

COMMITTEE FOR PURCHASE FROM PEOPLE WHO ARE BLIND OR SEVERELY DISABLED

Correction to Requirements

In the document appearing on page 13165/13166, FR Doc E5-1192, in the issue of March 18, 2005, in the third column on page 13165 and the first column on page 13166, the Committee published a proposed addition of Gloves, Flyers' Summer Type GS/FRP-2; GS/FPP-2 (Exigency or surge requirements up to 240,000 pairs annually which are over and above the current contractors' requirements for a period up to September 2007). The requirements information is changed to ready 36,000 annually and the comment period is extended until May 15, 2005 to give interested parties a chance to comment. Comments should be sent to Sheryl D. Kennerly, telephone: (703) 603-7740, Fax: (703) 603-0655, or e-mail SKennerly@jwod.gov.

Patrick Rowe,

Deputy Executive Director.

[FR Doc. 05-7567 Filed 4-14-05; 8:45 am]

BILLING CODE 6353-01-P

COMMISSION ON CIVIL RIGHTS

Agenda and Notice of Public Meeting of the Nevada Advisory Committee

Notice is hereby given, pursuant to the provisions of the rules and regulations of the U.S. Commission on Civil Rights, that a conference call of the Nevada State Advisory Committee in the Western Region will convene at 10 a.m. (P.d.t.) and adjourn at 11 a.m., Friday, May 6, 2005. The purpose of the conference call is to orient new members and discuss a proposed project on the status of civil rights in Nevada.

This conference call is available to the public through the following call-in number: 1-800-473-7795, access code number 40185325. Any interested member of the public may call this number and listen to the meeting. Callers can expect to incur charges for calls not initiated using the provided call-in number or over wireless lines and the Commission will not refund any incurred charges. Callers will incur no charge for calls using the call-in number over land-line connections. Persons with hearing impairments may also follow the proceedings by first calling the Federal Relay Service at 1-800-977-8339 and providing the Service with the conference call number and access code.

To ensure that the Commission secures an appropriate number of lines for the public, persons are asked to

register by contacting Thomas Pilla of the Western Regional Office, (213) 894-3437, by 3 p.m. on Thursday, May 5, 2005.

The meeting will be conducted pursuant to the provisions of the rules and regulations of the Commission.

Ivy L. Davis,

Acting Chief, Regional Programs Coordination Unit.

[FR Doc. 05-7594 Filed 4-14-05; 8:45 am]

BILLING CODE 6335-01-P

COMMISSION ON CIVIL RIGHTS

Agenda and Notice of Public Meeting of the Washington Advisory Committee

Notice is hereby given, pursuant to the provisions of the rules and regulations of the U.S. Commission on Civil Rights, that a conference call of the Washington State Advisory Committee in the Western Region will convene at 10 a.m. (P.d.t.) and adjourn at 11 a.m., Thursday, May 12, 2005. The purpose of the conference call is to orient new members and discuss proposed project on Native American health care issues.

This conference call is available to the public through the following call-in number: 1-800-473-6927, access code number 40185331. Any interested member of the public may call this number and listen to the meeting. Callers can expect to incur charges for calls not initiated using the provided call-in number or over wireless lines and the Commission will not refund any incurred charges. Callers will incur no charge for calls using the call-in number over land-line connections. Persons with hearing impairments may also follow the proceedings by first calling the Federal Relay Service at 1-800-977-8339 and providing the Service with the conference call number and access code.

To ensure that the Commission secures an appropriate number of lines for the public, persons are asked to register by contacting Thomas Pilla of the Western Regional Office, (213) 894-3437, by 3 p.m. on Wednesday, May 11, 2005.

The meeting will be conducted pursuant to the provisions of the rules and regulations of the Commission.

Ivy L. Davis,

Acting Chief, Regional Programs Coordination Unit.

[FR Doc. 05-7596 Filed 4-14-05; 8:45 am]

BILLING CODE 6335-01-P

DEPARTMENT OF COMMERCE

International Trade Administration

(A-485-803)

Certain Cut-to-Length Carbon Steel Plate from Romania: Notice of Extension of Preliminary Results for 2003-2004 Antidumping Duty Administrative Review

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

EFFECTIVE DATE: April 15, 2005.

FOR FURTHER INFORMATION CONTACT: Patrick Edwards, AD/CVD Operations, Office 7, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230, at (202) 482-8029.

SUPPLEMENTARY INFORMATION:

Statutory Time Limits

Section 751(a)(3)(A) of the Tariff Act of 1930, as amended ("the Act"), requires the Department of Commerce ("Department") to issue the preliminary results of an administrative review within 245 days after the last day of the anniversary month of an order for which a review is requested and the final results of review 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.

Background

On September 22, 2004, the Department published a notice of initiation of administrative review of the antidumping duty order on certain cut-to-length carbon steel plate from Romania, covering the period August 1, 2003, through July 31, 2004. See *Initiation of Antidumping and Countervailing Duty Administrative Reviews and Requests for Revocation in Part*, 69 FR 56745 (September 22, 2004). The preliminary results for this review are currently due no later than May 3, 2005.

Extension of Time Limits for Preliminary Results

On April 4, 2005, the Department initiated a sales-below-cost investigation in this review. See Memorandum to Richard Weible, Office Director, through Abdelali Elouaradia, Program Manager, from Patrick Edwards

and John Drury and Ernest Gziryan regarding IPSCO Steel Inc.'s Allegation of Sales Below the Cost of Production for Ispat Sidex, S.A. On April 4, 2005, the Department also issued Section D of the Antidumping Questionnaire to Sidex. The current deadline for the preliminary results in this review is May 3, 2005. The Department requires additional time to review and analyze the Section D response when submitted, issue supplemental cost questionnaires, if necessary, and possibly verify the sales and cost information submitted by Ispat Sidex S.A. Hence, it is not practicable to complete this review within the originally anticipated time limit.

Section 751(a)(3)(A) of the Act and Section 351.213(h)(2) of the Department's regulations allow the Department to extend the deadline for the preliminary results to a maximum of 365 days from the last day of the anniversary month of the order. For the reasons noted above, the Department is extending the time limit for completion of the preliminary results to no later than August 31, 2005, in accordance with section 751(a)(3)(A) of the Act. We intend to issue the final results no later than 120 days after publication of the notice of the preliminary results.

We are issuing and publishing this notice in accordance with sections 751(a)(3)(A) and 777(i)(1) of the Act.

Dated: April 11, 2005.

Barbara E. Tillman,

Acting Deputy Assistant Secretary for Import Administration.

[FR Doc. E5-1787 Filed 4-15-05; 8:45 am]

BILLING CODE: 3510-DS-S

DEPARTMENT OF COMMERCE

International Trade Administration

(A-357-812)

Honey from Argentina: Final Results of Antidumping Duty Administrative Review

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

SUMMARY: The Department of Commerce (the Department) has conducted an administrative review of the antidumping duty order on honey from Argentina produced and/or exported by Asociacion de Cooperativas Argentinas (ACA), Compania Apicola Argentina (CAA), HoneyMax S.A. (HoneyMax), Nexco S.A. (Nexco), Nutrin S.A. (Nutrin), Seylinco S.A. (Seylinco), and TransHoney S.A. (TransHoney). The period of review (POR) is December 1,

2002, to November 30, 2003. Based on our analysis of comments received, the margin calculations for these final results do not differ from the preliminary results. The margin calculations for these final results are listed below in the "Final Results of Review" section.

EFFECTIVE DATE: April 15, 2005.

FOR FURTHER INFORMATION CONTACT: Angela Strom for ACA, Nexco and Nutrin, Brian Sheba for HoneyMax and Seylinco, David Cordell for TransHoney and CAA, or Robert James, AD/CVD Operations, Office 7, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230, telephone (202) 482-2704, (202) 482-0145, (202) 482-0408, (202) 482-0469 respectively.

SUPPLEMENTARY INFORMATION:

Background

On December 27, 2004, the Department published the preliminary results of the 2002-2003 antidumping duty administrative review of honey from Argentina. *See Honey from Argentina: Preliminary Results of Antidumping Duty Administrative Review*, 69 FR 77195 (Preliminary Results). The review covers sales by seven exporters: ACA, CAA, HoneyMax, Nexco, Nutrin, Seylinco, and TransHoney, (collectively, the respondents), and the period December 1, 2002, through November 30, 2003. In the preliminary results, we invited parties to comment. CAA submitted a case brief January 26, 2005. Neither Petitioner nor any of the other respondents submitted direct comments, and no party submitted filed rebuttal comments.

Scope of the Order

The merchandise covered by the order is honey from Argentina. The products covered are natural honey, artificial honey containing more than 50 percent natural honey by weight, preparations of natural honey containing more than 50 percent natural honey by weight, and flavored honey. The subject merchandise includes all grades and colors of honey whether in liquid, creamed, comb, cut comb, or chunk form, and whether packaged for retail or in bulk form.

The merchandise is currently classifiable under subheadings 0409.00.00, 1702.90.90, and 2106.90.99 of the *Harmonized Tariff Schedule of the United States* (HTSUS). Although the HTSUS subheadings are provided for convenience and Customs purposes,

the Department's written description of the merchandise under this order is dispositive.

Analysis of Comments Received

Comment 1: Company-specific Dumping Margins.

In the *Preliminary Results*, the Department listed only the name of the requesting company, CAA. CAA argues the final results should include the names of both Mielar and CAA, as both CAA and Mielar were treated by the Department as a single entity for purposes of the review. CAA argues both CAA and Mielar filed combined questionnaire responses, were verified together, and sales and expense information for both companies was used in the dumping analysis conducted by the Department. CAA contends the preliminary results makes clear that the "Department determined that CAA, Mielar and El Chelibo (Chelibo) are affiliated....and that the Department should treat the three companies as a single entity for the purposes of this administrative review." *See CAA/Mielar's Case Brief at 2.*

CAA believes the Department should list both exporting company names, namely CAA and Mielar, in the company-specific rates and in liquidation and cash deposit instructions issued to U.S. Customs and Border Protection (CBP) to ensure there is no error or misunderstanding. CAA cites a number of decisions including *Stainless Steel Wire Rods From India: Preliminary Results of Antidumping Duty Administrative Review, Intent To Revoke Order In Part, and Extension of Time for the Final Results of Review*, 70 FR 1413, 1416 (January 7, 2005) (*Stainless Steel Wire Rod from India*), where the Department decided "to treat Isibars and its affiliates as a single entity and calculate a single dumping margin." *See CAA/Mielar's Case Brief at 5 and 6 for other case citations.*

Department's Position: We agree with CAA and Mielar because both our Preliminary Results and the memorandum entitled, "Relationship of Compania Apicola Argentina S.A., (CAA) El Chelibo S.A. (Chelibo), and Mielar, S.A. (Mielar) in the 2002-2003 Administrative Review of AD Order on Honey from Argentina" dated June 30, 2004, illustrate "that the companies should receive a single antidumping duty rate." Accordingly, we will assign a single rate to the entity composed of CAA, Mielar and Chelibo.

Changes Since the Preliminary Results

Based on our analysis of comments received, we have made no changes in the margin calculation. However, we