

The Department finds that it is not practicable to complete the preliminary results in the administrative review and new shipper review of brake rotors from the PRC within this time limit.

Specifically, due to resource constraints and the number of respondents and issues in this review, we find that additional time is needed in order to complete these preliminary results.

Therefore, in accordance with section 751(a)(3)(A) of the Act, the Department is extending the time for completion of the preliminary results of these reviews until April 30, 2005.

Dated: December 10, 2004.

Barbara E. Tillman,

Acting Deputy Assistant Secretary for Import Administration.

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DEPARTMENT OF COMMERCE

International Trade Administration

(A-570-897)

Notice of Termination of Antidumping Duty Investigation: Certain Circular Welded Carbon Quality Line Pipe from the People's Republic of China

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

EFFECTIVE DATE: December 17, 2004.

SUMMARY: On December 8, 2004, American Steel Pipe Division of American Cast Iron Pipe Company, IPSCO Tubulars Inc., Lone Star Steel Company, Maverick Tube Corporation, Northwest Pipe Company, and Stupp Corporation (collectively "the Petitioners") withdrew their antidumping petition, filed on March 3, 2004, regarding certain circular welded carbon quality line pipe from the People's Republic of China ("PRC"). Based on this withdrawal, the Department of Commerce ("the Department") is now terminating this investigation.

FOR FURTHER INFORMATION CONTACT: Brian C. Smith at 202-482-1766, AD/CVD Operations, Office 9, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230.

SUPPLEMENTARY INFORMATION:

Case History

On March 3, 2004, the Department received an antidumping duty petition filed in proper form by the Petitioners for the imposition of antidumping duties on certain circular welded carbon

quality line pipe from Mexico, the Republic of Korea, and the PRC. The Petitioners are domestic producers of certain circular welded carbon quality line pipe. The Department requested additional information for purposes of determining industry support. See *Notice of Initiation of Antidumping Duty Investigation: Certain Circular Welded Carbon Quality Line Pipe from Mexico, the Republic of Korea, and the People's Republic of China*, 69 FR 16521, 16522 (March 30, 2004) ("Initiation Notice"). The Department initiated this investigation, and notice was published in the **Federal Register**. See *Initiation Notice*, 69 FR at 16521.

On April 27, 2004, the International Trade Commission ("ITC") issued its determination that there is a reasonable indication that an industry in the United States is materially injured or threatened with material injury by reason of imports of circular welded carbon quality line pipe from the PRC. See *Certain Welded Carbon Quality Line Pipe from China, Korea, and Mexico: Investigations Nos. 731-TA-1073-1075 (Preliminary)*.

On October 8, 2004, the Department published in the **Federal Register** the notice of preliminary determination for this antidumping duty investigation. See *Notice of Preliminary Determination of Sales at Less Than Fair Value: Certain Circular Welded Carbon Quality Line Pipe from the People's Republic of China*, 69 FR 60353 (October 8, 2004).

Scope of the Investigation

This investigation covers circular welded carbon quality steel pipe of a kind used for oil and gas pipelines, not more than 406.4 mm (16 inches) in outside diameter, regardless of wall thickness, surface finish (black, or coated with any coatings compatible with line pipe), and regardless of end finish (plain end, beveled ends for welding, threaded ends or threaded and coupled, as well as any other special end finishes), and regardless of stenciling. Excluded from this proceeding are line pipe in nominal pipe size outer diameter of 14 inch and less.

The merchandise subject to this investigation is currently classifiable in the Harmonized Tariff Schedule of the United States ("HTSUS") at heading 7306 and subheadings 7306.10.10.10, 7306.10.1013, 7306.10.1014, 7306.10.1015, 7306.10.1019, 7306.10.1050, 7306.10.1053, 7306.10.1054, 7306.10.1055, 7306.10.1059, 7306.10.5010, 7306.10.5013, 7306.10.5014, 7306.10.5015, 7306.10.5019, 7306.10.5050, 7306.10.5053,

7306.10.5054, 7306.10.5055, and 7306.10.5059. The HTSUS classifications are provided for convenience and customs purposes; however, the written description of the scope of this investigation is dispositive.

Termination of Investigation

On December 8, 2004, the Department received a letter from the Petitioners notifying the Department that they are no longer interested in seeking relief and are withdrawing their petition for certain circular welded carbon quality line pipe from the PRC. Under section 734(a)(1)(A) of the Tariff Act of 1930 ("the Act"), upon withdrawal of a petition, the administering authority may terminate an investigation after giving notice to all parties to the investigation. We have notified all parties to this investigation and the ITC of the Petitioners' withdrawal and our intention to terminate this proceeding.

Section 351.207(b)(1) of the Department's regulations states that the Department may terminate an investigation upon withdrawal of a petition provided it concludes that termination is in the public interest. Because the Petitioners are no longer interested in obtaining relief, we have determined that termination would be in the public interest. Based on information currently on the record of the above-mentioned proceeding, the Department is terminating the antidumping duty investigation on certain circular welded carbon quality line pipe from the PRC.

This action is taken pursuant to section 351.207(b)(1) of the Department's regulations.

Dated: December 13, 2004.

James J. Jochum,

Assistant Secretary for Import Administration.

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DEPARTMENT OF COMMERCE

International Trade Administration

A-337-806

Individually Quick Frozen Red Raspberries from Chile: Notice of Partial Rescission of Antidumping Duty Administrative Review

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

SUMMARY: In response to requests from interested parties, the Department of Commerce is conducting an administrative review of the antidumping duty order on individually

quick frozen red raspberries from Chile. This review covers sales of individually quick frozen red raspberries to the United States during the period July 1, 2003 through June 30, 2004. Based on the withdrawal of requests for review with respect to certain companies, we are rescinding, in part, the second administrative review.

EFFECTIVE DATE: December 17, 2004.

FOR FURTHER INFORMATION CONTACT: Yasmin Bordas, AD/CVD Operations, Office 1, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington D.C. 20230; telephone (202) 482-3813.

SUPPLEMENTARY INFORMATION:

Background

On July 1, 2004, the Department of Commerce ("the Department") published in the **Federal Register** the *Notice of Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation; Opportunity to Request Administrative Review*, 69 FR 39903 (July 1, 2004), for the above-cited segment of this antidumping duty proceeding. We received a timely filed request for review for 52 companies from the Pacific Northwest Berry Association, Lynden, Washington, and each of its individual members, Curt Maberry Farm; Enfield Farms, Inc.; Maberry Packing; and Rader Farms, Inc. (collectively, "the petitioners"). We also received timely filed requests for review from Fruticola Olmue, S.A. ("Olmue"); Santiago Comercio Exterior Exportaciones, Ltda. ("SANCO"); Valles Andinos, S.A. ("Valles Andinos"); Vital Berry Marketing, S.A. ("Vital Berry"); and Alimentos y Frutos and its affiliate, Vita Food, S.A. (collectively, "Alifrut").¹

On August 30, 2004, the Department published in the **Federal Register** the *Notice of Initiation of Antidumping and Countervailing Duty Administrative Reviews and Requests for Revocation in Part*, 69 FR 52857 (August 30, 2004), initiating this review for all 52 companies. On November 17, 2004, Alifrut timely withdrew its request for review. See 19 CFR 351.213(d)(1). On November 29, 2004, we received a submission from the petitioners withdrawing their request for review for all of the companies for which they had requested an administrative review. On December 1, 2004, the petitioners submitted a revised request to correct a typographical error made in the November 29, 2004, request. On

December 7, 2004, Valles Andinos withdrew its request for review.

Partial Rescission of Antidumping Administrative Review

Alifrut filed its withdrawal request within the deadline established by the Department. The withdrawal requests made by the petitioners and Valles Andinos were submitted to the Department after the withdrawal deadline of November 28, 2004. However, 19 CFR 351.213(d)(1) permits the Department to extend the deadline for withdrawal requests if "it is reasonable to do so." Because we have not received objections to any of the withdrawal requests, the Department has accepted these requests. Therefore, we are rescinding the above-cited administrative review with respect to the following companies in accordance with 19 CFR 351.213(d)(1):

Agricola Nova, Ltda.
 Agrocomercial Las Tinajas, Ltda.
 Agrofruta Chilena, Ltda.
 Agroindustria Framberry, Ltda.
 Agroindustria Niquen, Ltda.
 Agroindustria Sagrada Familia, Ltda.
 Agroindustria y Frigorifico M y M, Ltda.
 Agroindustrial Frisac, Ltda.
 Agroindustrial Frutos del Maipo, Ltda.
 Agroindustrial Merco Trading, Ltda.
 Agroindustrias San Francisco, Ltda.
 Agross, S.A.
 Alimentos Prometeo, Ltda.
 Alimentos y Frutos, S.A.
 Andesur, S.A.
 Angloeuro Comercio Exterior, S.A.
 Armijo Carrasco, Claudio del Carmen Arvalan, S.A.
 Bajo Cero, S.A.
 Certified Pure Ingredients (Chile) Inc. y Cia., Ltda.
 Chile Andes Foods, S.A.
 Comercializadora Agricola Berries & Fruit, Ltda.
 Comercializadora de Alimentos del Sur, Ltda.
 Comercio y Servicios, S.A.
 Copefrut, S.A.
 C y C Group, S.A.
 Exportaciones Meyer, S.A.
 Exportadora Pentagro, S.A.
 Francisco Nancuvilu Punsin Frigorifico Ditzler, Ltda.
 Frutas de Guaico, S.A.
 Fruticola Viconto, S.A.
 Hassler Monckeberg, S.A.
 Hortifrut, S.A.
 Interagro Comercio y Ganado, S.A.
 Kugar Export, Ltda.
 Maria Teresa Ubilla Alarcon
 Multifrigo Valparaiso, S.A.
 Nevada Export, S.A.

Prima Agrotrading, Ltda.
 Procesadora y Exportadora de Frutas y Vegetales Rio Teno, S.A.
 Sociedad Agricola Valle del Laja, Ltda.
 Sociedad Exportaciones Antiquina, Ltda.
 Sociedad San Ernesto, Ltda.
 Terra Natur, S.A.
 Terrazas Export, S.A.
 Uren Chile, S.A.
 Valles Andinos, S.A.

The following companies remain respondents in this administrative review based on their original individual requests for review: Olmue, SANCO, and Vital Berry. We intend to issue our preliminary results in this administrative review for Olmue, SANCO, and Vital Berry by April 2, 2005.

Assessment

The Department will instruct U.S. Customs and Border Protection ("CBP") to assess antidumping duties on all appropriate entries. For those companies for which this review is rescinded, antidumping duties shall be assessed at rates equal to the cash deposit of estimated antidumping duties required at the time of entry, or withdrawal from warehouse, for consumption, in accordance with 19 CFR 351.212(c)(1)(i).

The Department will issue appropriate assessment instructions directly to CBP within 15 days of publication of this notice.

Cash Deposit Rates

For the companies for which this review is rescinded, the cash deposit rate will continue to be 6.33 percent, the "all others" rate established in the less-than-fair-value investigation. See *Notice of Amended Final Determination of Sales at Less Than Fair Value: IQF Red Raspberries from Chile*, 67 FR 40270 (June 12, 2002).

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

Notification to Importers

This notice serves as a reminder to importers of their responsibility under 19 CFR 351.402(f)(2) 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 doubled antidumping duties.

¹ These five companies were included in the petitioners' request for review for 52 companies.

Notification Regarding APOs

This notice also serves as a reminder to parties subject to administrative protective orders (“APOs”) of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305, which continues to govern business proprietary information in this segment of the proceeding. Timely written notification of the return/destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and terms of an APO is a violation which is subject to sanction.

This notice is issued and published in accordance with section 777(i) of the Tariff Act of 1930, as amended and 19 CFR 351.213(d)(4).

Dated: December 13, 2004.

James J. Jochum,

Assistant Secretary for Import Administration.

[FR Doc. E4-3715 Filed 12-16-04; 8:45 am]

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DEPARTMENT OF COMMERCE**International Trade Administration**

[C-580-835]

Stainless Steel Sheet and Strip in Coils from the Republic of Korea: Final Results of Expedited Sunset Review of Countervailing Duty Order

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

SUMMARY: The Department of Commerce (“the Department”) initiated a sunset review of the countervailing duty (“CVD”) order on stainless steel sheet and strip in coils from the Republic of Korea (“Korea”). See *Initiation of Five-Year (“Sunset”) Reviews*, 69 FR 30874 (June 1, 2004). On the basis of a notice of intent to participate, an adequate substantive response filed on behalf of domestic interested parties, and inadequate substantive responses filed by respondent interested parties, the Department conducted an expedited sunset review. In conducting this sunset review, the Department finds that revocation of the CVD order is likely to lead to continuation or recurrence of a countervailable subsidy. The net countervailable subsidy is identified in the “Final Results of Review” section of this notice.

EFFECTIVE DATE: December 17, 2004.

FOR FURTHER INFORMATION CONTACT: Martha V. Douthit, Office of Policy, Import Administration, International

Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230; telephone: (202) 482-5050.

SUPPLEMENTARY INFORMATION:**Scope of the Order**

The merchandise subject to this order is certain stainless steel sheet and strip in coils. Stainless steel is an alloy steel containing, by weight, 1.2 percent or less of carbon and 10.5 percent or more of chromium, with or without other elements. The subject sheet and strip is a flat-rolled product in coils that is greater than 9.5 mm in width and less than 4.75 mm in thickness, and that is annealed or otherwise heat treated and pickled or otherwise descaled. The subject sheet and strip may also be further processed (*i.e.*, cold-rolled, polished, aluminized, coated, etc.) provided that it maintains the specific dimensions of sheet and strip following such processing.

The subject merchandise is currently classifiable in the Harmonized Tariff Schedule of the United States (“HTS”) at subheadings: 7219.13.00.31, 7219.13.00.51, 7219.13.00.71, 7219.13.00.81, 7219.14.00.30, 7219.14.00.65, 7219.14.00.90, 7219.32.00.05, 7219.32.00.20, 7219.32.00.25, 7219.32.00.35, 7219.32.00.36, 7219.32.00.38, 7219.32.00.42, 7219.32.00.44, 7219.33.00.05, 7219.33.00.20, 7219.33.00.25, 7219.33.00.35, 7219.33.00.36, 7219.33.00.38, 7219.33.00.42, 7219.33.00.44, 7219.34.00.05, 7219.34.00.20, 7219.34.00.25, 7219.34.00.30, 7219.34.00.35, 7219.35.00.05, 7219.35.00.15, 7219.35.00.30, 7219.35.00.35, 7219.90.00.10, 7219.90.00.20, 7219.90.00.25, 7219.90.00.60, 7219.90.00.80, 7220.12.10.00, 7220.12.50.00, 7220.20.10.10, 7220.20.10.15, 7220.20.10.60, 7220.20.10.80, 7220.20.60.05, 7220.20.60.10, 7220.20.60.15, 7220.20.60.60, 7220.20.60.80, 7220.20.70.05, 7220.20.70.10, 7220.20.70.15, 7220.20.70.60, 7220.20.70.80, 7220.20.80.00, 7220.20.90.30, 7220.20.90.60, 7220.90.00.10, 7220.90.00.15, 7220.90.00.60, and 7220.90.00.80. Although the HTS subheadings are provided for convenience and customs purposes, the Department’s written description of the merchandise is dispositive.

Excluded from the scope of this order are the following: (1) Sheet and strip that is not annealed or otherwise heat treated and pickled or otherwise descaled; (2) sheet and strip that is cut to length; (3) plate (*i.e.*, flat-rolled

stainless steel products of a thickness of 4.75 mm or more); (4) flat wire (*i.e.*, cold-rolled sections, with a prepared edge, rectangular in shape, of a width of not more than 9.5 mm); and (5) razor blade steel. Razor blade steel is a flat-rolled product of stainless steel, not further worked than cold-rolled (cold-reduced), in coils, of a width of not more than 23 mm and a thickness of 0.266 mm or less, containing, by weight, 12.5 to 14.5 percent chromium, and certified at the time of entry to be used in the manufacture of razor blades.¹

In response to comments by interested parties, the Department has determined that certain specialty stainless steel products are also excluded from the scope of this order. These excluded products are described below.

Flapper valve steel is defined as stainless steel strip in coils containing, by weight, between 0.37 and 0.43 percent carbon, between 1.15 and 1.35 percent molybdenum, and between 0.20 and 0.80 percent manganese. This steel also contains, by weight, phosphorus of 0.025 percent or less, silicon of between 0.20 and 0.50 percent, and sulfur of 0.020 percent or less. The product is manufactured by means of vacuum arc remelting, with inclusion controls for sulfide of no more than 0.04 percent and for oxide of no more than 0.05 percent. Flapper valve steel has a tensile strength of between 210 and 300 ksi, yield strength of between 170 and 270 ksi, plus or minus 8 ksi, and a hardness (Hv) of between 460 and 590. Flapper valve steel is most commonly used to produce specialty flapper valves for compressors.

Also excluded is a product referred to as suspension foil, a specialty steel product used in the manufacture of suspension assemblies for computer disk drives. Suspension foil is described as 302/304 grade or 202 grade stainless steel of a thickness between 14 and 127 microns, with a thickness tolerance of plus-or-minus 2.01 microns, and surface glossiness of 200 to 700 percent Gs. Suspension foil must be supplied in coil widths of not more than 407 mm, and with a mass of 225 kg or less. Roll marks may only be visible on one side, with no scratches of measurable depth. The material must exhibit residual stresses of 2 mm maximum deflection, and flatness of 1.6 mm over 685 mm length.

Certain stainless steel foil for automotive catalytic converters is also excluded from the scope of this order. This stainless steel strip in coils is a specialty foil with a thickness of between 20 and 110 microns used to

¹ See Chapter 72 of the HTSUS, “Additional U.S. Note” 1(d).