

toward advanced ability level skiers as compared to the majority of ski resorts in the Central Rocky Mountain region, who primarily accommodate intermediate skiers. As visitation increases in the future, A-Basin needs to ensure that its reputation for advanced terrain with low trail densities is not only maintained, but improved. It is therefore reasonable to look to opportunities within the existing SUP area for opportunities to meet the needs of A-Basin's market.

Finally, guest expectations continue to evolve and ski areas must constantly focus on raising service standards and improving the overall recreational experience. By upgrading, supplementing and removing outdated infrastructure within the ski area, improving snowmaking efficiencies and providing activities to enhance the four-season recreation experience on NFS lands, A-Basin can continue to raise service standards while maintaining the unique A-Basin experience.

Proposed Action: The Proposed Action includes the following five elements, identified below. A full description of each element can be found at: <http://www.fs.usda.gov/projects/whiteriver/landmanagement/projects>.

- Incorporate The Beavers and the Steep Gullies into A-Basin's Operational Boundary, and providing lift access, developed ski trails and tree skiing in that area. The proposed terrain would be patrolled and avalanche control/snow safety work would be conducted throughout the area. To minimize or mitigate potential effects to wildlife from incorporating this terrain into the operational boundary, conservation measures would be considered. The conservation measures would be further defined in conjunction with the United States Fish and Wildlife Service and other partners.

- Install a surface lift from the Lenawee Mountain and Norway lifts to Montezuma Bowl to improve access from the front side to Montezuma Bowl.

- Replace the Pallavicini and Molly Hogan Lifts with more current lift technology in similar alignments and with lifts that provide similar hourly capacities.

- Expand the existing snowmaking water storage reservoir from 5.5 acre feet to approximately 35 acre feet.

- Provide a Zip Line Tour and Challenge/Ropes Course at the ski area, accessible from existing ski area infrastructure.

These projects are designed to provide lift served access to additional advanced terrain within the existing SUP boundary, while maintaining the

integrity of the unique characteristics for which A-Basin is known. The proposed projects are consistent with the A-Basin's 2012 Master Development Plan.

Based on the Proposed Action there may be a need to do a site-specific Forest Plan Amendment to address Southern Rockies Lynx Amendment Standard All S1.

Responsible Official: The Responsible Official is Scott Fitzwilliams, Forest Supervisor for the WRNF.

Nature of Decision To Be Made: Based on the analysis that will be documented in the forthcoming EIS, the Responsible Official will decide whether or not to implement, in whole or in part, the Proposed Action or another alternative that may be developed by the Forest Service as a result of scoping.

Scoping Process: This notice of intent initiates the scoping process, which guides the development of the environmental impact statement. The Forest Service is soliciting comments from Federal, State and local agencies and other individuals or organizations that may be interested in or affected by implementation of the proposed projects. A public open house regarding this proposal will be held at the Silverthorne Library located at 651 Center Circle, Silverthorne, Colorado, on December 3, 2013 between 4:30 and 6:30 p.m. Representatives from the WRNF and A-Basin will be present to answer questions and provide additional information on this project.

Public questions and comments regarding this proposal are an integral part of this environmental analysis process. Input provided by interested and/or affected individuals, organizations and governmental agencies will be used to identify resource issues that will be analyzed in the environmental impact statement. The Forest Service will identify significant issues raised during the scoping process, and use them to formulate alternatives, prescribe mitigation measures and project design features, or analyze environmental effects.

It is important that reviewers provide their comments at such times and in such manner that they are useful to the agency's preparation of the environmental impact statement. Therefore, comments should be provided prior to the close of the comment period and should clearly articulate the reviewer's concerns and contentions.

Comments received in response to this solicitation, including names and addresses of those who comment, will be part of the public record for this

proposed action. Comments submitted anonymously will be accepted and considered, however.

Dated: November 27, 2013.

Jan Cutts,

District Ranger.

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DEPARTMENT OF COMMERCE

[Foreign-Trade Zones Board]
[B-100-2013]

Foreign-Trade Zone (FTZ) 20—Suffolk, Virginia, Notification of Proposed Production Activity, Grandwatt Electric Corporation, (Portable Light Towers and Generator Sets), Suffolk, Virginia

The Virginia Port Authority, grantee of FTZ 20, submitted a notification of proposed production activity to the FTZ Board on behalf of Grandwatt Electric Corporation (GEC), located in Suffolk, Virginia. The notification conforming to the requirements of the regulations of the FTZ Board (15 CFR 400.22) was received on November 21, 2013.

The GEC facility is located within Site 36 of FTZ 20. The facility is used for the production of portable light towers and diesel-powered generator sets for residential, commercial, and industrial applications. Pursuant to 15 CFR 400.14(b), FTZ activity would be limited to the specific foreign-status components and specific finished products described in the submitted notification (as described below) and subsequently authorized by the FTZ Board.

Production under FTZ procedures could exempt GEC from customs duty payments on the foreign status components used in export production. On its domestic sales, GEC would be able to choose the duty rates during customs entry procedures that apply to portable light towers (2.5 or 6%) and generator sets (2.5%) for the foreign status inputs noted below. Customs duties also could possibly be deferred or reduced on foreign status production equipment.

The components sourced from abroad include: Diesel engines; base frames; anti-vibration mounts; fuel tank baffles; batteries; battery wire and boxes; plastic fuel tanks; metal filters; pipes (parts of generators); radiators and caps; tow bar assemblies; guide pulleys; winches; axles; tire-rim assemblies; clips; pins; brackets; bolts; junction plates; tower masts; shaped springs; shaped pipes; brackets; mufflers; stabilizer legs; locks; top covers; air springs; door plates; stainless steel hinges; ventilate boards;

output socket shrouds; printed circuit boards (motherboards); bottom/door boards; fenders; end plates; industrial gas turbines; turbine bases; acoustic enclosures; gearboxes (transmissions); central posts; connecting frames; ballast assemblies; wire harnesses; light towers; traction connectors; and tool carts (duty rate ranges from free to 5.7%).

Public comment is invited from interested parties. Submissions shall be addressed to the FTZ Board's Executive Secretary at the address below. The closing period for their receipt is January 13, 2014.

A copy of the notification will be available for public inspection at the Office of the Executive Secretary, Foreign-Trade Zones Board, Room 21013, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230-0002, and in the "Reading Room" section of the FTZ Board's Web site, which is accessible via www.trade.gov/ftz.

For Further Information Contact: Pierre Duy at Pierre.Duy@trade.gov or (202) 482-1378.

Dated: November 21, 2013.

Andrew McGilvray,
Executive Secretary.

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DEPARTMENT OF COMMERCE

International Trade Administration

[A-570-890]

Wooden Bedroom Furniture From the People's Republic of China: Notice of Court Decision Not in Harmony With Final Results of Administrative Review and Notice of Amended Final Results of Administrative Review Pursuant to Court Decision

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

SUMMARY: On November 14, 2013, the United States Court of International Trade ("CIT") issued its final judgment in *Home Meridian Int'l, Inc. v. United States* Consol. Court No. 11-00325¹ and sustained the Department of Commerce's ("the Department") final results of second remand determination.² Consistent with the decision of the United States Court of

¹ See *Home Meridian Int'l, Inc. v. United States* Consol. Court No. 11-00325, Slip Op. 13-140 (November 14, 2013) ("*Home Meridian II*").

² See Second Redetermination Pursuant to Court Order, Court No. 11-00325, dated August 26, 2013 ("*Remand Results II*").

Appeals for the Federal Circuit ("CAFC") in *Timken Co. v. United States*, 893 F.2d 337 (Fed. Cir. 1990) ("*Timken*"), as clarified by *Diamond Sawblades Mfrs. Coalition v. United States*, 626 F.3d 1374 (Fed. Cir. 2010) ("*Diamond Sawblades*"), the Department is notifying the public that the final judgment in this case is not in harmony with the Department's *Final Results*³ and is amending its *Final Results* with regard to the calculation of the weighted average margin applied to the mandatory respondent, Dalian Huafeng Furniture Group Co., Ltd. ("Huafeng"), and the two separate rate respondents included in this decision: Nanhai Baiyi Woodwork Co. Ltd. ("Nanhai") and Dongguan Liaobushangdun Huada Furniture Factory and Great Rich (HK) Enterprise Co., Ltd. ("Dongguan").

DATES: *Effective Date:* November 25, 2013.

FOR FURTHER INFORMATION CONTACT: Jeff Pedersen, AD/CVD Operations, Office IV, Enforcement and Compliance—International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone (202) 482-2769.

SUPPLEMENTARY INFORMATION:

Background

On August 26, 2013, the Department filed Remand Redetermination II, in which the Department valued certain wood inputs by the respondent, Dalian Huafeng Furniture Group Co., Ltd. ("Huafeng"), using its market purchases. In addition, the Department revised the surrogate financial ratios by excluding in the calculation of ratios the financial statements of one company relied on in the *Final Results*. Remand Redetermination II also included adjustments made in Remand Redetermination I regarding the surrogate value for the input poly foam,⁴ which the Court sustained in *Home Meridian I*.⁵ On November 14, 2013, the Court sustained the Department's Remand Redetermination II.⁶

Timken Notice

In its decision in *Timken*, 893 F.2d at 341, as clarified by *Diamond Sawblades*,

³ See *Wooden Bedroom Furniture From the People's Republic of China: Final Results and Final Rescission in Part*, 76 FR 49729 (August 11, 2011) ("*Final Results*").

⁴ See Remand Results II and Final Results of Redetermination Pursuant to Court Order (February 25, 2013), Docket No. 97 ("*Remand Results I*").

⁵ See *Home Meridian Int'l, Inc. v. United States*, Consol. Court No. 11-00325, Slip Op. 2013-81 (June 25, 2013) ("*Home Meridian I*").

⁶ See *Home Meridian II*.

the CAFC has held that, pursuant to section 516A(e) of the Tariff Act of 1930, as amended ("the Act"), the Department must publish a notice of a court decision that is not "in harmony" with a Department determination and must suspend liquidation of entries pending a "conclusive" court decision. The CIT's November 14, 2013, judgment sustaining the Department's remand redetermination valuation of certain wood inputs, poly foam, and the calculation of the surrogate financial ratios, constitutes a final decision of that court that is not in harmony with the Department's *Final Results*. This notice is published in fulfillment of the publication requirements of *Timken*. Accordingly, the Department will continue the suspension of liquidation of the subject merchandise pending the expiration of the period of appeal, or if appealed, pending a final and conclusive court decision.

Amended Final Results

Because there is now a final court decision with respect to this case, the Department is amending its *Final Results* with respect to Huafeng's weighted-average dumping margin for the period January 1, 2009 through December 31, 2009. In addition, the Department has amended the *Final Results* for Nanhai and Baiyi, the separate rate respondents included in this final court decision. The remaining weighted-average dumping margins from the *Final Results*, as subsequently amended, remain unchanged.

Manufacturer/exporter	Weighted-average dumping margin (percent)
Dalian Huafeng Furniture Group Co., Ltd	11.79
Nanhai Baiyi Woodwork Co. Ltd	11.79
Dongguan Liaobushangdun Huada Furniture Factory, Great Rich (HK) Enterprise Co., Ltd	11.79

In the event the CIT's ruling is not appealed or, if appealed, upheld by the CAFC, the Department will instruct CBP to liquidate entries of subject merchandise in accordance with

This notice is issued and published in accordance with sections 516A(e)(1), 751(a)(1), and 777(i)(1) of the Act.

Dated: November 26, 2013.

Paul Piquado,

Assistant Secretary for Enforcement and Compliance.

[FR Doc. 2013-29029 Filed 12-3-13; 8:45 am]

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