Webcast: The public hearing will be available live via webcast. Registration is not required to view the hearing via webcast. No log-in information is required. Please visit: www.bis.doc.gov/232AluminumHearing to be directed to the live webcast.

Visitor Access Requirement: For participants attending in person, please note that federal agencies can only accept a state-issued driver’s license or identification card for access to federal facilities if such license or identification card is issued by a state that is compliant with the REAL ID Act of 2005 (Pub. L. 109–13), or by a state that has an extension for REAL ID compliance. The main entrance of the Department of Commerce is on 14th Street NW., between Pennsylvania Avenue and Constitution Avenue, across from the Ronald Reagan Building. Upon entering the building, please go through security and check in at the guard’s desk. BIS staff will meet and escort visitors to the auditorium. Admittance to the auditorium for the hearing will be available beginning at 9:00 a.m. (EST) on June 22, 2017 and the hearing will start promptly at 10:00 a.m. (EST).

Non U.S. Citizens Please Note: All foreign national visitors who do not have permanent resident status must register to attend the hearing at www.bis.doc.gov/232Aluminumhearing and must fax a copy of their passport to (202) 482–5361 by 5:00 p.m. (EST), Tuesday, June 20, 2017. Please also bring a copy of your passport on the day of the hearing to serve as identification.

Dated: June 6, 2017.
Matthew S. Borman,
Deputy Assistant Secretary for Export Administration.

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DEPARTMENT OF COMMERCE
International Trade Administration
[–570–970; C–570–971]
Multilayered Wood Flooring From the People’s Republic of China: Final Clarification of the Scope of the Antidumping and Countervailing Duty Orders
AGENCY: Enforcement and Compliance, International Trade Administration, Department of Commerce.
SUMMARY: On April 19, 2017, the Department of Commerce (Department) published a proposed clarification of the scope of the antidumping and countervailing duty orders on multilayered wood flooring (wood flooring) from the People’s Republic of China (PRC). Based on comments from interested parties, the Department has further clarified the scope of this order.
SUPPLEMENTAL INFORMATION:
Background
The regulations governing the Department’s scope determinations are found at 19 CFR 351.225. In past scope determinations,1 in accordance with 19 CFR 351.225(k)(1), the Department has relied on the scope language, along with descriptions of the merchandise contained in the petitions, the initial investigations, prior scope determinations, and rulings by the International Trade Commission (ITC) to determine that two-layer wood flooring products are outside the scope of the Orders.2

5 Id. at 1–2.
6 Id. at 2.

On April 19, 2017, the Department published the Proposed Scope Clarification3 to provide notice that the Department intends to clarify the scope of the Orders due to the large number of scope ruling requests concerning wood flooring products consisting of only two layers. Interested parties were invited to comment on the intended clarification.

Comments on the Proposed Scope Clarification
The Department received two comment submissions from two groups of interested parties during the comment period.4 The first group agrees that the Department has received a large number of scope ruling requests concerning two-layer wood flooring products, and notes that the requests are being filed not because the order language is ambiguous, but, rather, because of concern that U.S. Customs and Border Protection (CBP) officials may not always distinguish between two-ply and subject merchandise.5 This group, therefore, does not believe that the Proposed Scope Clarification will necessarily eliminate the number of scope ruling requests received by the Department, and proposes, as an alternative, that the Department work more closely with CBP to ensure CBP knows the difference between subject and non-subject merchandise.6 Nonetheless, to the extent the clarification language is merely meant to reiterate the scope rulings that have already been issued, and is not intended to change the scope of the Orders, this group does not object.7

The second group agrees with the Proposed Scope Clarification and deems the language necessary to reflect more definitively that two-layer wood flooring products are excluded from the scope of the Orders, as it will expedite
handling of entries by CBP and eliminate the need for further scope rulings. This group also proposes that the Department insert additional clarifying language to the exclusion section of the existing written scope description in order to emphasize the exclusion of two-layer wood flooring products from the scope of the Orders as follows: “Also excluded is wood flooring composed of two layers. Two-layered flooring typically consists of a single wood veneer, or ply, in combination with a base layer of various constructions and materials, which may include wood.”

No other parties, including the petitioner, commented on the Proposed Scope Clarification.

Final Scope Clarification

The Proposed Scope Clarification is meant to clarify the Department’s interpretation of the scope of the Orders, as provided in numerous past scope determinations, that the wood flooring products covered by the Orders are composed of a minimum of three layers. This clarification is not intended to change the scope of wood flooring products covered by the Orders; but is merely meant to clarify and inform the public and CBP that the Department has consistently interpreted the scope of the Orders to cover wood flooring products composed of a minimum of three layers. Further, this clarification will expedite CBP’s processing of entries of both subject and non-subject wood flooring products, and reduce the need for further scope rulings with respect to two-layer wood flooring products.

However, in light of the comments received, and to further reiterate that the clarification is not intended to change the scope of wood flooring products covered by the Orders, but is merely meant to clarify the Department’s interpretation, for purposes of this final scope clarification we are including an interpretive note as a footnote to the scope language, rather than add clarifying language to the scope itself. See Scope of the Orders section below at note 11. We are adopting this clarification for all segments of the proceeding under the Orders for which a determination is made on or after the effective date of this notice. We intend to notify CBP of this final scope clarification.

Lastly, although certain parties propose changing the existing scope by adding language specifically excluding two-layered flooring, we have not adopted this change. We find that the changes adopted herein are sufficient to accomplish the goals of the clarification, and that further language regarding a specific exclusion for two-layered flooring is not necessary.

Scope of the Orders

Multilayered wood flooring is composed of an assembly of two or more layers or plies of wood veneer(s) in combination with a core. The several layers, along with the core, are glued or otherwise bonded together to form a final assembled product. Multilayered wood flooring is often referred to by other terms, e.g., “engineered wood flooring” or “plywood flooring.” Regardless of the particular terminology, all products that meet the description set forth herein are intended for inclusion within the definition of subject merchandise. All multilayered wood flooring is included within the definition of subject merchandise, with regard to:

- Dimension (overall thickness, thickness of face ply, thickness of back ply, thickness of core, and thickness of inner plies; width; and length); wood species used for the face, back and inner veneers; core composition; and face grade. Multilayered wood flooring included within the definition of subject merchandise may be unfinished (i.e., without a finally finished surface to protect the face veneer from wear and tear) or “prefinished” (i.e., a coating applied to the face veneer, including, but not exclusively, oil or oil-modified or water-based polyurethanes, ultra-violet light cured polyurethanes, wax, epoxy-ester finishes, moisture-cured urethanes and acid-curing formaldehyde finishes). The veneers may be also soaked in an acrylic-impregnated finish. All multilayered wood flooring is included within the definition of subject merchandise regardless of whether the face (or back) of the product is smooth, wire brushed, distressed by any method or multiple methods, or hand-scraped. In addition, all multilayered wood flooring is included within the definition of subject merchandise regardless of whether or not it is manufactured with any interlocking or connecting mechanism (for example, tongue-and-groove construction or locking joints). All multilayered wood flooring is included within the definition of the subject merchandise.

Imports of the subject merchandise are provided for under the following subheadings of the Harmonized Tariff Schedule of the United States (“HTSUS”): 4412.31.0520; 4412.31.0550; 4412.31.0620; 4412.31.0640; 4412.31.0660; 4412.31.2510; 4412.31.2520; 4412.31.2560; 4412.31.4040; 4412.31.4050; 4412.31.4060; 4412.31.4070; 4412.31.4075; 4412.31.4080; 4412.31.4140; 4412.31.4160; 4412.31.4175; 4412.31.5125; 4412.31.5135; 4412.31.5155; 4412.31.5165; 4412.31.5175; 4412.31.5225; 4412.31.6000; 4412.31.9100; 4412.32.0520; 4412.32.0540; 4412.32.0560; 4412.32.0565; 4412.32.0640; 4412.32.0665; 4412.32.2510; 4412.32.2520; 4412.32.2525; 4412.32.2530; 4412.32.2610; 4412.32.2620; 4412.32.3125; 4412.32.3135; 4412.32.3155; 4412.32.3165; 4412.32.3175; 4412.32.3185; 4412.32.3225; 4412.32.5600; 4412.32.5700; 4412.39.1000; 4412.39.3000; 4412.39.4012; 4412.39.4019; 4412.39.4031; 4412.39.4032; 4412.39.4036; 4412.39.4051; 4412.39.4052; 4412.39.4059; 4412.39.4061; 4412.39.4069; 4412.39.4071; 4412.39.4079; 4412.39.5030; 4412.39.5050; 4412.94.1030; 4412.94.1050;
Take notice that the following hydroelectric application has been filed with the Commission and is available for public inspection.

a. Type of Application: Non-capacity amendment of license.

b. Project No.: 2444–031.


e. Name of Project: White River Hydroelectric Project.

f. Location: The project is located on the White River in Ashland County, Wisconsin.

g. Filed Pursuant to: Federal Power Act, 16 U.S.C. 791 (a)–825(t).

h. Applicant Contact: Mr. William P. Zawacki, Director of Hydro Plants, 1414 W. Hamilton Ave., P.O. Box 8, Eau Claire, WI 54702, (715) 737–1136.

i. FERC Contact: Steven Sachs, (202) 502–8666, Steven.Sachs@ferc.gov.

j. Deadline for filing comments, motions to intervene, and protests is 30 days from the issuance of this notice by the Commission. The Commission strongly encourages electronic filing. Please file comments, motions to intervene, and protests using the Commission’s eFiling system at http://www.ferc.gov/docs-filing/efiling.asp. Commenters can submit brief comments up to 6,000 characters, without prior registration, using the eComment system at http://www.ferc.gov/doc-sfiling/ecomment.asp. You must include your name and contact information at the end of your comments. For assistance, please contact FERC Online Support at FERCOnlinesupport@ferc.gov, (866) 208–3676 (toll free), or (202) 502–8659 (TTY). In lieu of electronic filing, please send a paper copy to: Secretary, Federal Energy Regulatory Commission, 888 First Street NE., Washington, DC 20426. The first page of any filing should include docket number P–2444–031.

k. Description of Request: The applicant proposes to replace one of the two turbine-generator units at the project. The new turbine-generator unit would increase the total authorized installed capacity of the project from 1 to 1.2 megawatts, and would raise the hydraulic capacity of the project from 280 to 350 cubic feet per second. The applicant does not propose any changes to project operation.

l. Locations of the Applications: A copy of the application is available for inspection and reproduction at the Commission’s Public Reference Room, located at 888 First Street NE., Room 2A, Washington, DC 20426, or by calling (202) 502–8371. The filing may also be viewed on the Commission’s Web site at http://www.ferc.gov/docs-filing/elibrary.asp. Enter the docket number excluding the last three digits in the docket number field to access the document. You may also register online at http://www.ferc.gov/docs-filing/esubscription.asp to be notified via email of new filings and issuances related to this or other pending projects. For assistance, call 1–866–208–3676 or email FERCOnlinesupport@ferc.gov, for TTY, call (202) 502–8659.

m. Individuals desiring to be included on the Commission’s mailing list should so indicate by writing to the Secretary of the Commission.

n. Comments, Motions to Intervene, or Protests: Anyone may submit comments, a motion to intervene, or a protest in accordance with the requirements of Rules of Practice and Procedure, 18 CFR 385.210, 211, 214. In determining the appropriate action to take, the Commission will consider all protests or other comments filed, but only those who file a motion to intervene in accordance with the Commission’s Rules may become a party to the proceeding. Any comments, motions to intervene, or protests must be received on or before the specified comment date for the particular application.

o. Filing and Service of Responsive Documents: Any filing must (1) bear in all capital letters the title COMMENTS, MOTION TO INTERVENE, or PROTEST as applicable; (2) set forth in the heading the name of the applicant and the project number of the application to which the filing responds; (3) furnish the name, address, and telephone number of the person protesting or intervening; and (4) otherwise comply with the requirements of 18 CFR 385.201 through 385.205. All comments, motions to intervene, or protests must set forth their evidentiary basis and otherwise comply with the requirements of 18 CFR 4.34(b). All comments, motions to intervene, or protests should relate to project works which are the subject of the temporary variance request. Agencies may obtain copies of the application directly from the applicant. A copy of any protest or motion to intervene must be served upon each representative of the applicant specified in the particular application. If an interener files comments or documents with the Commission relating to the merits of an issue that may affect the responsibilities of a particular resource agency, they must also serve a copy of the document on that resource agency. A copy of all other filings in reference to this application must be accompanied by proof of service on all persons listed in the service list prepared by the Commission in this proceeding, in accordance with 18 CFR 4.34(b) and 385.2010.


Kimberly D. Bose,
Secretary.

BILLY MAYS, Acting Assistant Secretary for Enforcement and Compliance.

[FR Doc. 2017–12668 Filed 6–16–17; 8:45 am]

BILLING CODE 3510–01–P