS and ICCAT biologists use the information to study the effects of fishing on tuna abundance. If NMFS did not collect the data, the U.S. would not meet its responsibilities to ICATT.

*Affected Public:* Business or other for-profit institutions.

*Frequency:* Annual.

*Respondent's Obligation:* Mandatory.

*OMB Desk Officer:* Don Arbuckle, (202) 395-7340.

Copies of the above information collection proposals can be obtained by calling or writing Gerald Taché, DOC Forms Clearance Officer, (202) 482-3271, Department of Commerce, Room 5312, 14th and Constitution Avenue, NW, Washington, DC 20230.

Written comments and recommendations for the proposed information collection should be sent to Don Arbuckle, OMB Desk Officer, Room 10202 New Executive Office Building, Washington, DC 20503.

Dated: August 4, 1995.

**Gerald Taché,**

*Departmental Forms Clearance Officer, Office of Management and Organization.*

[FR Doc. 95-19687 Filed 8-8-95; 8:45 am]

BILLING CODE 3510-CW-F

## Bureau of Export Administration

[Docket No. 5118-01]

### Realtek Semi-Conductor Co. Ltd., 6F, No. 4 Fu-Shon Street, Taipei, Taiwan, Respondent; Decision and Order of Default

On July 12, 1995, the Administrative Law Judge (ALJ) issued a Recommended Decision and Default Order in the above-captioned matter. The Recommended Decision and Default Order, a copy of which is attached hereto and made a part hereof, has been referred to me for final action. After describing the facts of the case and his findings based on those facts, the ALJ found that Realtek Semi-Conductor Co. Ltd. committed one violation of section 787.2 of the Regulations (EAR) by causing, aiding, or abetting the export in 1990 of U.S.-origin Trident TVGA 8800 and TVGA 8900 graphic chip technology from the United States to Taiwan without the written letter of assurance required by Section 779.4 of the Regulations.

The ALJ found that the appropriate penalty for the violations should be that the Respondent and all successors, assignees, officers, representatives, agents and employees be denied for a period of five years from this date all privileges of participating, directly or indirectly, in any manner or capacity, in any transaction in the United States or abroad involving commodities or technical data exported or to be exported from the United States and subject to the Export Administration Regulations.

Based on my review of the entire record, I affirm the Recommended Decision and Default Order of the Administrative Law Judge.

This constitutes final agency action in this matter.

Dated: August 3, 1995.

**William A. Reinsch,**

*Under Secretary for Export Administration.*

### **Recommended Decision and Default Order**

On March 31, 1995, the Office of Export Enforcement, Bureau of Export Administration, United States Department of Commerce (hereinafter, the "Department"), issued a charging letter initiating an administrative proceeding against Realtek Semiconductor Co. Ltd. (hereinafter, "Realtek"), a Taiwanese entity. The charging letter alleged that Realtek committed one violation of the Export Administration Regulations (currently codified at 15 C.F.R. Parts 768-799 (1995)) (hereinafter, the "Regulations"),<sup>1</sup> issued pursuant to the Export Administration Act of 1979, as amended (currently codified at 50 U.S.C.A. app. §§ 2401-2420 (1991, Supp. 1993, and Pub. L. No. 103-277, July 5, 1994)) (hereinafter, the "Act").<sup>2</sup>

Specifically, the charging letter alleged that, on or about April 1, 1990, Realtek caused, aided, or abetted the export from the United States to Taiwan of U.S.-origin Trident TVGA 8800 and TVGA 8900 technology without the written letter of assurance required by Section 779.4 of the Regulations. Accordingly, the Department alleged that Realtek committed one violation of Section 787.2 of the Regulations.

The charging letter was served on Realtek on April 12, 1995. Realtek failed to file an answer within 30 days after service pursuant to Section 788.7(a) of the Regulations. On June 5, 1995, I ordered the Department to file a proposed order together with any evidence in support of the allegation in the charging letter.

On the basis of the Department's submission and all of the supporting evidence presented, I have determined that Realtek violated Section 787.2 of the Regulations by causing, aiding, or abetting the export from the United States to Taiwan of U.S.-origin Trident TVGA 8800 and TVGA 8900 technology without the written letter of assurance required by Section 779.4 of the Regulations.

The Department urges as a sanction that Realtek's export privileges be denied for a period of five years. I

concur in the Department's recommendation.

Accordingly, it is therefore ordered, First, that all outstanding individual validated licenses in which Realtek appears or participates, in any manner or capacity, are hereby revoked and shall be returned forthwith to the Office of Exporter Services for cancellation. Further, all of Realtek's privileges of participating, in any manner or capacity, in any special licensing procedure, including, but not limited to, distribution licenses, are hereby revoked.

Second, Realtek, with an address at 6F, No. 4 Fu-Shon Street, Taipei, Taiwan, and all successors, assigns, officers, representatives, agents, and employees, shall, for a period of five years from the date of final agency action, be denied all privileges of participating, directly or indirectly, in any transaction in the United States or abroad involving any commodity or technical data exported or to be exported from the United States, and subject to the Regulations.

A. Without limiting the generality of the foregoing, participation, either in the United States or abroad, shall include participation, directly, or indirectly, in any manner or capacity: (i) as a party or as a representative of a party to any export license application submitted to the Department; (ii) in preparing or filing with the Department any export license application or request for reexport authorization, or any document to be submitted therewith; (iii) in obtaining from the Department of using any validated or general export license, reexport authorization, or other export control document; (iv) in carrying on negotiations with respect to, or in receiving, ordering, buying, selling, delivering, storing, using, or disposing of, in whole or in part, any commodities or technical data exported or to be exported from the United States and subject to the Regulations; and (v) in financing, forwarding, transporting, or other servicing of such commodities or technical data.

B. After notice and opportunity for comment as provided in Section 788.3(c) of the Regulations, any person, firm, corporation, or business organization related to Realtek by affiliation, ownership, control, or position of responsibility in the conduct of trade or related services may also be subject to the provisions of this Order.

C. As provided by Section 787.12(a) of the Regulations, without prior disclosure of the facts to and specific authorization of the Office of Exporter Services, in consultation with the Office

of Export Enforcement, no person may directly or indirectly, in any manner or capacity: (i) apply for, obtain, or use any license, Shipper's Exporter Declaration, bill of lading, or other export control document relating to an export or reexport of commodities or technical data by, to, or for another person then subject to an order revoking or denying his export privileges or then excluded from practice before the Bureau of Export Administration; or (ii) order, buy, receive, use, sell, deliver, store, dispose of, forward, transport, finance, or otherwise service or participate: (a) in any transaction which may involve any commodity or technical data from the United States; (b) in any reexport thereof; or (c) in any other transaction which is subject to the Export Administration Regulations, if the person denied export privileges may obtain any benefit or have any interest in, directly or indirectly, any of these transactions.

Third, that a copy of this Order shall be served on Realtek and on the Department.

Fourth, that this Order, as affirmed or modified, shall become effective upon entry of the final action by the Under Secretary for Export Administration, in accordance with the Act (50 U.S.C.A. app. § 2412(c)(1)) and the Regulations (15 CFR 788.23).

Dated: July 12, 1995.

**Edward J. Kuhlmann,**

*Administrative Law Judge.*

To be considered in the 30 day statutory review process which is mandated by Section 13(c) of the Act, submissions must be received in the Office of the Under Secretary for Export Administration, U.S. Department of Commerce, 14th & Constitution Avenue NW., Room 3898B, Washington, D.C. 20230, within 12 days. Replies to the other party's submission are to be made within the following 8 days. 15 CFR 788.23(b), 50 FR 53134 (1985). Pursuant to Section 13(c)(3) of the Act, the order of the final order of the Under Secretary may be appealed to the U.S. Court of Appeals for the District of Columbia within 15 days of its issuance.

[FR Doc. 95-19686 Filed 8-8-95; 8:45 am]

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## **International Trade Administration**

[A-357-804]

### **Silicon Metal From Argentina; Preliminary Results of Antidumping Duty Administrative Review**

**AGENCY:** Import Administration,  
International Trade Administration,  
Department of Commerce.

<sup>1</sup> The alleged violation occurred during 1990. The Regulations governing the violation are found in the 1990 version of the Code of Federal Regulations, codified at 15 C.F.R. Parts 768-799 (1990).

<sup>2</sup> The Act expired on August 20, 1994. Executive Order 12924 (59 Fed. Reg. 43437, August 23, 1994) continued the Regulations in effect under the International Emergency Economic Powers Act (50 U.S.C.A. §§ 1701-1706 (1991)).