

U.S. brokerage, marine insurance, and U.S. import duty.

We also made an adjustment to USP for the value-added tax (VAT) paid on the comparison sales in Italy in accordance with our practice, pursuant to the Court of International Trade's (CIT) decision in *Federal-Mogul Corp. and the Torrington Co. v. United States*, Slip Op. 93-194 (CIT) October 7, 1993). (See Final Determination of Sales at Less Than Fair Value: Calcium Aluminate Cement, Cement Clinker and Flux from France, 59 FR 14136, March 25, 1994).

Foreign Market Value

In order to determine whether there were sufficient sales of subject merchandise in the home market to serve as a viable basis for calculating FMV, we compared the volume of home market sales of seamless pipe to the volume of third country sales of seamless pipe in accordance with section 773(a)(1)(B) of the Act. Based on this comparison, we found that the volume of home market sales was greater than five percent of the aggregate volume of third country sales.

Therefore, we determined that Dalmine had a viable home market with respect to sales of seamless pipe during the POI.

In accordance with 19 C.F.R. 353.46, we calculated FMV based on ex-factory or delivered prices charged to unrelated and, where appropriate, to related customers in Italy. We compared related party prices using the test set forth in Appendix II to the Final Determination of Sales at Less Than Fair Value; Certain Cold-rolled Carbon Steel Flat Products from Argentina, 58 FR 37062 (July 9, 1994), and used in our FMV calculation those sales made to related parties that were at arm's-length. We made deductions, where appropriate, for discounts.

In light of the Court of Appeals for the Federal Circuit's (CAFC) decision in *Ad Hoc Committee of AZ-NM-TX-FL Producers of Gray Portland Cement v. United States*, 13 F.3d 398 (Fed. Cir. 1994), the Department no longer can deduct home market movement charges from FMV pursuant to its inherent power to fill in gaps in the antidumping statute. Instead, we will adjust for those expenses under the circumstance-of-sale provision of 19 C.F.R. 353.56(a) and the exporter's sales price offset provision of 19 C.F.R. 353.56(b)(2), as appropriate. Accordingly, in the present case, we deducted post-sale home market movement charges from FMV under the circumstance-of-sale provision of 19 C.F.R. 353.56(a). This adjustment included home market foreign inland freight.

Pursuant to 19 C.F.R. 353.56(a)(2), we made further circumstance-of-sale adjustments, where appropriate, for differences in credit expenses, warranties and product liability expenses between the U.S. and home market. For home market sales with missing shipment and payment dates, we recalculated credit expenses using an average number of credit days. For those sales missing only payment dates, we recalculated credit expenses using the date of our preliminary determination. We deducted home market commissions and added U.S. indirect selling expenses capped by the amount of home market commissions. We added interest revenue, where appropriate.

We also deducted home market packing and added U.S. packing costs, in accordance with section 773(a)(1) of the Act.

We adjusted for VAT in accordance with our practice. (See, the "United States Price" section of this notice, above.)

For sales for which Dalmine had with no comparable merchandise sold in the home market for comparison to its U.S. product, we based FMV on CV. We calculated CV based on the sum of the cost of materials, fabrication, general expenses, U.S. packing costs and profit. In accordance with section 773(e)(1)(B)(i) of the Act, we included the greater of respondent's reported general expenses or the statutory minimum of ten percent of the cost of manufacturing (COM), as appropriate. For profit, we used the statutory minimum of eight percent of the sum of COM and general expenses. We made circumstance-of-sale adjustments, where appropriate, for differences in credit expenses and product liability and warranty, pursuant to 19 C.F.R. 353.56(a)(2).

Currency Conversion

We made currency conversions based on the official exchange rates in effect on the dates of the U.S. sales as certified by the Federal Reserve Bank of New York. See 19 C.F.R. 353.60(a).

Verification

As provided in section 776(b) of the Act, we will verify the information used in making our final determination.

ITC Notification

In accordance with section 733(f) of the Act, we have notified the ITC of our determination. If our final determination is affirmative, the ITC will determine whether imports of the subject merchandise are materially injuring, or threaten material injury to, the U.S. industry before the later of 120 days after the date of the preliminary determination or 45 days after our final determination.

Public Comment

In accordance with 19 C.F.R. 353.38, case briefs or other written comments in at least ten copies must be submitted to the Assistant Secretary for Import Administration no later than March 10, 1995, and rebuttal briefs no later than March 15, 1995. In accordance with 19 C.F.R. 353.38(b), we will hold a public hearing, if requested, to give interested parties an opportunity to comment on arguments raised in case or rebuttal briefs. Tentatively, the hearing will be held on March 20, 1995, at 2:00 p.m., at the U.S. Department of Commerce, Room 1414, 14th Street and Constitution Avenue, N.W., Washington, D.C. 20230. Parties should confirm by telephone the time, date, and place of the hearing 48 hours before the scheduled time.

Interested parties who wish to request a hearing must submit a written request to the Assistant Secretary for Import Administration, U.S. Department of Commerce, Room B-099, within ten days of the publication of this notice in the **Federal Register**. Request should contain: (1) The party's name, address, and telephone number; (2) the number of participants; and (3) a list of the issues to be discussed. In accordance with 19 C.F.R. 353.38(b), oral presentation will be limited to issues raised in the briefs.

This determination is published pursuant to section 733(f) of the Act (19 U.S.C. 1673b(f)) and 19 C.F.R. 353.15(a)(4).

Dated: January 19, 1995.

Susan G. Esserman,

Assistant Secretary for Import Administration.

[FR Doc. 95-2108 Filed 1-26-95; 8:45 am]

BILLING CODE 3510-DS-P

U.S. Automotive Parts Advisory Committee; Closed Meeting

AGENCY: International Trade Administration, Commerce.

ACTION: Closed meeting of U.S. Automotive Parts Advisory Committee.

PRELIMINARY MARGINS

Manufacturer/producer exporter	Margin percent
Dalmine S.p.A.	0.28 <i>de minimis</i> .
All others	0.28 <i>de minimis</i> .

SUMMARY: The U.S. Automotive Parts Advisory Committee (the "Committee") advises U.S. Government officials on matters relating to the implementation of the Fair Trade in Auto Parts Act of 1988. The Committee: (1) Reports annually to the Secretary of Commerce on barriers to sales of U.S.-made auto parts and accessories in Japanese markets; (2) assists the Secretary in reporting to the Congress on the progress of sales of U.S.-made auto parts in Japanese markets, including the formation of long-term supplier relationships; (3) reviews and considers data collected on sales of U.S.-made auto parts to Japanese markets; (4) advises the Secretary during consultations with the Government of Japan on these issues; and (5) assists in establishing priorities for the Department's initiatives to increase U.S.-made auto parts sales to Japanese markets, and otherwise provide assistance and direction to the Secretary in carrying out these initiatives. At the meeting, committee members will receive briefings on the status of ongoing consultations with the Government of Japan and will discuss specific trade and sales expansion programs related to U.S.-Japan automotive parts policy.

DATE AND LOCATION: The meeting will be held on Thursday, February 9, 1995 from 11:00 a.m. to 2:30 p.m. at the U.S. Department of Commerce in Washington, D.C.

FOR FURTHER INFORMATION CONTACT: Dr. Robert Reck, Office of Automotive Affairs, Trade Development, Main Commerce, Room 4036, Washington, D.C. 20230, telephone: (202) 482-1418.

SUPPLEMENTARY INFORMATION: The Assistant Secretary for Administration, with the concurrence of the General Counsel formally determined on July 5, 1994, pursuant to Section 10(d) of the Federal Advisory Act, as amended, that the series of meetings or portions of meetings of the Committee and of any subcommittee thereof, dealing with privileged or confidential commercial information may be exempt from the provisions of the Act relating to open meeting and public participation therein because these items are concerned with matters that are within the purview of 5 U.S.C. 552b(c)(4) and (9)(B). A copy of the Notice of Determination is available for public inspection and copying in the Department of Commerce Records Inspection Facility, Room 6020, Main Commerce.

Dated: January 23, 1995.

Henry P. Misisco,

Director, Office of Automotive Affairs.

[FR Doc. 95-2125 Filed 1-26-95; 8:45 am]

BILLING CODE 3510-DR-P

National Institute of Standards and Technology

[Docket No. 940541-4339]

RIN 0693-AB30

Approval of Federal Information Processing Standards Publication 153-1, Programmer's Hierarchical Interactive Graphics System (PHIGS)

AGENCY: National Institute of Standards and Technology (NIST), Commerce.

ACTION: The purpose of this notice is to announce that the Secretary of Commerce has approved a revised standard, which will be published as FIPS Publication 153-1, Programmer's Hierarchical Interactive Graphics System (PHIGS).

SUMMARY: On June 17, 1994 (59 FR 31209-31214), notice was published in the **Federal Register** that a revision to Federal Information Processing Standard 153, Programmer's Hierarchical Interactive Graphics System (PHIGS) was being proposed for Federal use.

The written comments submitted by interested parties and other material available to the Department relevant to the revised standard was reviewed by NIST. On the basis of this review, NIST recommended that the Secretary approve the revised standard as a Federal Information Processing Standards Publication, and prepared a detailed justification document for the Secretary's review in support of that recommendation.

The detailed justification document which was presented to the Secretary is part of the public record and is available for inspection and copying in the Department's Central Reference and Records Inspection Facility, Room 6020, Herbert C. Hoover Building, 14th Street between Pennsylvania and Constitution Avenues, NW, Washington, DC 20230.

This FIPS contains two sections: (1) An announcement section, which provides information concerning the applicability, implementation, and maintenance of the standard; and (2) a specifications section which deals with the technical requirements of the standard. Only the announcement section of the standard is provided in this notice.

EFFECTIVE DATE: This revised standard becomes effective August 1, 1995.

ADDRESSES: Interested parties may purchase copies of this revised standard, including the technical specifications section, from the National Technical Information Service (NTIS). Specific ordering information from NTIS for this standard is set out in the Where to Obtain Copies Section of the announcement section of the standard.

FOR FURTHER INFORMATION CONTACT: Mr. Kevin G. Brady, telephone (301) 975-3644, National Institute of Standards and Technology, Gaithersburg, MD 20899.

Dated: January 18, 1995.

Samuel Kramer,

Associate Director.

Federal Information Processing Standards Publication 153-1

(date)

Announcing the Standard for Programmer's Hierarchical Interactive Graphics System (PHIGS)

Federal Information Processing Standards Publications (FIPS PUBS) are issued by the National Institute of Standards and Technology after approval by the Secretary of Commerce pursuant to Section 111(d) of the Federal Property and Administrative Services Act of 1949 as amended by the Computer Security Act of 1987, Public Law 100-235.

1. Name of Standard. Programmer's Hierarchical Interactive Graphics System (PHIGS) (FIPS PUB 153-1).

2. Category of Standard. Software Standard, Graphics.

3. Explanation. This publication is a revision of FIPS PUB 153 and supersedes that document in its entirety. This revision provides a substantial, upward-compatible enhancement of the basic PHIGS functionality known as Plus Lumiere and Surfaces, PHIGS PLUS (ANSI/ISO 9592.1a,2a,3a,4:1992). PHIGS PLUS adds facilities for the specification of curved lines, curved and faceted surfaces, lighting and shading, and adds a mechanism for color specification to allow non-indexed color specification. Amendments to each part of the PHIGS specification detail revisions required by PHIGS PLUS. Also, each language binding of PHIGS has been amended as a result of PHIGS PLUS. The specifications and amendments that comprise the complete PHIGS standard as a result of this revision are detailed in the Specification section of this document.

In addition this revision adds a requirement for validation of PHIGS implementations using either FORTRAN or C bindings. However,