FOR FURTHER INFORMATION CONTACT:
Irene Gorelik or Samuel Glickstein, AD/\nCVD Operations, Office VIII,
Enforcement and Compliance,
International Trade Administration,
Department of Commerce, 1401
Constitution Avenue NW, Washington,
DC 20230; telephone: (202) 482–6905 or
(202) 482–5307, respectively.

SUMMARY:

Vietnam: Notice of Initiation and
Preliminary Results of CCR

AGENCY:
DEPARTMENT OF COMMERCE
International Trade Administration

[25x20]VerDate Sep<11>2014 16:47 Jul 07, 2021 Jkt 253001 PO 00000 Frm 00017 Fmt 4703 Sfmt 4703 E:\FR\FM\08JYN1.SGM 08JYN1lotter on DSK11XQN23PROD with NOTICES1

proposed fees are both reasonable and
acceptable for the type of recreation
experience they provide.

Once public involvement is complete,
these new fees will be reviewed by a
Resource Advisory Committee prior to a
final decision and implementation.

Cabins will be available for overnight
rental at $160 per night for the Burgdorf
Guard Station, $100 per night for the
Paddy Flat Guard Station, and $120 per
night for a bunkhouse and $130 per
night for a cabin at the Warren Guard
Station. Seasons for each of these sites
will be July 1 to September 30. Fees are
assessed based on the level of amenities
and services provided, cost of operation
and maintenance, and market
assessment. Funds from the rental will
be used for the continued operation and
maintenance of these sites.

People wanting to rent any of these
sites will need to do so through
Recreation.gov, at www.recreation.gov
or by calling 1–877–444–6777.

Recreation.gov charges an $8 fee for
reservations.

Dated: July 1, 2021.

Jennifer Eberlien,
Associate Deputy Chief, NFS.

[FR Doc. 2021–14541 Filed 7–7–21; 8:45 am]
BILLING CODE 3411–15–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A–552–802]

Certain Frozen Warmwater Shrimp
From the Socialist Republic of
Vietnam: Notice of 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 initiating a changed
circumstances review (CCR) to
determine whether Camimex Group
Joint Stock Company is the successor-in-interest to Camau Frozen Seafood
Processing Import Export Corporation in
the context of the antidumping duty
(AD) order on certain frozen warmwater
shrimp (shrimp) from the Socialist
Republic of Vietnam (Vietnam). We also
preliminarily determine that Camimex
Group Joint Stock Company is the
successor-in-interest to Camau Frozen
Seafood Processing Import Export
Corporation. Interested parties are
invited to comment on these
preliminary results.

DATES: Applicable July 8, 2021.

Scope of the Order

The merchandise subject to the Order
is certain frozen warmwater shrimp.
The product is currently classified
under the following Harmonized Tariff Schedule of the United States (HTSUS)
item numbers: 0306.17.00.03,
0306.17.00.06, 0306.17.00.09,
0306.17.00.12, 0306.17.00.15,
0306.17.00.18, 0306.17.00.21,
0306.17.00.24, 0306.17.00.27,
0306.17.00.40, 1605.21.10.30, and
1605.29.10.10. Although the HTSUS
numbers are provided for convenience
and for customs purposes, the written
product description, provided in the
Appendix, remains dispositive.

Initiation and Preliminary Results of CCR

Pursuant to section 751(b)(1) of the Act,
and 19 CFR 351.216, Commerce will
conduct a CCR upon receipt of
information concerning, or a request
from an interested party for a review of,
an AD order which shows changed
circumstances sufficient to warrant a
review of the order. The information
submitted by Camimex Group Joint
Stock Company supporting its claim
that it is the successor-in-interest to
Camau Frozen Seafood Processing
Import Export Corporation,
demonstrates changed circumstances
sufficient to warrant such a review.
Therefore, in accordance with
section 751(b)(1)(A) of the Act and 19 CFR
351.216(d), we are initiating a CCR
based on the information contained in
the CCR Request. Section
351.221(c)(3)(ii) of Commerce’s
regulations permits Commerce to
combine the notice of initiation of a
CCR and the notice of preliminary results if Commerce concludes that
expedited action is warranted. In this
instance, because the record contains
information necessary to make a
preliminary finding, we find that
expedited action is warranted and have
combined the notice of initiation and
the notice of preliminary results.

In making a successor-in-interest
determination, Commerce examines
several factors, including, but not
limited to, changes in the following:

1. Whether the successor-in-interest
has the same product description,
whether the successor-in-interest
is the same entity, and whether the
products are sold in the same
market. See Notice of Amended Final Determination of
Sales at Less Than Fair Value and Antidumping Duty Order: Certain Frozen Warmwater Shrimp from the Socialist Republic of Vietnam, 70 FR 5152
(February 1, 2005) (Order).

2. Whether the successor-in-interest
has a controlling interest in
Camau Frozen Seafood Processing
Import Export Corporation. See
Notice of CCR Request: Certain
Alloy Steel Wire Rod from Mexico,
2010–2011 Antidumping Duty
Charges: Final Results of
Antidumping Duty Administrative
Review, 76 FR 22789 (May 6, 2011).

3. Whether the successor-in-interest
has owned the predecessor entity
for a continuous period of one year
or more. See Certain Frozen Warmwater Shrimp from the Socialist Republic of Vietnam: Final Results of
(August 27, 2019).

4. Whether the successor-in-interest
has the same product description.
See Certain Frozen Warmwater Shrimp from the Socialist Republic of Vietnam: Final Results of
Antidumping Duty Administrative Review, 2017–
2018, 84 FR 44859, 44860 (August 27, 2019).

5. Whether the successor-in-interest
has a controlling interest in
Camau Frozen Seafood Processing
Import Export Corporation. See

6. Whether the successor-in-interest
has the same product description.
See Certain Frozen Warmwater Shrimp from the Socialist Republic of Vietnam: Final Results of
Antidumping Duty Administrative Review, 2017–
2018, 84 FR 44859, 44860 (August 27, 2019).

7. Whether the successor-in-interest
has a controlling interest in
Camau Frozen Seafood Processing
Import Export Corporation. See

8. Whether the successor-in-interest
has the same product description.
See Certain Frozen Warmwater Shrimp from the Socialist Republic of Vietnam: Final Results of
Antidumping Duty Administrative Review, 2017–
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See Certain Frozen Warmwater Shrimp from the Socialist Republic of Vietnam: Final Results of
Antidumping Duty Administrative Review, 2017–
2018, 84 FR 44859, 44860 (August 27, 2019).

7. Whether the successor-in-interest
has a controlling interest in
Camau Frozen Seafood Processing
Import Export Corporation. See

8. Whether the successor-in-interest
has the same product description.
Management; (2) production facilities; (3) supplier relationships; and (4) customer base.8 While no single factor, or combination of factors, will necessarily provide a dispositive indication of a successor-in-interest relationship, generally, Commerce will consider the new company to be the successor to the previous company if the new company’s resulting operation is not materially dissimilar to that of its predecessor.9 Thus, if the record evidence demonstrates that, with respect to the production and sale of the subject merchandise, the new company operates as the same business entity as the predecessor company, Commerce may assign the new company the cash deposit rate of its predecessor.10

In its CCR Request, Camimex Group Joint Stock Company provided information to demonstrate that it is the successor-in-interest to Camau Frozen Seafood Processing Import Export Corporation. We have reviewed the information provided to determine whether there were changes in management, production facilities, supplier relationships, or customer base.

With respect to management prior to and following the name change, Camimex Group Joint Stock Company demonstrated that it has the same management team, including the chairman and members of the board, as Camau Frozen Seafood Processing Import Export Corporation.11

Additionally, Camimex Group Joint Stock Company provided evidence that its organizational structure is identical to that of predecessor Camau Frozen Seafood Processing Import Export Corporation.12 Furthermore, Camimex Group Joint Stock Company provided evidence that its production facilities and contents therein and those of predecessor Camau Frozen Seafood Processing Import Export Corporation are unchanged; Camimex Group Joint Stock Company retained the same address as Camau Frozen Seafood Processing Import Export Corporation.13

Camimex Group Joint Stock Company also demonstrated that it continues to source finished product from its affiliated subsidiary, Camimex Seafood Company Ltd. (the producer of subject merchandise), which Camimex Group Joint Stock Company, in turn, resells to foreign and domestic markets. This is unchanged from the producer/seller relationship between subsidiary producer, Camimex Seafood Company Ltd. and predecessor Camau Frozen Seafood Processing Import Export Corporation.14 With regard to customer base, in its CCR Request, Camimex Group Joint Stock Company provided a letter sent to customers and partners notifying them of the company’s name change, thereby demonstrating that it retained the predecessor company’s customers.15

Therefore, given the continuity noted above, and consistent with our practice,16 we preliminarily determine that no significant changes occurred with respect to Camau Frozen Seafood Processing Import Export Corporation’s management, production facilities, suppliers, or customer base as a result of the name change to Camimex Group Joint Stock Company. In accordance with 19 CFR 351.216, we preliminarily determine that Camimex Group Joint Stock Company is the successor-in-interest to Camau Frozen Seafood Processing Import Export Corporation. Record evidence demonstrates that Camimex Group Joint Stock Company operates as the same business entity as Camau Frozen Seafood Processing Import Export Corporation with respect to subject merchandise, as discussed above. As such, Camimex Group Joint Stock Company is entitled to Camau Frozen Seafood Processing Import Export Corporation’s cash deposit rate with respect to entries of subject merchandise.

Should our final results remain unchanged from these preliminary results, we will instruct U.S. Customs and Border Protection to assign entries of subject merchandise exported by Camimex Group Joint Stock Company the AD cash deposit rate applicable to Camau Frozen Seafood Processing Import Export Corporation. Commerce will issue its final results of the review in accordance with the time limits set forth in 19 CFR 351.216(e).

Public Comment

Pursuant to 19 CFR 351.310(c), any interested party may request a hearing within 30 days of publication of this notice. In accordance with 19 CFR 351.309(c)(1)(ii), interested parties may submit case briefs not later than 30 days after the date of publication of this notice. Rebuttal briefs, limited to issues raised in the case briefs, may be filed no later than seven days after the case briefs, in accordance with 19 CFR 351.309(d).17 Parties who submit case or rebuttal briefs are encouraged to submit with each argument: (1) A statement of the issue; (2) a brief summary of the argument; and (3) a table of authorities.18 All comments are to be filed electronically using Enforcement and Compliance’s Antidumping and Countervailing Duty Centralized Electronic Service System (ACCESS) available to registered users at https://access.trade.gov, and must also be served on interested parties. An electronically filed document must be received successfully in its entirety by ACCESS by 5:00 p.m. Eastern Time on the day it is due.19 Note that Commerce has temporarily modified certain requirements for serving documents containing business proprietary information, until further notice.20

Consistent with 19 CFR 351.216(e), Commerce will 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 of publication of these preliminary results, if all parties agree to our preliminary finding.

This notice is published in accordance with sections 751(b)(1) and 777(i) of the Act and 19 CFR 351.216(b) and 351.221(c)(3)(ii).

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9See Pasta from Italy; and Shrimp from Vietnam.
10Id.; see also Notice of Final Results of Changed Circumstances Antidumping Duty Administrative Review: Polychloroprene Rubber from Japan, 67 FR 58 (January 2, 2002); see also Ball Bearings and Parts Thereof from France: Final Results of Changed-Circumstances Review, 75 FR 34688 (June 18, 2010) (Commerce found successorship where the company changed its ownership structure, but made only minor changes to its operations, management, supplier relationships, and customer base).
11See CCR Request at 6–7 and Attachment 5.
12Id.
13Id. at 7, 9–10 and Attachments 1 and 9.
14Id. at 5, 17, 19, 21, and 22.
15Id. at 8–9 and Attachment 8.
17See Temporary Rule Modifying AD/CVD Service Requirements Due to COVID-19, 85 FR 17008, 17007 (March 26, 2020).
18See 19 CFR 351.309(c)(2).
19See 19 CFR 351.303(b).
Dated: July 1, 2021.
Ryan Majerus,
Deputy Assistant Secretary for Policy and Negotiations.

Appendix

Scope of the Order

The scope of the order includes certain frozen warmwater shrimp and prawns, whether wild-caught (ocean harvested) or farm-raised (produced by aquaculture), head-on or head-off, shell-on or peeled, tail-on or tail-off,23 devenined or not devenied, cooked or raw, or otherwise processed in frozen form.

The frozen warmwater shrimp and prawn products included in the scope of the order, regardless of definitions in the Harmonized Tariff Schedule of the United States ("HTS"), are products which are processed from warmwater shrimp and prawns through freezing and which are sold in any count size.

The products described above may be processed from any species of warmwater shrimp and prawns. Warmwater shrimp and prawns are generally classified in, but are not limited to, the Penaedae family. Some examples of the farmed and wild-caught warmwater species include, but are not limited to, white-leg shrimp (Penaeus vannei), banana prawn (Penaeus merguiensis), gypsy prawn (Penaeus chinensis), giant river prawn (Macrobrachium rosenbergii), giant tiger prawn (Penaeus monodon), redspotted shrimp (Penaeus brasilienis), southern brown shrimp (Penaeus subtilis), southern pink shrimp (Penaeus notialis), southern rough shrimp (Trachypenaeus curvisstrires), southern white shrimp (Penaeus schmitti), blue shrimp (Penaeus stylirostris), western white shrimp (Penaeus occidentalis), and Indian white prawn (Penaeus indicus).

Frozen shrimp and prawns that are packed with marinade, spices or sauce are included in the scope of the order. In addition, food preparations, which are not "prepared meals," that contain more than 20 percent by weight of shrimp or prawn are also included in the scope of the order. Excluded from the scope are: (1) Breaded shrimp and prawns (HTS subheading 1605.20.10.20); (2) shrimp and prawns generally classified in the Pandalidae family and commonly referred to as coldwater shrimp, in any state of processing; (3) fresh shrimp and prawns whether shell-on or peeled (HTS subheadings 0306.23.00.20 and 0306.23.00.40); (4) shrimp and prawns in prepared meals (HTS subheading 1605.20.05.10); (5) dried shrimp and prawns; (6) canned warmwater shrimp and prawns (HTS subheading 1605.20.10.40); and (7) certain battered shrimp. Battered shrimp is a shrimp-based product: (1) That is produced from fresh (or thawed-from-frozen) and peeled shrimp; (2) to which a "dusting" layer of rice or wheat flour of at least 95 percent purity has been applied; (3) with the entire surface of the shrimp flesh thoroughly and evenly coated with the flour; and (4) with the non-shrimp content of the end product constituting between four and 10 percent of the product's total weight after being dusted, but prior to being frozen; and (5) that is subjected to individually quick frozen ("IQF") freezing immediately after application of the dusting layer. When dusted in accordance with the definition of dusting above, the battered shrimp product is also coated with a wet viscous layer containing egg and/or milk, and par-fried. The products covered by this order are currently classified under the following HTS subheadings: 0306.17.00.03, 0306.17.00.06, 0306.17.00.09, 0306.17.00.12, 0306.17.00.15, 0306.17.00.21, 0306.17.00.24, 0306.17.00.27, 0306.17.00.40, 1605.21.10.30, and 1605.29.10.10. These HTS subheadings are provided for convenience and for customs purposes only and are not dispositive, but rather the written description of the scope of this order is dispositive.22

BILLY CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A–570–135]

Certain Chassis and Subassemblies Thereof From the People's Republic of China: Antidumping Duty Order

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

SUMMARY: Based on affirmative final determinations by the Department of Commerce (Commerce) and International Trade Commission (ITC), Commerce is issuing its antidumping duty (AD) order on certain chassis and subassemblies thereof (chassis) from the People's Republic of China (China).

DATES: Applicable July 8, 2021.

FOR FURTHER INFORMATION CONTACT: Hermes Pinilla or Mary Kolberg, AD/CVD Operations, Office I, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230; telephone: (202) 482–3477 or (202) 482–1785, respectively.

22 On April 26, 2011, Commerce amended the order to include dusted shrimp, pursuant to the U.S. Court of International Trade (CIT) decision in Ad Hoc Shrimp Trade Action Committee v. United States, 703 F. Supp. 2d 1330 (CIT 2010) and the U.S. International Trade Commission (USITC) determination, which found the domestic like product to include dusted shrimp. See Certain Frozen Warmwater Shrimp from Brazil, India, the People's Republic of China, Thailand, and the Socialist Republic of Vietnam: Amended Antidumping Duty Orders in Accordance with Final Court Decision, 76 FR 23277 (April 26, 2011); see also Ad Hoc Shrimp Trade Action Committee v. United States, 703 F. Supp. 2d 1330 (CIT 2010); and Frozen Warmwater Shrimp from Brazil, China, India, Thailand, and Vietnam (Investigation Nos. 731–1A–1063, 1064, 1066–1068 (Review), USITC Publication 4221, March 2011.

SUPPLEMENTARY INFORMATION:

Background

On May 17, 2021, Commerce published its affirmative final determination in the less-than-fair-value (LTFV) investigation of chassis from China.1 On July 1, 2021, the ITC notified Commerce of its affirmative final determination that, pursuant to sections 735(b)(1)(A)(i) and 735(d) of the Act, an industry in the United States is materially injured by reason of imports of subject merchandise from China that are sold in the United States at LTFV.2

Scope of the Order

The products covered by the order are certain chassis and subassemblies thereof from China. For a full description of the scope of this order, see the appendix of this notice.

AD Order

On July 1, 2021, in accordance with sections 735(b)(1)(A)(i) and 735(d) of the Act, the ITC notified Commerce of its final determination that an industry in the United States is materially injured by reason of imports of chassis from China that are sold in the United States at LTFV.3 Therefore, in accordance with section 735(c)(2) of the Act, we are issuing this AD order. Because the ITC determined that imports of chassis from China are materially injuring a U.S. industry, unliquidated entries of such merchandise from China entered, or withdrawn from warehouse, for consumption are subject to the assessment of antidumping duties. Therefore, in accordance with sections 736(a)(1) of the Act, Commerce will direct U.S. Customs and Border Patrol (CBP) to assess, upon further instruction by Commerce, antidumping duties equal to the amount by which the normal value of the merchandise exceeds the export price (or constructed export price) of the merchandise for all relevant entries of chassis from China. Antidumping duties will be assessed on unliquidated entries of chassis from China entered, or withdrawn from warehouse, for consumption on or after March 4, 2021, the date of publication of the AD Preliminary Determination, but will not include entries occurring after the expiration of the provisional measures period and before the publication of the ITC’s final injury


3 Id.