DEPARTMENT OF COMMERCE

Economic Development Administration

[Docket No.: 110420251-1255-01]

The Jobs and Innovation Accelerator Challenge; a Coordinated Initiative To Advance Regional Competitiveness

AGENCY: Economic Development Administration (EDA), Department of Commerce.

ACTION: Notice.

SUMMARY: The Obama Administration announces the Jobs and Innovation Accelerator Challenge (Accelerator Challenge), an initiative of 16 Federal agencies and bureaus to accelerate innovation-fueled job creation and economic prosperity through publicprivate partnerships. The Accelerator Challenge will offer, subject to the availability of funds, a combination of \$33 million in funding from three agencies and technical assistance resources from 13 additional agencies and bureaus to support customized solutions for approximately 20 competitively selected industry clusters in urban and rural regions across the nation and across all sectors. A competitive solicitation is expected to be announced in May 2011.

President Obama has prioritized the development of strong regions 1 as the building blocks of a strong and globally competitive American economy and as key elements in our strategy for winning the future. Understanding that jobs are not created on Capitol Hill but in America's regions, the Obama Administration is committed to smarter use of existing Federal resources to support regional innovation and sustainable economic prosperity. Knowing that regional innovation clusters provide a globally proven approach for developing economic prosperity, this new, multi-agency initiative creates an unprecedented platform for integrating and coordinating the wide range of Federal economic development resources.

Each Accelerator Challenge investment will serve as a catalyst for leveraging private capital in the regions from an array of sources such as foundations, financial institutions, corporations and other private sector partners. Through its unprecedented linking, aligning and leveraging of Federal resources and by building strategic public-private partnerships, the Accelerator Challenge will foster broad

regional innovation, job creation, and global competitiveness.

Funds awarded to the winning applicants can be used to support and accelerate a range of measurable outcomes, including innovation, commercialization, business formation and expansion, development of a skilled workforce, job creation, exports, sustainable economic development and global competitiveness in approximately 20 industry clusters that exhibit highgrowth development potential. These successful clusters will promote growth that is inclusive of the region's population.

This initiative represents the implementation of a number of Obama Administration policy priorities including:

- Acceleration of bottom-up innovation strategies encompassing urban and rural geographies, as opposed to imposing "one size fits all" solutions from Washington; and
- Reduction of Federal programs silos and promotion of more coordinated Federal funding opportunities that offer a more efficient system for customers to access Federal resources.

The partner agencies and bureaus include: Department of Commerce (EDA, National Institute for Standards and Technology (NIST), International Trade Administration (ITA), and Minority Business Development Agency (MBDA)); Department of Labor (Employment and Training Administration (ETA)); Small Business Administration (SBA); Department of Education (ED); Department of Agriculture (USDA); Environmental Protection Agency (EPA); National Science Foundation (NSF); Department of Transportation (DOT); Department of Health and Human Services (HHS); Department of the Treasury (TREAS); Department of Housing and Urban Development (HUD); and Department of Energy (DOE).

Subject to funding availability, the total proposed funding for the Accelerator Challenge is approximately \$33 million in direct Federal support from the three funding agencies and bureaus: EDA, ETA, and SBA. Specific funding sources will be named in the forthcoming FFO.

Clusters selected for funding may receive specialized technical assistance or other resources from partner agencies and bureaus, which will offer this assistance from existing programs and initiatives. These resources include Federally funded assets that can be leveraged by the clusters and entities that are available for collaborative partnerships to strengthen the clusters.

Applicants will be asked to discuss several components of their cluster. They will be evaluated against criteria that include: evidence of a high-growth cluster; the cluster's needs and opportunities; a proposed project concept and scope of work; and the projected impact and measurable outcomes. Outcomes might include how Federal funds will be used to:

- Achieve sustainable economic growth in the region;
- Augment business formation, especially small businesses, and leverage existing businesses and manufacturing assets;
- Advance commercialization of Federal and private research and increase exports;
- Develop a skilled workforce through outreach, training, and the creation of career pathways; and
- Integrate historically underserved businesses and communities into the economic activities of the cluster.

For more information please visit http://www.eda.gov/InvestmentsGrants/ jobsandinnovationchallenge.

Dated: April 22, 2011.

Barry E. A. Johnson,

Senior Advisor and Director of Strategic Initiatives, Economic Development Administration.

[FR Doc. 2011–10231 Filed 4–26–11; 8:45 am] BILLING CODE 3510–24–P

DEPARTMENT OF COMMERCE

International Trade Administration [A-570-888]

Floor-Standing, Metal-Top Ironing Tables and Certain Parts Thereof From the People's Republic of China; Notice of Amended Final Results of Antidumping Duty Administrative Review

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

DATES: Effective Date: April 27, 2011. FOR FURTHER INFORMATION CONTACT: Michael J. Heaney, or Robert James, AD/CVD Operations, Office 7, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230; telephone: (202) 482–4475, and (202) 482–0649, respectively.

SUPPLEMENTARY INFORMATION:

Amendment to the Final Results

In accordance with sections 751(a) and 777(i)(1) of the Tariff Act of 1930, as amended, (the Act), on March 14,

¹Including rural, urban and multijurisdictional

2011, the Department issued its final results in the administrative review of the antidumping duty order on floorstanding, metal-top ironing tables and certain parts thereof from the People's Republic of China, covering the period August 1, 2008, to July 31, 2009. The final results were subsequently released to all parties in the proceeding, and published in the Federal Register on March 21, 2011. See Floor Standing, Metal Top, Ironing Tables and Certain Parts Thereof From the People's Republic of China: Final Results of Antidumping Duty Administrative Review, 76 FR 2332 (March 21, 2011) (Final Results). On March 22, 2011, and pursuant to section 751(h) of the Act and 19 CFR 351.224(c)(2), we received a timely allegation from Home Products International, the Petitioner in this administrative review, that the Department made ministerial errors with respect to two aspects of the margin calculation for Foshan Shunde Yongjian Housewares & Hardware Co. (Foshan Shunde). See Letter from Petitioner to the Department of Commerce, "Fifth Administrative Review of Floor Standing, Metal-Top Ironing Tables and Certain Parts Thereof from the People's Republic of China: Ministerial Errors Reflected in the Final Results of Review" dated March 22, 2011 (Petitioner Ministerial Letter).

On March 23, 2011, we received a timely-filed allegation from Since Hardware (Guangzhou) Co., Ltd. (Since Hardware) which alleged a ministerial error with respect to the Department's calculation of brokerage and handling. See Letter from Since Hardware to the Department of Commerce, titled "Floor-Standing Metal-Top Ironing Tables from China: Ministerial Error Comments" dated March 23, 2011 (Since Hardware Ministerial Letter). On March 25, 2011, we received comments from Petitioner regarding the ministerial error alleged by Since Hardware. See Letter from Petitioner to the Department of Commerce, regarding "Fifth Administrative Review of Floor-Standing, Metal-Top Ironing Tables and Certain Parts Thereof from the People's Republic of China: Petitioner's Reply to Ministerial Error Comments of Since Hardware (Guangzhou) Co., Ltd." dated

March 25, 2011 (Petitioners' Response Letter). On March 28, 2011, we received comments from Foshan Shunde regarding one of the ministerial errors alleged by Petitioner. See Letter from Foshan Shunde to the Department of Commerce, regarding "Certain Ironing Boards from the People's Republic of China Rebuttal Comments re Petitioner's Ministerial Error Comment" dated March 28, 2011 (Foshan Shunde

Response Letter).

For a discussion of the Department's analysis of the allegations in the Petitioner Ministerial Letter, Since Hardware Ministerial Letter, Foshan Shunde Response Letter, and Petitioner Response Letter, see Memorandum from Gary Taverman, Acting Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations to Ronald K. Lorentzen, Deputy Assistant Secretary for Import Administration, entitled, "Allegation of Ministerial Errors in the Final Results of the Antidumping Duty Administrative Review of Floor Standing, Metal-Top Ironing Tables, and Certain Parts Thereof from the People's Republic of China: Foshan Shunde Yongjian Housewares & Hardwares Co., Inc and Since Hardware (Guangzhou) Co., Ltd." dated April 20, 2011 (Ministerial Error Allegation Memo).

A ministerial error, as defined at section 751(h) of the Act, includes "errors in addition, subtraction, or other arithmetic function, clerical errors resulting from inaccurate copying, duplication, or the like, and any other type of unintentional error which {the Department | considers ministerial." See also 19 CFR 351.224(f). In its Ministerial Letter, Petitioner alleges that the Department made two ministerial errors in calculating Foshan Shunde's antidumping duty margin. First, Petitioner alleges that the Department made a ministerial error by including in packing materials certain elements that Foshan Shunde had classified as direct materials in its questionnaire responses to the Department. Second, Petitioner alleges that in the calculation of brokerage and handling expense, the Department incorrectly applied the weight and container size values actually incurred by Foshan Shunde.

In its rebuttal letter, Foshan Shunde commented only on Petitioner's allegation concerning the weight and container size values incurred by Foshan Shunde.

After analyzing Petitioner's ministerial error comments and Foshan Shunde's rebuttal comments, we have determined, in accordance with section 751(h) of the Act and 19 CFR 351.224(e), that we made ministerial errors with respect to both of the ministerial errors alleged by Petitioner. See Ministerial Error Allegation Memorandum at 2. The Department has corrected both the factors of production spreadsheet for Foshan Shunde and the margin program to reflect the correction of these errors.

In its Ministerial Letter, Since Hardware alleges that if the Department applies a weight based methodology to calculate brokerage and handling, it must change the data selected so as not to derive distorted results. In its rebuttal comments, Petitioner asserts there is no ministerial error in the Department's calculation of Since Hardware's brokerage and handling cost. Petitioner asserts that the Department's Final Results reflect the container size and shipment weight which the Department intended to use in its calculations. After analyzing Since Hardware's ministerial error comments and Petitioner's rebuttal comments, we have determined that we made no error in our calculation of Since Hardware's brokerage and handling. Id. Accordingly, we have made no changes to our calculation of Since Hardware's final margin.

Based upon the foregoing, in accordance with 19 CFR 351.224(e), we are amending the final results margin calculation in this antidumping duty administrative review of ironing tables and certain parts thereof from the People's Republic of China for Foshan Shunde. After correcting for the ministerial errors with respect to (1) the elements included within direct materials and packing, and (2) the weight and container size values incurred by Foshan Shunde, the amended final weighted-average dumping margin has changed for Foshan Shunde:

Manufacturer/Exporter	Final results weighted-average margin percentage	Amended final weighted-average margin percentage
Foshan Shunde	18.76 percent	23.61 percent.

Assessment Rates

Pursuant to section 751(a)(2)(A) of the Act and 19 CFR 351.212(b), the Department shall determine, and U.S. Customs and Border Protection (CBP) shall assess, antidumping duties on all appropriate entries. The Department intends to issue assessment instructions to CBP 15 days after the date of publication of these amended final results of review. For assessment purposes, where possible, we calculated importer-specific assessment rates for subject ironing tables from the PRC via ad valorem duty assessment rates based on the ratio of the total amount of the dumping margins calculated for the examined sales to the total entered value of those same sales. We will instruct CBP to assess antidumping duties on all appropriate entries covered by this review.

Cash Deposit Requirements

The following cash deposit requirements will be effective for any entries made on or after March 21, 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 Foshan Shunde the cash deposit rate will be the amended 23.61 percent shown above; (2) for Since Hardware, the cash deposit rate will continue to be 70.05 percent; (3) for previouslyinvestigated 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; (4) for all PRC exporters of subject merchandise that have not been found to be entitled to a separate rate, the cash deposit rate will be the PRC-wide rate of 157.68 percent; and (5) 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, when imposed, shall remain in effect until further notice.

Notification of Interested Parties

This notice also serves as a final reminder to importers of their 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, 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.

We are issuing and publishing these amended final results of review and notice in accordance with sections 751(h) and 777(i) of the Act.

Dated: April 20, 2011.

Ronald K. Lorentzen,

Deputy Assistant Secretary for Import Administration.

[FR Doc. 2011–10227 Filed 4–26–11; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

Initiation of Antidumping and Countervailing Duty Administrative Reviews

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

SUMMARY: The Department of Commerce ("the Department") has received requests to conduct administrative reviews of various antidumping and countervailing duty orders and findings with March anniversary dates. In accordance with the Department's regulations, we are initiating those administrative reviews. **DATES:** Effective Date: April 27, 2011.

FOR FURTHER INFORMATION CONTACT:

Sheila E. Forbes, Office of AD/CVD Operations, Customs Unit, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230, telephone: (202) 482–4697.

SUPPLEMENTARY INFORMATION:

Background

The Department has received timely requests, in accordance with 19 CFR 351.213(b), for administrative reviews of various antidumping and countervailing duty orders and findings with March anniversary dates.

All deadlines for the submission of various types of information, certifications, or comments or actions by the Department discussed below refer to the number of calendar days from the applicable starting time.

Notice of No Sales

If a producer or exporter named in this notice of initiation had no exports, sales, or entries during the period of review ("POR"), it must notify the Department within 60 days of publication of this notice in the **Federal** Register. All submissions must be made in accordance with 19 CFR 351.303 and are subject to verification in accordance with section 782(i) of the Tariff Act of 1930, as amended ("Act"). Six copies of the submission should be submitted to the Assistant Secretary for Import Administration, International Trade Administration, Room 1870, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230. Further, in accordance with 19 CFR 351.303(f)(3)(ii), a copy of each request must be served on every party on the Department's service list.

Respondent Selection

In the event the Department limits the number of respondents for individual examination for administrative reviews, the Department intends to select respondents based on U.S. Customs and Border Protection ("CBP") data for U.S. imports during the period of review ("POR"). We intend to release the CBP data under Administrative Protective Order ("APO") to all parties having an APO within seven days of publication of this initiation notice and to make our decision regarding respondent selection within 21 days of publication of this Federal Register notice. The Department invites comments regarding the CBP data and respondent selection within five days of placement of the CBP data on the record of the applicable review.

Separate Rates

In proceedings involving non-market economy ("NME") countries, the Department begins with a rebuttable presumption that all companies within the country are subject to government control and, thus, should be assigned a single antidumping duty deposit rate. It is the Department's policy to assign all exporters of merchandise subject to an administrative review in an NME country this single rate unless an exporter can demonstrate that it is sufficiently independent so as to be entitled to a separate rate.