

required by the Paperwork Reduction Act of 1995, Public Law 104–13 (44 U.S.C. 3506(c)(2)(A)).

DATES: Written comments must be submitted on or before August 6, 2002.

ADDRESSES: Direct all written comments to Madeleine Clayton, Departmental Paperwork Clearance Officer, (202) 482–3129, Department of Commerce, Room 6608, 14th & Constitution Avenue, NW, Washington, DC 20230 or via the Internet at *MClayton@doc.gov*.

FOR FURTHER INFORMATION CONTACT: Request for additional information or copies of the information collection instrument and instructions should be directed to: Faye Robinson, Statutory Import Programs Staff, Room 4211, U.S. Department of Commerce, Washington, DC 20230; Phone number (202) 482–3526, and fax number (202) 482–0949.

SUPPLEMENTARY INFORMATION:

I. Abstract

Public Law 97–446, as amended by Public Law 103–465, requires the Department of Commerce and the Interior to administer the distribution of duty-exemptions and duty-refunds to watch producers in the U.S. insular possessions and the Northern Mariana Islands. Public Law 106–36, enacted in 1999, extended the duty-refund benefit for any jewelry within heading 7113 of the Harmonized Tariff Schedule of the United States which is the product of the U.S. Territories and the Northern Mariana Islands in accordance with the provisions of the note in chapter 71 and additional U.S. note 5 to chapter 91. The primary consideration in collecting information is the enforcement of the law and the information gathered is limited to that necessary to prevent abuse of the program and to permit a fair and equitable distribution of its benefits. Form ITA–340P provides the data to assist in verification of duty-free shipments of watches into the United States and make certain the allocations are not exceeded. Forms ITA–360P and ITA–361P are necessary to implement the duty-refund program for the watch and jewelry producers. Because the duty-refund benefit has been changed from an annual benefit to a biannual benefit, Forms ITA–360P and ITA–361P will now also be used for the distribution of an interim duty-refund benefit.

II. Method of Collection

The Department of Commerce issues Form ITA–360P to each watch and jewelry producer biannually. No information is requested unless the recipient wishes to transfer the certificate. Form ITA–361P is obtained

from the Department of Commerce and must be completed each time a certificate holder wishes to obtain a portion, or all, of the duty-refund authorized by the certificate. The form is then sent to the Department of Commerce for validation and returned to the producer. Form ITA–340P may be obtained from the territorial government or may be produced by the company in an approved computerized format or any other medium or format approved by the Department of Commerce and the Interior. The form is completed for each duty-free shipment of watches and watch movements into the U.S. and a copy is transmitted to the territorial government. Only if entry procedures are not transmitted electronically through Customs' automated broker interface, do the regulations require a copy of the permit be sent to Customs along with other entry paperwork.

III. Data

OMB Number: 0625–0134.

Form Number: ITA–340P, 360P, 361P.

Type of Review: Revision-regular submission.

Affected Public: Business or other for-profit.

Estimated Number of Respondents: 4 (Form ITA–340); 7 (Forms ITA–360P & 361P).

Estimated Time Per Response: 10 minutes (Forms ITA–340P & 361P); 0 (ITA–360P).

Estimated Total Annual Burden Hours: 65 hours and 40 minutes.

Estimated Total Annual Costs: The estimated annual cost for this collection is \$10,788 (\$788 for respondents and \$10,000 for federal government (included are some administration costs of program).

IV. Request for Comments

Comments are invited on (a) whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden (including hours and costs) of the proposed collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or forms of information technology.

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval of this information collection; they also will become a matter of public record.

Dated: June 3, 2002.

Madeleine Clayton,

Departmental Paperwork Clearance Officer, Office of the Chief Information Officer.

[FR Doc. 02–14350 Filed 6–6–02; 8:45 am]

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DEPARTMENT OF COMMERCE

International Trade Administration

[A–570–853]

Bulk Aspirin From the People's Republic of China; Initiation of Changed Circumstances Antidumping Duty Administrative Review

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

ACTION: Notice of initiation of changed circumstances antidumping duty administrative review.

SUMMARY: The Department of Commerce is initiating a changed circumstances administrative review of the antidumping duty order on bulk aspirin from the People's Republic of China ("PRC") (see *Notice of Antidumping Duty Order: Bulk Aspirin from the People's Republic of China* (65 FR 42673, July 11, 2000)) in response to a request from Jilin Pharmaceutical Import and Export Corporation, Jilin Pharmaceutical (U.S.A.) Inc., and Jilin Pharmaceutical Limited Company. These entities have requested that, contemporaneous with the ongoing administrative review of the order, the Department of Commerce review the company's name change and determine that Jilin Henghe Pharmaceutical is the successor-in-interest of Jilin Pharmaceutical Company Ltd. and Jilin Pharmaceutical Import and Export Corporation.

EFFECTIVE DATE: June 7, 2002.

FOR FURTHER INFORMATION CONTACT:

Blanche Ziv or Cole Kyle, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230; telephone (202) 482–4207 and (202) 482–1503 respectively.

Applicable Statute

Unless otherwise indicated, all citations to the Tariff Act of 1930, as amended (the "Act"), are references to the provisions effective January 1, 1995, the effective date of the amendments made to the Act by the Uruguay Round Agreements Act. In addition, unless otherwise indicated, all citations to the Department of Commerce's

(“Department”) regulations are to 19 CFR Part 351 (2002).

SUPPLEMENTARY INFORMATION:

Background

On July 31, 2001, a respondent in this proceeding, Jilin Pharmaceutical Import and Export Company, Jilin Pharmaceutical (U.S.A.) Inc., and Jilin Pharmaceutical Limited Company (collectively, “Jilin Pharmaceutical”) notified the Department that in 1999, its corporate name changed to Jilin Henghe Pharmaceutical Company Ltd. (“Jilin Henghe”). On December 14, 2001, Jilin Pharmaceutical stated that during the period of review (“POR”) of the concurrent administrative review (see *Initiation of Antidumping and Countervailing Duty Administrative Reviews and Requests for Revocation in Part*, 66 FR 43570 (August 20, 2001)), the export operations for subject merchandise, which were handled by Jilin Pharmaceutical Import and Export Company during the original investigation (see *Notice of Final Determination of Sales at Less than Fair Value: Bulk Aspirin from the People’s Republic of China*, 65 FR 39598 (May 25, 2000) (“LTFV investigation”)), were handled by the sales department for medicinal materials of Jilin Henghe. Jilin Pharmaceutical also stated that during the POR, subject merchandise was produced at the same facilities that Jilin Pharmaceutical used to produce subject merchandise during the LTFV investigation. On May 24, 2002, Jilin Pharmaceutical provided documentation to support this claim, consisting of a government document approving its name change and its continuing right to export subject merchandise to the United States.

The information submitted by Jilin Pharmaceutical shows changed circumstances sufficient to warrant a review. Therefore, we are initiating a changed circumstances administrative review pursuant to section 751(b)(1) of the Act to determine whether entries naming Jilin Henghe as manufacturer or exporter should receive the cash deposit rate currently applied to Jilin Pharmaceutical.

Scope of the Review

The merchandise subject to this review is bulk acetylsalicylic acid, commonly referred to as bulk aspirin, whether or not in pharmaceutical or compound form, not put up in dosage form (tablet, capsule, powders or similar form for direct human consumption). Bulk aspirin may be imported in two forms, as pure ortho-acetylsalicylic acid or as mixed ortho-acetylsalicylic acid. Pure ortho-acetylsalicylic acid can be

either in crystal form or granulated into a fine powder (pharmaceutical form). This product has the chemical formula C₉H₈O₄. It is defined by the official monograph of the United States Pharmacopoeia (“USP”) 23. It is classified under the *Harmonized Tariff Schedule of the United States* (“HTSUS”) subheading 2918.22.1000.

Mixed ortho-acetylsalicylic acid consists of ortho-acetylsalicylic acid combined with other inactive substances such as starch, lactose, cellulose, or coloring materials and/or other active substances. The presence of other active substances must be in concentrations less than that specified for particular nonprescription drug combinations of aspirin and active substances as published in the *Handbook of Nonprescription Drugs*, eighth edition, American Pharmaceutical Association. This product is classified under HTSUS subheading 3003.90.0000. Although the HTSUS subheadings are provided for convenience and customs purposes, the written description of the merchandise under review is dispositive.

Initiation of Changed Circumstances Review

Pursuant to section 751(b)(1) of the Act, the Department will conduct a changed circumstances review upon receipt of information concerning, or a request from an interested party of, an antidumping duty order which shows changed circumstances sufficient to warrant a review of the order.

Jilin Pharmaceutical contends that its corporate name and successor-in-interest have changed and that no changes have occurred with respect to its production facilities. We therefore find good cause to conduct a changed circumstances review. See 19 CFR 351.216(c). Therefore, in accordance with section 751(b)(1) of the Act, we are initiating a changed circumstances review based upon the information contained in Jilin Pharmaceutical’s submissions.

The Department will publish in the **Federal Register** a notice of preliminary results of changed circumstances antidumping duty administrative review, concurrent with the ongoing administrative review, in accordance with 19 CFR 351.221(b)(4) and 351.221(c)(3)(i), which will set forth the Department’s preliminary factual and legal conclusions. The Department will issue its final results of review in accordance with the time limits set forth in 19 CFR 351.216(e).

This notice is in accordance with section 751(b)(1) of the Act.

Dated: June 3, 2002.

Richard W. Moreland,

Deputy Assistant Secretary for Import Administration, Group 1.

[FR Doc. 02-14380 Filed 6-6-02; 8:45 am]

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DEPARTMENT OF COMMERCE

International Trade Administration

[A-588-824]

Certain Corrosion-Resistant Carbon Steel Flat Products From Japan: Notice of Initiation and Preliminary Results of Changed Circumstances Review of the Antidumping Order, and Intent To Revoke Order in Part

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

ACTION: Notice of initiation and preliminary results of changed circumstances antidumping duty review, and intent to revoke order in part.

SUMMARY: In accordance with 751(b) of the Tariff Act of 1930 (“the Act”) and section 351.216(b) of the Department of Commerce’s (“the Department”) regulations, Mitsubishi International Steel Inc. (“MISI”) filed a request for a changed circumstances review of the antidumping order on certain corrosion-resistant carbon steel flat products from Japan with respect to the products known as diffusion-annealed nickel plant and next generation diffusion-annealed nickel plate described below. Domestic producers of the like product have affirmatively expressed no interest in continuation of the order with respect to these particular products. In response to MISI’s request, the Department is initiating a changed circumstances review and issuing a notice of intent to revoke in part the antidumping duty order on certain corrosion-resistant carbon steel flat products from Japan. Interested parties are invited to comment on these preliminary results.

EFFECTIVE DATE: June 7, 2002.

FOR FURTHER INFORMATION CONTACT:

Catherine Bertrand, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230; telephone: (202) 482-3207.

The Applicable Statute and Regulations: Unless otherwise indicated, all citations to the statute are references to the provisions effective January 1, 1995, the effective date of the amendments made to the Tariff Act of 1930, as amended, by the Uruguay