development of recovery plans for listed species, unless such a plan would not promote the conservation of a particular species.

The purpose of a recovery plan is to provide a feasible and effective roadmap for a species' recovery, with the goal of improving its status and managing its threats to the point at which protections under the ESA are no longer needed. Recovery plans must be designed so that all stakeholders and the public understand the rationale behind the recovery program, whether they were involved in writing the plan or not, and recognize their role in its implementation. We are requesting submission of any information that enhances the necessary understanding of the species' biology and threats and its recovery needs and related implementation issues or concerns, to ensure that we have assembled, considered, and incorporated the best available scientific and commercial information into the draft recovery plan.

Recovery plans provide important guidance to the Service, States, other partners, and the public on methods of minimizing threats to listed species and objectives against which to measure the progress towards recovery; they are guidance and not regulatory documents. A recovery plan identifies, organizes, and prioritizes recovery actions and is an important guide that ensures sound scientific decision-making throughout the recovery process, which can take decades.

The recovery criteria established in a recovery plan (such as those proposed in this draft recovery plan) will serve as an indicator that a review of the species' status is advisable. We may consider downlisting, or if appropriate, removal from the Federal List of Endangered and Threatened Wildlife following a five-factor threats analysis in accordance with section 4(a)(1) of the ESA.

Draft Recovery Plan

The draft recovery plan recommends a combination of recovery actions including biosecurity measures; control of introduced predators including rats, cats and invertebrates; forest habitat protection; species surveys and research; and translocation to additional islands.

Request for Public Comments

Section 4(f) of the ESA requires us to provide public notice and an opportunity for public review and comment during recovery plan development. It is also our policy to request peer review of recovery plans (July 1, 1994; 59 FR 34270). Substantive comments may or may not result in

changes to the recovery plan. Comments regarding recovery plan implementation will be forwarded, as appropriate, to Federal or other entities so they can be taken into account during the course of implementing recovery actions. Responses to individual commenter will not be provided. However, we will provide a summary of how we addressed substantive comments in an appendix to the approved recovery plan.

We invite written comments on the draft recovery plan. In particular, we are interested in additional information regarding the current threats to the species, ongoing beneficial management efforts, and the costs associated with implementing the recommended recovery actions.

Public Availability of Comments

All comments received, including names and addresses, will become part of the administrative record and will be available to the public. 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—will be publicly available. If you submit a hardcopy comment that includes personal identifying information, you may request at the top of your document that we withhold this information from public review. However, we cannot guarantee we will be able to do so.

Authority

The authority for this action is section 4(f) of the Endangered Species Act (16 U.S.C. 1533 (f)).

Rolland White,

Acting Deputy Regional Director.
[FR Doc. 2021–10324 Filed 5–14–21; 8:45 am]
BILLING CODE 4333–15–P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337–TA–1155 (Bond Return)]

Certain Luxury Vinyl Tile and Components Thereof; Notice of Commission Determination Not To Review an Initial Determination Granting Complainants' Motion for Return of Bonds Due to Settlement; Return of Bond

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade

Commission has determined not to review an initial determination ("ID") (Order No. 37) granting complainants' motion for return of bonds posted by Timeless Designs Import LLC ("Timeless Designs") on behalf of respondent Jiangsu Divine Building Technology Development Co. Ltd. ("Divine") during the period of Presidential review. The bonds at issue are hereby returned to Timeless Designs.

FOR FURTHER INFORMATION CONTACT: Lynde Herzbach, Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436, telephone (202) 205-3228. Copies of non-confidential documents filed in connection with this investigation may be viewed on the Commission's electronic docket (EDIS) at https://edis.usitc.gov. For help accessing EDIS, please email EDIS3Help@usitc.gov. General information concerning the Commission may also be obtained by accessing its internet server at https://www.usitc.gov. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on (202)

205 - 1810.

SUPPLEMENTARY INFORMATION: On May 16, 2019, the Commission instituted this investigation based on a complaint filed by Mohawk Industries, Inc. of Calhoun, Georgia; Flooring Industries Ltd. Sarl of Bertrange, Luxembourg; and IVC US Inc. of Dalton, Georgia (collectively, "Complainants"). 84 FR 22161 (May 16, 2019). The complaint, as supplemented, alleges a violation of section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337 ("section 337") in the importation into the United States, the sale for importation, or the sale within the United States after importation of certain luxury vinyl tiles by reason of infringement of certain claims of U.S. Patent Nos. 9.200.460: 10.208.490: and 10,233,655 (collectively, "the Asserted Patents"). *Id.* The complaint further alleges that a domestic industry exists. Id. The Commission's notice of investigation names forty-five respondents, including Divine of Jiangsu, China. Id. The Office of Unfair Import Investigations ("OUII") also participated in the investigation. Id.

On May 15, 2020, the presiding ALJ issued an ID granting a motion for summary determination of a violation of section 337. On September 16, 2020, the Commission affirmed the ID's finding of a violation. Comm'n Op. at 19–20 (Sept. 16, 2020); Order No. 36 (May 15, 2020). The Commission issued a general exclusion order ("GEO") with respect to

the Asserted Patents. Id. The

Commission also set a bond of \$0.08 per square foot of infringing luxury vinyl tile products and components thereof imported during the period of Presidential review. *Id.*

On January 27, 2021, Complainants filed a motion for the return of bonds posted by Timeless Designs on behalf of Divine pursuant to the GEO during the presidential review period based on a settlement agreement between Complainants and Divine. Timeless Designs is Divine's customer. On February 10, 2021, Complainants filed a supplement to the pending motion to include a redacted copy of the settlement agreement referenced therein between Complainants and Divine. On February 11, 2021, OUII filed a response supporting the motion as supplemented.

On March 26, 2021, the ALI issued the subject ID, which grants Complainants' motion for the return of bonds pursuant to Commission Rule 210.50(d)(1) (19 CFR 210.50(d)(1)). Order No. 37 (Mar. 26, 2021). The ID notes that the presidential review period expired on November 16, 2020, and the motion, as supplemented, was filed on February 10, 2021, within 90 days of the expiration of the presidential review period. Id. The ID also notes that, pursuant to Commission Rule 210.50(d)(1), a respondent—not the complainant—is expected to file a motion for return of its bond. The ID finds, however, that as the motion was filed on behalf of, and with approval by, the respondent, Divine, and the settlement between the parties is comprehensive, there is no substantive or procedural reason to deny the request to return the bond. Id.

No party petitioned for review of the subject ID.

The Commission has determined not to review the subject ID. The bonds at issue are hereby ordered to be returned to Timeless Designs.

The Commission vote for this determination took place on May 12, 2021.

The authority for the Commission's determination is contained in section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and in Part 210 of the Commission's Rules of Practice and Procedure (19 CFR part 210).

By order of the Commission. Issued: May 12, 2021.

Lisa Barton,

BILLING CODE 7020-02-P

 $Secretary\ to\ the\ Commission.$ [FR Doc. 2021–10342 Filed 5–14–21; 8:45 am]

DEPARTMENT OF JUSTICE

[OMB Number 1122-0007]

Agency Information Collection Activities; Proposed eCollection eComments Requested; Extension of a Currently Approved Collection

AGENCY: Office on Violence Against Women, Department of Justice.

ACTION: 60-Day notice.

SUMMARY: The Department of Justice, Office on Violence Against Women (OVW) will be submitting the following information collection request to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995.

DATES: Comments are encouraged and will be accepted for 60 days until July 16, 2021.

FOR FURTHER INFORMATION CONTACT:

Written comments and/or suggestion regarding the items contained in this notice, especially the estimated public burden and associated response time, should be directed to Cathy Poston, Office on Violence Against Women, at 202–514–5430 or Catherine.poston@usdoj.gov.

SUPPLEMENTARY INFORMATION: Written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should address one or more of the following four points:

(1) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;

(2) evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

(3) Enhance the quality, utility, and clarity of the information to be collected; and

(4) Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Overview of This Information Collection

(1) Type of Information Collection: Extension of a currently approved collection. (2) Title of the Form/Collection: Semi-Annual Progress Report for Grantees of the Legal Assistance for Victims Grant Program.

(3) Agency form number, if any, and the applicable component of the Department of Justice sponsoring the collection: Form Number: 1122–0007. U.S. Department of Justice, Office on

Violence Against Women. (4) Affected public who will be asked or required to respond, as well as a brief abstract: The affected public includes the approximately 200 grantees of the Legal Assistance for Victims Grant Program (LAV Program) whose eligibility is determined by statute. In 1998, Congress appropriated funding to provide civil legal assistance to domestic violence victims through a setaside under the Grants to Combat Violence Against Women, Public Law 105-277. In the Violence Against Women Act of 2000 and again in 2005, Congress statutorily authorized the LAV Program. 34 U.S.C. 20121. The LAV Program is intended to increase the availability of legal assistance necessary to provide effective aid to victims of domestic violence, stalking, or sexual assault who are seeking relief in legal matters arising as a consequence of that abuse or violence. The LAV Program awards grants to law school legal clinics, legal aid or legal services programs, domestic violence victims' shelters, bar associations, sexual assault programs, private nonprofit entities, and Indian tribal governments. These grants are for providing direct legal services to victims of domestic violence, sexual assault, and stalking in matters arising from the abuse or violence and for providing enhanced training for lawyers representing these victims. The goal of the Program is to develop innovative, collaborative projects that provide quality representation to victims of domestic violence, sexual assault, and stalking.

(5) An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond/reply: It is estimated that it will take the approximately 200 respondents (LAV Program grantees) approximately one hour to complete a semi-annual progress report. The semi-annual progress report is divided into sections that pertain to the different types of activities that grantees may engage in and the different types of grantees that receive funds. An LAV Program grantee will only be required to complete the sections of the form that pertain to its own specific activities.

(6) An estimate of the total public burden (in hours) associated with the collection: The total annual hour burden