

of America (Magcorp), requested that we conduct an administrative review of Norsk Hydro Canada Inc. (NHCI), for the period August 1, 1993, through July 31, 1994. On August 31, 1994, NHCI, an interested party, requested that we conduct an administrative review for the same period. We published a notice of initiation of the antidumping administrative review on September 16, 1994.

The Department has now conducted the administrative review in accordance with section 751 of the Tariff Act of 1930, as amended (the Tariff Act).

Scope of the Review

The product covered by this review is pure magnesium. Pure unwrought magnesium contains at least 99.8 percent magnesium by weight and is sold in various slab and ingot forms and sizes. Granular and secondary magnesium are excluded from the scope of this review. Pure magnesium is currently classified under subheading 8104.11.0000 of the Harmonized Tariff Schedule (HTS). HTS item numbers are provided for convenience and for Customs purposes. The written description remains dispositive.

Preliminary Results of Review

The Department has preliminarily determined that the single manufacturer/exporter subject to review, NHCI, had no shipments of this merchandise to the United States during the period of review. The Department will verify this determination. Due to the need to verify information in the first administrative review, that review has not yet been completed, and, therefore, the Department has preliminarily assigned NHCI the cash deposit rate established in Pure Magnesium From Canada: Amendment of Final Determination of Sales at Less Than Fair Value and Order in Accordance With Decision on Remand, 58 FR 62643, November 29, 1993. The rate is 21 percent.

Furthermore, the following deposit requirements will be effective for all shipments of the subject merchandise, entered, or withdrawn from warehouse, for consumption on or after the publication date of the final results of this administrative review, as provided for by section 751(a)(1) of the Tariff Act: (1) The cash deposit rate for the reviewed firm will be that firm's rate established in the final results of this administrative review; (2) for previously reviewed or investigated companies not listed above, the cash deposit rate will continue to be the company-specific rate published for the most recent period; (3) if the exporter is not a firm covered in

this review, or the original less-than-fair-value investigation, but the manufacturer is, the cash deposit rate will be the rate established for the most recent period for the manufacturer of the merchandise; and (4) the cash deposit rate for all other manufacturers or exporters not previously reviewed will be 21 percent, the rate established in Pure Magnesium From Canada:

Amendment of Final Determination of Sales At Less Than Fair Value and Order in Accordance With Decision on Remand, 58 FR 62643, November 29, 1993.

These deposit requirements, when imposed, shall remain in effect until publication of the final results of the next administrative review.

Interested parties may request disclosure within five days of the date of publication of this notice, and may request a hearing within 10 days of the date of publication. Any hearing, if requested, will be held as early as convenient for the parties but not later than 44 days after the date of publication or the first workday thereafter. Case briefs or other written comments from interested parties may be submitted not later than 30 days after the date of publication of this notice. Rebuttal briefs and rebuttal comments, limited to issues raised in the case briefs, may be filed not later than 37 days after the date of publication. The Department will publish the final results of this administrative review, including its results of its analysis of issues raised in any such written comments.

This notice serves as a preliminary reminder to importers of their responsibility under 19 CFR 353.26 to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during this review period. 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.

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

Dated: June 28, 1995.

Paul L. Joffe,

Deputy Assistant Secretary for Import Administration.

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North American Free-Trade Agreement (NAFTA), Article 1904 Binational Panel Reviews; Request for Panel Review

AGENCY: NAFTA Secretariat, United States Section, International Trade Administration, Department of Commerce.

ACTION: Notice of first request for panel review.

SUMMARY: On June 26, 1995 Mitsubishi Electronics Industries Canada, Inc. filed a First Request for Panel Review with the U.S. Section of the NAFTA Secretariat pursuant to Article 1904 of the North American Free Trade Agreement. Panel review was requested of the Determination Not to Revoke Antidumping Duty Orders and Findings Nor To Terminate Suspended Investigations made by the International Trade Administration in the respecting Color Picture Tubes from Canada. This determination was published in the **Federal Register** on May 25, 1995 (60 FR 27720, 27722). The NAFTA Secretariat has assigned Case Number USA-95-1904-03 to this request.

FOR FURTHER INFORMATION CONTACT: James R. Holbein, United States Secretary, NAFTA Secretariat, Suite 2061, 14th and Constitution Avenue, Washington, D.C. 20230, (202) 482-5438.

SUPPLEMENTARY INFORMATION: Chapter 19 of the NAFTA establishes a mechanism to replace domestic judicial review of final determinations in antidumping and countervailing duty cases involving imports from a NAFTA country with review by independent binational panels. When a Request for Panel Review is filed, a panel is established to act in place of national courts to review expeditiously the final determination to determine whether it conforms with the antidumping or countervailing duty law of the country that made the determination.

Under Article 1904 of the NAFTA, which came into force on January 1, 1994, the Government of the United States, the Government of Canada and the Government of Mexico established *Rules of Procedure for Article 1904 Binational Panel Reviews* ("Rules"). These Rules were published in the **Federal Register** on February 23, 1994 (59 FR 8686). The panel review in this matter will be conducted in accordance with these Rules.

A first Request for Panel Review was filed with the U.S. Section of the NAFTA Secretariat, pursuant to Article 1904 of the NAFTA, on June 26, 1995, requesting panel review of the final determination described above.

The Rules provide that:

(a) A Party or interested person may challenge the final determination in whole or in part by filing a Complaint in accordance with Rule 39 within 30 days after the filing of the first Request for Panel Review (the deadline for filing a Complaint is July 26, 1995);

(b) A Party, investigating authority or interested person that does not file a Complaint but that intends to appear in support of any reviewable portion of the final determination may participate in the panel review by filing a Notice of Appearance in accordance with Rule 40 within 45 days after the filing of the first Request for Panel Review (the deadline for filing a Notice of Appearance is August 10, 1995); and

(c) The panel review shall be limited to the allegations of error of fact or law, including the jurisdiction of the investigating authority, that are set out in the Complaints filed in the panel review and the procedural and substantive defenses raised in the panel review.

Dated: June 28, 1995.

James R. Holbein,

U.S. Secretary, NAFTA Secretariat.

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National Oceanic and Atmospheric Administration

National Weather Service Transfer of Specific Products and Services to the Private Sector

AGENCY: National Weather Service, National Oceanic and Atmospheric Administration, Commerce.

ACTION: Notice.

SUMMARY: This notice publishes the National Weather Service's plan to transfer Agricultural Weather Services, Fire Weather Services to non-Federal agencies for non-wildfire activities, distribution of weather charts to marine radiofacsimile broadcast stations, and the production of the National Weather Summary to the private sector effective October 1, 1995. As part of this plan, the *Director of U.S. Private Weather Services* will be made available to ensure a smooth transfer of these products and services to the private sector.

DATES: The date this action will become effective is October 1, 1995.

ADDRESSES: Requests for copies of documents stated within this Notice as being available upon request should be sent to the National Weather Service, Industrial Meteorology Staff, 1325 East-West Highway, #18462, Silver Spring, Maryland 20910.

FOR FURTHER INFORMATION CONTACT: Edward Gross, 301-713-0258.

SUPPLEMENTARY INFORMATION: Fiscal year 1996 budget proposals include reductions in funding to the National Weather Service (NWS) which will result in the elimination of the following NWS services: Agricultural Weather Services, Fire Weather Services to non-Federal agencies for non-wildfire activities, distribution of weather charts to marine radiofacsimile broadcast stations, and the National Weather Summary. The NWS will be required to terminate products and services in these areas. This statement will notify users of those products and services that they will not be available after September 30, 1995.

The Agricultural Weather Services and Fruit Frost Programs will be eliminated entirely. The following NWS products will no longer be available from the NOAA Weather Wire Service, the Family of Services, or via the NOAA Weather Radio:

Agricultural Weather Forecast

Fruit Frost Forecast
Special Agricultural Weather Advisory
Weather Advisory for Ag Operations
Agricultural Observations
30-day Agricultural Weather Outlook
International Weather and Crop

Summary
National Agricultural Weather
Highlights
Agricultural Weather Guidance
Cranberry Bog Forecasts

In addition, seven NWS offices providing Agricultural Weather Services exclusively will close. These offices are:

AWSC College Station, Texas
AWSC Stoneville, Mississippi
AWSC Auburn, Alabama
AWSC West Lafayette, Indiana
WSO Yuma, Arizona
WSO Twin Falls, Idaho
WSO Riverside, California

Fire Weather Services to non-Federal agencies will be reduced. The following products and services will no longer be available to state and local fire management agencies:

Spot forecasts for prescribed burning
Spot forecasts for non-fire forest management activities (i.e., spraying, etc.)

Land Management forecasts
Transport and stability forecasts for smoke management
Consultation and liaison for non-wildfire activities

Some offices that provide Fire Weather Services exclusively or a combination of Fire Weather and Agricultural Weather Services may be

closed or consolidated. Meteorological support directly related to wildfire suppression will continue to be provided to all agencies. This support includes presuppression forecasts, National Fire Danger Rating System forecasts, fire weather watches, red flag warnings, incident response, and fire weather training for fire fighters.

Currently, the NWS issues marine weather charts and transmits them to six marine radio stations for scheduled broadcast via radiofacsimile over frequencies in the maritime mobile radio spectrum. After September 30, 1995, the NWS will cease transmitting weather charts to the six marine radio stations (station operator noted in parentheses), as follows:

NMF—Marshfield, Massachusetts (U.S. Coast Guard)
NMC—Pt. Reyes, California (U.S. Coast Guard)
NOJ—Kodiak, Alaska (U.S. Coast Guard)
WLO—Mobile, Alabama (Mobile Marine Radio, Inc.)
KVM70—Honolulu, Hawaii (Federal Aviation Administration)
WLC—Rogers City, Michigan (Central Radio, Inc.)

The NWS will continue issuing the marine weather charts in conjunction with U.S. obligations under the International Convention for Safety of Life at Sea. Private-sector vendors (including the private marine radio stations WLO and WLC listed above) may access the charts from the NWS at no cost to the Government and disseminate them to the maritime community via radiofacsimile broadcast or other methods.

The U.S. Navy broadcasts weather charts (produced by Naval meteorological echelons) from Cutler, Maine, (NAM); Pearl Harbor, Hawaii, (NPM); and Guam (NPN). Although intended for fleet support, these broadcasts are accessible by civilian users over open radio frequencies. These broadcasts will continue beyond October 1, 1995, as plans for conversion to encrypted fleet broadcasts have been delayed.

The NWS will also cease production of the National Weather Summary.

In order to ensure a smooth transfer of these products and services to the private sector, the *Directory of U.S. Private Weather Services* has been published. The Directory is intended as information with no implied endorsements. Requests for further information can be addressed directly to the individuals or companies. The names, addresses, and phone numbers in the Directory represent an initial compilation of private-sector