

Protection (“Customs”) to continue to suspend liquidation of all entries of subject merchandise from Vietnam entered, or withdrawn from warehouse, for consumption on or after July 16, 2004, the date of publication of the *Preliminary Determination*. Customs shall continue to require a cash deposit or the posting of a bond equal to the estimated amount by which the normal value exceeds the U.S. price as shown above. These instructions suspending liquidation will remain in effect until further notice.

Disclosure

We will disclose the calculations performed within five days of the date of publication of this notice to parties in this proceeding in accordance with 19 CFR 351.224(b).

¹⁹ Also known as Seaprodex Danang, Tho Quang Seafood Processing and Export Company & Tho Quang.

²⁰ Also known as Seaprodex Hanoi.

²¹ Also known as INCOMFISH, Investment Commerce Fisheries Corp., INCOMFISH Corp. & INCOMFISH Corporation.

²² Also known as KISIMEX, Kien Giang Seaproduct Import & Export Company, Kien Giang Seaproduct Import and Export Company, Kien Giang Seaproduct Import Export Co., Kien Giang Sea Product Import & Export Co., Kien Giang Sea Product Import and Export Company, Kien Giang Sea Product Import & Export Company, Kien Giang Sea Product Import & Export Co., & Kien Giang Sea Product Im. & Ex. Co.

²³ Also known as Minh Hai Jostoco.

²⁴ Also known as Seaprimexco.

²⁵ Also known as Nha Trang Fisco & Nhatrang Fisco.

²⁶ Also known as Nha Trang Seafoods.

²⁷ Also known as Pataya VN.

²⁸ Also known as Phu Cuong Seafoods Processing Import-Export Company Ltd., Phu Cuong Co., Phu Cuong, Phu Cuong Seafood Processing & Import-Export Co. Ltd., Phu Cuong Seafood Processing, Phu Cuong Co. Ltd. & Phu Cuong Seafood Processing Import & Export Company Limited.

²⁹ Also known as Fimex VN, Saota Seafood Factory and Sao Ta Seafood Factory.

³⁰ Also known as STAPIMEX.

³¹ Also known as Song Huong ASC Joint Stock Company, SOSEAFOOD, ASC, Song Huong Import Export Seafood Joint Stock Company, Song Huong Import-Export Seafood Joint Stock Company, Song Huong Import Export Seafood Company, Song Huong Import-Export Company, Song Huong Seafood Import Export Co., Song Huong Seafood Im-Export Co., SongHuong & Songhuong Joint Stock Company.

³² Also known as Frozen Seafoods Factory No. 32.

³³ Also known as UTXI, UTXI Co. Ltd., UT XI Aquatic Products Processing Company & UT-XI Aquatic Products Processing Company.

³⁴ Also known as Viet Foods, Nam Hai Exports Food Stuff Limited, Nam Hai Export Foodstuff Company Ltd., Vietfoods Co. Ltd., Viet Foods Company Limited & Vietfoods Company Limited.

³⁵ Also known as Vietnam FishOne, Vietnam Fish-One Company Co. Ltd., Vietnam Fish-One, Vietnam Fish-One Co. Ltd., Vietnam Fish One Co. Ltd., Vietnam Fish One Company Limited & Vietnam Fish-One Company Limited.

³⁶ Also known as VIMEXCO, Vinh Loi Import/Export Co., VIMEX, VinhLoi Import Export Company & Vinh Loi Import-Export Company.

ITC Notification

In accordance with section 735(d) of the Act, we have notified the ITC of our final determination of sales at LTFV. As our final determination is affirmative, in accordance with section 735(b)(2) of the Act, within 45 days the ITC will determine whether the domestic industry in the United States is materially injured, or threatened with material injury, by reason of imports or sales (or the likelihood of sales) for importation of the subject merchandise. If the ITC determines that material injury or threat of material injury does not exist, the proceeding will be terminated and all securities posted will be refunded or canceled. If the ITC determines that such injury does exist, the Department will issue an antidumping duty order directing Customs to assess antidumping duties on all imports of the subject merchandise entered, or withdrawn from warehouse, for consumption on or after the effective date of the suspension of liquidation (*i.e.*, July 16, 2004).

Notification Regarding APO

This notice also serves as a reminder to parties subject to administrative protective order (“APO”) of their responsibility concerning the disposition of proprietary information disclosed under APO in accordance with 19 CFR 351.305. Timely notification of return or destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and the terms of an APO is a sanctionable violation.

This determination is issued and published in accordance with sections 735(d) and 777(i)(1) of the Act.

Dated: November 29, 2004.

James J. Jochum,
Assistant Secretary for Import Administration.

Appendix

Comment 1: Raw Shrimp Price
Comment 2: The Department’s Zeroing Methodology

Comment 3: Surrogate Value for Water

- A. Water Rates in Bangladesh
- B. Water Value Conversion Error

Comment 4: Financial Ratios

- A. Surrogate Company Financial Ratios
- B. By-Product Offset for Mandatory Respondents

- C. Inclusion of Factor X and Factor Y in Surrogate Financial Ratios

Comment 5: Company Specific Issues, Camimex

- A. Headless Shell-on (“HLSO”) to Headless Shell-off (“HOSO”) Conversion
- B. International Freight

Comment 6: Total Adverse Facts Available (“AFA”) for Kim Anh Co. Ltd. (“Kim

Anh”)

Comment 7: Company Specific Issues, Minh Phu

- A. HLSO-to-HOSO Conversion
- B. Cold Storage
- C. Partial AFA for Direct Labor

Comment 8: Company Specific Issues, SMH

- A. Market Economy Purchase
- B. Recalculation of a Surrogate Expense for SMH

- C. Calculation of Weighted-Average U.S. Prices and Normal Values on a CONNUM-Specific Basis for SMH

- D. HLSO-to-HOSO Conversion

Comment 9: Weight-Averaging Respondent Margins by Net U.S. Sales Value to Calculate Separate Rates

Comment 10: Calculation of Vietnam-Wide Margin

- A. The Department Should Eliminate the Country-Wide Rate In All Cases
- B. The Department Should Not Apply AFA to the Vietnam-Wide Rate
- C. The Department Chose an Incorrect AFA Rate

Comment 11: Separate Rate Calculation

Comment 12: The Department Should Amend Its Customs Instructions to Include Additional Company Names Discussed in Section A Responses

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DEPARTMENT OF COMMERCE

International Trade Administration

[A–570–825]

Sebacic Acid from the People’s Republic of China: Extension of Time Limit for Final Results of Antidumping Duty Administrative Review

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

SUMMARY: The Department of Commerce (the Department) is extending the time limit for the final results of the 2002–2003 antidumping duty administrative review of the antidumping duty order on sebacic acid from the People’s Republic of China (PRC) by seven days from December 3, 2004, until no later than December 10, 2004. The period of review (POR) is July 1, 2002, through June 30, 2003. This extension is made pursuant to section 751(a)(3)(A) of the Tariff Act of 1930, as amended by the Uruguay Round Agreements Act (the Act).

EFFECTIVE DATE: December 8, 2004.

FOR FURTHER INFORMATION CONTACT: Jennifer Moats or Brian Ledgerwood, China/NME Group, AD/CVD Operations, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230; telephone: (202)

482-5047 or (202) 482-3836, respectively.

SUPPLEMENTARY INFORMATION:

Background

On August 5, 2004, the Department published the preliminary results of administrative review of the antidumping duty order on sebacic acid from the PRC. See *Sebacic Acid from the People's Republic of China: Preliminary Results of Antidumping Duty Administrative Review and Notice of Partial Recision*, 69 FR 47409 (August 5, 2004) (*Preliminary Results*). The review covers Guangdong Chemical Import and Export Corporation and the period July 1, 2002, through June 30, 2003. *Extension of Time Limits for Final Results*

Section 751(a)(3)(A) of the Act requires the Department to issue the preliminary results of an administrative review within 245 days after the last day of the anniversary month of an antidumping duty order for which a review is requested and issue the final results within 120 days after the date on which the preliminary results are published. If it is not practicable to complete the review within the time period, section 751(a)(3)(A) of the Act allows the Department to extend these deadlines to a maximum of 365 days and 180 days, respectively.

In the instant review, the Department has determined that it is not practicable to complete the review within the statutory time limit due to the need for analysis of certain complex issues, such as the selection of appropriate methodology for the calculation of the co-product. Therefore, in accordance with section 751(a)(3)(A) of the Act, the Department is extending the time limit for the final results to no later than December 10, 2004, which is 127 days from the date of publication of the *Preliminary Results*.

This notice is issued and published in accordance with section 751(a)(1) of the Act and 19 CFR 351.213(h)(2).

Dated: December 2, 2004.

Barbara E. Tillman,

Acting Deputy Assistant Secretary for Import Administration.

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DEPARTMENT OF COMMERCE

International Trade Administration

[A-351-824]

Silicomanganese From Brazil: Preliminary Results of Antidumping Duty Administrative Review

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

SUMMARY: The Department of Commerce is conducting an administrative review of the antidumping duty order on silicomanganese from Brazil in response to a request from manufacturers/exporters, Rio Doce Manganese S.A. (RDM), Companhia Paulista de Ferroligas (CPFL), and Urucum Mineracao S.A. (Urucum) (collectively RDM/CPFL).¹ This review covers the period December 1, 2002, through November 30, 2003.

We have preliminarily determined that RDM/CPFL did not make sales to the United States at prices below normal value during the period of review. We invite interested parties to comment on these preliminary results. Parties who submit comments are requested to submit with each comment a statement of the issue and a brief summary.

EFFECTIVE DATE: December 8, 2004.

FOR FURTHER INFORMATION CONTACT: Dmitry Vladimirov at (202) 482-0665 or Mino Hatten at (202) 482-1690, AD/CVD Operations, Office 5, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230.

SUPPLEMENTARY INFORMATION:

Background

On December 22, 1994, the Department of Commerce (the Department) published in the **Federal Register** the antidumping duty order on silicomanganese from Brazil. See *Notice of Antidumping Duty Order: Silicomanganese from Brazil*, 59 FR 66003, (December 22, 1994). On December 2, 2003, we published in the **Federal Register** a notice of opportunity to request an administrative review of the antidumping duty order on silicomanganese from Brazil covering the period December 1, 2002, through November 30, 2003. See *Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation; Opportunity to Request Administrative Review*, 68 FR 67401, (December 3,

2003). On December 31, 2003, RDM/CPFL requested that the Department conduct an administrative review of its sales. On January 22, 2004, the Department published in the **Federal Register** a notice of initiation of this antidumping duty administrative review. See *Initiation of Antidumping and Countervailing Duty Administrative Reviews and Request for Revocation in Part*, 69 FR 3117 (January 22, 2004).

On August 17, 2004, the Department extended the due date for the preliminary results of this review until no later than November 30, 2004. See *Silicomanganese From Brazil: Extension of Time Limit for the Preliminary Results of the Antidumping Duty Administrative Review*, 69 FR 51062 (August 17, 2004).

The Department is conducting this review in accordance with section 751 of the Tariff Act of 1930, as amended (the Act).

Scope of Review

The merchandise covered by this order is silicomanganese. Silicomanganese, which is sometimes called ferrosilicon manganese, is a ferroalloy composed principally of manganese, silicon and iron, and normally contains much smaller proportions of minor elements, such as carbon, phosphorous, and sulfur. Silicomanganese generally contains by weight not less than 4 percent iron, more than 30 percent manganese, more than 8 percent silicon, and not more than 3 percent phosphorous. All compositions, forms, and sizes of silicomanganese are included within the scope of this review, including silicomanganese slag, fines, and briquettes. Silicomanganese is used primarily in steel production as a source of both silicon and manganese.

Silicomanganese is currently classifiable under subheading 7202.30.0000 of the *Harmonized Tariff Schedule of the United States* (HTSUS). Some silicomanganese may also currently be classifiable under HTSUS subheading 7202.99.5040. This scope covers all silicomanganese, regardless of its tariff classification. Although the HTSUS subheadings are provided for convenience and customs purposes, the written description of the scope remains dispositive.

Verification

From October 4, 2004, through October 15, 2004, in accordance with section 782(i) of the Act, the Department verified the sales and cost information provided by RDM/CPFL using standard verification procedures, the examination of relevant sales and financial records,

¹ We collapsed RDM, CPFL, and Urucum for purposes of this segment of the proceeding and have calculated a single dumping margin for them. See the "Collapsing" section.