authority to reorganize and expand under the ASF with a service area of Clackamas, Multnomah and Washington Counties, Oregon, in and adjacent to the Portland, Oregon U.S. Customs and Border Protection port of entry, FTZ 45’s existing Sites 1, 2, 3, 6 and new Site 9 would be categorized as magnet sites, and existing Site 7 would be categorized as a usage-driven site, acreage would be reduced at Site 2 and Sites 4, 5 and 8 would be removed from the zone.

Whereas, notice inviting public comment was given in the Federal Register (78 FR 4381–4382, 01/22/2013) and the application has been processed pursuant to the FTZ Act and the Board’s regulations; and,

Whereas, the Board adopts the findings and recommendation of the examiner’s report, and finds that the requirements of the FTZ Act and the Board’s regulations are satisfied;

Now, therefore, the Board hereby orders:

The application to reorganize and expand FTZ 45 under the ASF is approved, subject to the FTZ Act and the Board’s regulations, including Section 400.13, to the Board’s standard 2,000-acre activation limit for the zone, to a five-year ASF sunset provision for magnet sites that would terminate authority for Sites 2, 3, 6 and 9 if not activated by June 30, 2018, and to a three-year ASF sunset provision for usage-driven sites that would terminate authority for Site 7 if no foreign-status merchandise is admitted for a bona fide customs purpose by June 30, 2016.

Signed at Washington, DC, this 27th day of June 2013.

Paul Piquado,
Assistant Secretary of Commerce for Import Administration, Alternate Chairman, Foreign-Trade Zones Board.

Attest:
Elizabeth Whiteman,
Acting Executive Secretary.

[FR Doc. 2013–16170 Filed 7–3–13; 8:45 am]
BILLING CODE P

DEPARTMENT OF COMMERCE
International Trade Administration
[A–533–820]

Certain Hot-Rolled Carbon Steel Flat Products from India: Rescission of Antidumping Duty Administrative Review; 2011–2012

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

SUMMARY: The Department of Commerce (the Department) is rescinding the administrative review of the antidumping duty order on certain hot-rolled carbon steel flat products (hot rolled steel) from India for the period December 1, 2011, through November 30, 2012.

DATES: Effective Date: July 5, 2013.

FOR FURTHER INFORMATION CONTACT: Christopher Hargett, A/CVD Operations, Office 8, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–4161.

SUPPLEMENTARY INFORMATION:

Background

On January 30, 2013, the Department initiated an administrative review of hot rolled steel from India covering the period December 1, 2011, through November 30, 2012, based on a request by United States Steel Corporation (U.S. Steel) and Nucor Corporation (Nucor).1 The review covers eight companies.2 Nucor and U.S. Steel withdrew their requests for an administrative review of these companies on April 12, 2013, and April 25, 2013, respectively.

Rescission of Review

Pursuant to 19 CFR 351.213(d)(1), the Department will rescind an administrative review, in whole or in part, if the party that requested the review withdraws its request within 90 days of the publication of the Initiation Notice. In this case, U.S. Steel and Nucor withdrew their requests within the 90-day deadline and no other parties requested an administrative review of the antidumping duty order. Therefore, we are rescinding the administrative review of hot rolled steel from India covering the period December 1, 2011, through November 30, 2012, of the eight companies listed in the Initiation Notice.

Assessment

The Department will instruct U.S. Customs and Border Protection (CBP) to assess antidumping duties on all entries of hot rolled steel from India during the period of review. Because the Department is rescinding this administrative review in its entirety, the entries to which this administrative review pertained shall be assessed antidumping duties 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 intends to issue appropriate assessment instructions to CBP 15 days after publication of this notice.

Notifications

This notice serves as a final 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 Department’s presumption that reimbursement of the antidumping duties occurred and the subsequent assessment of doubled antidumping duties.

This notice also serves as a final reminder to parties subject to administrative protective order (APO) of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3). 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 that is subject to sanction.

This notice is issued and published in accordance with sections 751(a)(1) and 777(i)(1) of the Tariff Act of 1930, as amended, and 19 CFR 351.213(d)(4).

Dated: June 27, 2013

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

[FR Doc. 2013–16168 Filed 7–3–13; 8:45 am]
BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE
International Trade Administration
[A–570–831]


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

SUMMARY: The Department of Commerce (Department) has determined that requests for new shipper reviews (NSRs) of the antidumping duty order on fresh garlic from the People’s Republic of China (PRC) meet the statutory and regulatory requirements for initiation.


1 See id., 78 FR 6292.