

responsibility 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 this review period. Failure to comply with this requirement could result in the Secretary's presumption that reimbursement of the antidumping duties occurred and the subsequent assessment of double antidumping duties.

This notice also serves as a reminder to parties subject to administrative protective orders ("APOs") 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 terms of an APO is a violation that is subject to sanction.

Disclosure

We will disclose the calculations performed for these amended final results within five days of the date of publication of this notice to interested parties in accordance with 19 CFR 351.224(b).

Assessment Rate

Pursuant to section 751(a)(2)(A) of the Act, and 19 CFR 351.212(b), the Department will determine, and U.S. Customs and Border Protection ("CBP") shall assess, antidumping duties on all appropriate entries of subject merchandise in accordance with the amended final results of this review. For assessment purposes, we calculated importer (or customer)-specific assessment rates for merchandise subject to this review. Where appropriate, we calculated an *ad valorem* rate for each importer (or customer) by dividing the total dumping margins for reviewed sales to that party by the total entered values associated with those transactions. For duty-assessment rates calculated on this basis, we will direct CBP to assess the resulting *ad valorem* rate against the entered customs values for the subject merchandise. Where appropriate, we calculated a per-unit rate for each importer (or customer) by dividing the total dumping margins for reviewed sales to that party by the total sales quantity associated with those transactions. For duty-assessment rates calculated on this basis, we will direct CBP to assess the resulting per-unit rate

against the entered quantity of the subject merchandise. Where an importer (or customer)-specific assessment rate is *de minimis* (i.e., less than 0.50 percent), the Department will instruct CBP to assess that importer (or customer's) entries of subject merchandise without regard to antidumping duties, in accordance with 19 CFR 351.106(c)(2). On September 28, 2011, the U.S. Court of International Trade issued a preliminary injunction enjoining liquidation of certain entries which are subject to the antidumping duty order on SDGEs from the PRC, for the POR.⁷ Accordingly, the Department will not issue assessment instructions for any entries subject to the above-mentioned injunction to CBP after publication of this notice.

Cash Deposit Requirements

The following cash deposit requirements will be effective retroactively on any entries made on or after September 13, 2011, the date of publication of the *Final Results*, for all shipments of the subject merchandise entered, or withdrawn from warehouse, for consumption on or after the publication date, as provided for by section 751(a)(2)(C) of the Act: (1) For Fushun Jinly, the Fangda Group, and Muzi, the cash deposit rate will be the amended final margin rate shown above in the "Ministerial Errors" section of this notice; (2) for previously investigated or reviewed PRC and non-PRC exporters not listed above that have separate rates, the cash deposit rate will continue to be the exporter-specific rate published for the most recent period; (3) for all PRC exporters of subject merchandise which have not been found to be entitled to a separate rate, the cash deposit rate will be the PRC-wide rate of 159.64 percent; and (4) for all non-PRC exporters of subject merchandise which have not received their own rate, the cash deposit rate will be the rate applicable to the PRC exporters that supplied that non-PRC exporter. These deposit requirements shall remain in effect until further notice.

These amended final results are published in accordance with sections 751(a)(1), 751(h) and 777(i)(1) of the Act.

Dated: March 7, 2012.

Paul Piquado,

Assistant Secretary for Import Administration.

[FR Doc. 2012-6188 Filed 3-13-12; 8:45 am]

BILLING CODE 3510-DS-P

⁷ See *SGL Carbon LLC and Superior Graphite Co. v. United States*, CIT Court No. 11-00389 dated September 28, 2011.

DEPARTMENT OF COMMERCE

Minority Business Development Agency

Request for Tribal Consultation on the Minority Business Development Agency's (MBDA) Native American Business Enterprise Center (NABEC) Program; Notice of Public Webinars

AGENCY: Department of Commerce.

ACTION: Meeting Notice.

SUMMARY: The Department of Commerce's (Department) Minority Business Development Agency (MBDA) seeks to redesign its Native American Business Center (NABEC) program. The NABEC program is a key component of MBDA's business development assistance program and promotes the growth and competitiveness of eligible Native American and minority-owned businesses. As part of the NABEC program, businesses that are owned or controlled by the following persons or groups of persons are eligible to receive business assistance services: American Indians and Native Americans (including Alaska Natives, Alaska Native Corporations, Tribal entities, tribal universities and tribal governments), African Americans, Asian Indian Americans, Asian and Pacific Islander Americans, Hasidic Jewish Americans, and Hispanic Americans.

The MBDA will conduct two webinars, on March 13 and 15, 2012, to seek input and recommendations from tribal organizations and tribal governments on the proposed redesign of the NABEC program. MBDA has planned a more cohesive program involving collaboration among the NABECs and Minority Business Enterprises (MBEs) to achieve the same program goals, and to expand and promote export initiatives and international trade opportunities aligned with President Obama's National Export Initiative (NEI).

DATES: Webinars will be held on the following dates and times: March 13, 2012, 3 p.m.–4 p.m. EDT; and March 15, 2012 at 3 p.m.–4 p.m. EDT. Registration information is provided in

SUPPLEMENTARY INFORMATION.

FOR FURTHER INFORMATION CONTACT: Dee Alexander, Senior Advisor on Native American Affairs, Office of Legislative and Intergovernmental Affairs, Department of Commerce, 1401 Constitution Avenue NW., Room 5422, Washington, DC 20230, by telephone at (202) 482-0789, or by email at dalexander@doc.gov. You may also contact Holden Hoofnagle, Chief of the MBDA Office of Business Development,

by telephone at (202) 482-3937, or by email at hhoofnagle@mbda.gov.

SUPPLEMENTARY INFORMATION:

I. Background

Pursuant to Executive Order 11625, MBDA was created specifically to foster the establishment and growth of MBEs. MBDA promotes the strategic growth and expansion of MBEs by offering management and technical assistance through a nationwide network of 40 business centers. Among the 40 business centers, there are six NABECs and one satellite office specifically designed to serve the Native American and Alaska Native population providing overall business development assistance services and promoting the growth and competitiveness of eligible Native American and minority-owned businesses. The NABECs are located in the following cities: Mesa, Arizona; El Monte, California; Albuquerque, New Mexico; Tulsa, Oklahoma; Seattle, Washington; Bismarck, North Dakota; and Anchorage, Alaska (satellite office). Each NABEC has a designated geographic area surrounding the state in which it is located, with the following exceptions: the NABEC in Seattle, Washington covers the states of Washington, Oregon, and Idaho; and the NABEC in Bismarck, North Dakota covers the states of North Dakota and South Dakota. The Anchorage, Alaska satellite office is operated from the NABEC located in Mesa, Arizona.

The NABEC services include, but are not limited to, initial consultations and assessments, business technical assistance, education, and access to federal and non-federal procurement and financing opportunities. Specific performance requirements and metrics are used by MBDA to evaluate each project and become a key component of the NABEC program. More information on the NABEC programs can be found on MBDA's Web site at <http://www.mbda.gov/main/grantcompetitions>.

Under the current program, federal funding for centers ranges from \$200,000 to \$297,500 and each center has a required cost share of 10 percent of total project cost. All six centers are under three-year cooperative agreements which expire in August 2012. MBDA expects to redesign the current NABEC program with an anticipated start date of September 1, 2012.

The Department's Tribal Consultation Official and Senior Advisor on Native American Affairs, Dee Alexander, will coordinate and schedule tribal consultations in conjunction with the MBDA Office of Business Development (OBD) regarding the business development services available to

Native American organizations through MBDA. MBDA has designed the webinars, as part of the tribal consultation schedule, to allow tribal governments and organizations an opportunity to provide information into the planned redesign of the current NABEC program. MBDA intends that the new program will be more cohesive and compatible for collaboration among the funded Centers so the Centers can achieve their program goals, expand operations, and participate in export initiatives and international deals aligned with President Obama's National Export Initiative (NEI).

II. Registration

Participants may register for the webinars online using the links provided below. The registration links may also be found on MBDA's Web site at www.mbda.gov.

- March 13, 2012, 3 p.m.–4 p.m. EDT. Webinar registration site: <https://www.mymeetings.com/nc/join.php?i=PW6862819&p=7403577&t=c>.

- March 15, 2012, 3 p.m.–4 p.m. EDT. Webinar registration site: <https://www.mymeetings.com/nc/join.php?i=PW6862819&p=7403577&t=c>.

If there are specific questions you would like MBDA to address during the webinars, please send your question(s) to MBDA no later than March 12, 2012. There will be time for questions from the participants at the end of each Webinar.

Dated: March 8, 2012.

Josephine Arnold,
Chief Counsel, Minority Business Development Agency.

[FR Doc. 2012-6087 Filed 3-13-12; 8:45 am]

BILLING CODE 3510-21-P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

RIN 0648-XB081

Pacific Fishery Management Council; Public Meetings

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of public meetings.

SUMMARY: The Pacific Fishery Management Council (Council) and its advisory entities will hold public meetings.

DATES: The Pacific Council and its advisory entities will meet March 31–April 6, 2012. The Pacific Council

meeting will begin on Sunday, April 1, 2012 at 10 a.m., reconvening each day through Friday, April 6, 2012. All meetings are open to the public, except a closed session will be held at the end of the day on Sunday, April 1 to address litigation and personnel matters. The Pacific Council will meet as late as necessary each day to complete its scheduled business.

ADDRESSES: The meetings of the Council will be held at the Sheraton Seattle Hotel, 1400 Sixth Avenue, Seattle, WA 98101; telephone: (206) 621-9000.

Council address: Pacific Fishery Management Council, 7700 NE Ambassador Place, Suite 101, Portland, OR 97220.

FOR FURTHER INFORMATION CONTACT: Dr. Donald O. McIsaac, Executive Director; telephone: (503) 820-2280 or (866) 806-7204 toll free; or access the Pacific Council Web site, <http://www.pcouncil.org> for the current meeting location, proposed agenda, and meeting briefing materials.

SUPPLEMENTARY INFORMATION: The following items are on the Pacific Council agenda, but not necessarily in this order:

- A. Call to Order
 1. Opening Remarks
 2. Roll Call
 3. Executive Director's Report
 4. Approve Agenda
- B. Open Comment Period
 - Comment on Non-Agenda Items
- C. Habitat
 - Current Habitat Issues
- D. Enforcement Issues
 - Current Enforcement Issues
- E. Salmon Management
 1. National Marine Fisheries Service (NMFS) Report
 2. Tentative Adoption of 2012 Ocean Salmon Management Measures for Analysis
 3. Sacramento Winter Run Impact Specifications
 4. Methodology Review Process and Preliminary Topic Selection for 2012
 5. Clarify Council Direction on 2012 Management Measures
 6. Southern Oregon-Northern California Coastal Coho Plan
 7. Final Action on 2012 Management Measures
- F. Pacific Halibut Management
 - Final Incidental Catch Recommendations for 2012 Salmon Troll and Fixed Gear Sablefish Fisheries
- G. Coastal Pelagic Species Management
 1. NMFS Report
 2. Exempted Fishing Permit for 2012 Northwest Aerial Sardine Survey
- H. Administrative Matters
 1. Coastal Marine Spatial Planning Update
 2. Legislative Matters
 3. Draft Memorandum of Understanding for the Conservation of Migratory Birds
 4. Membership Appointments and Council Operating Procedures