

reviewer's position and contentions. Vermont Yankee Nuclear Power Corp. v. NRDC, 435 U.S. 519, 553 (1978). Also, environmental objections that could be raised at the draft EIS stage but that are not raised until after completion of the final EIS may be waived or dismissed by the courts. City of Angoon v. Hodel, 803 F.2d 1016, 1022 (9th Cir. 1986) and Wisconsin Heritages Inc. v. Harris, 490 F. Supp. 1334, 1338 (E.D. Wis. 1980). Because of the court rulings, it is very important that those interested in this proposed action participate by the close of the 45 day comment period so that substantive comments and objections are made available to the Forest Service at a time when it can meaningfully consider them and respond to them in the final EIS.

To assist the Forest Service in identifying and considering issues and concerns on the proposed action, comments on the draft EIS should be as specific as possible. It is also helpful if comments refer to specific pages or chapters of the draft EIS or the merits of the alternatives formulated and discussed in the statement. Reviewers may wish to refer to the Council on Environmental Quality Regulations for implementing the procedural provisions of the National Environmental Policy Act at 40 CFR 1503.3 in addressing these points.

The responsible official, who is the Downieville District Ranger, Tahoe National Forest, will document the decision and reasons for the decision in the Record of Decision.

William L. Haire,

Public Service Officer.

[FR Doc. 95-2691 Filed 2-2-95; 8:45am]

BILLING CODE 3410-11-M

DEPARTMENT OF COMMERCE

Bureau of Export Administration

Action Affecting Export Privileges; Teledyne Wah Chang, a Division of Teledyne Industries, Inc.

In the matter of: Teledyne Wah Chang, a division of Teledyne Industries, Inc., 1600 N.E. Old Salem Road, P.O. Box 460, Albany, Oregon 97321-6990, Respondent.

Order

The Office of Export Enforcement, Bureau of Export Administration, United States Department of Commerce (Department), having notified Teledyne Wah Chang, a division of Teledyne Industries, Inc. (hereinafter referred to as Teledyne Wah Chang), of its intention to initiate an administrative proceeding against it pursuant to

Section 13(c) of the Export Administration Act of 1979, as amended (50 U.S.C.A. app. §§ 2401-2420 (1991, Supp. 1993, and Pub. L. No. 103-277, July 5, 1994)) (the Act),¹ and Part 788 of the Export Administration Regulations (currently codified at 15 CFR Parts 768-799 (1994)) (the Regulations), based on allegations that Teledyne Wah Chang violated Sections 787.3(b), 787.a(a), 787.5(a)(1), and 787.6 of the Regulations in that:

(1) on or before October 5, 1989, Teledyne Wah Chang engaged in two separate conspiracies to export zirconium sponge and/or compacts from the United States contrary to the terms of validated export licenses issued by the Department;

(2) in carrying out those conspiracies, on six separate occasions, Teledyne Wah Chang, as a co-conspirator, made false or misleading statements of material fact to the Department on validated export license applications;

(3) in carrying out those conspiracies, on four separate occasions, Teledyne Wah Chang, as a co-conspirator, exported goods from the United States with reason to know that a violation of the Act or any regulation, order, or license issued under the Act would occur in connection with each such export; and

(4) in carrying out those conspiracies, on four separate occasions, Teledyne Wah Chang, as a co-conspirator, made false or misleading statements of material fact on Shipper's Export Declarations that were filed with the U.S. Customs Service;

The Department and Teledyne Wah Chang having entered into a Consent Agreement whereby the Department and Teledyne Wah Chang have agreed to settle this matter in accordance with the terms and conditions set forth therein and the terms of the Consent Agreement having been approved by me;

It is therefore ordered,

First, that a civil penalty of \$2,000,000 is assessed against Teledyne Wah Chang, all of which shall be paid to the Department within 30 days from the date of entry of this Order. Payment shall be made in the manner specified in the attached instructions.

Second, Teledyne Wah Chang, a division of Teledyne Industries, Inc., 1600 N.E. Old Salem Road, P.O. Box 460, Albany, Oregon 97321-6990, and all its successors, assigns, and officers, representatives, agents, and employees when acting on behalf of the company

shall, for a period of three years beginning on March 1, 1995, be denied all privileges of participating, directly or indirectly, in any manner or capacity, in any transaction in the United States or abroad involving any commodity or technical data exported or to be exported from the United States, and subject to the Regulations.

A. Without limiting the generality of the foregoing, participation, either in the United States or abroad, shall include participation, directly or indirectly, in any manner or capacity: (i) as a party or as a representative of a party to any export license application submitted to the Department; (ii) in preparing or filing with the Department any export license application or request for reexport authorization, or any document to be submitted therewith; (iii) in obtaining from the Department or using any validated or general export license, reexport authorization, or other export control document; (iv) in carrying on negotiations with respect to, or in receiving, ordering, buying, selling, delivering, storing, using, or disposing of, in whole or in part, any commodities or technical data exported or to be exported from the United States and subject to the Regulations; and (v) in financing, forwarding, transporting, or other servicing of such commodities or technical data.

B. After notice and opportunity for comment as provided in Section 788.3(c) of the Regulations, any person, firm, corporation, or business organization related to Teledyne Wah Chang by affiliation, ownership, control, or position of responsibility in the conduct of grade or related services may also be subject to the provisions of this Order.

C. As provided by Section 787.12(a) of the Regulations, without prior disclosure of the facts to and specific authorization of the Office of Exporter Services, in consultation with the Office of Export Enforcement, no person may directly or indirectly, in any manner or capacity; (i) apply for, obtain, or use any license, Shipper's Export Declaration, bill of lading, or other export control document relating to an export or reexport of commodities or technical data by, to, or for another person then subject to an order revoking or denying his export privileges or then excluded from practice before the Bureau of Export Administration; or (ii) order, buy, receive, use, sell, deliver, store, dispose of, forward, transport, finance, or otherwise service or participate: (a) in any transaction which may involve any commodity or technical data exported or to be exported from the United States; (b) in any reexport thereof; or (c) in any

¹ The Act expired on August 20, 1994. Executive Order No. 12924 (59 Fed. Reg. 43437, August 23, 1994) continued the Regulations in effect under the International Emergency Economic Power Act (50 U.S.C.A. §§ 1701-1706 (1991)).

other transaction which is subject to the Export Administration Regulations, if the person denied export privileges may obtain any benefit or have any interest in, directly or indirectly, any of these transactions.

D. As authorized by Section 788.17(b) of the Regulations, the denial period shall be suspended for a period of two years and nine months beginning on June 1, 1995, and shall thereafter be waived, provided that, during the period of suspension, Teledyne Wah Chang commits no violation of the Act or any regulation, order or license issued thereunder. During the period between June 1, 1995 and March 1, 1996, Teledyne Wah Chang's authority to use general license G-NSG is suspended. Teledyne Wah Chang is eligible to apply for individual validated export licenses for any export that would ordinarily be eligible for export under general license G-NSG during the period that its authority to use general license G-NSG is suspended. Further, for the last two years of the denial period, Teledyne Wah Chang shall report periodically to the Office of Export Enforcement, Bureau of Export Administration, United States Department of Commerce (OEE), all exports made by Teledyne Wah Chang under the authority of general license G-NSG during the previous three months. The first such report shall be provided to OEE on July 1, 1996 and shall cover any exports by Teledyne Wah Chang under the authority of general license G-NSG between March 1, 1996 and May 30, 1996. Subsequent reports shall be made to OEE every three months thereafter. Each report shall include the following information: the date of each general license G-NSG shipment made during that quarter; the country of ultimate destination; the name and address of the ultimate consignee; and a description of the commodities, the quantity, and the value of the commodities included in each shipment.

Third, the timely payment of the civil penalty set forth above is hereby made a condition to the granting, restoration, or continuing validity of any export license, permission, or privilege granted, or to be granted, to Teledyne Wah Chang. Accordingly, if Teledyne Wah Chang should fail to pay in a timely manner the civil penalty set forth above, the undersigned will enter an Order denying all of Teledyne Wah Chang's export privileges for a period of one year from the date of entry of this Order.

Fourth, that the proposed Charging Letter, the Consent Agreement and this Order shall be made available to the

public. Copies of this Order shall be served on Teledyne Wah Chang and published in the **Federal Register**.

This Order, which constitutes the final agency action in this matter, is effective immediately.

Entered this 26th day of January, 1995.

John Despres,

Assistant Secretary for Export Enforcement.

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BILLING CODE 3510-DT-M

International Trade Administration

Intent to Revoke Antidumping Duty Orders and Findings and to Terminate Suspended Investigations

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Notice of Intent to Revoke Antidumping Duty Orders and Findings and to Terminate Suspended Investigations.

SUMMARY: The Department of Commerce (the Department) is notifying the public of its intent to revoke the antidumping duty orders and findings and to terminate the suspended investigations listed below. Domestic interested parties who object to these revocations and terminations must submit their comments in writing no later than the last day of February 1995.

EFFECTIVE DATE: February 3, 1995.

FOR FURTHER INFORMATION CONTACT: Michael Panfeld or the analyst listed under Antidumping Proceeding at: Office of Antidumping Compliance, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street & Constitution Avenue, N.W., Washington, D.C. 20230, telephone (202) 482-4737.

SUPPLEMENTARY INFORMATION:

Background

The Department may revoke an antidumping duty order or finding or terminate a suspended investigation if the Secretary of Commerce concludes that it is no longer of interest to interested parties. Accordingly, as required by § 353.25(d)(4) of the Department's regulations, we are notifying the public of our intent to revoke the following antidumping duty orders and findings and to terminate the suspended investigations for which the Department has not received a request to conduct an administrative review for the most recent four consecutive annual anniversary months:

Antidumping Proceeding

Austria

Railway Track Maintenance Equipment
A-433-064

43 FR 6937

February 17, 1978

Contact: Art DuBois at (202) 482-6312

Japan

Butt-Weld Pipe Fittings

A-588-602

52 FR 4167

February 10, 1987

Contact: Sheila Forbes at (202) 482-5253

Japan

Melamine

A-588-056

42 FR 6366

February 2, 1977

Contact: Todd Peterson at (202) 482-4195

The People's Republic of China

Paint Brushes

A-570-501

51 FR 5880

February 14, 1986

Contact: Tom Killiam at (202) 482-0665

If no interested party requests an administrative review in accordance with the Department's notice of opportunity to request administrative review, and no domestic interested party objects to the Department's intent to revoke or terminate pursuant to this notice, we shall conclude that the antidumping duty orders, findings, and suspended investigations are no longer of interest to interested parties and shall proceed with the revocation or termination.

Opportunity to Object

Domestic interested parties, as defined in § 353.2(k)(3), (4), (5), and (6) of the Department's regulations, may object to the Department's intent to revoke these antidumping duty orders and findings or to terminate the suspended investigations by the last day of February 1995. Any submission to the Department must contain the name and case number of the proceeding and a statement that explains how the objecting party qualifies as a domestic interested party under § 353.2(k)(3), (4), (5), and (6) of the Department's regulations.

Seven copies of such objections should be submitted to the Assistant Secretary for Import Administration, International Trade Administration, Room B-099, U.S. Department of Commerce, Washington, D.C. 20230. You must also include the pertinent certification(s) in accordance with § 353.31(g) and § 353.31(i) of the Department's regulations.

In addition, the Department requests that a copy of the objection be sent to Michael F. Panfeld in Room 4203. This