

Dated: May 5, 1995.

Paul R. Anderson,

Deputy Regional Director, Alaska Region.

[FR Doc. 95-12032 Filed 5-16-95; 8:45 am]

BILLING CODE 4310-70-P

National Register of Historic Places; Notification of Pending Nominations

Nominations for the following properties being considered for listing in the National Register were received by the National Park Service before May 6, 1995. Pursuant to § 60.13 of 36 CFR Part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded to the National Register, National Park Service, P.O. Box 37127, Washington, D.C. 20013-7127. Written comments should be submitted by June 1, 1995.

Carol D. Shull,

Chief of Registration, National Register.

Arkansas

Garland County

Visitors Chapel AME, 319 Church St., Hot Springs, 95000682

Hot Spring County

Hodges House, AR 7, Bismarck, 95000683

Sebastian County

Oak Cemetery, SE of jct. of Greenwood and Dobson Aves., Fort Smith, 95000665

Washington County

Landscape Features at No. 40 Crossover Rd., 40 Crossover Rd., Fayetteville, 95000666

Georgia

Lowndes County

Brookwood North Historic District, Roughly bounded by Patterson St., Georgia Ave., Oak St., Park Ave., Williams St. and Brookwood Dr., Valdosta., 95000684

Idaho

Custer County

Niece Brothers' Store, Ace of Diamonds St., Stanley, 95000667

Kansas

Riley County

Elliot, Mattie M, House, 600 Houston St., Manhattan 95000672

Louisiana

Orleans Parish

Parkview Historic District, Roughly bounded by City Park Ave., Bayou St. John, Orleans, Rochbelave, Lafitte and St. Louis, New Orleans, 95000675

Massachusetts

Bristol County

Solider's Memorial Library, Jct. of Park Row and Union St., Mansfield, 95000681

Minnesota

Blue Earth County

Lincoln Park Residential Historic District, Roughly bounded by Shaubut, Record, Pleasant, 2nd, Liberty, Parsons Lock and Bradley Sts. and Grace and Wickersham Cts., Mankot, 95000671

New Hampshire

Carroll County

Early Settlers Meeting House, Jct. of Granite and Fogg's Ridge Rds., Town of Ossipee, Leighton Corner, 95000680

New York

Montgomery County

Guy Park Avenue School, 300 Guy Park Ave., Amsterdam, 95000669

Ontario County

Morgan Hook and Ladder Company, 18-20 Mill St., Naples, 95000668

North Carolina

Davie County

Boxwood Lodge, 132 Becktown Rd., Mocksville vicinity, 95000673

Henderson County

Reese House (Hendersonville MPS) 202 S. Washington St., Hendersonville, 95000676

Jackson County

Camp Merrie-Woode, US N side, 1.6 mi. N of jct. with NC 1120, at end of 1-mi.-long dirt rd., Cashiers vicinity, 95000674

Wade County

US Post Office, Former, 124 W. James St., Mount Olive, 95000670

Rhode Island

Newport County

Fort Hamilton Historic District, Rose Island, Newport, 95000663

Providence County

Freeman Plat Historic District, Roughly bounded by Morris, Sessions, Cole and Everett Aves., Providence, 95000664

Wisconsin

Fond Du Lac County

Ripon College Historic District, Jct. of Seward and Elm Sts., Ripon, 95000679

Waukesah County

Becker and Schafer Store Building, 1002-1004 White Rock Ave., Waukesha, 95000667

[FR Doc. 95-12096 Filed 5-16-95; 8:45 am]

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INTERNATIONAL TRADE COMMISSION

[Investigations Nos. 731-TA-696-698
(Final)]

Magnesium From China, Russia, and Ukraine

Determinations

On the basis of the record¹ developed in the subject investigations, the Commission determines, pursuant to section 735(b) of the Tariff Act of 1930 (19 U.S.C. § 1673d(b)) (the Act), that an industry in the United States is materially injured² by reason of imports from China, Russia, and Ukraine of pure magnesium,³ provided for in subheading 8104.11.00 of the Harmonized Tariff Schedule of the United States (HTS), that have been found by the Department of Commerce to be sold in the United States at less than fair value (LTFV). The Commission further determines that an industry in the United States is not materially injured or threatened with material injury, and the establishment of an industry in the United States is not materially retarded, by reason of imports from China and Russia of alloy magnesium,⁴ provided for in subheading 8104.19.00 of the HTS, that have been found by the Department of

¹ The record is defined in § 207.2(f) of the Commission's Rules of Practice and Procedure (19 CFR § 207.2(f)).

² Chairman Watson, Vice Chairman Nuzum, and Commissioner Crawford dissenting.

³ Pure magnesium encompasses: (1) Products that contain at least 99.95 percent primary magnesium, by weight (generally referred to as "ultra-pure" magnesium); (2) products containing less than 99.95 percent but not less than 99.8 percent primary magnesium, by weight (generally referred to as "pure" magnesium); and (3) products (generally referred to as "off-specification pure" magnesium) that contain 50 percent or greater, but less than 99.8 percent primary magnesium, by weight, and that do not conform to ASTM specifications for alloy magnesium. "Off-specification pure" magnesium is pure primary magnesium containing magnesium scrap, secondary magnesium, oxidized magnesium or impurities (whether or not intentionally added) that cause the primary magnesium content to fall below 99.8 percent by weight. It generally does not contain, individually or in combination, 1.5 percent or more, by weight, of the following alloying elements: aluminum, manganese, zinc, silicon, thorium, zirconium, and rare earths.

⁴ Alloy magnesium contains 50 percent or greater, but less than 99.8 percent, primary magnesium, by weight, and one or more of the following: aluminum, manganese, zinc, silicon, thorium, zirconium, and rare earths, in amounts which, individually or in combination, constitute not less than 1.5 percent of the material, by weight. Products that meet the aforementioned description but do not conform to ASTM specifications for alloy magnesium are not included in the definition of alloy magnesium. In addition to primary magnesium, alloy magnesium may contain magnesium scrap, secondary magnesium, or oxidized magnesium in amounts less than the primary magnesium itself.

Commerce to be sold in the United States at LTFV.

Background

The Commission instituted these investigations effective November 7, 1994, following preliminary determinations by the Department of Commerce that imports of magnesium from China, Russia, and Ukraine were being sold at LTFV within the meaning of section 733(b) of the Act (19 U.S.C. § 1673b(b)). Notice of the institution of the Commission's investigations and of a public hearing to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the **Federal Register** of December 7, 1994 (59 FR 63105). The hearing was held in Washington, DC, on March 28, 1995, and all persons who requested the opportunity were permitted to appear in person or by counsel.

The Commission transmitted its determinations in these investigations to the Secretary of Commerce on May 5, 1995. The views of the Commission are contained in USITC Publication 2885 (May 1995), entitled "Magnesium from China, Russia, and Ukraine: Investigations Nos. 731-TA-696-698 (Final)."

Issued: May 11, 1995.

By order of the Commission.

Donna R. Koehnke,
Secretary.

[FR Doc. 95-12133 Filed 5-16-95; 8:45 am]

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[Investigation No. 731-TA-699 (Final)]

Stainless Steel Angle From Japan

Determination

On the basis of the record¹ developed in the subject investigation, the Commission determines, pursuant to section 735(b) of the Tariff Act of 1930 (19 U.S.C. § 1673d(b)) (the Act), that an industry in the United States is not materially injured or threatened with material injury, and the establishment of an industry in the United States is not materially retarded, by reason of imports from Japan of stainless steel angle, provided for in subheading 7222.40.30 of the Harmonized Tariff Schedule of the United States, that have been found by the Department of

Commerce to be sold in the United States at less than fair value (LTFV).

Background

The Commission instituted this investigation effective November 10, 1994, following a preliminary determination by the Department of Commerce that imports of stainless steel angle from Japan were being sold at LTFV within the meaning of section 733(b) of the Act (19 U.S.C. § 1673b(b)). Notice of the institution of the Commission's investigation and of a public hearing to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the **Federal Register** of December 7 (59 FR 63106). The hearing was held in Washington, DC, on March 30, 1995, and all persons who requested the opportunity were permitted to appear in person or by counsel.

The Commission transmitted its determination in this investigation to the Secretary of Commerce on May 10, 1995. The views of the Commission are contained in USITC Publication 2887 (May 1995), entitled "Stainless Steel Angle from Japan: Investigation No. 731-TA-699 (Final)."

Issued: May 11, 1995.

By order of the Commission.

Donna R. Koehnke,
Secretary.

[FR Doc. 95-12134 Filed 5-16-95; 8:45 am]

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DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980

Notice is hereby given that on April 28, 1995, a proposed Partial Consent Decree in *United States v. Abbott Laboratories, et al.*, Civil Action No. 3-95-1308-17, was lodged with the United States District Court for the District of South Carolina. The Complaint, brought pursuant to Sections 106 and 107 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended ("CERCLA"), 42 U.S.C. §§ 9606 and 9607, seeks injunctive relief to abate an imminent and substantial endangerment to the public health or welfare or the environment, and recovery of response costs incurred or to be incurred by the

United States in connection with the Bluff Road Superfund Site in Richland County, South Carolina (the "Site"). The consent decree, which provides for partial funding of the Remedial Design and Remedial Action ("RD/RA") selected by EPA for the Site, is the final consent decree for the Site and brings to a conclusion the governments efforts to secure cleanup of on-Site contamination by private potentially responsible parties ("PRPs").

Under the terms of this proposed decree, the group of settling PRPs that implemented and completed the Remedial Investigation/Feasibility Study at the Site under an EPA Administrative Order by Consent ("AOC"), will also contribute to the funding of the RD/RA. The terms setting forth the responsibilities of the settling PRPs in this proposed decree incorporate the terms on funding as originally set forth in the AOC. Payments under the proposed decree, combined with funding by other PRPs under a consent decree entered in *U.S. v. Allied*, Civ. No. 92-1108-0, on September 28, 1992, represent 99.30% of the total past costs incurred by EPA at the Site, and 100% of future costs to be incurred by EPA in overseeing implementation of the remedy at the Site. The responsibility of implementing the RD/RA lies with other settling PRPs under the *Allied* consent decree.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication, comments relating to the proposed Consent Decree. Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, Department of Justice, Washington, D.C. 20530. Comments should refer to the *United States v. Abbott Laboratories, et al.*, D.O.J. Ref. 90-7-1-61D.

The proposed Consent Decree may be examined at the Office of the United States Attorney for the District of South Carolina, 1441 Main Street, Ste. 500, Columbia South Carolina, and at the Environmental Enforcement Section Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005, (202) 624-0892. A copy of the proposed Consent Decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005. In requesting a copy, please enclose a check in the amount of \$34.75

¹ The record is defined in sec. 207.2(f) of the Commission's Rules of Practice and Procedure (19 CFR 207.2(f)).