

On March 25, 1993, the U.S. Court of International Trade (CIT) in *Floral Trade Council v. United States*, 822 F.Supp. 766 (CIT 1993) and *Federal-Mogul Corporation v. United States*, 822 F.Supp. 782 (CIT 1993) decided that once an "all others" rate is established for a company, it can only be changed through an administrative review. The Department has determined that in order to implement this decision, it is appropriate to reinstate the original "all others" rate from the LTFV investigation (or that rate as amended for correction of clerical errors or as a result of litigation) in proceedings governed by antidumping duty orders. Because this proceeding is governed by an antidumping duty order, the "all others" rate for the purposes of this review will be 15.16 percent, the "all others" rate established in the LTFV investigation.

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

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 Act (19 U.S.C. 1675(a)(1)) and 19 CFR 353.22.

Dated: January 14, 1997.

Robert S. LaRussa,

Acting Assistant Secretary for Import Administration.

[FR Doc. 97-3634 Filed 2-12-97; 8:45 am]

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National Institute of Standards and Technology

[Docket No. 970122010-7010-01]

RIN 0693-XX28

American Lumber Standard Committee, Incorporated; Recommends Additions to Membership

AGENCY: National Institute of Standards and Technology (NIST), Commerce.

ACTION: Notice.

SUMMARY: The National Institute of Standards and Technology announces

that it is considering a recommendation from the American Lumber Standard Committee, Incorporated (hereafter referred to as the ALSC) to increase the membership of the ALSC by two additional members. The ALSC has recommended that the National Lumber Grades Authority (NLGA), the rules-writing agency of Canada, and the wood-treaters segment of the lumber industry each be provided one voting membership. NIST will announce its decision in the Federal Register following public review of the recommendation.

DATES: Written comments on the ALSC recommendation must be submitted to Barbara M. Meigs, Standards Management Program, Office of Standards Services, on or before May 14, 1997, for the comments to be considered.

ADDRESSES: Standards Management Program, Room 164, Building 820, Office of Standards Services, National Institute of Standards and Technology, Gaithersburg, MD 20899.

FOR FURTHER INFORMATION CONTACT: Barbara M. Meigs, Standards Management Program, Office of Standards Services, National Institute of Standards and Technology, Tel: 301-975-4025, Fax: 301-926-1559, e-mail: barbara.meigs@nist.gov.

SUPPLEMENTARY INFORMATION: Section 9.3.7 of Voluntary Product Standard PS 20-94 American Softwood Lumber Standard, developed under procedures published by the Department of Commerce (15 CFR part 10), has a provision by which the Secretary of Commerce, upon request, can consider making additional appointments to the ALSC to ensure that it has a comprehensive balance of interests. It provides that in such considerations, the Secretary shall consult with the ALSC for advice regarding balance of interests and the criteria by which it may be determined.

The ALSC, at its annual meeting on November 15, 1996, approved requesting two additional memberships: One membership for the NLGA of Canada and one for wood-treaters. This recommendation was sent to NIST for consideration on December 10, 1996.

In its recommendation, the ALSC indicated that an additional entry under 9.3.1 (rules-writing agencies) should be provided to include the NLGA membership. That section pertains to the qualifications of rules-writing agencies as they pertain to the composition of the membership of the ALSC and lists those agencies that may nominate principal and alternate members. In making its

recommendation, the ALSC also noted that for many years Canadian representatives have been actively involved in the American lumber standardization system. Membership of the NLGA, therefore, would assist in continuing that beneficial relationship. The ALSC noted that in 1995, Canadian softwood lumber imports into the United States accounted for 36% of the United States lumber market.

With regard to the wood-treaters membership, the ALSC recommended that an additional entry under 9.3.3 (other interested and affected groups) of PS 20-94 should be provided. That section pertains to representation of firms or organizations within organizations and groups that specify, distribute, and purchase lumber. Since 1992, the Board of Review of the ALSC has been accrediting qualified agencies for supervisory and lot inspection of pressure-treated wood products at treating facilities. These agencies monitor treating facilities in accordance to their adherence to applicable standards of the American Wood Preservers' Association. In making its recommendation, the ALSC noted that over 5 billion board feet of treated wood is involved in its treated-wood program.

Authority: 15 U.S.C. 272.

Dated: February 5, 1997.

Elaine Buntin-Mines,

Director, Program Office.

[FR Doc. 97-3525 Filed 2-12-97; 8:45 am]

BILLING CODE 3510-13-M

Jointly Owned Invention Available for Licensing

AGENCY: National Institute of Standards and Technology, Commerce.

ACTION: Notice of a jointly owned invention available for licensing.

SUMMARY: The invention listed below is jointly owned by the U.S. Government, as represented by the Department of Commerce and the University of Colorado, as represented by the Board of Regents of the University of Colorado. The U.S. Government's ownership interest in this invention is available for licensing in accordance with 35 U.S.C. 207 and 37 CFR part 404 to achieve expeditious commercialization of results of federally funded research and development.

FOR FURTHER INFORMATION CONTACT: Technical and licensing information on this inventions may be obtained by writing to: Marcia Salkeld, National Institute of Standards and Technology, Industrial Partnerships Program, Building 820, Room 213, Gaithersburg,