based upon the plain language of the scope, which included ceramic tile with decorative features.

On March 11, 2025, the CIT sustained, in part, and remanded, in part, Commerce's First Remand Redetermination.⁶ In the Second Remand Order, the CIT held that the summary of the ex parte meeting was adequate.7 However, the CIT remanded Commerce's First Remand Redetermination, instructing Commerce to consider the five additional factors set out in 19 CFR 351.225(k)(2)(i).8 Pursuant to the Second Remand Order, in its final remand redetermination, Commerce analyzed the factors set out in 19 CFR 351.225(k)(2)(i) and determined, based on those factors, that Elysium's composite tile is not covered by the scope of the Orders.9 The CIT sustained Commerce's final redetermination.10

Timken Notice

In its decision in *Timken*, 11 as clarified by Diamond Sawblades,12 the U.S. Court of Appeals for the Federal Circuit held that, pursuant to section 516A(c) and (e) of the Tariff Act of 1930, as amended (the Act), Commerce must publish a notice of court decision that is not "in harmony" with a Commerce determination and must suspend liquidation of entries pending a "conclusive" court decision. The CIT's October 20, 2025, judgment constitutes a final decision of the CIT that is not in harmony with Commerce's Final Scope Ruling. Thus, this notice is published in fulfillment of the publication requirements of *Timken*.

Amended Final Scope Ruling

In accordance with the CIT's October 20, 2025, final judgment, Commerce is amending its Final Scope Ruling and finds that the scope of the order does not cover the products addressed in the Final Scope Ruling.

Liquidation of Suspended Entries

Commerce will instruct U.S. Customs and Border Protection (CBP) that, pending any appeals, the cash deposit rate will be zero percent for Elysium's composite tile. In the event that the CIT's final judgment is not appealed or is upheld on appeal, Commerce will instruct CBP to liquidate entries of ceramic tile without regard to antidumping and countervailing duties and to lift suspension of liquidation of such entries.

At this time, Commerce remains enjoined by the CIT from liquidating entries not covered by the scope of the *Orders* by the Final Scope Ruling. These entries will remain enjoined pursuant to the terms of the injunction during the pendency of any appeals process.

Notification to Interested Parties

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

Dated: December 18, 2025.

Christopher Abbott,

Deputy Assistant Secretary for Policy and Negotiations, performing the non-exclusive functions and duties of the Assistant Secretary for Enforcement and Compliance.

[FR Doc. 2025–23698 Filed 12–22–25; 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; Inclusions to the Section 232 National Security Adjustments to Automobile Parts Imports

AGENCY: International Trade Administration, Commerce.

ACTION: Notice of information collection, request for comment.

SUMMARY: The Department of Commerce, in accordance with the Paperwork Reduction Act of 1995 (PRA), invites 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. The purpose of this notice is to allow for 60 days of public comment preceding submission of the

DATES: To ensure consideration, comments regarding this proposed information collection must be received on or before February 23, 2026.

collection to OMB.

ADDRESSES: Interested persons are invited to submit written comments to Julien Tuya, International Trade Specialist, Office of Transportation and Machinery, International Trade Administration, by email to AutoInclusions@trade.gov or PRA@trade.gov. Please reference OMB Control Number 0625–0284 in the subject line of your comments. Do not submit Confidential Business Information or otherwise sensitive or protected information.

FOR FURTHER INFORMATION CONTACT:

Requests for additional information or specific questions related to collection activities should be directed to Julien Tuya, International Trade Specialist, Office of Transportation and Machinery, International Trade Administration, by email to *AutoInclusions@trade.gov*.

SUPPLEMENTARY INFORMATION:

I Abetract

On March 26, 2025, the President issued Proclamation 10908, "Adjusting Imports of Automobiles and Automobile Parts Into the United States," 90 FR 14705 (April 3, 2025) (Automobile Proclamation), which finds that imports of automobiles and certain automobile parts continue to threaten to impair the national security of the United States and imposes specified tariffs to adjust imports of automobiles and certain automobile parts so that such imports will not threaten to impair national security pursuant to Section 232 of the Trade Expansion Act of 1962 ("Section 232"). Section 232 authorizes the President to adjust the imports of an article and its derivatives that are being imported into the United States in such quantities or under such circumstances as to threaten to impair the national security of the United States so that such imports will not threaten to impair national security. The Automobile Proclamation imposed a 25 percent tariff on certain imports of automobiles, effective April 3, 2025, and certain imports of automobile parts, effective May 3, 2025.

The Automobile Proclamation also required the Secretary of Commerce (Secretary) to establish a process for including additional automobile parts articles within the scope of the tariffs imposed by the President in the Automobile Proclamation. In addition to inclusions made by the Secretary, the process is to provide for including additional automobile parts articles at the request of a domestic producer of an automobile or automobile parts article, or an industry association representing one or more such producers, where the request establishes that imports of

⁶ See Elysium Tiles, Inc. v. United States, 762 F. Supp. 3d 1352 (CIT 2025) (Second Remand Order).

 $^{^{7}\,}See$ Second Remand Order at 2 and 4.

⁸ Id. at 12.

⁹ See "Final Results of Redetermination Pursuant to Court Remand," Court No. 23–00041, Slip. Op. 25–25 (CIT March 11, 2025), dated June 6, 2024 (First Remand Redetermination), available at: https://access.trade.gov/public/FinalRemand Redetermination.aspx.

¹⁰ See Elysium Tiles, Inc. v. United States, No. 23–00041, Slip. Op. 25–138, 2025 Ct. Int'l Trade LEXIS 145 (Ct. Int'l Trade October 20, 2025).

 $^{^{11}\,}See$ Timken Co. v. United States, 893 F.2d 337 (Fed. Cir. 1990) (Timken).

¹² See Diamond Sawblades Manufacturers Coalition v. United States, 626 F.3d 1374 (Fed. Cir. 2010) (Diamond Sawblades).

additional automobile parts articles have increased in a manner that threatens to impair the national security or otherwise undermines the objectives set forth in Proclamation 9888 (84 FR 23433, May 17, 2019), the Automobile Proclamation, or in any proclamation issued under Section 232 of the Trade Expansion Act of 1962, as amended (Section 232) or any additional information submitted to the President by the Secretary pursuant to those proclamations. When the Secretary receives such a request from a domestic producer or industry association, the Secretary, after consultation with the United States International Trade Commission and U. S. Customs and Border Protection, is to issue a determination regarding whether to include the articles within 60 days of receiving the request.

The automotive industry is in a state of rapid development for various technologies, including in the areas of alternative propulsion systems, autonomous driving capabilities, and other advanced technologies. It is important that manufacturers supporting both the commercial vehicle industry and the defense sector have the opportunity to identify new and emerging automotive products with importance for defense applications to be considered under the scope of this action. In addition, there are many automotive products that fall under broad tariff codes that include parts beyond the automotive sector. While the Department made a best estimate of the most important tariff codes to apply to the scope of the 232 action, industry experts may be aware of broad Harmonized Tariff Schedule (HTS) codes that have become increasingly important to automotive uses that were not originally considered under this investigation.

II. Method of Collection

Domestic producers of automobiles or automobile parts articles, or any industry association representing one or more such producers, may submit automobile parts articles inclusion requests during two-week submission windows that ITA will open four times annually. Submissions of inclusions requests must be submitted in PDF format via email to AutoInclusions@ trade.gov. ITA will review the requests received on a rolling basis during the two-week submission window to validate that each request received contain all the required elements and does not exceed the page limitation. In the instance where the requestor does not include all the required elements or otherwise improperly filed the

submission, at the discretion of the Under Secretary for International Trade, the requestor will be granted a 48-hour window to submit a proper filing. The use of fixed submission windows will provide predictability to industry and will be the most efficient use of ITA resources given the short timeframes to secure and process public comments and provide recommendations.

III. Data

OMB Control Number: 0625–0284. Form Number(s): None.

Type of Review: Regular submission, extension of a current information collection.

Affected Public: Business or other forprofit organizations.

Estimated Number of Respondents: 50.

Estimated Time per Response: 8 hours.

Estimated Total Annual Burden Hours: 400 hours.

Estimated Total Annual Cost to Public: \$30,190.

Respondent's Obligation: Voluntary.

IV. Request for Comments

We are soliciting public comments to permit the Department/Bureau to: (a) Evaluate whether the proposed information collection is necessary for the proper functions of the Department, including whether the information will have practical utility; (b) Evaluate the accuracy of our estimate of the time and cost burden for this proposed collection, including the validity of the methodology and assumptions used; (c) Evaluate ways to enhance the quality, utility, and clarity of the information to be collected; and (d) Minimize the reporting burden on those who are to respond, including the use of automated collection techniques or other forms of information technology.

Comments that you submit in response to this notice are a matter of public record. We will include or summarize each comment in our request to OMB to approve this ICR. Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you may ask us in your comment to withhold your personal identifying information from public review, we

cannot guarantee that we will be able to do so.

Sheleen Dumas,

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

[FR Doc. 2025–23768 Filed 12–22–25; 8:45 am]

BILLING CODE 3510-DR-P

DEPARTMENT OF COMMERCE

International Trade Administration [A-122-873, C-122-874]

Notice of Extension of the Deadline for Determining the Adequacy of the Antidumping and Countervailing Duty Petitions: Fresh Mushrooms From Canada

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

DATES: Applicable December 15, 2025.

FOR FURTHER INFORMATION CONTACT: Kelsie Hohenberger or Gene Calvert, AD/CVD Operations, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230; telephone: (202) 482–2517 or (202) 492–3586,

Extension of Initiation of Investigation

The Petitions

respectively.

On September 16, 2025, the U.S. Department of Commerce (Commerce) received antidumping and countervailing duty petitions on imports of fresh mushrooms from Canada, filed in proper form on behalf of the Fresh Mushrooms Fair Trade Coalition and its individual members (collectively, the petitioners), domestic producers of fresh mushrooms.¹

Due to the lapse in appropriations and Federal Government shutdown, on November 14, 2025, Commerce tolled all deadlines in administrative proceedings by 47 days.² Additionally, due to a backlog of documents that were electronically filed via Enforcement and Compliance's Antidumping and Countervailing Duty Centralized

¹ See Petitioners' Letter, "Petitions for the Imposition of Antidumping and Countervailing Duties," dated September 16, 2025 (Petition). The individual members of the Fresh Mushrooms Fair Trade Coalition are Giorgio Fresh Co. (including Donna Bella Farms LLC and Giorgi Mushroom Co.), J–M Farms LLC, Kennett Square Mushroom Operation LLC, Modern Mushroom Farms, Inc., Needham's Mushroom Farms, Inc., and Sher-Rockee Mushroom Farms.

² See Memorandum, "Deadlines Affected by the Shutdown of the Federal Government," dated November 14, 2025.