Any party having a substantial interest in these proceedings may request a public hearing on the matter. A written request for a hearing must be submitted to the Trade Adjustment Assistance Division, Room 71030, Economic Development Administration, U.S. Department of Commerce, Washington, DC 20230, no later than ten (10) calendar days following publication of this notice. These petitions are received pursuant to section 251 of the Trade Act of 1974, as amended. Please follow the requirements set forth in EDA's regulations at 13 CFR 315.9 for procedures to request a public hearing. The Catalog of Federal Domestic Assistance official number and title for the program under which these petitions are submitted is 11.313, Trade Adjustment Assistance for Firms.

Bryan Borlik, Director.

[FR Doc. 2020–25632 Filed 11–19–20; 8:45 am]

BILLING CODE 3510–WH–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A–570–900]

Diamond Sawblades and Parts Thereof From the People’s Republic of China: Initiation and Preliminary Results of Antidumping Duty Changed Circumstances Review

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

SUMMARY: The Department of Commerce (Commerce) is simultaneously initiating and issuing the preliminary results of a changed circumstances review (CCR) of the antidumping duty order on diamond sawblades and parts thereof (diamond sawblades) from the People’s Republic of China (China) to determine whether Protech Diamond Tools Inc. (Protech) is eligible to participate in a certification process because Protech has demonstrated that it can identify diamond sawblades that it produced in Canada using non-Chinese cores and Chinese segments. We invite interested parties to comment on these preliminary results.


SUPPLEMENTARY INFORMATION:

Background

On February 20, 2020, Commerce found “that diamond sawblades made with Chinese cores and Chinese segments joined in Canada by Protech and then subsequently exported from Canada to the United States are circumventing the antidumping duty order on diamond sawblades from China.” 1 In the Final Determination, Commerce found that diamond sawblades “assembled or completed in Canada using non-Chinese origin cores and/or non-Chinese origin segments are not subject to this anti-circumvention inquiry,” but because Protech was unable “to identify diamond sawblades produced with non-Chinese origin cores and/or non-Chinese origin segments,” Commerce decided not to “implement a certification process for diamond sawblades already suspended,” and required “cash deposits on all entries of diamond sawblades produced and exported by Protech in Canada.” 2 However, Commerce indicated that Protech could at some future point request reconsideration of Commerce’s denial of the certification process in, e.g., a CCR.3

On August 19, 2020, Protech submitted a request for a CCR, in which Protech claims that it is able to identify and segregate diamond sawblades made with non-Chinese cores and Chinese segments joined in Canada by Protech and then subsequently exported from Canada by Protech, its affiliate Gogo International Inc. (Gogo), or a third party, to the United States.4 Protech requests that Commerce find it eligible for certification of these diamond sawblades as non-subject merchandise. On August 26, 2020, Diamond Sawblades Manufacturers’ Coalition (DSMC) submitted a letter supporting the CCR Request.5 In response to our request for additional information, Protech submitted its supplemental responses on September 15, 2020,6 and October 1, 2020.7

Scope of the Order

The products covered by the order are all finished circular sawblades, whether slotted or not, with a working part that is comprised of a diamond segment or segments, and parts thereof, regardless of specification or size, except as specifically excluded below. Within the scope of the order are semi-finished diamond sawblades, including diamond sawblade cores and diamond sawblade segments. Diamond sawblade cores are circular steel plates, whether or not attached to non-steel plates, with slots. Diamond sawblade cores are

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2 See Final Determination, 85 FR at 9739.

3 Id.

4 See Protech’s Letters, “Request for Changed Circumstances Review,” dated August 19, 2020 (CCR Request) at 1–2, and “Response of Protech Diamond Tools Inc. to the Department’s September 1, 2020, Supplemental Questionnaire” dated September 15, 2020 (Protech’s First Supplemental Response) at 1.


6 See Protech’s First Supplemental Response.

manufactured principally, but not exclusively, from alloy steel. A diamond sawblade segment consists of a mixture of diamonds (whether natural or synthetic, and regardless of the quantity of diamonds) and metal powders (including, but not limited to, iron, cobalt, nickel, tungsten carbide) that are formed together into a solid shape (from generally, but not limited to, a heating and pressing process).

Sawblades with diamonds directly attached to the core with a resin or electroplated bond, which thereby do not contain a diamond segment, are not included within the scope of the order. Diamond sawblades and/or sawblade cores with a thickness of less than 0.025 inches, or with a thickness greater than 1.1 inches, are excluded from the scope of the order. Diamond sawblades and/or sawblade cores with a Rockwell C hardness of less than 25 are excluded from the scope of the order. Diamond sawblades and/or diamond segment(s) with diamonds that predominantly have a mesh size number greater than 240 (such as 250 or 260) are excluded from the scope of the order. Circular steel plates that have a cutting edge of non-diamond material, such as external teeth that protrude from the outer diameter of the plate, whether or not finished, are excluded from the scope of the order. Diamond sawblade cores with a Rockwell C hardness of less than 25 are excluded from the scope of the order.

Pursuant to section 751(b)(1) of the Tariff Act of 1930, as amended (the Act), and 19 CFR 351.216(d), Commerce will conduct a CCR upon receipt of a request from an interested party or receipt of information concerning an antidumping duty order which shows changed circumstances sufficient to warrant a review of the order. In accordance with 19 CFR 351.216(d), Commerce finds that Protech provided sufficient information to initiate a CCR. Therefore, we are initiating a CCR pursuant to section 751(b)(1) of the Act and 19 CFR 351.216(d) to determine whether Protech is: (1) Able to identify diamond sawblades produced in Canada by Protech using non-Chinese cores and Chinese segments and exported to the United States; and (2) eligible for the certification process.

Protech claims that it can identify non-Chinese cores and Chinese cores with the logos and additional information that the suppliers of cores engraved in the cores, e.g., the part number associated with Protech and the supplier’s order number. Further, Protech explains that it identifies the country of origin of each shipment of these cores using a certificate of origin that identifies the manufacturer of the merchandise and the manufacturer’s address, a commercial invoice that identifies the manufacturer’s country of origin, a bill of lading, and a packing list, as applicable. To support these assertions, Protech provided photos of cores with logos and additional information and documents used to identify the country of origin.

Protech claims that it stores: (1) Non-Chinese cores separately in manufacturer-specific separate storage zones in its production facility; and (2) Chinese cores on shelves in an entirely separate section of its facility. Protech explains that maintaining these separate storage zones helps to ensure that Protech uses only cores stored in certain areas when it produces and exports diamond sawblades to the United States.

Pursuant to section 751(b)(1) of the Tariff Act of 1930, as amended (the Act), and 19 CFR 351.216(d), Commerce finds that Protech can identify non-Chinese cores and Chinese segments and export these sawblades to the United States.

Protech claims that, since the publication of the Final Determination, it “has implemented numerous safeguards at its production facility to . . . ensure that Protech will use only non-Chinese origin cores in any of its diamond sawblades that are exported to the United States.” Commerce requested Protech to provide a written document describing these implementation plans that were approved by the company, its shareholders, and/or board members, if it is available. In response, Protech provided a company meeting memorandum, a shareholder resolution, and a memorandum to its staff that memorialized the company’s new cores coding system. The company meeting and the shareholder resolution took place around the time of the publication of the Preliminary Determination.

Protech claims that it stores: (1) Non-Chinese cores separately in manufacturer-specific separate storage zones in its production facility; and (2) Chinese cores on shelves in an entirely separate section of its facility. Protech explains that maintaining these separate storage zones helps to ensure that Protech uses only cores stored in certain areas when it produces and exports diamond sawblades to the United States.

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Protech claims that it stores: (1) Non-Chinese cores separately in manufacturer-specific separate storage zones in its production facility; and (2) Chinese cores on shelves in an entirely separate section of its facility. Protech explains that maintaining these separate storage zones helps to ensure that Protech uses only cores stored in certain areas when it produces and exports diamond sawblades to the United States.
Specifically, Protech explains that, when it receives a shipment of cores at its warehouse, its staff will input information related to that shipment, e.g., core size, core specifications, core supplier, stock-keeping unit numbers, storage zone in Protech’s warehouse, and quantity received, in its inventory database. Protech also explains that its production orders, work sheets, and material sheets issued for the production of diamond sawblades trace the country of origin of the cores used in the production process. To support these assertions, Protech provided production and inventory records and computer screenshots of inventory data maintained in its computer record system showing the inventory of cores on a supplier-specific basis. Protech also reported that, during production and quality control and before shipment of finished diamond sawblades, it conducts multiple checks using production orders, worksheets, and material sheets to identify and confirm the country of origin of cores in the finished diamond sawblades. Based on the information provided by Protech, we preliminarily find that diamond sawblades produced in Canada by Protech using non-Chinese cores and Chinese segments from other diamond sawblades produced at its facility.

Based on information provided by Protech, we also preliminarily find that Protech and Gogo are affiliated, in accordance with section 771(33)(F) of the Act and 19 CFR 351.102(b)(3).25 Protech also reported that, on the information provided by Protech, we preliminarily find that Protech is able to identify and effectively segregate diamond sawblades produced in Canada by Protech using non-Chinese cores and Chinese segments and exported by Gogo to the United States are subject to the antidumping duty order on diamond sawblades from China. If these preliminary results are adopted in our final results of this CCR, effective on the publication date of our final results, Protech, Gogo and their importers will be eligible, where appropriate, to certify that the diamond sawblades produced in Canada by Protech and exported by either Protech or Gogo were produced using non-Chinese cores and Chinese segments. Attached as Appendix I is draft certification language. Commerce also preliminarily determines, based on the request in this CCR, that no other exporters are eligible for this certification process.26

Suspension of Liquidation and Certification Requirements

In accordance with 19 CFR 351.225(i)(3), if the final results of this review remain unchanged from the preliminary results, the suspension of liquidation instructions will remain in effect until further notice. Commerce will direct CBP to suspend liquidation and to require a cash deposit of estimated duties on unliquidated entries of diamond sawblades produced (i.e., assembled or completed) using Chinese cores and Chinese segments by Protech in Canada and exported by Gogo that were entered, or withdrawn from warehouse, for consumption on or after the date of initiation of the CCR.27 Diamond sawblades produced by Protech in Canada using non-Chinese cores and Chinese segments and exported from Canada by either Protech or Gogo are not subject to the antidumping duty order on diamond sawblades from China. However, imports of such merchandise are subject to certification requirements, and cash deposits may be required if the certification requirements are not satisfied. Accordingly, if an importer imports finished diamond sawblades produced in Canada by Protech and exported from Canada by either Protech or Gogo and claims that the finished diamond sawblades were produced from non-Chinese cores and Chinese segments, in order not to be subject to cash deposit requirements, the importer and exporter are required to meet the certification and documentation requirements described herein and in the certifications contained in Appendix I. Where no certification is provided for an entry of diamond sawblades produced by Protech in Canada and exported by Protech or Gogo to the United States, and the antidumping duty order on diamond sawblades from China potentially applies to that entry, Commerce intends to instruct CBP to suspend the entry and collect cash deposits at the China-wide rate of 82.05 percent of the entered value of the merchandise.28 For shipments and/or entry summaries made on or after the date of publication of the initiation of the CCR through 30 days after the date of publication of the final results of CCR for which certifications are required, importers and exporters should complete the required certification within 30 days after the publication of the final results of this CCR in the Federal Register. Accordingly, where appropriate, the relevant bullet in the certification should be edited to reflect that the certification was completed within the time frame specified above. For such entries/shipments, importers and exporters each have the option to complete a blanket certification covering multiple entries/shipments, individual certifications for each entry/shipment, or a combination thereof. For shipments and/or entries made on or after 31 days after the date of publication of the final results of this CCR in the Federal Register, for which certifications are required, importers should complete the required certification at or prior to the date of entry summary, and exporters should complete the required certification and provide it to the importer at or prior to the date of shipment.

Public Comment

Interested parties may submit case briefs no later than 14 days after the publication of this notice.29 Rebuttal briefs, which must be limited to issues raised in case briefs, may be filed not later than seven days after the deadline for filing case briefs. Commerce has modified certain of its requirements for serving documents containing business proprietary information until further notice. Parties who submit case briefs or rebuttal briefs in this changed circumstance review are requested to submit with each argument: (1) A statement of the issue; (2) a brief summary of the argument; and (3) a table of authorities. Interested parties that wish to request a hearing must submit a written request to the Assistant Secretary for Enforcement and

25 See CCR Request at 3–4 and Exhibits 5–7; see also Protech’s First Supplemental Response at 6–7 and Exhibit 11.
26 See Protech’s First Supplemental Response at 6–7 and Exhibit 11.
27 See CCR Request at Exhibits 5–7 for non-Chinese cores and Exhibit 4 for Chinese cores; see also Protech’s First Supplemental Response at Exhibits 10–16.
28 See Protech’s First Supplemental Response at 3–4, 6–7, and Exhibits 4, 11.
29 See Memorandum, “Diamond Sawblades and Parts Thereof from the People’s Republic of China: Affiliation of Protech Diamond Tools Inc. and Gogo International Inc.,” dated concurrently with this notice, for details containing Protech’s business proprietary information.
30 The circumvention determination covered diamond sawblades produced in Canada by Protech with Chinese cores and Chinese segments and exported by Protech. See Final Determination, 85 FR at 9738. Other exporters are not covered by the circumvention determination.
31 See Final Determination, 85 FR at 9739.
Compliance, filed electronically via ACCESS, within 14 days of publication of this notice. The hearing request should contain: (1) The party’s name, address, and telephone number; (2) the number of participants; and (3) a list of the issues to be discussed. Oral presentations at the hearing will be limited to issues raised in the briefs. If a request for a hearing is made, Commerce intends to hold the hearing at a time and date to be determined. Parties should confirm by telephone the date, time, and location of the hearing two days before the scheduled date. All submissions, with limited exceptions, must be filed electronically using Enforcement and Compliance’s Antidumping and Countervailing Duty Centralized Electronic Service System (ACCESS). ACCESS is available to registered users at http://access.trade.gov. An electronically filed document must be received successfully in its entirety by no later than 5:00 p.m. Eastern Time on the date the document is due.

Notifications to Interested Parties

Consistent with 19 CFR 351.216(e), we intend to issue the final results of this CCR no later than 270 days after the date on which this review was initiated, or within 45 days after the publication of the preliminary results if all parties in this review agree to our preliminary results. The final results will include Commerce’s analysis of issues raised in any written comments.

We are issuing and publishing this initiation and preliminary results notice in accordance with sections 751(b)(1) and 777(h) of the Act, 19 CFR 351.216, and 19 CFR 351.221(c)(3)(i).


Jeffrey I. Kessler,
Assistant Secretary for Enforcement and Compliance.

Appendix I—Exporter Certification

Special Instructions: The party that made the sale to the United States should fill out the exporter certification. Only Protech Diamond Tools Inc., and Gogo International Inc. are eligible for this certification process.

1. I hereby certify that:
   (A) My name is [COMPANY OFFICIAL’S NAME] and I am an official of [NAME OF EXPORTING COMPANY], located at [ADDRESS];
   (B) I have direct personal knowledge of the facts regarding the production and

2. Exportation of the finished diamond sawblades identified below. “Direct personal knowledge” refers to facts the certifying party is expected to have in its own books and records. For example, an exporter should have direct personal knowledge of the producer’s identity and location.

3. Finished diamond sawblades produced in Canada and covered by this certification were not manufactured using cores produced in China.

4. This certification applies to the following sales to [NAME OF U.S. CUSTOMER], located at [ADDRESS OF U.S. CUSTOMER]. (repeat this block as many times as necessary):
   (C) Foreign Seller’s Invoice # to U.S. Customer:
   Foreign Seller’s Invoice to U.S. Customer

5. The finished diamond sawblades covered by this certification were shipped to [NAME OF U.S. PARTY TO WHOM MERCHANDISE WAS SHIPPED], located at [ADDRESS TO WHICH MERCHANDISE WAS SHIPPED].

6. I understand that [NAME OF EXPORTING COMPANY] is required to maintain a copy of this certification and sufficient documentation supporting this certification (i.e., documents maintained in the normal course of business, or documents obtained by the certifying party, for example, mill certificates, production records, invoices, etc.) for the later of (1) a period of five years from the date of entry or (2) a period of three years after the conclusion of any litigation in the United States courts regarding such entries.

7. I understand that [NAME OF EXPORTING COMPANY] must provide a copy of this Exporter Certification to the U.S. importer by the date of shipment.

8. I understand that [NAME OF EXPORTING COMPANY] is required to provide a copy of this certification and supporting records, upon request, to U.S. Customs and Border Protection (CBP) and/or the Department of Commerce (Commerce).

9. I understand that the claims made herein, and the substantiating documentation are subject to verification by CBP and/or Commerce.

10. I understand that failure to maintain the required certification and/or failure to substantiate the claims made herein, and/or failure to allow CBP and/or Commerce to verify the claims made herein, may result in a de facto determination that all sales to which this certification applies are within the scope of the antidumping duty order on diamond sawblades and parts thereof from the People’s Republic of China. I understand that such finding will result in:
   (i) suspension of all unliquidated entries (and entries for which liquidation has not become final) for which these requirements were not met; and
   (ii) the requirement that the importer post applicable antidumping duty cash deposits (as appropriate) equal to the rates as determined by Commerce; and
   (iii) the revocation of [NAME OF EXPORTING COMPANY]’s privilege to certify future exports of finished diamond sawblades from Canada as not manufactured using cores from China.

11. This certification was completed at or prior to the date of shipment:
   (L) I am aware that U.S. law (including, but not limited to, 18 U.S.C. 1001) imposes criminal sanctions on individuals who knowingly and willfully make material false statements to the U.S. government.

Signature

[NAME OF COMPANY OFFICIAL]
TITLE
DATE

Importer Certification

I hereby certify that:

1. (A) My name is [IMPORTING COMPANY OFFICIAL’S NAME] and I am an official of [NAME OF IMPORTING COMPANY], located at [ADDRESS OF IMPORTING COMPANY];

2. (B) I have direct personal knowledge of the facts regarding the importation into the Customs territory of the United States of finished diamond sawblades produced in Canada that entered under entry summary number(s) identified below and are covered by this certification. “Direct personal knowledge” refers to facts the certifying party is expected to have in its own records. For example, the importer should have direct personal knowledge of the importation of the product (e.g., the name of the exporter) in its records.

3. (C) If the importer is acting on behalf of the first U.S. customer, complete this paragraph, if not put “NA” at the end of this paragraph:
   Finished diamond sawblades covered by this certification were not manufactured using cores produced in China.

4. (D) I hereby certify that:
   (A) My name is [COMPANY OFFICIAL’S NAME] and I am an official of [NAME OF IMPORTING COMPANY], located at [ADDRESS OF IMPORTING COMPANY];
   (B) I have direct personal knowledge of the facts regarding the importation into the Customs territory of the United States of finished diamond sawblades produced in Canada that entered under entry summary number(s) identified below and are covered by this certification. “Direct personal knowledge” refers to facts the certifying party is expected to have in its own records. For example, the importer should have direct personal knowledge of the importation of the product (e.g., the name of the exporter) in its records.

5. (C) If the importer is acting on behalf of the first U.S. customer, complete this paragraph, if not put “NA” at the end of this paragraph:
   (i) suspension of all unliquidated entries (and entries for which liquidation has not become final) for which these requirements were not met; and
   (ii) the requirement that the importer post applicable antidumping duty cash deposits (as appropriate) equal to the rates as determined by Commerce; and
   (iii) the revocation of [NAME OF IMPORTING COMPANY]’s privilege to certify future exports of finished diamond sawblades from Canada as not manufactured using cores from China.

6. (D) This certification was completed at or prior to the date of shipment:
   (L) I am aware that U.S. law (including, but not limited to, 18 U.S.C. 1001) imposes criminal sanctions on individuals who knowingly and willfully make material false statements to the U.S. government.

Signature

[NAME OF COMPANY OFFICIAL]
TITLE
DATE

Importer Certification

I hereby certify that:

1. (A) My name is [IMPORTING COMPANY OFFICIAL’S NAME] and I am an official of [NAME OF IMPORTING COMPANY], located at [ADDRESS OF IMPORTING COMPANY];

2. (B) I have direct personal knowledge of the facts regarding the importation into the Customs territory of the United States of finished diamond sawblades produced in Canada that entered under entry summary number(s) identified below and are covered by this certification. “Direct personal knowledge” refers to facts the certifying party is expected to have in its own records. For example, the importer should have direct personal knowledge of the importation of the product (e.g., the name of the exporter) in its records.

3. (C) If the importer is acting on behalf of the first U.S. customer, complete this paragraph, if not put “NA” at the end of this paragraph:
   Finished diamond sawblades covered by this certification were not manufactured using cores produced in China.
Producer’s Address: Unit 105, 1626 – 115 Avenue NE, Calgary, Alberta, Canada T3K 2E4

(H) I understand that (NAME OF IMPORTING COMPANY) is required to maintain a copy of this certification and sufficient documentation supporting this certification (i.e., documents maintained in the normal course of business, or documents obtained by the certifying party, for example, mill certificates, production records, invoices, etc.) for the later of (1) a period of five years from the date of entry or (2) a period of three years after the conclusion of any litigation in the United States courts regarding such entries.

(I) I understand that (NAME OF IMPORTING COMPANY) is required to provide this certification and supporting records to U.S. Customs and Border Protection (CBP) and/or the Department of Commerce (Commerce), upon request by the respective agency.

(J) I understand that (NAME OF IMPORTING COMPANY) is required to maintain a copy of the exporter’s certification (attesting to the production and/or export of the imported merchandise identified above), and any supporting records provided by the exporter to the importer, for the later of (1) a period of five years from the date of entry or (2) a period of three years after the conclusion of any litigation in United States courts regarding such entries.

(K) I understand that (NAME OF IMPORTING COMPANY) is required, upon request, to provide a copy of the exporter’s certification and any supporting records provided by the exporter to the importer, to CBP and/or Commerce.

(L) I understand that the claims made herein, and the substantiating documentation, are subject to verification by CBP and/or Commerce.

(M) I understand that failure to maintain the required certifications, and/or failure to substantiate the claims made herein, and/or failure to allow CBP and/or Commerce to verify the claims made herein, may result in a de facto determination that all entries to which this certification applies are within the scope of the antidumping duty order on diamond sawblades and parts thereof from the People’s Republic of China. I understand that such finding will result in:

(i) suspension of liquidation of all unliquidated entries (and entries for which liquidation has not become final) for which these requirements were not met;
(ii) the requirement that the importer post applicable antidumping duty cash deposits (as appropriate) equal to the rates determined by Commerce; and
(iii) the revocation of [NAME OF IMPORTING COMPANY]’s privilege to certify future imports of diamond sawblades from Canada at not manufactured using cores from China.

(N) I understand that agents of the importer, such as brokers, are not permitted to make this certification. Where a broker or other party was used to facilitate the entry process, [NAME OF IMPORTING COMPANY] obtained the entry summary number and date of entry summary from that party.

(O) This certification was completed at or prior to the date of entry summary.

(P) I am aware that U.S. law (including, but not limited to, 18 U.S.C. 1001) imposes criminal sanctions on individuals who knowingly and willfully make material false statements to the U.S. government.

Signature
NAME OF COMPANY OFFICIAL
TITLE
DATE

[FR Doc. 2020–25682 Filed 11–19–20; 8:45 am] BILING CODE 3510–DS–P

DEPARTMENT OF COMMERCE
International Trade Administration
[ A–557–820 ]

Silicon Metal From Malaysia: Postponement of Preliminary Determination in the Less-Than-Fair-Value Investigation

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


SUPPLEMENTARY INFORMATION: Background

On July 20, 2020, the Department of Commerce (Commerce) initiated a less-than-fair-value (LTFV) investigation of silicon metal from Malaysia. Currently, the preliminary determination is due no later than December 7, 2020.

Postponement of Preliminary Determinations

Section 733(b)(1)(A) of the Tariff Act of 1930, as amended (the Act), requires Commerce to issue the preliminary determination in an LTFV investigation within 140 days of the date on which Commerce initiated the investigation. However, section 733(c)(1) of the Act permits Commerce to postpone the preliminary determination until no later than 190 days after the date on which Commerce initiated the investigation if:

(A) The petitioner makes a timely request for a postponement; or

(B) Commerce concludes that the parties concerned are cooperating, that the investigation is extraordinarily complicated, and that additional time is necessary to make a preliminary determination. Under 19 CFR 351.205(e), the petitioner must submit a request for postponement 25 days or more before the scheduled date of the preliminary determination and must state the reasons for the request. Commerce will grant the request unless it finds compelling reasons to deny the request.

On October 29, 2020, Globe Specialty Metals, Inc. and Mississippi Silicon LLC (the petitioners) submitted a timely request that Commerce postpone the preliminary determination in this LTFV investigation. The petitioners stated that the postponement request is due to the need for additional time to issue supplemental questionnaires, and to provide time to review and comment upon those responses prior to the preliminary determination. Under the current timeline, the petitioner believes that Commerce will not have complete responses or sufficient information to issue the preliminary determination.

For the reasons stated above, and because there are no compelling reasons to deny the request, Commerce, in accordance with section 733(c)(1)(A) of the Act and 19 CFR 351.205(e), is postponing the deadline for the preliminary determination by 50 days (i.e., 190 days after the date on which this investigation was initiated). As a result, Commerce will issue its preliminary determination no later than January 26, 2020. In accordance with section 735(a)(1) of the Act and 19 CFR 351.210(b)(1), the deadline for the final determination in this investigation will continue to be 75 days after the date of the preliminary determination, unless postponed at a later date.

Notification to Interested Parties

This notice is issued and published pursuant to section 733(c)(2) of the Act and 19 CFR 351.205(f)(1).


Jeffrey I. Kessler,
Assistant Secretary for Enforcement and Compliance.

[FR Doc. 2020–25635 Filed 11–19–20; 8:45 am] BILING CODE 3510–DS–P


3 Id.