

Revised total cost of production equalled the sum of revised total cost of manufacturing, revised direct selling expense, revised indirect selling expense, revised imputed credit expense, revised general and administrative expense, and revised interest expense. Revised total constructed value equalled the sum of revised total cost of production and revised profit.

As a result of our verification findings for the 1992 and 1993 reviews, we recalculated Daelim's reported costs for the respective period for general and administrative expenses, interest, and profit for the purpose of deriving

constructed value, in accordance with section 773(e) of the Act. As a result, we recalculated total cost of production and total constructed value based on the changes to Daelim's reported costs for the 1992 and 1993 reviews. Revised total cost of production equalled the sum of total cost of manufacturing and total general expenses, which included revised general and administrative expenses, revised interest expenses, and selling expenses. Revised total constructed value equalled the sum of revised total cost of production and revised profit. In the 1993 review, in accordance with 19 CFR 353.56 (b)(1), we offset commissions paid in the U.S.

market with indirect selling expenses from the home market since no commissions were paid in the home market.

In accordance with section 773(e)(1)(B) of the Act, we used the statutory minima of 8 percent for profit and 10 percent for general expenses for each review since reported profits and general expenses were less than the statutory minima for each review.

**Preliminary Results**

As a result of our reviews, we preliminarily determine the dumping margins to be:

Manufacturer/Exporter	Time Period	Margin (percent)
Namil Metal Company, Ltd .....	1/1/91-12/31/91	11.22
Daelim Trading Company, Ltd .....	1/1/91-12/31/91	11.22
Namil Metal Company, Ltd .....	1/1/92-12/31/92	31.23
Daelim Trading Company, Ltd .....	1/1/92-12/31/92	3.43
Daelim Trading Company, Ltd .....	1/1/93-12/31/93	0.14

Parties to this proceeding may request disclosure within 5 days of publication of this notice and any interested party may request a hearing within 10 days of publication. Any hearing, if requested, will be held 44 days after the date of publication, or the first working day thereafter. Interested parties may submit case briefs and/or written comments no later than 30 days after the date of publication. Rebuttal briefs and rebuttals to written comments, limited to issues raised in such briefs or comments, may be filed no later than 37 days after the date of publication. The Department will publish a notice of the final results of these administrative reviews, which will include the results of its analysis of issues raised in any such briefs or comments.

The Department shall determine, and Customs shall assess, antidumping duties on all appropriate entries. Individual differences between USP and FMV may vary from the percentages stated above. The Department will issue appraisal instructions directly to Customs.

Furthermore, the following deposit requirements will be effective upon completion of the final results of these administrative reviews for all shipments of certain stainless steel cooking ware from the Republic of Korea entered, or withdrawn from warehouse, for consumption on or after the publication date of the final results of these administrative reviews, as provided by section 751(a)(1) of the Act: (1) the cash deposit rates for Namil will be that margin established in the final results of

these reviews; (2) if Daelim's latest period of review rate remains *de minimis* for the final results, Customs will require a cash deposit of zero percent; (3) for merchandise exported by manufacturers or exporters not covered in these reviews but covered in the original LTFV investigation or a previous review, the cash deposit will continue to be the most recent rate published in the final determination or final results for which the manufacturer or exporter received a company-specific rate; (4) if the exporter is not a firm covered in these reviews, or the original investigation, but the manufacturer is, the cash deposit rate will be that established for the manufacturer of the merchandise in the final results of these reviews, or the LTFV investigation; and (5) if neither the exporter nor the manufacturer is a firm covered in these or any previous reviews, the cash deposit rate will be 8.10 percent, the "all others" rate established in the LTFV investigation (52 FR 2139, January 20, 1987).

Article VI, paragraph 5 of the General Agreement on Tariffs and Trade provides that "[n]o product \* \* \* shall be subject to both antidumping and countervailing duties to compensate for the same situation of dumping and export subsidization." This provision is implemented by section 772(d)(1)(D) of the Act. Since antidumping duties cannot be assessed on the portion of the margin attributable to export subsidies, there is no reason to require a cash deposit or a bond for that amount. Accordingly, before completion

of the final results of these administrative reviews, the level of export subsidies as determined in *Certain Stainless Steel Cooking Ware from the Republic of Korea; Final Affirmative Countervailing Duty Determination*, 51 FR 42867 (November 26, 1986), which is 0.71 percent *ad valorem*, will be subtracted from the dumping margin for cash deposit purposes. There have been no reviews conducted since the publication of the countervailing duty order.

This notice also serves as a preliminary reminder to importers of their responsibility under 19 CFR 353.26(b) to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during these review periods. Failure to comply with this requirement could result in the Secretary's presumption that reimbursement of antidumping duties occurred and the subsequent assessment of double antidumping duties.

These administrative reviews and notice are in accordance with section 751(a)(1) of the Act (19 U.S.C. 1675(a)(1)) and 19 CFR 353.22.

Dated: June 26, 1995.

**Susan G. Esserman,**  
Assistant Secretary for Import Administration.

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[A-401-603; A-401-206]

**Welded Stainless Steel Hollow Products From Sweden; Opportunity To Request Administrative Review**

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

**ACTION:** Notice of opportunity to request administrative review of antidumping duty order.

**BACKGROUND:** On October 9, 1987, the Department of Commerce (the Department) published in the **Federal Register** the final determination of its investigation of sales at less-than-fair-value (LTFV) of stainless steel hollow products (SSHP) from Sweden (52 FR 37810). On November 25, 1987, the International Trade Commission (ITC) published its final determination, in which it found that imports of seamless SSHP were causing material injury to the U.S. industry, but that imports of welded SSHP were not causing injury, or threatening to cause injury, to the U.S. industry (52 FR 45246). Therefore, on December 3, 1987, the Department published an antidumping duty order covering only seamless SSHP from Sweden (A-401-603).

Subsequently, the domestic producers of SSHP challenged the ITC's negative determination with respect to imports of welded SSHP before the Court of International Trade (CIT). On June 20, 1990, the CIT remanded the determination to the ITC. Upon remand, the ITC determined that the U.S. industry was materially injured by imports of welded SSHP from Sweden. The CIT affirmed the ITC's redetermination on November 27, 1990. Accordingly, the Department published in the **Federal Register** a notification of the CIT's decision, and instructions, effective December 7, 1990, to suspend the liquidation of entries of welded SSHP from Sweden (55 FR 51745, December 17, 1990).

Following the Court of Appeals for the Federal Circuit's (CAFC) affirmation of the CIT's decision, the ITC published its final affirmative determination of injury for the antidumping duty investigation of welded SSHP from Sweden (57 FR 42761). Subsequently, the Department published an amended antidumping duty order for SSHP from Sweden on November 5, 1992 (57 FR 52761) in order to include welded, along with seamless, SSHP in the scope of the order.

The Department is now issuing an opportunity notice for interested parties, as defined in section 771(9) of the Tariff Act of 1930, as amended, to request, in

accordance with section 353.22 of the Department's regulations (1993), that the Department conduct administrative reviews of the antidumping duty order on welded SSHP for the periods December 7, 1990 through November 30, 1991, and December 1, 1991 through November 30, 1992.

Additionally, since the Department considers welded and seamless SSHP to be a single class or kind of merchandise, we are disregarding the separate case number (A-401-206) under which the Department instructed the Customs Service (Customs) to suspend liquidation of entries of welded SSHP and have instructed Customs to suspend the liquidation of all entries of SSHP under the original case number (A-401-603). Furthermore, since we intend to conduct any administrative reviews requested as a result of this notice under the original case number (A-401-603), all requests for administrative reviews should be filed under this case number.

**OPPORTUNITY TO REQUEST A REVIEW:** Not later than July 31, 1995, interested parties may request administrative reviews of the following order for the following periods:

Antidumping duty proceedings	Period
SWEDEN: Stainless Steel Welded Hollow Products (A-401-603) .....	12/07/90-11/30/91
SWEDEN: Stainless Steel Welded Hollow Products (A-401-603) .....	12/01/91-11/30/92

In accordance with sections 353.22(a) of the regulations, an interested party as defined by section 353.2(k) may request in writing that the Secretary conduct an administrative review. The interested party must specify for which individual producers or resellers covered by an antidumping finding or order it is requesting a review, and must state why it desires the Secretary to review those particular producers or resellers.

Seven copies of the request should be submitted to the Assistant Secretary for Import Administration, International Trade Administration, Room B-099, U.S. Department of Commerce, Washington, D.C. 20230. The Department also asks parties to serve a copy of their requests to the Office of Antidumping Compliance, Attention: John Kugelman, in room 3065 of the main Commerce Building. Further, in accordance with section 353.31(g), a copy of each request must be served on every party on the Department's service list.

The Department will publish in the **Federal Register** a notice of "Initiation of Antidumping Duty Administrative Review," for requests received by July 31, 1995. If the Department does not receive, by July 31, 1995, a request for review of entries covered by the order listed in this notice and for the period identified above, the Department will instruct Customs to assess antidumping duties on those entries at a rate equal to the cash deposit of (or bond for) estimated antidumping duties required on those entries at the time of entry, or withdrawal from warehouse, for consumption and to continue to collect the cash deposit previously ordered.

This notice is not required by statute, but is published as a service to the international trading community.

Dated: June 22, 1995.

**Joseph A. Spetrini,**

*Deputy Assistant Secretary for Compliance.*  
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**Quarterly Update to Annual Listing of Foreign Government Subsidies on Articles of Quota Cheese**

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

**ACTION:** Publication of Quarterly Update to Annual Listing of Foreign Government Subsidies on Articles of Quota Cheese.

**SUMMARY:** The Department of Commerce (the Department), in consultation with the Secretary of Agriculture, has prepared a quarterly update to its annual list of foreign government subsidies on articles of quota cheese. We are publishing the current listing of those subsidies that we have determined exist.

**EFFECTIVE DATE:** July 1, 1995.

**FOR FURTHER INFORMATION CONTACT:** Brian Albright or Maria MacKay, Office of Countervailing Compliance, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Ave., NW., Washington, DC 20230, telephone: (202) 482-2786.

**SUPPLEMENTARY INFORMATION:** Section 702(a) of the Trade Agreements Act of 1979 (the Act) requires the Department to determine, in consultation with the Secretary of Agriculture, whether any foreign government is providing a subsidy with respect to any article of quota cheese, as defined in section 701(c)(1) of the Act, and to publish an annual list and quarterly updates of the type and amount of those subsidies.