DEPARTMENT OF AGRICULTURE
Food and Nutrition Service
Emergency Food Assistance Program; Availability of Foods for Fiscal Year 2016
AGENCY: Food and Nutrition Service, USDA.
ACTION: Notice.
SUMMARY: This notice announces the surplus and purchased foods that the Department expects to make available to States for distribution under TEFAP in Fiscal Year (FY) 2016. The foods made available under this notice must, at the discretion of the State, be distributed to eligible recipient agencies (ERAs) for use in preparing meals and/or for distribution to households for home consumption.
DATES: Effective Date: October 1, 2015.
FOR FURTHER INFORMATION CONTACT: Jeramia Garcia, Policy Branch, Food Distribution Division, Food and Nutrition Service, U.S. Department of Agriculture, 3101 Park Center Drive, Alexandria, Virginia 22302–1594; or telephone (703) 305–2662.
SUPPLEMENTARY INFORMATION:
In accordance with the provisions set forth in the Emergency Food Assistance Program (TEFAP) in the Agricultural Act of 1949, 7 U.S.C. 1431 (section 32), the Department makes foods available to States for use in providing nutrition assistance to those in need through TEFAP. In accordance with section 214 of the EFAA, 7 U.S.C. 7515, 60 percent of each State’s share of TEFAP foods is based on the number of people with incomes below the poverty level within the State and 40 percent on the number of unemployed persons within the State. State officials are responsible for establishing the network through which the foods will be used by ERAs in providing nutrition assistance to those in need, and for allocating foods among those ERAs. States have full discretion in determining the amount of foods that will be made available to ERAs for use in preparing meals and/or for distribution to households for home consumption.

The types of foods the Department expects to make available to States for distribution through TEFAP in FY 2016 are described below.

Surplus Foods
Surplus foods donated for distribution under TEFAP are Commodity Credit Corporation (CCC) foods purchased under the authority of section 416 of the Agricultural Act of 1949, 7 U.S.C. 1431 (section 416) and foods purchased under the surplus removal authority of section 32 of the Act of August 24, 1935, 7 U.S.C. 612c (section 32). The types of foods typically purchased under section 416 include dairy, grains, oils, and peanut products. The types of foods purchased under section 32 include meat, poultry, fish, vegetables, dry beans, juices, and fruits.

Approximately $195.7 million in surplus foods acquired in FY 2015 are being delivered to States in FY 2016. These foods include applesauce, cranberry sauce, dried cranberries, cranberry juice, orange juice, apple juice, apples, cherries, raisins, chicken leg quarters, lamb, and salmon. Other surplus foods may be made available to TEFAP throughout the year. The Department would like to point out that food acquisitions are based on changing agricultural market conditions; therefore, the availability of foods is subject to change.

Purchased Foods
In accordance with section 27 of the Food and Nutrition Act of 2008, 7 U.S.C. 2036, the Secretary is directed to purchase an estimated $319.75 million worth of foods in FY 2016 for distribution through TEFAP. These foods are made available to States in addition to those surplus foods which otherwise might be provided to States for distribution under TEFAP.

For FY 2016, the Department anticipates purchasing the following foods for distribution through TEFAP: Fresh and dehydrated potatoes, fresh apples, fresh pears, frozen apple slices, unsweetened applesauce, dried plums, raisins, frozen ground beef, frozen whole chicken, frozen ham, frozen catfish, frozen turkey roast, lima beans, black-eye beans, garbanzo beans, great northern beans, light red kidney beans, pinto beans, lentils, egg mix, shell eggs, peanut butter, roasted peanuts, low-fat cheese, one percent ultra high temperature fluid milk, vegetable oil, low-fat bakery flour mix, egg noodles, white and yellow corn grits, whole grain oats, macaroni, spaghetti, whole grain rotini, whole grain spaghetti, whole grain macaroni, white and brown rice, corn flakes, wheat bran flakes, oat cereal, rice cereal, corn cereal, corn and rice cereal, and shredded whole wheat cereal; the following canned items: Low sodium blackeye beans, low sodium green beans, low sodium light red kidney beans, low sodium refried beans, low sodium vegetarian beans, low sodium carrots, low sodium cream corn, no salt added whole kernel corn, low sodium peas, low sodium sliced potatoes, no salt added pumpkin, reduced sodium cream of chicken soup, reduced sodium cream of mushroom soup, low sodium tomato soup, low sodium vegetable soup, low sodium spaghetti sauce, low sodium spinach, sweet potatoes with extra light syrup, no salt added diced tomatoes, low sodium tomato sauce, kosher and halal tomato sauce, low sodium mixed vegetables, unsweetened applesauce, apricots with extra light syrup, mixed fruit with extra light syrup, cling peaches with extra light syrup, pears with extra light syrup, beef, beef stew, chicken, pork, salmon and kosher salmon, and tuna; and the following bottled juices: Unsweetened apple juice, unsweetened cherry apple juice, unsweetened cran-apple juice, unsweetened grape juice, unsweetened grapefruit juice, unsweetened orange juice, and unsweetened tomato juice.

The amounts of each item purchased will depend on the prices the Department must pay, as well as the quantity of each item requested by the States. Changes in agricultural market conditions may result in the availability of additional types of foods or the non-availability of one or more types listed above.

The Broadcasting Board of Governors (Board) previously announced that it will be meeting at the time and location listed above. The subject matter of the meeting has been changed to add the discussion and...
consideration of Internet Freedom framework and governance documents.

The prompt and orderly conduct of business required this change and no earlier announcement was possible.

This meeting will be available for public observation via streamed webcast, both live and on-demand, on the agency’s public Web site at www.bbg.gov. Information regarding this meeting, including any updates or adjustments to its starting time, can also be found on the agency’s public Web site.

The public may also attend this meeting in person at the address listed above as seating capacity permits.

Members of the public seeking to attend the meeting in person must register at http://bbgboardmeetingdecember2015.eventbrite.com by 12:00 p.m. (EST) on December 15. For more information, please contact BBG Public Affairs at (202) 203–4400 or by email at pubaff@bbg.gov.

CONTACT PERSON FOR MORE INFORMATION:
Persons interested in obtaining more information should contact Oanh Tran at (202) 203–4545.

Oanh Tran, Director of Board Operations.

DEPARTMENT OF COMMERCE
International Trade Administration
[A–570–836]
Glycine From the People’s Republic of China: Notice of Amended Final Results of Antidumping Duty Administrative Review Pursuant to Settlement; 2012–2013

AGENCY: Enforcement and Compliance, International Trade Administration, Department of Commerce.

SUMMARY: The Department of Commerce (the Department) is amending the final results of the 2012–2013 antidumping administrative review of glycine from the People’s Republic of China (PRC) with respect to Evonik Rexin (Nanning) Pharmaceutical Co., Ltd. and Evonik Rexin S.A.S. (collectively, Evonik) pursuant to an agreement that settles the related litigation.

DATES: Effective date: December 16, 2015.

FOR FURTHER INFORMATION CONTACT: Edythe Artman or Brian Davis, AD/CVD Operations, Office VI, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–3931 or (202) 482–7924, respectively.

SUPPLEMENTARY INFORMATION:
Background

On March 29, 1995, the Department published the antidumping duty order on glycine from the PRC.1 On October 31, 2014, the Department published the final results of its administrative review of the Order.2 The period of review (POR) is March 1, 2012, through February 28, 2013. In the Final Results, the Department assigned Evonik, an exporter of the subject merchandise from the PRC to the United States, the rate assigned to the PRC-wide entity of 453.79 percent for the POR.

Following the publication of the Final Results, Evonik filed a lawsuit with the CIT challenging the Department’s final results of administrative review. The United States and Evonik have now entered into an agreement to settle this dispute. The Court issued its Order of Judgment by Stipulation on November 16, 2015.3

Assessment of Duties

Pursuant to the Court’s Order of Judgment by Stipulation, the Department shall instruct Customs and Border Protection (CBP) to assess antidumping duties on all shipments of glycine from the PRC, which were entered, or withdrawn from warehouse, for consumption during the period March 1, 2012, through February 28, 2013, and that were exported by Evonik at a rate of 155.89 percent. The Department intends to issue assessment instructions to CBP within 15 days after the date of publication of these amended final results of the review in the Federal Register.

Cash Deposit Requirements

As stipulated in the Court’s Order of Judgement by Stipulation, the order has no effect on entries not made during the POR and does not establish a revised cash deposit rate for Evonik.

Notification to Importers

This notice also serves as a final reminder to importers of their responsibility under 19 CFR 351.402(f) 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.

We are issuing this determination and publishing these amended final results of antidumping duty administrative review pursuant to the Court’s Order of Judgment by Stipulation.

Dated: December 9, 2015.

Paul Piquado, Assistant Secretary for Enforcement and Compliance.