

of manifolds for inverters; parts of power supplies; printed circuit board assemblies for converters; printed circuit board assemblies for power supplies; magnets; finished lithium-ion batteries; finished lithium-ion batteries for electrically powered vehicles; battery exhaust ducts; connectors for batteries; enclosures for finished battery packs (and parts thereof); fittings for lithium-ion battery cells; fittings for lithium-ion battery modules; insulators for lithium-ion battery modules; layer and aramid heat resistance layers (separators); lithium-ion battery cells; lithium-ion battery modules; multilayer laminated film layered by polyolefin base; parts of heat sinks to lithium-ion batteries, parts of lithium-ion battery cells and modules; side rails for lithium-ion battery enclosures; steel enclosures for batteries (and parts thereof); terminal plates; top plates for lithium-ion battery cells; vents; capacitors; single layer ceramic dielectrics; multilayer ceramic dielectrics; fixed film resistors; fixed resistors; thermistors; flexible printed circuit board assemblies; fuses; grounding wires; electrical relays; electrical switches; connectors for printed circuit board assemblies; pin receptacles; wire harness connectors; busbars; electrical connectors; junction boxes; lug connectors; terminal lugs; terminals; controller boards; switchboards; housings for controllers; housings for junction boxes; housings for plastic connectors; metal contacts; molded parts for printed circuit board assemblies; parts of connectors; parts of fuses; plates for junction boxes; printed circuit board assemblies for controllers; printed circuit board assemblies; diodes; transient voltage suppression (TVS) diodes; transistors; LED lights; programmable integrated circuits; operational amplifiers; other integrated circuits; crystal oscillators; encoder wheels; wire harnesses; thermal barriers; ceramic insulators; plastic insulating fittings; cross shafts; gear box coolers; intermediate shafts; parts of gears; pinion gears; differential roll pins; differentials; housings for differentials; parts of differentials; parts of drive shafts; baffles for oil pans; sensors; and, thermal regulators (duty rate ranges from free to 8.5%).

Public comment is invited from interested parties. Submissions shall be addressed to the FTZ Board's Executive Secretary at the address below. The closing period for their receipt is September 19, 2016.

A copy of the notification will be available for public inspection at the Office of the Executive Secretary, Foreign-Trade Zones Board, Room 21013, U.S. Department of Commerce,

1401 Constitution Avenue NW., Washington, DC 20230-0002, and in the "Reading Room" section of the FTZ Board's Web site, which is accessible via www.trade.gov/ftz.

For further information, contact Diane Finver at Diane.Finver@trade.gov or (202) 482-1367.

Dated: August 2, 2016.

Andrew McGilvray,
Executive Secretary.

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DEPARTMENT OF COMMERCE

International Trade Administration

[C-489-806]

Pasta From Turkey: Preliminary Results of Countervailing Duty Administrative Review; 2014

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

SUMMARY: The Department of Commerce (the Department) preliminarily determines that countervailable subsidies are being provided to producers and exporters of certain pasta from Turkey. The period of review is January 1, 2014 through December 31, 2014. Interested parties are invited to comment on these preliminary results of review.

DATES: Effective August 10, 2016.

FOR FURTHER INFORMATION CONTACT: Jennifer Shore or Mark Kennedy, AD/CVD Operations, Office I, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue, Washington, DC 20230; telephone: (202) 482-2778 or (202) 482-7883, respectively.

Scope of the Order

The product covered by this administrative review is pasta from Turkey. For a full description of the scope of this order see the Preliminary Decision Memorandum.¹

Methodology

The Department is conducting this countervailing duty (CVD) administrative review in accordance with section 701 of the Tariff Act of 1930, as amended (the Act). For each of the subsidy programs found countervailable, we preliminarily

¹ See Memorandum, "Decision Memorandum for Preliminary Results of Countervailing Duty 2014 Administrative Review of Pasta from Turkey," dated concurrently with, and hereby adopted by, this notice (Preliminary Decision Memorandum).

determine that there is a subsidy (*i.e.*, a financial contribution by an "authority" that gives rise to a benefit to the recipient) and that the subsidy is specific.² For a full description of the methodology underlying our preliminary conclusions, see the Preliminary Decision Memorandum.

A list of topics discussed in the Preliminary Decision Memorandum is included as Appendix I to this notice.

The Preliminary Decision Memorandum is a public document and is on file electronically via Enforcement and Compliance's Antidumping and Countervailing Duty Centralized Electronic Service System (ACCESS). ACCESS is available to registered users at <http://access.trade.gov>, and is available to all parties in the Central Records Unit, Room B8024 of the main Department of Commerce building. In addition, a complete version of the Preliminary Decision Memorandum can be accessed directly at <http://enforcement.trade.gov/frn/>. The signed Preliminary Decision Memorandum and the electronic version of the Preliminary Decision Memorandum are identical in content.

Preliminary Results of Review

As a result of this review, we preliminarily determine a net countervailable subsidy rate of 2.21 percent *ad valorem* for Bessan Makarna Gida San. Ve Tic. A.Ş, for the period January 1, 2014, through December 31, 2014.

Disclosure and Public Comment

The Department intends to disclose to interested parties the calculations performed in connection with these preliminary results within five days of the date of publication of this notice.³ Pursuant to 19 CFR 351.309(c), interested parties may submit case briefs no later than 30 days after the date of publication of these preliminary results of review. Parties who submit arguments are requested to submit with the argument: (1) A statement of the issue; (2) a brief summary of the argument; and (3) a table of authorities.⁴ Rebuttals to case briefs may be filed no later than five days after the deadline for filing case briefs, and all rebuttal comments must be limited to comments raised in the case briefs.⁵ Case and

² See sections 771(5)(B) and (D) of the Act regarding financial contribution; section 771(5)(E) of the Act regarding benefit; and section 771(5A) of the Act regarding specificity.

³ See 19 CFR 351.224(b).

⁴ See 19 CFR 351.309(c)(2) and (d)(2).

⁵ See 19 CFR 351.309(d).

rebuttal briefs should be filed electronically using ACCESS.⁶

Pursuant to 19 CFR 351.310(c), interested parties who wish to request a hearing must submit a written request to the Assistant Secretary for Enforcement and Compliance, U.S. Department of Commerce, filed electronically using ACCESS. An electronically-filed request must be received successfully, and in its entirety, by ACCESS by 5:00 p.m. Eastern Time, within 30 days after the date of publication of this notice. Requests should contain the party's name, address, and telephone number; the number of participants; and a list of the issues to be discussed. If a request for a hearing is made, the Department intends to hold the hearing at the U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230, at a date, time, and specific location to be determined. Parties will be notified of the date, time, and location of any hearing. Parties should confirm by telephone the date, time, and location of the hearing two days before the scheduled date.

Unless the deadline is extended pursuant to section 751(a)(3)(A) of the Act, the Department will issue the final results of this administrative review, including the results of its analysis of issues raised in any written briefs, not later than 120 days after the date of publication of this notice, pursuant to section 751(a)(3)(A) of the Act.

Assessment Rates

Upon issuance of the final results, the Department shall determine, and U.S. Customs and Border Protection (CBP) shall assess, countervailing duties on all appropriate entries covered by this review. We intend to issue instructions to CBP 15 days after publication of the final results of this review.

Cash Deposit Instructions

The Department also intends to instruct CBP to collect cash deposits of estimated countervailing duties in the amount shown above. For all non-reviewed firms, we will instruct CBP to collect cash deposits of estimated countervailing duties at the most recent company-specific or all-others rate applicable to the company. These cash deposit requirements, when imposed, shall remain in effect until further notice.

Notification to Interested Parties

This administrative review and notice are in accordance with sections 751(a)(1) and 777(i)(1) of the Act and 19 CFR 351.213.

Dated: August 3, 2016.

Ronald K. Lorentzen,

Acting Assistant Secretary for Enforcement and Compliance.

Appendix I—List of Topics Discussed in the Preliminary Decision Memorandum

- I. Summary
- II. Background
- III. Scope of the Order
- IV. Subsidy Valuation Information
- V. Analysis of Programs
- VI. Recommendation

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DEPARTMENT OF COMMERCE

International Trade Administration

[A–428–840]

Lightweight Thermal Paper From Germany: Notice of Court Decision Not in Harmony With Amended Final Results and Notice of Second Amended Final Results of Antidumping Duty Administrative Review; 2009–2010

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

SUMMARY: The Department of Commerce (the Department) is notifying the public that the Court of International Trade's (CIT or Court) final judgment in this case is not in harmony with the Department's amended final results and is therefore amending for a second time the final results of the second administrative review of the antidumping duty order on lightweight thermal paper from Germany with respect to the rate assigned to Papierfabrik August Koehler AG (Koehler).

DATES: *Effective:* July 16, 2016.

FOR FURTHER INFORMATION CONTACT: James Terpstra, AD/CVD Operations, Office III, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–3965.

SUPPLEMENTARY INFORMATION:

Background

On April 9, 2012, the Department published the final results of the second administrative review of the antidumping duty order on lightweight thermal paper from Germany, covering the period November 1, 2009, through October 31, 2010.¹ On May 16, 2012, the

Department amended the *AR2 Final Results* to correct a ministerial error.² As a result, the Department assigned Koehler a weighted-average dumping margin of 4.33 percent.³ Subsequently, Koehler and Appvion, Inc.⁴ challenged the *AR2 Amended Final Results* in the CIT.⁵ While that litigation was pending, the Department published the final results of the third review of the *Order* in which it found that Koehler had engaged in a transshipment scheme, which began in the prior, second review period, and withheld requested information.⁶ As a result, in the *AR3 Final Results* the Department found that Koehler had failed to cooperate to the best of its ability in complying with the Department's requests for information and assigned Koehler a total adverse facts available (AFA) rate of 75.36 percent.⁷ In light of the *AR3 Final Results*, in the litigation concerning the *AR2 Amended Final Results*, the Department sought a voluntary remand to reconsider the *AR2 Amended Final Results*, which the Court granted.

On June 16, 2014, the Department issued its final results of redetermination pursuant to remand.⁸ The Department determined that, based on the transshipment scheme which began in the second review period and had been uncovered in the third review, Koehler had failed to cooperate to the best of its ability in complying with the Department's requests for information in the second review.⁹ As a result, the Department assigned Koehler an AFA rate of 75.36 percent, and corroborated the rate using Koehler's transaction-specific margins from the second review.¹⁰

Antidumping Duty Administrative Review, 77 FR 21082 (April 9, 2012) (*AR2 Final Results*); see also *Antidumping Duty Orders: Lightweight Thermal Paper from Germany and the People's Republic of China*, 73 FR 70959 (November 24, 2008) (*Order*).

² See *Lightweight Thermal Paper From Germany: Notice of Amended Final Results of the 2009–2010 Antidumping Duty Administrative Review*, 77 FR 28851 (May 16, 2012) (*AR2 Amended Final Results*).

³ See *id.*, 77 FR at 28851.

⁴ Formerly known as Appleton Papers Inc.

⁵ See Consol. Court No. 12–00091.

⁶ See *Lightweight Thermal Paper from Germany: Final Results of Antidumping Duty Administrative Review; 2010–2011*, 78 FR 23220 (April 18, 2013) (*AR3 Final Results*). The CIT affirmed the *AR3 Final Results* in their entirety. See *Papierfabrik August Koehler SE v. United States*, 7 F. Supp. 3d 1304 (Ct. Int'l Trade 2014). Koehler's appeal of that decision before the Court of Appeals for the Federal Circuit (Federal Circuit) is pending. See Court No. 15–1489.

⁷ See *AR3 Final Results*, 78 FR at 23221.

⁸ See *Final Remand Redetermination Pursuant to Court Remand, Lightweight Thermal Paper from Germany, Papierfabrik August Koehler AG v. United States*, Consol. Court No. 12–00091 (June 16, 2014) (*AR2 Final Remand*).

⁹ *Id.*

¹⁰ *Id.*

⁶ See 19 CFR 351.303.

¹ See *Lightweight Thermal Paper From Germany: Notice of Final Results of the 2009–2010*