Background

On January 10, 2017, the Department published a notice of “Opportunity to Request Administrative Review” of the antidumping duty order on potassium permanganate from the PRC. On January 31, 2017, the Department received timely requests to conduct an administrative review of the antidumping duty order on potassium permanganate from the PRC from Pacific Accelerator Limited (PAL) and Changyuan. Based upon those requests, on March 15, 2017, in accordance with section 751(a) or the Tariff Act of 1930, as amended (the Act), the Department published a notice of initiation of an administrative review of the Order covering the period January 1, 2016, to December 31, 2016. The Department initiated the administrative review with respect to PAL and Changyuan. On April 12, 2017, Changyuan withdrew its request for review.

Partial Rescission

Pursuant to 19 CFR 351.213(d)(1), the Secretary will rescind an administrative review, in whole or in part, if a party who requested the review withdraws the request within 90 days of the date of publication of notice of initiation of the requested review. Changyuan timely withdrew its review request and no other party requested a review of Changyuan. Accordingly, we are rescinding this review, in part, with respect to Changyuan, in accordance with 19 CFR 351.213(d)(1). This review will continue with respect to PAL.

Assessment

The Department will instruct U.S. Customs and Border Protection (CBP) to assess antidumping duties on all appropriate entries. For the company for which this review is rescinded, antidumping duties shall be assessed at rates equal to the cash deposit of estimated antidumping duties required at the time of entry, or withdrawal from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)(i). The Department intends to issue appropriate assessment instructions directly to CBP 15 days after publication of this notice in the Federal Register.

Notification to Importers

This notice serves as the only reminder to importers for whom this review is being rescinded, as of the publication date of this notice, of their responsibility under 19 CFR 351.402(f)(2) to file a certificate regarding the reimbursement of antidumping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 subsequent assessment of double antidumping duties.

Notification Regarding Administrative Protective Orders

This notice also serves as a 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, which continues to govern business proprietary information in this segment of the proceeding. Timely written notification of the 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 violation which is subject to sanctions.

Notification to Interested Parties

This notice is issued and published in accordance with sections 751 and 777(i)(l) of the and 19 CFR 351.213(d)(4).

Dated: April 21, 2017.
Gary Taverman,
Associate Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations.

DEPARTMENT OF DEFENSE
Office of the Secretary

36(b)(1) Arms Sales Notification


ACTION: Notice.

SUMMARY: The Department of Defense is publishing the unclassified text of a section 36(b)(1) arms sales notification. This is published to fulfill the requirements of section 155 of Public Law 104–164 dated July 21, 1996.

FOR FURTHER INFORMATION CONTACT: Kathy Valadez, (703) 697–9217 or Pamela Young, (703) 697–9107; DSCA/DSA–RAN.

The following is a copy of a letter to the Speaker of the House of Representatives, Transmittal 17–18 with attached Policy Justification.

Dated: April 24, 2017.
Aaron Siegel,
Alternate OSD Federal Register Liaison Officer, Department of Defense.
Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

Prospective Purchaser: Government of Canada

Total Estimated Value:

- Major Defense Equipment *: $0 million
- Other: $195 million
- TOTAL: $195 million

Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:

- Major Defense Equipment (MDE): None.
- Non-MDE: Non-MDE items and services under consideration for sale are follow-on support for five (5) CC177 aircraft (Canada’s designator for the C-17), including contractor logistics support (CLS) provided through the Globemaster III Integrated Sustainment Program (GISP), in-country field services support, alternate mission equipment,
Government of Canada—Sustainment Support for C–17 Aircraft

The Government of Canada has requested a possible sale of follow-on support for five (5) CC177 aircraft (Canada’s designator for the C–17), including contractor logistics support (CLS) provided through the Globemaster III Integrated Sustainment Program (GISP), in-country field services support, aircraft maintenance and technical support, support equipment, alternate mission equipment, software support, spares, personnel training and training equipment, U.S. Government and contractor engineering and logistics support services, publications and technical documentation, and major modification and retrofit kits support. The total estimated program cost is $195 million.

This proposed sale will contribute to the foreign policy and national security objectives of the United States by sustaining the military capabilities of Canada, a NATO ally that has been, and continues to be, an important force for ensuring political stability and economic progress in the world, including through its involvement in military, peacekeeping, and humanitarian operations. The sustainment of Canada’s C–17s will ensure the country’s continued capability to rapidly deploy its forces, as well as the continued interoperability between the U.S. and Canadian Air Forces’ C–17s.

The proposed sale of defense articles and services is required to maintain the operational readiness of the Royal Canadian Air Force C–17 aircraft. Canada’s current contract supporting its five (5) C–17s will expire on 20 September 2017. The Royal Canadian Air Force will have no difficulty absorbing this support.

The proposed sale of this equipment and support will not alter the basic military balance in the region. Sources of supply will award contracts when necessary to provide the defense articles ordered if items ordered are not available from U.S. stock or are considered lead-time away.

The prime contractor will involve the following contractors:

Boeing Company, Long Beach, California
Boeing Company Training Systems, St. Louis, Missouri
Lockheed Martin Corporation/MFC, Lexington, Kentucky

There are no known offsets. Any offset agreements will be defined in negotiations between the purchaser and the contractor.

Implementation of this proposed sale will not require the assignment of any additional U.S. Government or contractor representatives to Canada. There is an on-going foreign military sales case providing C–17 sustainment services. There are currently 13 contractors from Boeing in-country providing contractor technical services support on a continuing basis.

There will be no adverse impact to U.S. defense readiness as a result of this proposed sale.