*Address:* National Institutes of Health, Neuroscience Center, 6001 Executive Boulevard, Rockville, MD 20852.

*Meeting Format:* Virtual Meeting. *Contact Person:* Regina Dolan-Sewell,

Ph.D., Scientific Review Officer, Division of Extramural Activities, National Institute of Mental Health, National Institutes of Health, Neuroscience Center, 6001 Executive Blvd., Bethesda, MD 20852, (240) 796–6785, *regina.dolan-sewell@nih.gov.* 

(Catalogue of Federal Domestic Assistance Program No. 93.242, Mental Health Research Grants, National Institutes of Health, HHS)

Dated: May 15, 2025.

Bruce A. George,

Program Analyst, Office of Federal Advisory Committee Policy.

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# DEPARTMENT OF HOMELAND SECURITY

**U.S. Customs and Border Protection** 

## Notice of Implementation of Addressing Certain Tariffs on Imported Articles Pursuant to the President's Executive Order 14289

**AGENCY:** U.S. Customs and Border Protection, Department of Homeland Security.

# ACTION: Notice.

**SUMMARY:** In order to effectuate the President's Executive Order 14289, "Addressing Certain Tariffs on Imported Articles," which eliminates the compounding or "stacking" of certain overlapping tariffs that were imposed under various statutory authorities and Executive orders to protect national security and address unusual and extraordinary threats to the national security, foreign policy, and economy of the United States, the Secretary of Homeland Security has determined that appropriate action is needed to ensure collection of applicable duties as well as to modify the Harmonized Tariff Schedule of the United States (HTSUS) as set out in the Annex to this notice. **DATES:** The HTSUS is modified with respect to covered articles, as set out in the Annex to this document, at 12:01 a.m. eastern daylight time on May 16, 2025. The amendments shall apply to all covered articles that were entered for consumption, or withdrawn from warehouse for consumption, as specified in the Annex to this document. Requests for refunds may be filed on or after May 16, 2025.

FOR FURTHER INFORMATION CONTACT: Brandon Lord, Executive Director, Trade Policy and Programs, Office of Trade, U.S. Customs and Border Protection, (202) 325–6432 or by email at *traderemedy@cbp.dhs.gov.* C. Shane Campbell, Acting Executive Director, Cargo and Conveyance Security, Office of Field Operations, U.S. Customs and Border Protection, (202) 344–3401 or by email at *traderemedy@cbp.dhs.gov.* 

SUPPLEMENTARY INFORMATION: The United States has imposed tariffs under various statutory authorities, including the International Emergency Economic Powers Act (50 U.S.C. 1701 *et seq.*) (IEEPA), the National Emergencies Act (50 U.S.C. 1601 et seq.), section 604 of the Trade Act of 1974, as amended (19 U.S.C. 2483), section 232 of the Trade Expansion Act of 1962, as amended (19 U.S.C. 1862), section 301 of title 3, United States Code, and Executive orders to protect national security, confront unusual and extraordinary threats to the national security, foreign policy, and economy of the United States, and promote the interests of American workers and industries. Although many of these actions, as listed below, serve separate and distinct policy purposes, on April 29, 2025, the President issued Executive Order 14289, "Addressing Certain Tariffs on Imported Articles" (90 FR 18907), in which the President determined that these tariffs should not all have a cumulative effect (or "stack" on top of one another). Therefore, to avoid the cumulative effect of overlapping tariffs on certain articles, Executive Order 14289 sets forth procedures for determining which tariffs should apply to an article when that article is subject to more than one of the actions listed in section 2 of Executive Order 14289, and set forth here:

(a) Proclamation 10908 of March 26, 2025 ("Adjusting Imports of Automobiles and Automobile Parts Into the United States");

(b) Executive Order 14193 of February 1, 2025 ("Imposing Duties To Address the Flow of Illicit Drugs Across Our Northern Border"), as amended by Executive Order 14197 of February 3, 2025 ("Progress on the Situation at Our Northern Border"), Executive Order 14226 of March 2, 2025 ("Amendment to Duties To Address the Flow of Illicit Drugs Across Our Northern Border"), and Executive Order 14231 of March 6, 2025 ("Amendment to Duties to Address the Flow of Illicit Drugs Across Our Northern Border");

(c) Executive Order 14194 of February 1, 2025 ("Imposing Duties To Address the Situation at Our Southern Border"), as amended by Executive Order 14198 of February 3, 2025 ("Progress on the Situation at Our Southern Border"), Executive Order 14227 of March 2, 2025 ("Amendment to Duties To Address the Situation at Our Southern Border"), and Executive Order 14232 of March 6, 2025 ("Amendment to Duties to Address the Flow of Illicit Drugs Across Our Southern Border");

(d) Proclamation 9704 of March 8, 2018 ("Adjusting Imports of Aluminum Into the United States"),<sup>1</sup> as amended by Proclamation 9980 of January 24, 2020 ("Adjusting Imports of Derivative Aluminum Articles and Derivative Steel Articles Into the United States"), and Proclamation 10895 of February 10, 2025 ("Adjusting Imports of Aluminum Into the United States");

(e) Proclamation 9705 of March 8, 2018 ("Adjusting Imports of Steel Into the United States"), as amended by Proclamation 9980 of January 24, 2020 ("Adjusting Imports of Derivative Aluminum Articles and Derivative Steel Articles Into the United States"), and Proclamation 10896 of February 10, 2025 ("Adjusting Imports of Steel Into the United States").

Notwithstanding any provision of any action listed in section 2 of Executive Order 14289, where an imported article is subject to tariffs corresponding to more than one of the actions referenced in section 2 of Executive Order 14289, that article shall be subject to the appropriate action(s) as prioritized in the order established in section 3(a) of Executive Order 14289. The order of priority shall be as follows:

(1) If an article is subject to tariffs pursuant to the action listed in section 2(a) of Executive Order 14289, it will not be subject to additional tariffs listed in sections 2(b) through (e) of the order.

(2) If an article is subject to tariffs pursuant to the actions listed in section 2(b) or 2(c) of Executive Order 14289, it will not be subject to additional tariffs listed in section 2(d) or 2(e) of the order.

(3) If an article is subject to tariffs pursuant to the actions listed in section 2(d) of Executive Order 14289, it will be subject to any applicable additional tariffs listed in section 2(e) of the order, provided the article otherwise satisfies all conditions necessary for application of those additional tariffs. Likewise, if an article is subject to tariffs pursuant to the actions listed in section 2(e) of the order, it will be subject to any applicable additional tariffs listed in section 2(d) of the order, provided the article otherwise satisfies all conditions

<sup>&</sup>lt;sup>1</sup> The reference to Proclamation 9704 of March 8, 2018, encompasses Proclamation 10522 of February 24, 2023 (Adjusting Imports of Aluminum Into the United States), which amended Clause 2 of Proclamation 9704 to subject aluminum articles that are products of Russia or containing aluminum smelt or cast in Russia and aluminum derivative articles that are products of Russia or containing aluminum smelt or cast in Russia to a 200 percent ad valorem duty rate.

necessary for application of those additional tariffs.

In accordance with section 4 of Executive Order 14289, nothing in the order shall be interpreted to alter or limit the application of any duties, taxes, fees, or exactions other than those imposed pursuant to the actions listed in section 2 of Executive Oder 14289. Accordingly, an article that is subject to duties pursuant to an action listed in section 2 of Executive Order 14289 may still be subject to other applicable duties, taxes, fees, exactions, and charges, such as, but not limited to: those set forth in column 1 of the Harmonized Tariff Schedule of the United States (HTSUS); imposed pursuant to section 301 of the Trade Act of 1974, as amended; imposed pursuant to Executive Order 14195 of February 1, 2025 ("Imposing Duties To Address the Synthetic Opioid Supply Chain in the People's Republic of China''), as amended; and antidumping and countervailing duties.

Goods qualifying for preferential tariff treatment under the United States-Mexico-Canada Agreement (USMCA), will not be subject to additional tariffs on parts of passenger vehicles and light trucks listed in section 2(a) of Executive Order 14289; <sup>2</sup> and goods qualifying for preferential tariff treatment under USMCA will not be subject to additional tariffs listed in section 2(b) or 2(c) of Executive Order 14289. Instead, such goods will be subject to additional tariffs listed in sections 2(d) and/or 2(e) of Executive Order 14289, as applicable, in addition to any other applicable tariff.

For covered articles that were entered for consumption, or withdrawn from warehouse for consumption, as specified in this Annex, and for which the accompanying duty payment included tariffs that would not be required under Executive Order 14289, importers may request a refund by filing a post summary correction (PSC)<sup>3</sup> for unliquidated entries or filing a protest under 19 U.S.C. 1514 for entries that have liquidated but where the protest period has not expired. The Secretary of Homeland Security has determined that appropriate action is needed to modify the HTSUS as set out in the Annex to this notice.

## Kristi Noem,

#### Secretary.

## Annex

#### To Modify Chapter 99 of the Harmonized Tariff Schedule of the United States

"A. Effective with respect to goods entered for consumption, or withdrawn from warehouse for consumption, on or after 12:01 a.m. eastern time on April 3, 2025, subdivision (a) of note 33 to subchapter III of chapter 99 of the Harmonized Tariff Schedule of the United States (HTSUS) is modified by inserting the following clause at the end of the last sentence of the second paragraph after "heading 9903.94.01":

", except that entries of passenger vehicles (sedans, sport utility vehicles, crossover utility vehicles, minivans, and cargo vans) and entries of light trucks shall not be subject to: (1) the additional duties imposed on entries of articles the product of Canada under heading 9903.01.10; (2) the additional duties imposed on entries of articles the product of Mexico under heading 9903.01.01; (3) the additional duties imposed on entries of products of aluminum under heading 9903.85.02; (4) the additional duties imposed on entries of derivative aluminum products under headings 9903.85.04, 9903.85.07 and 9903.85.08; (5) the additional duties imposed on entries of iron or steel products under headings 9903.81.87 and 9903.81.88; and (6) the additional duties imposed on entries of derivative iron or steel products under headings 9903.81.89, 9903.81.90, 9903.81.91 and 9903.81.93"

"B. Effective with respect to goods entered for consumption, or withdrawn from warehouse for consumption, on or after 12:01 a.m. eastern time on May 3, 2025, subdivision (f) of note 33 to subchapter III of chapter 99 of the HTSUS is modified by inserting the following clause at the end of the last sentence of the second paragraph after "heading 9903.94.05":

", except that entries of parts of passenger vehicles (sedans, sport utility vehicles, crossover utility vehicles, minivans, and cargo vans) and entries of parts of light trucks shall not be subject to: (1) the additional duties imposed on entries of articles the product of Canada under heading 9903.01.10; (2) the additional duties imposed on entries of articles the product of Mexico under heading 9903.01.01; (3) the additional duties imposed on entries of products of aluminum under heading 9903.85.02; (4) the additional duties imposed on entries of derivative aluminum products under headings 9903.85.04, 9903.85.07 and 9903.85.08; (5) the additional duties imposed on entries of iron or steel products under headings 9903.81.87 and 9903.81.88; and (6) the additional duties imposed on entries of derivative iron or steel products under headings 9903.81.89, 9903.81.90, 9903.81.91 and 9903.81.93".

"C. Effective with respect to goods entered for consumption, or withdrawn from warehouse for consumption, on or after 12:01 a.m. eastern time on March 4, 2025:

1. subdivision (j) of note 2 to subchapter III of chapter 99 of the HTSUS is modified by inserting the following clause at the end of the fifth paragraph after "and 9903.01.13":

", except that entries of products of Canada shall not be subject to: (1) the additional duties imposed on entries of products of aluminum under heading 9903.85.02; (2) the additional duties imposed on entries of derivative aluminum products under headings 9903.85.04, 9903.85.07 and 9903.85.08; (3) the additional duties imposed on entries of iron or steel products under headings 9903.81.87 and 9903.81.88; and (4) the additional duties imposed on entries of derivative iron or steel products under headings 9903.81.89, 9903.81.90, 9903.81.91 and 9903.81.93"; and

2. subdivision (a) of note 2 to subchapter III of chapter 99 of the HTSUS is modified by inserting the following clause at the end of the fifth paragraph after "by heading 9903.01.01":

", except that entries of products of Mexico shall not be subject to: (1) the additional duties imposed on entries of products of aluminum under heading 9903.85.02; (2) the additional duties imposed on entries of derivative aluminum products under headings 9903.85.04, 9903.85.07 and 9903.85.08; (3) the additional duties imposed on entries of iron or steel products under headings 9903.81.87 and 9903.81.88; and (4) the additional duties imposed on entries of derivative iron or steel products under headings 9903.81.89, 9903.81.90, 9903.81.91 and 9903.81.93".

"D. Effective with respect to goods entered for consumption, or withdrawn from warehouse for consumption, on or after 12:01 a.m. eastern time on March 7, 2025:

1. subdivision (l) of note 2 to subchapter III of chapter 99 of the HTSUS is modified by inserting the following new fifth paragraph:

"Products of Canada that are provided for in heading 9903.01.14 shall continue to be subject to antidumping, countervailing, or other duties, taxes, fees, exactions and charges that apply to such products, and products of Canada that are provided for in heading 9903.01.14 shall be subject to: (1) the additional duties imposed on entries of aluminum products under heading 9903.85.02; (2) the additional duties imposed on entries of derivative aluminum products under headings 9903.85.04, 9903.85.07 or 9903.85.08; (3) the additional duties imposed on entries of iron or steel products under headings 9903.81.87 or 9903.81.88; and (4) the additional duties imposed on entries of derivative iron or steel products under headings 9903.81.89, 9903.81.90, 9903.81.91 or 9903.81.93."; and

2. subdivision (c) of note 2 to subchapter III of chapter 99 of the HTSUS is modified by inserting the following new fifth paragraph:

"Products of Mexico that are provided for in heading 9903.01.04 shall continue to be subject to antidumping, countervailing, or other duties, taxes, fees, exactions and charges that apply to such products, and products of Mexico that are provided for in

<sup>&</sup>lt;sup>2</sup> In accordance with Proclamation 10908 of March 26, 2025, goods that received preferential tariff treatment under USMCA will not be subject to additional tariffs for parts of passenger vehicles and light trucks listed in section 2(a) of Executive Order 14289 until such time that the Secretary of Commerce, in consultation with CBP, establishes a process to apply the tariff exclusively to the value of the non-U.S. content of such automobile parts and publishes notice in the **Federal Register**.

<sup>&</sup>lt;sup>3</sup> Post-Summary Corrections to Entry Summaries Filed in ACE Pursuant to the ESAR IV Test (Post-Summary Corrections Test), 76 FR 37136 (June 24, 2011). CBP has modified and clarified various aspects of the Post-Summary Corrections Test through a series of subsequent **Federal Register** notices.

heading 9903.01.04 shall be subject to: (1) the additional duties imposed on entries of aluminum products under heading 9903.85.02; (2) the additional duties imposed on entries of derivative aluminum products under headings 9903.85.04, 9903.85.07 or 9903.85.08; (3) the additional duties imposed on entries of iron or steel products under headings 9903.81.87 or 9903.81.88; and (4) the additional duties imposed on entries of derivative iron or steel products under headings 9903.81.89, 9903.81.90, 9903.81.91 or 9903.81.93.".

"E. Effective with respect to goods entered for consumption, or withdrawn for warehouse for consumption, on or after 12:01 eastern time on March 12, 2025, subdivision (h) of note 19 to subchapter III of chapter 99 of the HTSUS is modified by inserting the following new sentence at the end of the paragraph:

"Entries of derivative aluminum products under headings 9903.85.04, 9903.85.07 and 9903.85.08 shall also be subject to the additional duties imposed on entries of derivative iron and steel products by headings 9903.81.89, 9903.81.90, 9903.81.91 and 9903.81.93, provided that the derivative aluminum products otherwise satisfy all conditions necessary for application of the additional duties on entries of derivative iron and steel products.".

"F. Effective with respect to goods entered for consumption, or withdrawn for warehouse for consumption, on or after 12:01 eastern time on March 12, 2025, subdivision (k) of note 16 to subchapter III of chapter 99 of the HTSUS is modified by inserting the following new sentence at the end of the paragraph:

"Entries of derivative iron or steel products under headings 9903.81.89, 9903.81.90, 9903.81.91 and 9903.81.93 shall also be subject to the additional duties imposed on entries of derivative aluminum products by headings 9903.85.04, 9903.85.07 and 9903.85.08, provided that the derivative iron or steel products otherwise satisfy all conditions necessary for application of the additional duties on entries of derivative aluminum products.".

[FR Doc. 2025–09066 Filed 5–15–25; 4:30 pm] BILLING CODE 9111–14–P

# DEPARTMENT OF HOMELAND SECURITY

## Federal Emergency Management Agency

[Docket ID FEMA-2025-0002; Internal Agency Docket No. FEMA-B-2523]

# Proposed Flood Hazard Determinations

**AGENCY:** Federal Emergency Management Agency, Department of Homeland Security. **ACTION:** Notice.

**SUMMARY:** Comments are requested on proposed flood hazard determinations, which may include additions or modifications of any Base Flood Elevation (BFE), base flood depth,

Special Flood Hazard Area (SFHA) boundary or zone designation, or regulatory floodway on the Flood Insurance Rate Maps (FIRMs), and where applicable, in the supporting Flood Insurance Study (FIS) reports for the communities listed in the table below. The purpose of this notice is to seek general information and comment regarding the preliminary FIRM, and where applicable, the FIS report that the Federal Emergency Management Agency (FEMA) has provided to the affected communities. The FIRM and FIS report are the basis of the floodplain management measures that the community is required either to adopt or to show evidence of having in effect in order to qualify or remain qualified for participation in the National Flood Insurance Program (NFIP).

**DATES:** Comments are to be submitted on or before August 18, 2025. **ADDRESSES:** The Preliminary FIRM, and where applicable, the FIS report for

where applicable, the FIS report for each community are available for inspection at both the online location *https://hazards.fema.gov/femaportal/ prelimdownload* and the respective Community Map Repository address listed in the tables below. Additionally, the current effective FIRM and FIS report for each community are accessible online through the FEMA Map Service Center at *https:// msc.fema.gov* for comparison.

Yóu may submit comments, identified by Docket No. FEMA–B–2523, to Rick Sacbibit, Chief, Engineering Services Branch, Risk Analysis, Planning & Information Directorate, FEMA, 400 C Street SW, Washington, DC 20472, (202) 646–7659, or (email) *patrick.sacbibit@ fema.dhs.gov.* 

FOR FURTHER INFORMATION CONTACT: Rick Sacbibit, Chief, Engineering Services Branch, Risk Analysis, Planning & Information Directorate, FEMA, 400 C Street SW, Washington, DC 20472, (202) 646–7659, or (email) *patrick.sacbibit@ fema.dhs.gov;* or visit the FEMA Mapping and Insurance eXchange (FMIX) online at *https:// www.floodmaps.fema.gov/fhm/fmx\_main.html.* 

**SUPPLEMENTARY INFORMATION:** FEMA proposes to make flood hazard determinations for each community listed below, in accordance with section 110 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4104, and 44 CFR 67.4(a).

These proposed flood hazard determinations, together with the floodplain management criteria required by 44 CFR 60.3, are the minimum that are required. They should not be construed to mean that the community must change any existing ordinances that are more stringent in their floodplain management requirements. The community may at any time enact stricter requirements of its own or pursuant to policies established by other Federal, State, or regional entities. These flood hazard determinations are used to meet the floodplain management requirements of the NFIP.

The communities affected by the flood hazard determinations are provided in the tables below. Any request for reconsideration of the revised flood hazard information shown on the Preliminary FIRM and FIS report that satisfies the data requirements outlined in 44 CFR 67.6(b) is considered an appeal. Comments unrelated to the flood hazard determinations also will be considered before the FIRM and FIS report become effective.

Use of a Scientific Resolution Panel (SRP) is available to communities in support of the appeal resolution process. SRPs are independent panels of experts in hydrology, hydraulics, and other pertinent sciences established to review conflicting scientific and technical data and provide recommendations for resolution. Use of the SRP only may be exercised after FEMA and local communities have been engaged in a collaborative consultation process for at least 60 days without a mutually acceptable resolution of an appeal. Additional information regarding the SRP process can be found online at https://www.floodsrp.org/pdfs/ srp overview.pdf.

The watersheds and/or communities affected are listed in the tables below. The Preliminary FIRM, and where applicable, FIS report for each community are available for inspection at both the online location *https://* hazards.fema.gov/femaportal/prelim download and the respective **Community Map Repository address** listed in the tables. For communities with multiple ongoing Preliminary studies, the studies can be identified by the unique project number and Preliminary FIRM date listed in the tables. Additionally, the current effective FIRM and FIS report for each community are accessible online through the FEMA Map Service Center at https://msc.fema.gov for comparison.

(Catalog of Federal Domestic Assistance No. 97.022, "Flood Insurance.")

### Kristin E. Fontenot,

Assistant Administrator, Risk Analysis, Planning & Information Directorate, Federal Emergency Management Agency, Department of Homeland Security.