

longer of any interest to domestic interested parties. We conclude that there is no interest in an antidumping duty order when no interested party has requested an administrative review for five consecutive review periods and when no domestic interested party objects to revocation (19 CFR 353.25(d)(4)(iii)).

On August 1, 1995, the Department published in the Federal Register (60 FR 39153) its notice of intent to revoke the antidumping duty order on high capacity pagers from Japan (August 16, 1983). Additionally, as required by 19 CFR § 353.25(d)(4)(ii), the Department served written notice of its intent to revoke this antidumping duty order on each domestic interested party on the service list. Domestic interested parties who might object to the revocation were provided the opportunity to submit their comments not later than the last day of the anniversary month.

In this case, we received no requests for review for five consecutive review periods. Furthermore, no domestic interested party, as defined under § 353.2(k)(3), (k)(4), (k)(5), or (k)(6) of the Department's regulations, has expressed opposition to revocation. Based on these facts, we have concluded that the antidumping duty order on high capacity pagers from Japan is no longer of any interest to interested parties. Accordingly, we are revoking this antidumping duty order in accordance with 19 CFR 353.25(d)(4)(iii).

Scope of the Order

Imports covered by the revocation are shipments of high capacity pagers from Japan. This merchandise is currently classifiable under Harmonized Tariff Schedules (HTS) item numbers 8527.90.80 and 8531.80.00. The HTS numbers are provided for convenience and customs purposes. The written description remains dispositive.

This revocation applies to all unliquidated entries of high capacity pagers from Japan entered, or withdrawn from warehouse, for consumption on or after August 1, 1995. Entries made during the period August 1, 1994, through July 31, 1995, will be subject to automatic assessment in accordance with 19 CFR § 353.22(e). The Department will instruct the Customs Service to proceed with liquidation of all unliquidated entries of this merchandise entered, or withdrawn from warehouse, for consumption on or after August 1, without regard to antidumping duties, and to refund any estimated antidumping duties collected with respect to those entries. This notice is in accordance with 19 CFR 353.25(d).

Dated: November 2, 1995.
Joseph A. Spetrini,
Deputy Assistant Secretary for Compliance.
[FR Doc. 95-28088 Filed 11-13-95; 8:45 am]
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[A-833-803]

Titanium Sponge From Georgia, Revocation of the Antidumping Finding

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

ACTION: Notice of revocation of antidumping finding.

SUMMARY: The Department of Commerce (the Department) is notifying the public of its revocation of the antidumping finding on titanium sponge from Georgia because it is no longer of any interest to domestic interested parties.

EFFECTIVE DATE: November 14, 1995.

FOR FURTHER INFORMATION CONTACT: David Genovese or Michael Panfeld, Office of Antidumping Compliance, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street & Constitution Avenue NW., Washington, D.C. 20230, telephone (202) 482-4697.

SUPPLEMENTARY INFORMATION:

Background

The Department may revoke an antidumping finding if the Secretary concludes that the finding is no longer of any interest to domestic interested parties. We conclude that there is no interest in an antidumping finding when no interested party has requested an administrative review for five consecutive review periods and when no domestic interested party objects to revocation (19 CFR § 353.25(d)(4)(iii)).

On August 1, 1995, the Department published in the Federal Register (60 FR 39153) its notice of intent to revoke the antidumping finding on titanium sponge from Georgia (August 28, 1968). Additionally, as required by 19 CFR § 353.25(d)(4)(ii), the Department served written notice of its intent to revoke this antidumping finding on each domestic interested party on the service list. Domestic interested parties who might object to the revocation were provided the opportunity to submit their comments not later than the last day of the anniversary month.

In this case, we received no requests for review for five consecutive review periods. Furthermore, no domestic interested party, as defined under § 353.2(k)(3), (k)(4), (k)(5), or (k)(6) of the Department's regulations, has

expressed opposition to revocation. Based on these facts, we have concluded that the antidumping finding on titanium sponge from Georgia is no longer of any interest to interested parties. Accordingly, we are revoking this antidumping finding in accordance with 19 CFR § 353.25(d)(4)(iii).

Scope of the Order

Imports covered by the revocation are shipments of titanium sponge from Georgia. This merchandise is currently classifiable under Harmonized Tariff Schedules (HTS) item number 8108.10.50.10. The HTS number is provided for convenience and customs purposes. The written description remains dispositive.

This revocation applies to all unliquidated entries of titanium sponge from Georgia entered, or withdrawn from warehouse, for consumption on or after August 1, 1995. Entries made during the period August 1, 1994, through July 31, 1995, will be subject to automatic assessment in accordance with 19 CFR § 353.22(e). The Department will instruct the Customs Service to proceed with liquidation of all unliquidated entries of this merchandise entered, or withdrawn from warehouse, for consumption on or after August 1, 1995, without regard to antidumping duties, and to refund any estimated antidumping duties collected with respect to those entries. This notice is in accordance with 19 CFR § 353.25(d).

Dated: November 2, 1995.
Joseph A. Spetrini,
Deputy Assistant Secretary for Compliance.
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[C-122-404]

Live Swine From Canada; Amended Final Results of Administrative Review in Accordance With Decision on Remand

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

ACTION: Notice of amended final results of countervailing duty administrative review.

SUMMARY: On September 27, 1995, the Binational North American Free Trade Agreement (NAFTA) Panel ("Panel") affirmed the Department of Commerce's ("the Department") remand results of the sixth administrative review of the countervailing duty order on live swine from Canada, as amended. The Panel also approved the Department's Consent