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受文者：台灣螺絲工業同業公會

發文日期：中華民國113年2月6日
發文字號：貿多字第1137003900號
速別：最速件
密等及解密條件或保密期限：
附件：如文(1137003900-1.pdf、1137003900-2.pdf)

經濟部
貿易署

主旨：有關美國商務部(DOC)公告對我特定鋼釘反傾銷稅2021年至2022年行政複查最後認定事，請查照並轉知會員廠商。

說明：

- 一、依據駐美國代表處經濟組本(113)年2月2日經美字第1130000115號函辦理(如附件1，本署已於同月5日先以電郵通知)，另本署112年8月15日貿多字第1127024868號函諒達。
- 二、美國DOC本年2月1日於聯邦公報公告我國特定鋼釘(Certain Steel Nails)反傾銷稅之行政複查終判結果(如附件2)，要點如次：
 - (一)本案複查期間為2021年7月1日至2022年6月30日。
 - (二)本案複查期間並無出貨之廠商為杉和實業股份有限公司、辰宇工業有限公司及Create Trading Co., Ltd. 共3家公司。
 - (三)DOC認定傾銷差額：
 - 1、Your Standing International, Inc.：26.28%。
 - 2、上正鐵釘有限公司(SHANG JENG NAIL CO., LTD.)及World Kun Company Limited：78.17%。

3、A-Jax Enterprises Limited等共130家公司（詳如
附件2公司清單）：26.28%。

正本：台灣鋼線鋼纜工業同業公會、台灣螺絲工業同業公會

副本：中華民國全國工業總會（含附件）、駐美國代表處經濟組、本署署長室、副署長
室、雙邊貿易二組

署長 江文若

郭國際
騎縫章

駐美國代表處經濟組 函

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受文者：經濟部國際貿易署

發文日期：中華民國113年2月2日
發文字號：經美字第1130000115號
速別：普通件
密等及解密條件或保密期限：
附件：如文 (經美1130000115_Attach1.pdf)

主旨：有關美國商務部(DOC)公告對我國特定鋼釘反傾銷稅2021年至2022年行政複查之最終認定事，敬請查照。

說明：

- 一、本組上(112)年8月9日經美字第1120000777號函諒達。
- 二、DOC於本(113)年2月1日在聯邦公報公告對我國特定鋼釘反傾銷稅行政複查最終認定略以：
 - (一)本案複查期間為2021年7月1日至2022年6月30日，DOC認定我商杉和實業股份有限公司、辰宇工業有限公司及Create Trading Co., Ltd.等3家廠商於本案複查期間並無銷售紀錄。
 - (二)DOC最終認定傾銷差額：
 - 1、Your Standing International, Inc. 為26.28%。
(註，DOC將在本案公告5日內向該公司公開傾銷差額之計算方式。)
 - 2、上正鐵釘有限公司(SHANG JENG NAIL CO., LTD.) 為78.17%。

3、World Kun Company Limited為為78.17%。

4、包括A-Jax Enterprises Limited等共130家公司(詳如
公告附錄2公司清單)為26.28%。

三、檢附本案公告(如附件)，併請卓參。

正本：經濟部國際貿易署

副本：



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Dated: January 25, 2024.

Abdelali Elouaradia,
Deputy Assistant Secretary for Enforcement
and Compliance.

Appendix

**List of Topics Discussed in the Issues and
Decision Memorandum**

- I. Summary
- II. Background
- III. Scope of the *Order*
- IV. Subsidies Valuation Information
- V. Analysis of Programs
- VI. Discussion of the Issues
 - Comment 1: Whether Electricity Is Subsidized by the Government of Korea (GOK)
 - Comment 2: Whether the Korea Emissions Trading System (K-ETS) Is Countervailable
 - Comment 3: Whether Hyundai Steel Company (Hyundai Steel) and Hyundai Green Power (HGP) Are Cross-Owned
 - Comment 4: Whether KG Dongbu Steel Co., Ltd. (KG Dongbu) Is Equityworthy and the 2015–2018 Debt-to-Equity Swaps Should Be Countervailed
 - Comment 5: Whether Subsidies Prior to Dongbu Steel Co., Ltd.'s (Dongbu Steel) Change in Ownership (CIO) Pass Through to KG Dongbu
 - Comment 6: Whether Commerce Incorrectly Calculated the Uncreditworthy Benchmark Rate and Unequityworthy Discount Rate
 - Comment 7: Whether Commerce Used the Correct Uncreditworthy Rate in the Benefit Calculation for the Long-Term Loan and Bond Restructured in 2019
 - Comment 8: Whether Commerce Incorrectly Included Long-Term Bonds Received From a Private Bank in its Calculation of Benefit for Restructured Loans
- VIII. Recommendation

[FR Doc. 2024–02019 Filed 1–31–24; 8:45 am]
BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration
[A–583–854]

**Certain Steel Nails From Taiwan: Final
Results of Antidumping Duty
Administrative Review, Final
Determination of No Shipments, and
Final Determination of No Reviewable
Sales; 2021–2022**

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

SUMMARY: The U.S. Department of
Commerce (Commerce) determines that
certain steel nails from Taiwan were
sold in the United States at less than
normal value during the period of
review (POR), July 1, 2021, through June
30, 2022. Commerce also determines
that certain companies under review

made no shipments of certain steel nails
from Taiwan or had no reviewable sales
during the POR.

DATES: Applicable February 1, 2024.

FOR FURTHER INFORMATION CONTACT:
Faris Montgomery, AD/CVD Operations,
Office VIII, Enforcement and
Compliance, International Trade
Administration, Department of
Commerce, 1401 Constitution Avenue
NW, Washington, DC 20230; telephone:
(202) 482–1537.

SUPPLEMENTARY INFORMATION:

Background

On August 3, 2023, Commerce
published the preliminary results in the
2021–2022 administrative review of the
antidumping duty order on certain steel
nails from Taiwan and invited
interested parties to comment.¹ The
review covers 140 companies, including
three mandatory respondents, four
companies claiming no shipments of
subject merchandise during the POR,
three companies claiming no reviewable
sales during the POR, and 130
companies not selected for individual
examination.² A summary of the events
that occurred since publication of the
Preliminary Results, as well as a full
discussion of the issues raised by parties
for these final results, are included in
the Issues and Decision Memorandum.³
Commerce conducted this
administrative review in accordance
with section 751(a)(1)(B) of the Tariff
Act of 1930, as amended (the Act).

Scope of the Order⁴

The merchandise covered by this
Order are certain steel nails from
Taiwan. The certain steel nails subject
to the *Order* are currently classifiable
under Harmonized Tariff Schedule of

¹ See *Certain Steel Nails from Taiwan: Preliminary Results of Antidumping Duty Administrative Review, Preliminary Determination of No Shipments, Preliminary Determination of No Reviewable Sales, and Partial Rescission of Review; 2021–2022*, 88 FR 51291 (August 3, 2023) (*Preliminary Results*), and accompanying Preliminary Decision Memorandum.

² *Id.* The mandatory respondents in this review are: Your Standing International, Inc. (YSI); Shang Jeng Nail Co., Ltd. (Shang Jeng); and World Kun Company Limited (World Kun). We note that Concord International Engineering & Trading Co., Ltd. was selected as a mandatory respondent, but claimed to have no reviewable sales in its questionnaire responses.

³ See Memorandum, “Issues and Decision Memorandum for the Final Results of the Antidumping Duty Administrative Review of Certain Steel Nails from Taiwan; 2021–2022,” dated concurrently with, and hereby adopted by, this notice (Issues and Decision Memorandum).

⁴ See *Certain Steel Nails from the Republic of Korea, Malaysia, the Sultanate of Oman, Taiwan, and the Socialist Republic of Vietnam: Antidumping Duty Orders*, 80 FR 39994 (July 13, 2015) (*Order*).

the United States (HTSUS) subheadings
7317.00.55.02, 7317.00.55.03,
7317.00.55.05, 7317.00.55.07,
7317.00.55.08, 7317.00.55.11,
7317.00.55.18, 7317.00.55.19,
7317.00.55.20, 7317.00.55.30,
7317.00.55.40, 7317.00.55.50,
7317.00.55.60, 7317.00.55.70,
7317.00.55.80, 7317.00.55.90,
7317.00.65.30, 7317.00.65.60 and
7317.00.75.00. Certain steel nails subject
to this *Order* also may be classified
under HTSUS subheadings
7907.00.60.00, 8206.00.00.00 or other
HTSUS subheadings. While the HTSUS
subheadings are provided for
convenience and customs purposes, the
written description of the scope of this
Order is dispositive. For a complete
description of the scope of the *Order*,
see the Issues and Decision
Memorandum.

Analysis of Comments Received

All issues raised in parties’ case and
rebuttal briefs are addressed in the
Issues and Decision Memorandum and
are listed in appendix I to this notice.
The Issues and Decision Memorandum
is a public document and is on file
electronically via Enforcement and
Compliance’s Antidumping and
Countervailing Duty Centralized
Electronic Service System (ACCESS).
ACCESS is available to registered users
at <https://access.trade.gov>. In addition, a
complete version of the Issues and
Decision Memorandum can be accessed
directly at [https://access.trade.gov/
public/FRNoticesListLayout.aspx](https://access.trade.gov/public/FRNoticesListLayout.aspx).

Changes Since the Preliminary Results

Based on our findings at verification,
Commerce made certain changes to the
margin calculations for YSI. The Issues
and Decision Memorandum contains
descriptions of these changes.

Final Determination of No Shipments

In the *Preliminary Results*, Commerce
determined that the following
companies had no shipments of subject
merchandise during the POR: Astrotech
Steels Private Limited (Astrotech);
Region Systems Sdn. Bhd (Region
Systems); Region Industries Co., Ltd.
(Region Industries); and Region
International Co., Ltd (Region
International).⁵ As we have not received
any information to contradict this
determination, consistent with our
practice, we will instruct U.S. Customs
and Border Protection (CBP) to liquidate
any existing entries of subject
merchandise produced by these four
companies, but exported by other
parties, at the all-others rate if there is

⁵ See *Preliminary Results*, 88 FR at 51292.

no rate for the intermediate company(ies) involved in the transaction.

Final Determination of No Reviewable Sales

In the *Preliminary Results*, Commerce determined that resellers Create Trading Co., Ltd. (Create Trading), Wiresmith Industrial Co., Ltd. (Wiresmith), and Concord International Engineering & Trading Co., Ltd. (Concord International) had no reviewable sales of subject merchandise during the POR.⁶ As we find that there is no evidence on the record of this review which warrants a different determination, we continue to find that these three companies had no reviewable sales during the POR. As discussed further in the “Assessment Rates” section below, we will instruct CBP to liquidate any existing entries of subject merchandise produced by Create Trading, Wiresmith, and Concord International’s respective unaffiliated suppliers and attributed to Create Trading, Wiresmith, and Concord International at the rate applicable to

the unaffiliated producers, or the all-others rate if there is no rate for the unaffiliated producers.⁷

Facts Available

Pursuant to section 776(a)(1) and 776(a)(2)(A)–(C) of the Act, we are relying upon facts otherwise available to assign estimated dumping margins to mandatory respondents Shang Jeng and World Kun because both companies were unresponsive to our requests for information, and thereby withheld necessary information that was requested by Commerce, failed to provide the information requested by the specified deadlines in the form and manner requested, and significantly impeded the conduct of the review. Further, Commerce finds that Shang Jeng and World Kun failed to cooperate by not acting to the best of their ability to comply with requests for information and, thus, Commerce is applying an adverse inference in selecting among the facts available, in accordance with section 776(b) of the Act. As adverse facts available, we are assigning these

companies a rate of 78.17 percent, which is the highest rate applied in any segment of this proceeding.

Rate for Non-Selected Companies

As we stated in the *Preliminary Results*, the weighted-average dumping margin for YSI is not zero, *de minimis*, or based entirely on facts otherwise available, whereas other selected mandatory respondents’ weighted-average dumping margins are based entirely on facts available. Commerce, therefore, assigned a weighted-average dumping margin to the non-examined companies that is equal to the weighted-average dumping margin for YSI in accordance with its practice. This determination is unchanged for the final results.

Final Results of Review

We have determined the following dumping margins for the firms listed below for the period July 1, 2021, through June 30, 2022:

Exporter/producer	Weighted-average dumping margin (percent)
Your Standing International, Inc	26.28
Shang Jeng Nail Co., Ltd	78.17
World Kun Company Limited	78.17
Companies under Review Not Selected for Individual Examination ⁸	26.28

Disclosure

We intend to disclose the calculations performed for YSI within five days of the date of publication of this notice to parties in this proceeding, in accordance with 19 CFR 351.224(b).

Assessment Rates

Commerce has determined, and CBP shall assess, antidumping duties on all appropriate entries in this review, in accordance with section 751(a)(2)(C) of the Act and 19 CFR 351.212(b). Commerce intends to issue assessment instructions to CBP no earlier than 35 days after the date of publication of these final results in the **Federal Register**. If a timely summons is filed at the U.S. Court of International Trade, the assessment instructions will direct CBP not to liquidate relevant entries until the time for parties to file a request

for a statutory injunction has expired (*i.e.*, within 90 days of publication).

Pursuant to 19 CFR 351.212(b)(1), because YSI’s weighted-average dumping margin is not zero or *de minimis* within the meaning of 19 CFR 351.106(c)(1), we calculated importer-specific antidumping duty assessment rates on the basis of the ratio of the total amount of dumping calculated for each importer’s examined sales to the total entered value of those sales.⁹ Where we do not have entered values for all U.S. sales to a particular importer, we calculated an importer-specific, per-unit assessment rate on the basis of the ratio of the total amount of dumping calculated for the importer’s examined sales to the total quantity of those sales. To determine whether an importer-specific, per-unit assessment rate is *de minimis*, in accordance with 19 CFR 351.106(c)(2), we also will calculate an

importer-specific *ad valorem* ratio based on estimated entered values. Where an importer-specific assessment rate is zero or *de minimis*, we intend to instruct CBP to liquidate appropriate entries without regard to antidumping duties.¹⁰

For entries of subject merchandise during the POR produced by an individually examined respondent for which it did not know its merchandise was destined for the United States, we intend to instruct CBP to liquidate such entries at the all-others rate if there is no rate for the intermediate company(ies) involved in the transaction.¹¹

In addition, because we found no shipments of subject merchandise for Astrotech, Region Systems, Region Industries, and Region International in the final results, any suspended entries made under that exporter’s case number (*i.e.*, at that exporter’s rate) will be liquidated at the all-others rate if there

⁶ *Id.*

⁷ See *Antidumping and Countervailing Duty Proceedings: Assessment of Antidumping Duties*, 68 FR 23954, 23954 (May 6, 2003) (*Assessment of Antidumping Duties*); see also *Certain Pasta from Turkey: Notice of Preliminary Results of Antidumping Duty Administrative Review*, 76 FR 23974, 23977 (April 29, 2011), unchanged in *Pasta*

from Turkey: *Notice of Final Results of the 14th Antidumping Duty Administrative Review*, 76 FR 68399 (November 4, 2011).

⁸ See appendix II for a list of these companies.

⁹ See 19 CFR 351.212(b)(1).

¹⁰ See 19 CFR 351.106(c)(2); see also *Antidumping Proceeding: Calculation of the*

Weighted-Average Dumping Margin and Assessment Rate in Certain Antidumping Proceedings; Final Modification, 77 FR 8101, 8103 (February 14, 2012).

¹¹ See *Assessment of Antidumping Duties*, 68 FR at 23954.

is no rate for the intermediate company(ies) involved in the transaction.

Because we continue to find Concord International, Create Trading, and Wiresmith had no reviewable entries during the POR in the final results, any suspended entries of subject merchandise associated with these companies will be liquidated at the rate applicable to the unaffiliated producers, or the all-others rate if there is no rate for the unaffiliated producers.

For the companies which were not selected for individual examination listed in appendix II, we assigned an antidumping duty assessment rate equal to the weighted-average dumping margin determined for these companies in the final results of review (*i.e.*, the margin for the sole cooperating mandatory respondent YSI).

Cash Deposit Requirements

The following cash deposit requirements will be in effect for all shipments of the subject merchandise entered, or withdrawn from warehouse, for consumption on or after the publication date of the final results of this administrative review, as provided by section 751(a)(2)(C) of the Act: (1) the cash deposit rate for YSI, Shang Jeng, World Kun, and the companies listed in appendix II will be equal to the appropriate dumping margin established in the final results of this administrative review; (2) for previously reviewed or investigated companies not covered in this review, the cash deposit rate will continue to be the company-specific rate published for the most recently-completed segment of this proceeding in which the company was reviewed; (3) if the exporter is not a firm covered in this review, a prior completed review, or the less-than-fair value (LTFV) investigation, but the producer is, then the cash deposit rate will be the company-specific rate established for the most recently-completed segment of this proceeding for the producer of subject merchandise; and (4) the cash deposit rate for all other producers and exporters will continue to be 2.16 percent, the all-others rate established in the LTFV investigation, as amended.¹² These cash deposit requirements, when imposed, shall remain in effect until further notice.

Notification to Importers

This notice serves as a final reminder to importers of their responsibility

¹² See *Certain Steel Nails from Taiwan: Notice of Court Decision Not in Harmony With Final Determination in Less Than Fair Value Investigation and Notice of Amended Final Determination*, 82 FR 55090 (November 20, 2017).

under 19 CFR 351.402(f)(2) to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during the POR. Failure to comply with this requirement could result in Commerce's presumption that reimbursement of antidumping duties occurred and the subsequent assessment of double antidumping duties.

Administrative Protective Order

This notice also serves as a final reminder to parties subject to an administrative protective order (APO) of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3), which continues to govern business proprietary information in this segment of the proceeding. Timely written notification of the return/destruction of APO materials, or conversion to judicial protective order, is hereby requested. Failure to comply with the regulations and the terms of an APO is a sanctionable violation.

Notification to Interested Parties

We are issuing and publishing these final results of administrative review in accordance with sections 751(a)(1) and 777(i) of the Act, and 19 CFR 351.221(b)(5).

Dated: January 26, 2024.

Abdelali Elouaradia,

Deputy Assistant Secretary for Enforcement and Compliance.

Appendix

List of Topics Discussed in the Issues and Decision Memorandum

- I. Summary
- II. Background
- III. Scope of the Order
- IV. Changes Since the Preliminary Results
- V. Discussion of the Issues
 - Comment 1: Whether To Include San Shing Fastech Corporation's (San Shing) Financial Data in the Calculation of Profit and Indirect Selling Expenses (ISE) for Constructed Value (CV)
 - Comment 2: Whether Commerce Should Find YSI and Its Toller Affiliated and Refer Potential Duty Evasion to U.S. Customs and Border Protection (CBP)
 - Comment 3: Whether Commerce Should Continue To Apply Adverse Facts Available (AFA) to Shang Jeng Nail Co., Ltd. (Shang Jeng) and World Kun Company Limited (World Kun)
- VI. Recommendation

Appendix II

List of Companies Under Review Not Selected for Individual Examination

1. A-Jax Enterprises Limited
2. A-Jax International Company Limited
3. A-Stainless International Company Limited

4. Advanced Global Sourcing Limited
5. Aimreach Enterprises Company Limited
6. Alisios International Corporation
7. Allwin Architectural Hardware Inc.
8. A.N. Cooke Manufacturing Co., Pty., Limited
9. Asia Engineered Components
10. Asia Link Industrial Corporation
11. Asia Smarten Way Corp. (Taiwan)
12. Autolink International Company Limited
13. BCR Inc.
14. Bestwell International Corporation
15. Boss Precision Works Co., Ltd.
16. Budstech CI Limited
17. Bulls Technology Company Limited
18. Canatex Industrial Company Limited
19. Cata Company Limited
20. Cenluxmetals Company Limited
21. Chang Bin Industrial Co., Ltd.
22. Chang Chin Industry Corporation
23. Chang Yu Industrial Company
24. Chen Nan Iron Wire Co., Ltd.
25. Chen Yu-Lan
26. Chia Da Fastener Company Limited
27. Chiang Shin Fasteners Industries Ltd.
28. Chin Tai Sing Precision Manufactory Co., Ltd.
29. Chun Yu Works & Company Limited
30. Cross International Co., Ltd.
31. Da Wing Industry Company Limited
32. Dar Yu Enterprise Co., Ltd.
33. Eagre International Trade Co., Ltd.
34. Ever-Top Hardware Corporation
35. Excel Components Manufacturing Co., Ltd.
36. Fastguard Fastening Systems Inc.
37. Fastnet Corporation
38. Fujian Xinhong Mech. & Elec. Co., Ltd.
39. Funtec International Co., Ltd.
40. Fuzhou Royal Floor Co., Ltd.
41. FWU Kuang Enterprise Co., Ltd.
42. GoFast Company Limited
43. H-H Fasteners Company
44. H-Locker Components Inc.
45. Hau Kawang Enterprise Co., Ltd.
46. Hecny Group
47. Hi-Sharp Industrial Corp., Ltd.
48. Hom Wei Enterprise Corporation
49. HWA Hsing Screw Industry Co., Ltd.
50. Hwaguo Industrial Fasteners Co., Ltd.
51. Hy-Mart Fastener Co., Ltd.
52. Hyup Sung Indonesia
53. In Precision Link Co., Ltd.
54. Intai Technology Corporation
55. JCH Hardware Company Inc.
56. Jet Crown International Co., Ltd.
57. Ji Li Deng Fasteners Co., Ltd.
58. Jinhai Hardware Co., Ltd.
59. Jinn Her Enterprise Limited
60. Jockey Ben Metal Enterprise Co., Ltd.
61. Kan Good Enterprise Co., Ltd.
62. Katsuhana Fasteners Corporation
63. Kay Guay Enterprises Co., Ltd.
64. Key Use Industrial Works Co., Ltd.
65. KOT Components Co., Ltd.
66. K. Ticho Industries Co., Ltd.
67. K Win Fasteners Inc.
68. Kuan Hsin Screw Industry Co., Ltd.
69. Liang Ying Fasteners Industry Co., Ltd.
70. Long Chan Enterprise Co., Ltd.
71. Lu Chu Shin Yee Works Co., Ltd.
72. Mechanical Hardwares Co.
73. Midas Union Co., Ltd.
74. Min Hwei Enterprise Co., Ltd.
75. Ming Cheng Precision Co., Ltd.
76. Ming Zhan Industrial Co., Ltd.

77. ML Global Ltd.
78. Newfast Co., Ltd.
79. Noah Enterprise Co., Ltd.
80. Nytags Taiwan Corporation
81. Pao Shen Enterprises Co., Ltd.
82. Par Excellence Industrial Co., Ltd.
83. Pengteh Industrial Co., Ltd.
84. Pneumax Corp.
85. Printech T Electronics Corporation
86. Pro-an International Co., Ltd.
87. Pronto Great China Corp.
88. Professional Fasteners Development Co., Ltd.
89. P.S.M. Fasteners (Asia) Limited
90. Qi Ding Enterprise Co., Ltd.
91. Right Source Co., Ltd.
92. Rodex Fasteners Corp.
93. Rong Chang Metal Co., Ltd.
94. San Shing Fastech Corporation
95. SBSCQ Taiwan Limited
96. Shanxi Pioneer Hardware Industrial Co., Ltd.
97. Somax Enterprise Co., Ltd.
98. Spec Products Corporation
99. Star World Product and Trading Co., Ltd.
100. Sumeeko Industries Co., Ltd.
101. Sunshine Spring Co., Ltd.
102. Suntec Industries Co., Ltd.
103. Supreme Fasteners Corp.
104. Szu I Industries Co., Ltd.
105. Tag Fasteners Sdn. Bhd.
106. Taifas Corporation
107. Taiwan Geer-Tai Works Co., Ltd.
108. Taiwan Quality Fastener Co., Ltd.
109. Team Builder Enterprise Limited
110. Techno Associates Taiwan Co., Ltd.
111. Techup Development Co., Ltd.
112. TG Co., Ltd.
113. Tianjin Jinchi Metal Products Co. Ltd.
114. Topps Wang International Ltd.
115. Ume-Pride International Inc.
116. Unistrong Industrial Co., Ltd.
117. United Nail Products Co. Ltd.
118. Vanguard International Co., Ltd.
119. Wa Tai Industrial Co., Ltd.
120. Win Fastener Corporation
121. WTA International Co., Ltd.
122. Wumax Industry Co., Ltd.
123. Wyser International Corporation
124. Yeun Chang Hardware Tool Company Limited
125. Yng Tran Enterprise Company Limited
126. Yoh Chang Enterprise Company Limited
127. Yow Chern Company
128. Yumark Enterprises Corporation
129. Yu Tai World Co., Ltd.
130. Zenith Good Enterprise Corporation

[FR Doc. 2024-02003 Filed 1-31-24; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

National Institute of Standards and Technology

Notice of Availability of Draft Programmatic Environmental Assessment for Modernization and Internal Expansion of Existing Semiconductor Fabrication Facilities Under the CHIPS Incentives Program

AGENCY: National Institute of Standards and Technology, Department of Commerce.

ACTION: Notice; availability of a Draft Programmatic Environmental Assessment; extension of comment period.

SUMMARY: The National Institute of Standards and Technology (NIST) is extending the period for submitting comments on the Draft Programmatic Environmental Assessment (PEA) for the modernization and internal expansion of existing semiconductor fabrication facilities under the CHIPS Incentives Program. The original deadline for public comments was January 25, 2024. NIST is extending the deadline until February 9, 2024.

DATES: The comment period for the notice published December 27, 2023, at 88 FR 89372, is extended. Comments must be received on or before February 9, 2024. Comments received after January 25, 2024, and before publication of this notice are deemed to be timely. Those who have already submitted comments need not resubmit.

ADDRESSES: The PEA is available for download and review at <https://www.nist.gov/chips/national-environmental-policy-act-nepa>, under the heading "NEPA Public Involvement."

You may submit comments on the PEA by the following methods:
Electronic Submission: Submit all electronic public comments via email to ChipsNEPA@chips.gov citing "Modernization PEA" in the subject line. NIST will accept comments in attached Word or PDF formats or within the body of the email.

By mail: Comments can also be mailed to the CHIPS Incentives Program at: Department of Commerce; HCHB Room 7419; ATTN: CPO Environmental Division; 1401 Constitution Ave NW, Washington, DC 20230.

Instructions: Comments sent by any other method, to any other address or individual, or received after the end of the comment period, may not be considered by NIST. All comments received are a part of the public record; commenters should not include

personal identifying information (e.g., name, address, etc.), confidential business information, or otherwise sensitive information. NIST will accept anonymous comments. The most helpful comments include a specific recommendation, explain the reason for any recommended change, and provide supporting information. NIST will consider all relevant comments received on or before the closing date.

FOR FURTHER INFORMATION CONTACT: David Frenkel, NIST, telephone number 240-204-1960, email David.Frenkel@chips.gov.

SUPPLEMENTARY INFORMATION: In a Federal Register notice dated December 27, 2023 (88 FR 89372), NIST announced the availability of the Draft PEA for the modernization and internal expansion of existing semiconductor fabrication facilities under the CHIPS Incentives Program. NIST has prepared the draft PEA in accordance with the National Environmental Policy Act (NEPA, 42 U.S.C. 4321 *et seq.*) and the Council on Environmental Quality's (CEQ) NEPA implementing regulations (40 CFR parts 1500 through 1508). The PEA addresses financial assistance for the modernization or internal expansion of existing current-generation and mature-node commercial facilities within their existing footprint throughout the U.S.

The original deadline for public comments was January 25, 2024. NIST has received a request for an extension of the comment period due to the length and technical content of the document. NIST is therefore extending the deadline until February 9, 2024.

Authority: This notice is provided pursuant to NEPA and CEQ's NEPA implementing regulations (40 CFR 1506.6).

Tamiko Ford,

NIST Executive Secretariat.

[FR Doc. 2024-02042 Filed 1-31-24; 8:45 am]

BILLING CODE 3510-13-P

DEPARTMENT OF COMMERCE

National Institute of Standards and Technology

CHIPS Manufacturing USA Institute

AGENCY: National Institute of Standards and Technology, Department of Commerce.

ACTION: Notice of Intent (NOI).

SUMMARY: The CHIPS Research and Development Office (CHIPS R&D) intends to announce an open competition for a new Manufacturing