Road in the Jefferson County Industrial Park (Site 1), Watertown, New York. The facility is used to produce pressure-sensitive adhesive athletic tape (e.g., trainers, hockey) with textile backing material for the U.S. market and export. The manufacturing process under FTZ procedures would involve blending, calendaring/laminating, winding, slitting, and packaging. The activity uses production inputs purchased from domestic and foreign sources. The sole material inputs sourced from abroad (representing about 30% of the finished tape’s value) are woven cotton and polyester/cotton textile fabrics (duty rates: 10.5, 14.9%). The facility can produce up to 12.5 million square meters of finished athletic tape annually.

FTZ procedures could exempt NAT from customs duty payments on the foreign fabrics used in export production. The company anticipates that some 58 percent of the plant’s shipments will be exported. On its domestic sales, NAT would be able to choose the duty rate during customs entry procedures that applies to athletic tape (duty rate: 2.9%) for the foreign-origin textile fabrics noted above. FTZ designation would further allow NAT to realize logistical benefits through the use of weekly customs entry procedures. Customs duties also could possibly be deferred or reduced on foreign status production equipment. NAT would also be exempt from duty payments on foreign fabric that becomes scrap during the production process. The application indicates that the savings from FTZ procedures would help improve the facility’s international competitiveness.

In accordance with the Board’s regulations, Pierre Duy of the FTZ Staff is designated examiner to evaluate and analyze the facts and information presented in the application and case record and to report findings and recommendations to the Board.

Public comment is invited from interested parties. Submissions (original and 3 copies) shall be addressed to the Board’s Executive Secretary at the following address: Office of the Executive Secretary, Foreign-Trade Zones Board, U.S. Department of Commerce, Room 2111, 1401 Constitution Ave., NW., Washington, DC 20230. The closing period for their receipt is August 19, 2011.

Brevini has also submitted a request to the FTZ Board for FTZ manufacturing authority beyond a two-year period, which may include additional products and components. It should be noted that the request for extended authority would be docketed separately and would be processed as a distinct proceeding. Any party wishing to submit comments for consideration regarding the request for extended authority would need to submit such comments pursuant to the separate notice that would be published for that request.

A copy of the application will be available for public inspection at the Office of the Foreign-Trade Zones Board’s Executive Secretary at the address listed above, and in the “Reading Room” section of the Board’s Web site, which is accessible via http://www.trade.gov/ftz. For further information, contact Pierre Duy at Pierre.Duy@trade.gov or (202) 482–1378.

Dated: July 15, 2011.
Elizabeth Whiteman,
Acting Executive Secretary.
[FR Doc. 2011–18301 Filed 7–19–11; 8:45 am]

DEPARTMENT OF COMMERCE
Foreign-Trade Zones Board
[Docket T–3–2011]

Foreign-Trade Zone 72—Indianapolis, IN; Application for Temporary/Interim Manufacturing Authority; Brevini Wind USA, Inc. (Wind Turbine Gear Boxes), Yorktown, IN

An application has been submitted to the Executive Secretary of the Foreign-Trade Zones Board (the Board) by the Indianapolis Airport Authority, grantee of FTZ 72, requesting temporary/interim manufacturing (T/IM) authority within FTZ 72 at the Brevini Wind USA, Inc. (Brevini), facility, located in Yorktown, Indiana. The application was filed on July 14, 2011.

The Brevini facility (approximately 400 employees, 20 acres, 2,000 units/year) is located at 2400 Priority Way, within the Muncie Delaware County Park One Industrial Park in Yorktown, Indiana (Site 14). Under T/IM procedures, Brevini has requested authority to produce wind turbine gear boxes (HTSUS 8483.40, duty rate: 2.5%). Foreign components that would be used in production (representing 25% of the value of the finished gear boxes) include: shafts (HTSUS 8483.10), gears, (8483.40), and parts of gear boxes (8483.90) (duty rate range: 2.5%–5.5%, 25¢ ea. + 3.9%). T/IM authority could be granted for a period of up to two years.

FTZ procedures could exempt Brevini from customs duty payments on the foreign components used in export production. The company anticipates that some 30 percent of the plant’s shipments will be exported. On its domestic sales, Brevini would be able to choose the duty rate during customs entry procedures that applies to wind turbine gear boxes (duty rate: 2.5%) for the foreign inputs noted above.

In accordance with the Board’s regulations, Pierre Duy of the FTZ Staff is designated examiner to evaluate and analyze the facts and information presented in the application and case record and to report findings and recommendations pursuant to Board Orders 1347 and 1480.

Public comment is invited from interested parties. Submissions (original and 3 copies) shall be addressed to the Board’s Executive Secretary at the following address: Office of the Executive Secretary, Foreign-Trade Zones Board, U.S. Department of Commerce, Room 2111, 1401 Constitution Ave., NW., Washington, DC 20230. The closing period for their receipt is August 19, 2011.

Brevini has also submitted a request to the FTZ Board for FTZ manufacturing authority beyond a two-year period, which may include additional products and components. It should be noted that the request for extended authority would be docketed separately and would be processed as a distinct proceeding. Any party wishing to submit comments for consideration regarding the request for extended authority would need to submit such comments pursuant to the separate notice that would be published for that request.

A copy of the application will be available for public inspection at the Office of the Foreign-Trade Zones Board’s Executive Secretary at the address listed above, and in the “Reading Room” section of the Board’s Web site, which is accessible via http://www.trade.gov/ftz. For further information, contact Pierre Duy at Pierre.Duy@trade.gov or (202) 482–1378.

Dated: July 14, 2011.
Andrew McGilvray,
Executive Secretary.
[FR Doc. 2011–18300 Filed 7–19–11; 8:45 am]

DEPARTMENT OF COMMERCE
International Trade Administration

International Trade Administration

[A–570–848]

Freshwater Crawfish Tail Meat From the People’s Republic of China: Extension of Time Limit for Preliminary Results of Antidumping Duty Administrative Review

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

DATES: Effective Date: July 20, 2011.

SUPPLEMENTARY INFORMATION:

Background

On October 28, 2010, the Department of Commerce (the Department) initiated an administrative review of the antidumping duty order on freshwater crawfish tail meat from the People’s Republic of China (PRC) for the period September 1, 2009, through August 31, 2010. See Initiation of Antidumping and Countervailing Duty Administrative Review, 75 FR 66349 (October 28, 2010). We initiated an administrative review of six companies. On February 28, 2011, we rescinded the review of the order with respect to Yancheng Hi-King. See Freshwater Crawfish Tail Meat From the People’s Republic of China: Rescission of Antidumping Duty Administrative Review in Part, 76 FR 10879 (February 28, 2011). On June 6, 2011, we extended the time period for issuing the preliminary results of this review by 46 days until July 18, 2011. See Freshwater Crawfish Tail Meat From the People’s Republic of China: Extension of Time Limit for Preliminary Results of Antidumping Duty Administrative Review, 76 FR 32357 (June 6, 2011).

Extension of Time Limit for Preliminary Results

Section 751(a)(3)(A) of the Tariff Act of 1930, as amended (the Act), requires the Department to complete the preliminary results within 245 days after the last day of the anniversary month of an order for which a review is requested and 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 these time periods, section 751(a)(3)(A) of the Act allows the Department to extend the time limit for the preliminary results to a maximum of 365 days after the last day of the anniversary month.

We determine that it is not practicable to complete the preliminary results of this review within the extended time limit because we require additional time to analyze the allegation of middleman dumping and the record information pertaining to the allegation. In addition, the numerous extensions requested by, and granted to, the interested parties for filing various responses has contributed to the Department’s need for additional time to complete the preliminary results. Therefore, we are extending the time period for issuing the preliminary results of this review by an additional 74 days until September 30, 2011. This notice is published in accordance with section 751(a)(3)(A) of the Act and 19 CFR 351.213(h)(2).

Dated: July 13, 2011.

Christian Marsh,
Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations.

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DEPARTMENT OF COMMERCE

International Trade Administration

[A–533–813]

Certain Preserved Mushrooms From India: Notice of Rescission of Antidumping Duty Administrative Review

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

FOR FURTHER INFORMATION CONTACT: Kate Johnson or Gemal Brangman, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20220; telephone: (202) 482–4929 or (202) 482–3775, respectively.

SUPPLEMENTARY INFORMATION:

Background

On February 1, 2011, the Department of Commerce (the Department) published in the Federal Register a notice of “Opportunity to Request Administrative Review” of the antidumping duty order on certain preserved mushrooms from India for the period of review (POR) of February 1, 2010, through January 31, 2011. See Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation; Opportunity to Request Administrative Review, 76 FR 5559 (February 1, 2011). On February 28, 2011, in accordance with section 751(a) of the Tariff Act of 1930, as amended (the Act), and 19 CFR 351.213(b), the Department received a timely request from Monterey Mushrooms, Inc., a petitioner and a domestic interested party, to conduct an administrative review of the sales of Agro Dutch Foods Limited (Agro Dutch Industries Limited), Himalaya International Ltd., Hindustan Lever Ltd. (formerly Ponds India, Ltd.), Transchem, Ltd., and Weikfield Foods Pvt. Ltd. Monterey Mushrooms, Inc. was the only party to request this administrative review.

On March 31, 2011, the Department published in the Federal Register a notice of initiation of an administrative review of the antidumping duty order on certain preserved mushrooms from India with respect to the above-named companies. See Initiation of Antidumping Duty Administrative Reviews, Request for Revocation in Part, and Deferral of Administrative Review, 76 FR 17825 (March 31, 2011).

On June 27, 2011, Monterey Mushrooms, Inc. timely withdrew its request for a review of the above-named companies.

Rescission of Administrative Review

Pursuant to 19 CFR 351.213(d)(1), the Department will rescind an administrative review, in whole or in part, if the parties that requested a review withdraw the request within 90 days of the date of publication of notice of initiation of the requested review. Monterey Mushrooms, Inc. withdrew its request for review before the 90-day deadline, and no other party requested an administrative review of the antidumping duty order on certain preserved mushrooms from India for the POR. Therefore, in response to Monterey Mushrooms, Inc.’s withdrawal of its request for review, and pursuant to 19 CFR 351.213(d)(1), the Department is rescinding in whole the administrative review of the antidumping duty order on certain preserved mushrooms from India for the period February 1, 2010, through January 31, 2011.

Assessment

The Department will instruct U.S. Customs and Border Protection (CBP) to assess antidumping duties on all appropriate entries. 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)(ii). The Department intends to issue appropriate assessment instructions directly to CBP 15 days after the date of publication of this notice in the Federal Register.

Notification to Importers

This notice serves as the only 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 double antidumping duties.

Notification Regarding Administrative Protective Order

This notice serves as the only reminder to parties subject to