material injury, by reason of imports, or sales (or the likelihood of sales) for importation, of the merchandise under consideration. If the ITC determines that such injury does exist, the Department will issue an antidumping duty order directing CBP to assess, upon further instruction by the Department, antidumping duties on all imports of the subject merchandise entered, or withdrawn from warehouse, for consumption on or after the effective date of the suspension of liquidation.

Notification Regarding Administrative Protective Order

This notice also serves as a reminder to the parties subject to administrative protective order ("APO") of their responsibility concerning the disposition of propriety 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 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: December 17, 2012.

Paul Piquado,
Assistant Secretary for Import Administration.

Appendix

Issues for Final Determination

Comment 1: Whether the Department Should Continue to Use Ukraine as the Surrogate Country

Comment 2: Whether the Department Should Revise its Financial Ratio Calculations

Comment 3: Whether the Department Should Revise the SV for Brokerage and Handling

Comment 4: Whether Base Rings Are Included in the Scope of the Investigation

Comment 5: Whether the Department Should Offset the Antidumping Cash Deposit Rate for Export Subsidies

Comment 6: Whether the Department Should Grant CXS a Separate Rate

Comment 7: Whether the Department Should Apply AFA to CXS

Comment 8: Whether the Department Should Revise the SV for CXS’s Expanded Metal

Comment 9: Whether the Department Should Revise the SV for CXS’s Bus Bars

Comment 10: Whether the Department Should Revise the SV for CXS’s Tarpaulin

Comment 11: Whether the Department Should Value CXS’s River Water Using the SV for Municipal Water

Comment 12: Whether the Department Should Exclude Stainless Steel Round Bars from CXS’s Normal Value

Comment 13: Whether the Department Should Use CXS’s Reported Market Economy Purchase Prices

Comment 14: Whether Titan Reported the Correct Number of Flanges

Comment 15: Whether the Department Should Use Titan’s Reported Market Economy Purchase Price for Winches

Comment 16: Whether the Department Should Exclude the Packing POPs Used To Make Shipping Fixtures

Comment 17: Whether the Department Should Grant Titan a By-Product Offset

DEPARTMENT OF COMMERCE

International Trade Administration

Environmental Technologies Trade Advisory Committee (ETTAC), Request for Nominations from U.S. State Officials

AGENCY: International Trade Administration, Commerce.

ACTION: Solicitation of nominations from U.S. state officials for membership to the Environmental Technologies Trade Advisory Committee (ETTAC).

SUMMARY: This notice sets forth a request for nominations from U.S. state officials, or representatives from associations that represent U.S. states, to serve on the Environmental Technologies Trade Advisory Committee (ETTAC). One person will be appointed under this notice increasing the total number of members to 36.

The ETTAC was established pursuant to provisions under Title IV of the Jobs Through Trade Expansion Act, 22. U.S.C. 2151, and under the Federal Advisory Committee Act, 5 U.S.C. App. 2. ETTAC was first chartered on May 31, 1994. ETTAC serves as an advisory body to the Environmental Trade Working Group of the Trade Promotion Coordinating Committee (TPCC), reporting directly to the Secretary of Commerce in his/her capacity as Chairman of the TPCC. ETTAC advises on the development and administration of policies and programs to expand U.S. exports of environmental technologies, goods, and services.

DATES: Nominations from officials representing U.S. states for membership must be received on or before December 31, 2012.

ADDRESSES: Please send nominations by post, email, or fax to the attention of Todd DeLelle, Office of Energy & Environmental Industries, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW., Room 4053, Washington, DC 20230; phone 202–482–4877; email todd.delelle@trade.gov; fax 202–482–5665. Electronic responses should be submitted in Microsoft Word format.

Nominations: The Secretary of Commerce invites nominations to ETTAC of officials who will represent U.S. states interested in the trade of environmental goods and services.

Members of the ETTAC must have experience in the exportation of environmental goods and services, including:

(1) Air pollution control and monitoring technologies;
(2) Analytic devices and services;
(3) Environmental engineering and consulting services;
(4) Financial services relevant to the environmental sector;
(5) Process and pollution prevention technologies;
(7) Solid and hazardous waste management technologies;
(8) and/or water and wastewater treatment technologies.

Nominees will be evaluated based on their ability to carry out the goals of the ETTAC’s enabling legislation. ETTAC’s current Charter is available on the internet at http://www.environment.ita.doc.gov under the tab: Advisory Committee.

Nominees must be U.S. citizens. All appointments are made without regard to political affiliation. Members shall serve at the pleasure of the Secretary from the date of appointment to the Committee to the date on which the Committee’s charter terminates (normally two years).

If you are interested in being nominated to become a member of ETTAC, please provide the following information (2 pages maximum):

(1) Name
(2) Title
(3) Work phone; fax; and email address
(4) Organization name and address, including Web site address
(5) Short biography of nominee, including credentials and proof of U.S. citizenship (copy of birth certificate and/or U.S. passport) and a list of citizenships of foreign countries
(6) Brief description of the organization and its business activities, including
(7) Company size (number of employees and annual sales)
(8) Exporting experience.

Please do not send company or trade association brochures or any other information.

FOR FURTHER INFORMATION CONTACT: Mr. Todd DeLelle, Office of Energy & Environmental Industries (OEEI), International Trade Administration, Room 4053, 1401 Constitution Avenue NW., Washington, DC 20230. (Phone: 202–482–4877; Fax: 202–482–5665; email: todd.delelle@trade.gov).
DEPARTMENT OF COMMERCE
International Trade Administration

[L–201–835]

Lemon Juice from Mexico: Preliminary Results of Full Sunset Review of the Suspended Antidumping Duty Investigation

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

DATES: Effective December 26, 2012. SUMMARY: On August 1, 2012, the Department of Commerce (“Department”) published in the Federal Register the notice of initiation of the sunset review of the suspended antidumping duty investigation on lemon juice from Mexico. On September 19, 2012, based on the adequacy of responses from both the domestic and the respondent interested parties, the Department determined to conduct a full sunset review as provided for in section 751(c)(5)(A) of the Act and in 19 CFR 351.218(e)(2). As a result of its analysis, the Department preliminarily finds that termination of the suspended antidumping duty investigation would be likely to lead to continuation or recurrence of dumping at the margins indicated in the “Preliminary Results of Review” section of this notice.

FOR FURTHER INFORMATION CONTACT: Maureen Price or Sally C. Gannon, Bilateral Agreements Unit, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–4271 or (202) 482–0162, respectively.

SUPPLEMENTARY INFORMATION:

Background

On August 1, 2012, the Department initiated a sunset review of the suspended antidumping duty investigation on lemon juice from Mexico, pursuant to section 751(c) of the Tariff Act of 1930, as amended (“the Act”). The Department received a notice of intent to participate from the domestic interested party, Ventura Coastal, LLC (“Ventura”), a joint venture between Ventura Coastal and Sunkist Growers, Inc., the petitioner in the underlying investigation, within the deadline specified in 19 CFR 351.218(d)(1)(i). Ventura claimed interested party status under section 771(9)(C) of the Act as a U.S. producer of the subject merchandise. On August 31, 2012, the Department received complete substantive responses from the domestic interested party and the respondent interested parties, The Coca-Cola Company and its subsidiary, The Coca-Cola Export Corporation, Mexico Branch (collectively, “TCCC”) and Procter and Gamble Company and its subsidiary, Cola Company and its subsidiary, The Coca-Cola Export Corporation, Mexico Branch (collectively, “TCCC’) and Procter and Gamble Company and its subsidiary, Cola Company and its subsidiary, The Coca-Cola Export Corporation, Mexico Branch (collectively, “TCCC’). The Department also received timely filed rebuttals to the substantive responses from Ventura and Procart. As a result, pursuant to 19 CFR 351.218(e)(2), the Department determined to conduct a full sunset review.

Scope of the Suspended Investigation

The merchandise covered by the suspended investigation includes certain lemon juice for further manufacture, with or without addition of preservatives, sugar, or other sweeteners, regardless of the GPL (grams per liter of citric acid) level of concentration, brix level, brix/acid ratio, pulp content, clarity, grade, horticulture method (e.g., organic or not), processed form (e.g., frozen or not-from-concentrate), FDA standard of identity, the size of the container in which packed, or the method of packing. Excluded from the scope are: (1) Lemon juice at any level of concentration packed in retail-sized containers ready for sale to consumers, typically at a level of concentration of 48 GPL; and (2) beverage products such as lemonade that typically contain 20% or less lemon juice as an ingredient.


Analysis of Comments Received

All issues raised in this review are addressed in the Issues and Decision Memorandum (“Decision Memorandum”) from Lynn Fischer Fox, Deputy Assistant Secretary for Policy & Negotiations, to Paul Piquado, Assistant Secretary for Import Administration, dated concurrently with this notice, which is hereby adopted by this notice. The issues discussed in the Decision Memorandum include the likelihood of continuation or recurrence of dumping, the magnitude of the margin of dumping likely to prevail if the suspended investigation were terminated, and the standing of Ventura as the domestic interested party. Parties can find a complete discussion of all issues raised in this sunset review and the corresponding recommendations in this public memorandum, which is on file electronically via Import Administration’s Antidumping and Countervailing Duty Centralized Electronic Service System (“IA ACCESS”). Access to IA ACCESS is available to registered users at http://iaaccess.trade.gov/ and in the Central Records Unit (“CRU”), Room 7046 of the main Department of Commerce building. In addition, a complete version of the Decision Memorandum can be accessed directly on the Internet at http://iaaccess.trade.gov/fr. The paper copy and electronic version of the Decision Memorandum are identical in content.

Preliminary Results of Review

Pursuant to sections 751(c)(1) and (3) of the Act, the Department preliminarily determines that termination of the suspended antidumping duty investigation on lemon juice from Mexico would likely lead to continuation or recurrence of dumping at the following weighted-average percentage margins:

<table>
<thead>
<tr>
<th>Manufacturer/Exporter CHED</th>
<th>Margin (percent)</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Coca–Cola Export Cor-</td>
<td>146.10</td>
</tr>
<tr>
<td>poration, Mexico Branch</td>
<td></td>
</tr>
<tr>
<td>Citrotam Internacion S.P.R.</td>
<td></td>
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<tr>
<td>de R.L.(Citrotam)/Productos</td>
<td></td>
</tr>
<tr>
<td>Naturales de Citricos</td>
<td></td>
</tr>
<tr>
<td>(Pronaci)</td>
<td>205.37</td>
</tr>
<tr>
<td>All Others</td>
<td>146.10</td>
</tr>
</tbody>
</table>

Interested parties may submit case briefs no later than 50 days after the date of publication of the preliminary results of this full sunset review, in accordance with 19 CFR 351.309(c)(1)(i). Any interested party may request a hearing within 30 days of publication of this notice in accordance with 19 CFR 351.310(c). Rebuttal briefs, which must be limited to issues raised in the case briefs, may be filed not later than the five days after the time limit for filing.

1 See Initiation of Five-Year (“Sunset”) Review and Correction, 77 FR 45389 (August 1, 2012).