

argument in mitigation and reduce the \$4,000 penalty imposed by the ALJ to \$2,000.

2. Al-Hantaway

The two reporting violations involving Al-Hantaway cover the same subject matter as the previously discussed § 769.2(d) violations. Specifically, Serfilco is charged with failing to report the request to complete the Annex and a subsequent letter from Al-Hantaway informing Serfilco that it must stop its "relations with Israelian dealers and representatives and promise to avoid any relation with Israel in future." While the record is subject to interpretation concerning Serfilco's motivation in contacting the Office of Antidumping Compliance (OAC) concerning this matter, it does clearly establish that Serfilco provided the OAC, within the prescribed time period, copies of all relevant correspondence. However, Serfilco did not submit the required form. Under these circumstances, I must conclude that Serfilco committed two violations of § 769.6. In view of the mitigating factors noted above, I have decided that the penalty for each of these two violations should be \$250.

3. The Four Later Reporting Violations

The record clearly establishes that Serfilco received reportable requests from the State Enterprise for Mechanical Industries, Republic of Iraq; the Al-Jubail Fertilizer Company; the Thunwainy Trading Co.; and the Middle East Group; and failed to report any of them. These four violations all occurred after Serfilco received specific warning about the antiboycott laws, and I affirm the ALJ's imposition of a \$4,000 penalty for each.

V. Order

A \$10,000 penalty is imposed against Berg for each of the seven § 769.2(d) violations related to the annex. A \$5,000 penalty is imposed against Berg for each of the two § 769.2(d) violations involving the cover letter. A \$2,500 penalty is imposed against Serfilco for each of the seven § 769.2(d) violations related to the annex. A \$1,000 penalty is imposed against Serfilco for each of the two § 769.2(d) violations involving the cover letter. A \$2,000 penalty is imposed against Serfilco for the § 769.6 violation regarding Grace Trading. A \$250 penalty is imposed against Serfilco for each of the two § 769.6 violations involving Al-Hantaway. A \$4,000 penalty is imposed against Serfilco for each of the remaining four § 769.6 violations. The total penalties imposed thus are \$80,000 against Berg and

\$38,000 against Serfilco. The ALJ's imposition, against each respondent, of a one year denial of export privileges to Bahrain, Iraq, Kuwait, Lebanon, Libya, Oman, Qatar, Saudi Arabia, Syria, United Arab Emirates, and the Republic of Yemen, is sustained. The period of denial shall begin on the date of this final decision and order. Respondents shall pay these civil penalties within 30 days of the date of this order in accordance with the attached instructions.

Dated: June 10, 1996.

William A. Reinsch,

Under Secretary for Export Administration.

Instruction for Payment of Civil Penalty

1. The civil penalty check should be made payable to: U.S. Department of Commerce.

2. The check should be mailed to U.S. Department of Commerce, Bureau of Export Administration, Office of Budget and Financial Management, Room H-3889, 14th Street and Constitution Avenue, N.W., Washington, D.C. 20230. Attn: Victor Micit.

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International Trade Administration

[A-475-703]

Granular Polytetrafluoroethylene Resin From Italy; Extension of Time Limit of Antidumping Duty Administrative Review

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

ACTION: Notice of Extension of Time Limit of Antidumping Duty Administrative Review.

SUMMARY: The Department of Commerce (the Department) is extending the time limit for preliminary results in the administrative review of the antidumping duty order on granular polytetrafluoroethylene (PTFE) resin from Italy, covering the period August 1, 1994, through July 31, 1995, because it is not practicable to complete the reviews within the time limits mandated by the Tariff Act of 1930, as amended, 19 U.S.C. 1675(a)(the Act).

EFFECTIVE DATE: May 30, 1996.

FOR FURTHER INFORMATION CONTACT: Charles Riggle or Michael Rill, Office of Antidumping Compliance, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th and Constitution Avenue, N.W., Washington, D.C. 20230; telephone: (202) 482-4733.

SUPPLEMENTARY INFORMATION:

Background

The Department received a request to conduct an administrative review of the antidumping duty order on granular PTFE resin from Italy. On October 12, 1995, the Department published a notice of initiation (60 FR 53164) of this administrative review covering the period June 1, 1994, through May 31, 1995. The Department adjusted the time limits by 28 days due to the government shutdowns, which lasted from November 14, 1995, to November 20, 1995, and from December 15, 1995, to January 6, 1996. See Memorandum to the file from Susan G. Esserman, Assistant Secretary for Import Administration, January 11, 1996.

It is not practicable to complete this review within the time limits mandated by section 751(a)(3)(A) of the Act. Therefore, in accordance with that section, the Department is extending the time limit for the preliminary results to September 27, 1996.

Interested parties must submit applications for disclosure under administrative protective order in accordance with 19 CFR 353.34(b). These extensions are in accordance with section 751(a)(3)(A) of the Act.

Dated: May 30, 1996.

Joseph A. Spetrini,

Deputy Assistant Secretary for Compliance.

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[A-560-801, A-583-825, and A-570-844]

Notice of Postponement of Preliminary Determinations: Melamine Institutional Dinnerware Products From Indonesia, Taiwan and the People's Republic of China (PRC)

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

FOR FURTHER INFORMATION CONTACT: Barbara Wojcik-Betancourt, Everett Kelly, or David J. Goldberger, Office of Antidumping Investigations, Import Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington D.C. 20230; telephone (202) 482-0629, (202) 482-4194, or (202) 482-4136, respectively.

POSTPONEMENT OF PRELIMINARY DETERMINATION: We have determined that respondent parties to these proceedings are cooperating, thus far, in these investigations. We also have determined that all cases are extraordinarily complicated because of the issues raised. The PRC investigation involves a legal issue of first impression