

States is materially injured by reason of imports of pure magnesium from the PRC, the Russian Federation and Ukraine. (The ITC also determined that imports of alloy magnesium from the PRC and the Russian Federation did not materially injure, or threaten material injury to, an industry in the United States.)

Therefore, all unliquidated entries of pure magnesium from the People's Republic of China, the Russian Federation and Ukraine that are entered, or withdrawn from warehouse for consumption, on or after November 7, 1994, the date of publication of the Department's preliminary determination, are liable for the assessment of antidumping duties.

In accordance with section 736(a)(1) of the Act, the Department will direct Customs officers to assess, upon further advice by the administering authority, antidumping duties equal to the amount by which the foreign market value exceeds the United States price for all relevant entries of pure magnesium from the People's Republic of China, the Russian Federation, and Ukraine. Customs officers must require, at the same time as importers would normally deposit estimated duties on this merchandise, a cash deposit equal to the estimated weighted-average antidumping duty margins as noted below. The "PRC-wide," "Russia-wide" and "Ukraine-wide" rates apply to all exporters of PRC, Russian and Ukrainian pure magnesium not specifically listed below.

The *ad valorem* weighted-average dumping margins are as follows:

Manufacturer/producer/exporter	Weighted-average margin percentage
The People's Republic of China: PRC-wide Rate	108.26
The Russian Federation:	
AIOC/Avisma	0.00
AIOC/SMW	0.00
AIOC/Other	100.25
Gerald Metals/Avisma	0.00
Gerald Metals/SMW	0.00
Gerald Metals/Other	100.25
Greenwich Metals/Avisma	0.00
Greenwich Metals/SMW	0.00
Greenwich Metals/Other	100.25
Hochschild Partners/Avisma	0.00
Hochschild Partners/SMW	0.00
Hochschild Partners/Other	100.25
Hunter Douglas/SMW	0.00
Hunter Douglas/Other	100.25
Interlink/Avisma	0.00
Interlink/Other	100.25
MG Metals/Avisma	0.00
MG Metals/SMW	0.00
MG Metals/Other	100.25
Razno Alloys/SMW	0.00
Razno Alloys/Other	100.25

Manufacturer/producer/exporter	Weighted-average margin percentage
SMW/SMW	0.00
SMW/Other	100.25
Russia-wide Rate	100.25
Ukraine:	
Gerald Metals	103.27
MG Metals	79.87
Hochschild Partners	92.21
Ukraine-wide Rate	104.27

This notice constitutes the antidumping duty orders with respect to pure magnesium from the PRC, the Russian Federation and Ukraine. Interested parties may contact the Central Records Unit, Room B-099 of the Main Commerce Building, for copies of an updated list of antidumping duty orders currently in effect.

These orders are published in accordance with section 736(a) of the Act and 19 CFR 353.21.

Dated: May 8, 1995.
Susan G. Esserman,
Assistant Secretary for Import Administration.
 [FR Doc. 95-11808 Filed 5-11-95; 8:45 am]
BILLING CODE 3510-DS-P

[A-834-802]

Agreement Suspending the Antidumping Investigation on Uranium From Kazakhstan

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

ACTION: Notice of Amendment to the Agreement Between the United States Department of Commerce and the Republic of Kazakhstan Suspending the Antidumping Investigation on Uranium from Kazakhstan.

SUMMARY: The Department of Commerce (the Department) and the Republic of Kazakhstan (Kazakhstan) have signed an Amendment (the Amendment) to the Agreement Suspending the Antidumping Investigation on Uranium from Kazakhstan (the Agreement).

EFFECTIVE DATE: March 27, 1995.

FOR FURTHER INFORMATION CONTACT: Beth Chalecki or Maureen Price, Office of Agreements Compliance, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482-2312 or (202) 482-0159, respectively.

SUPPLEMENTARY INFORMATION:

Background

On October 16, 1992, the Department and Kazakhstan signed the Agreement and, on October 30, 1992, the Agreement was published in the **Federal Register** (57 FR 49220, 49222). On November 9, 1994, the Department and Kazakhstan initialed an Amendment to modify the Appendix A price-tied quota contained in the original Agreement. The Amendment was then released to interested parties for comment. The Department carefully considered these comments and held further consultations with Kazakhstan.

Subsequently, the Department and Kazakhstan negotiated an Amendment based upon a different concept than the one previously initialed. This Amendment modifies the original price-tied quota mechanism by lowering the threshold price from \$13 to \$12, and redefines Kazakhstani-origin uranium to include uranium mined in Kazakhstan and enriched in a third country. On March 24, 1995, the Department and Kazakhstan signed a final Amendment, which was to take effect when the final signature was added on March 27, 1995. The text of the final Amendment follows this notice.

Dated: April 25, 1995.
Joseph A. Spetrini,
Deputy Assistant Secretary for Compliance.

Amendment to the Agreement Suspending the Antidumping Investigation on Uranium From Kazakhstan, as Amended

Pursuant to Section X.B. of the Agreement Suspending the Antidumping Investigation on Uranium from Kazakhstan, as amended on February 7, 1995 ("Amended Agreement"), the parties have consulted to ensure that exports of Kazakhstani ore enriched in U235 in another country prior to direct or indirect importation into the United States do not undermine the Amended Agreement. As a result of these consultations, and to ensure that such exports do not undermine the Amended Agreement, the parties agree as follows:

1. The following definitions are added to Section II:

(e) "For consumption" means for further processing (as necessary) and use as nuclear fuel. Consumption may include such uses as swaps or exchanges of material, only where such swaps or exchanges are documented to be conducted solely for the purpose of facilitating the further processing and use as nuclear fuel by the end-user. The material shall not be loaned. The

material shall not be resold by or on behalf of the end-user except as a result of force majeure.

(f) "End-user" means an entity, such as an electric utility, hospital, or scientific institution, which consumes uranium.

(g) The natural feed component for 1 KgU of enriched uranium product ("EUP") shall be determined using the feed to product factor calculated with the following formulae:

$$[(PA-TA)/(FA-TA)]=XA$$

where:

PA=Actual Product Assay of the imported low enriched uranium ("LEU") as found in the import documents

TA=For enrichment contracts, the actual tails assay selected by the customer pursuant to the contract; for other contracts calling for the delivery of LEU, 0.3 weight percent U235. During the anniversary month of this Amendment, the tails assay for other contracts calling for the delivery of LEU will be amended as appropriate, based on the optimum tails assay.

FA=0.711 weight percent U235 (feed assay)

XA=Feed-to-Product Factor.

The feed-to-product factor shall then be multiplied by 2.61283 to reach the lbs. U308 equivalent of the imported LEU.

2. Section III, "Product Coverage," is amended as follows:

The following language replaces the second paragraph, beginning, "Uranium ore * * *"

Further, uranium ore from Kazakhstan that is milled into U308 and/or converted into UF6 and/or enriched in U235 in another country prior to direct and/or indirect importation into the United States is considered uranium from Kazakhstan and is subject to the terms of this Agreement. When imported as enriched uranium (excluding highly enriched uranium), the full amount of the natural uranium equivalent required to produce the enriched product will be counted against the existing quota under this Agreement. For the purposes of calculating this amount of natural uranium, the terms of definition II (g) shall apply unless otherwise reported.

The third paragraph of Section III, beginning, "For purposes of this Agreement, uranium enriched * * *" is replaced by:

If applicable, for purposes of this agreement, uranium enriched in U235 or compounds of uranium enriched in U235 in Kazakhstan are covered by this agreement, regardless of their subsequent modification or blending.

Thus, Section III, as amended, provides as follows:

The merchandise covered by this Agreement are the following products from Kazakhstan:

Natural uranium in the form of uranium ores and concentrates; natural uranium metal and natural uranium compounds; alloys, dispersions (including cermet), ceramic products, and mixtures containing natural uranium or natural uranium compounds; uranium enriched U235 and its compounds; alloys, dispersions (including cermet), ceramic products, and mixtures containing uranium enriched in U235 or compounds of uranium enriched in U235, and any other forms of uranium within the same class or kind.

Further, uranium ore from Kazakhstan that is milled into U308 and/or converted into UF6 and/or enriched in U235 in another country prior to direct and/or indirect importation into the United States is considered uranium from Kazakhstan and is subject to the terms of this Agreement. When imported as enriched uranium (excluding highly enriched uranium), the full amount of the natural uranium equivalent required to produce the enriched product will be counted against the existing quota under this Agreement. For the purposes of calculating this amount of natural uranium, the terms of definition II (g) shall apply unless otherwise reported.

If applicable, for purposes of this agreement, uranium enriched in U235 or compounds of uranium enriched in U235 in Kazakhstan are covered by this agreement, regardless of their subsequent modification or blending.

Highly enriched uranium ("HEU") is within the scope of this investigation, and HEU is covered by this agreement. For the purpose of this agreement, HEU means uranium enriched to 20 percent or greater in the isotope U235.

Imports of uranium ores and concentrates, natural uranium compounds, and all forms of enriched uranium are currently classified under Harmonized Tariff Schedule ("HTS") subheadings: 2612.10.00, 2844.10.20, and 2844.20.00, respectively. Imports of natural uranium and forms of natural uranium other than compounds are currently classified under HTS subheadings: 2844.10.10 and 2844.10.50. HTS subheadings are provided for convenience and customs purposes. The written description of the scope of these proceedings is dispositive.

3. The following language replaces Paragraph D of Section VII, "Anticircumvention,":

D. In addition to the above requirements, the Department shall direct the U.S. Customs Service to require all importers of uranium into the United States, regardless of stated country of origin, to submit at the time of entry written statements certifying the following:

(A) The country(ies) in which the ore was mined and, if applicable, converted, enriched, and/or fabricated, for all imports; and

(B) That the uranium being imported was not obtained under any arrangement, swap, or other exchange designed to circumvent the export limits for uranium of Kazakhstani origin established by this agreement.

Where there is reason to believe that such a certification has been made falsely, the Department will refer the matter to Customs or the Department of Justice for further action.

4. The price levels of Appendix A of the Agreement are hereby amended as follows:

Appendix A: Kazakhstan

Price level	Quota in millions of pounds U308
\$12.00-\$13.99	1.0
14.00-14.99	1.2
15.00-15.99	1.4
16.00-16.99	1.8
17.00-17.99	2.5
18.00-18.99	3.5
19.00-19.99	4.0
20.00-20.99	5.0
21.00 and up	(1)

¹ Unlimited U308.

5. The parties further agree that their intention is, consistent with Section IV.J. of the Agreement, that Kazakhstan be accorded treatment no less favorable than any other republic of the former Soviet Union that also has a suspension agreement with the United States with respect to trade in uranium.

Accordingly, if U.S. law, regulation, administrative practice, or policy should change in any manner that would result in relatively less favorable treatment for Kazakhstan, or if the United States should enter into any agreement or understanding or take any action that would cause that result, the parties will promptly enter into consultations with a view to amending this Agreement so as to eliminate such less favorable treatment.

6. The Parties agree that this Amendment constitutes an integral part of the Amended Agreement. Furthermore, the Parties agree that this Amendment supersedes and replaces

the amendment initialled on November 9, 1994.

7. The English language version of this Amendment shall be controlling.

8. This amendment is effective as of March 27, 1995.

Joseph A. Spetrini,

Deputy Assistant Secretary for Compliance.

Bulat D. Utemuratov,

First Deputy Minister of Industry and Trade.

Victor G. Yazikov,

President, Katep.

[FR Doc. 95-11809 Filed 5-11-95; 8:45 am]

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National Oceanic and Atmospheric Administration

[I.D. 050895B]

Mid-Atlantic Fishery Management Council; Meetings

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

ACTION: Notice of public meetings.

SUMMARY: The Mid-Atlantic Fishery Management Council and its Atlantic Mackerel, Squid, and Butterfish Committee and Demersal Species Committee will hold public meetings on May 23-25, 1995, at the Sheraton Atlantic City West, 6821 Black Horse Pike, West Atlantic City, NJ 08232, telephone 609-272-0200.

ADDRESSES: Mid-Atlantic Fishery Management Council, 300 S. New Street, Dover, DE 19901.

FOR FURTHER INFORMATION CONTACT: David R. Keifer, Executive Director, telephone: 302-674-2331.

SUPPLEMENTARY INFORMATION:

May 23, the Atlantic Mackerel, Squid, and Butterfish Committee will meet from 1:00 p.m. until 4:00 p.m.

May 24, the Council will meet from 8:00 a.m. until 12:00 p.m. The Demersal Species Committee will meet from 1:30 p.m. until 4:30 p.m.

May 25, the Council will meet from 8:00 a.m. until approximately 12:00 p.m. There may be a Large Pelagics/Shark Committee meeting during this Council meeting to discuss proposed tuna regulations.

The following topics may be discussed:

(1) Review comments for Supplement 1 for Amendment 5 for the Atlantic Mackerel, Squid, and Butterfish FMP.

(2) Adopt final version of Amendment 5 for the Atlantic Mackerel, Squid, and Butterfish FMP.

(3) Review alternative fishing rate mortality reduction strategies for summer flounder.

(4) Adopt hearing draft of Amendment 7 to the Summer Flounder FMP.

(5) Other fishery management matters.

The Council meeting may be revised, lengthened or shortened based on the progress of the meeting. The Council may go into closed session to discuss personnel or national security matters.

This meeting is physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Joanna Davis at 302-674-2331 at least 5 days prior to the meeting date.

Dated: May 9, 1995.

Richard W. Surdi,

Acting Director, Office of Fisheries Conservation and Management, National Marine Fisheries Service.

[FR Doc. 95-11811 Filed 5-11-95; 8:45 am]

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COMMITTEE FOR PURCHASE FROM PEOPLE WHO ARE BLIND OR SEVERELY DISABLED

Procurement List; Additions

AGENCY: Committee for Purchase From People Who Are Blind or Severely Disabled.

ACTION: Additions to the Procurement List.

SUMMARY: This action adds to the Procurement List a commodity and services to be furnished by nonprofit agencies employing persons who are blind or have other severe disabilities.

EFFECTIVE DATE: June 12, 1995.

ADDRESSES: Committee for Purchase From People Who Are Blind or Severely Disabled, Crystal Square 3, Suite 403, 1735 Jefferson Davis Highway, Arlington, Virginia 22202-3461.

FOR FURTHER INFORMATION CONTACT: Beverly Milkman (703) 603-7740.

SUPPLEMENTARY INFORMATION: On July 29, August 12, November 4, 1994, March 17 and 24, 1995, the Committee for Purchase From People Who Are Blind or Severely Disabled published notices (59 FR 38585, 55526, 60 FR 14427, 41434 and 15535) of proposed additions to the Procurement List. After consideration of the material presented to it concerning capability of qualified nonprofit agencies to provide the commodity and services, fair market price, and impact of the additions on the current or most recent contractors, the Committee has determined that the commodity and services listed below

are suitable for procurement by the Federal Government under 41 U.S.C. 46-48c and 41 CFR 51-2.4.

I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

1. The action will not result in any additional reporting, recordkeeping or other compliance requirements for small entities other than the small organizations that will furnish the commodity and services to the Government.

2. The action does not appear to have a severe economic impact on current contractors for the commodity and services.

3. The action will result in authorizing small entities to furnish the commodity and services to the Government.

4. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O'Day Act (41 U.S.C. 46-48c) in connection with the commodity and services proposed for addition to the Procurement List.

Accordingly, the following commodity and services are hereby added to the Procurement List:

Commodity

Gaiter, Neck
8440-01-387-8509

Services

Janitorial/Custodial, United States Mint, Denver, Colorado
Janitorial/Custodial, Veterans Administration Medical Center, Outpatient Clinic, Orlando, Florida
Janitorial/Custodial, Department of Veterans Affairs Medical Center, 1500 East Woodrow Wilson Drive, Jackson, Mississippi
Janitorial/Custodial, U.S. Post Office, Federal Courthouse and Annex, Camden, New Jersey
Janitorial/Custodial, Trenton Federal Building and U.S. Courthouse, 402 East State Street, Trenton, New Jersey

This action does not affect current contracts awarded prior to the effective date of this addition or options exercised under those contracts.

Beverly L. Milkman,

Executive Director.

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Procurement List; Proposed Additions

AGENCY: Committee for Purchase From People Who Are Blind or Severely Disabled.