certain welded stainless steel pipe from South Korea and Taiwan would likely lead to continuation or recurrence of dumping and material injury to an industry in the United States. Therefore, the Department is publishing a notice of continuation for these AD orders.

DATES: June 30, 2017.


SUPPLEMENTARY INFORMATION:

Background

On December 30, 1992, the Department of Commerce (the Department) published the antidumping duty orders on welded ASTM A–312 stainless steel pipe (WSSP) from South Korea and Taiwan. On November 1, 2016, the Department published a notice of initiation of its fourth five-year (sunset) reviews of the antidumping duty orders on welded ASTM A–312 stainless steel pipe from South Korea and Taiwan.1

As a result of these sunset reviews, the Department determined that revocation of the AD orders on WSSP from South Korea and Taiwan would likely lead to continuation or recurrence of dumping, and therefore, notified the U.S. International Trade Commission (ITC) of the magnitude of the margins likely to prevail should these orders be revoked.2

On May 17, 2017, the ITC published its determination that revocation of the AD orders on WSSP from South Korea and Taiwan would likely lead to continuation or recurrence of material injury to an industry in the United States within a reasonably foreseeable time, pursuant to section 751(C) of the Act.3

Scope of the Orders

The merchandise subject to the antidumping duty orders is welded austenitic stainless steel pipe that meets the standards and specifications set forth by the American Society for Testing and Materials (ASTM) for the welded form of chromium-nickel pipe designated ASTM A–312. The merchandise covered by the scope of the orders also includes austenitic welded stainless steel pipes made according to the standards of other nations which are comparable to ASTM A–312. WSSP is produced by forming stainless steel flat-rolled products into a tubular configuration and welding along the seam. WSSP is a commodity product generally used as a conduit to transmit liquids or gases. Major applications for steel pipe include, but are not limited to, digester lines, blow lines, pharmaceutical lines, petrochemical stock lines, brewery process and transport lines, general food processing lines, automotive paint lines, and paper process machines. Imports of WSSP are currently classifiable under the following Harmonized Tariff Schedule of the United States (HTSUS) subheadings: 7306.40.5005, 7306.40.5015, 7306.40.5040, 7306.40.5062, 7306.40.5064, and 7306.40.5085.4 Although these subheadings include both pipes and tubes, the scope of the antidumping duty orders is limited to welded austenitic stainless steel pipes. The HTSUS subheadings are provided for convenience and customs purposes. However, the written description of the scope of the orders is dispositive.

Continuation of the Orders

As a result of the determinations by the Department and the ITC that revocation of the antidumping duty orders would likely lead to continuation or recurrence of dumping and material injury to an industry in the United States, pursuant to section 751(d)(2) of the Act, the Department hereby orders the continuation of the antidumping duty orders on welded ASTM A–312 stainless steel pipe from South Korea and Taiwan.5

U.S. Customs and Border Protection will continue to collect antidumping duty cash deposits at the rates in effect at the time of entry for all imports of subject merchandise. The effective date of the continuation of these orders will be the date of publication in the Federal Register of the notice of continuation of the antidumping duty orders on WSSP from Korea and Taiwan. Pursuant to section 751(c)(2) of the Act, the Department intends to initiate the sunset reviews of these orders not later than 30 days prior to the fifth anniversary of the effective date of continuation.

These sunset reviews and this notice are in accordance with section 751(c) of the Act and published pursuant to section 777(i)(1) of the Act.

Dated: June 27, 2017.

Ronald K. Lorentzen,
Acting Assistant Secretary for Enforcement and Compliance.

[FR Doc. 2017–13988 Filed 6–29–17; 8:45 am]
BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration


Citric Acid and Certain Citrate Salts From Belgium, Colombia, and Thailand: Initiation of Less-Than-Fair-Value Investigations

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


FOR FURTHER INFORMATION CONTACT: Paul Stolz at (202) 482–4774 (Belgium); Stephanie Moore at (202) 482–3692 (Colombia); and George McMahon at (202) 482–1167 (Thailand), AD/CVD Operations, Enforcement and Compliance, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230.

SUPPLEMENTARY INFORMATION: The Petitions

On June 2, 2017, the Department of Commerce (the Department) received antidumping duty (AD) petitions (the Petitions) concerning imports of citric acid and certain citrate salts (citric acid) from Belgium, Colombia, and Thailand, filed in proper form on behalf of Archer Daniels Midland Company (ADM); Cargill Incorporated (Cargill); and Tate & Lyle Ingredients America LLC (Tate & Lyle) (collectively, the petitioners).1 The Petitions were accompanied by a countervailing duty (CVD) petition concerning citric acid from Thailand.2 The petitioners are domestic producers of citric acid.3

On June 7, 12, 14, and 16, 2017, the Department requested additional information and clarification of certain areas of the Petitions.4 The petitioners

1 See “Petitions for the Imposition of Antidumping and Countervailing Duties on Citric Acid and Certain Citrate Salts from Belgium, Colombia, and Thailand,” dated June 2, 2017 (the Petitions).

2 Id.

3 See Volume I of the Petitions, at 2.

4 See Country-specific letters to the petitioners from the Department concerning supplemental
filed responses to these requests on June 9, 14, 15, and 16, 2017, respectively.  

In accordance with section 732(b) of the Tariff Act of 1930, as amended (the Act), the petitioners allege that imports of citric acid and certain citrate salts from Belgium, Colombia, and Thailand, are being, or are likely to be, sold in the United States at less than fair value within the meaning of section 731 of the Act, and that such imports are materially injuring, or threatening material injury to, an industry in the United States. Also, consistent with section 732(b)(1) of the Act, the Petitions are accompanied by information reasonably available to the petitioners supporting their allegations.

The Department finds that the petitioners filed these Petitions on behalf of the domestic industry because the petitioners are interested parties as defined in section 771(9)(C) of the Act. The Department also finds that the petitioners demonstrated sufficient industry support with respect to the initiation of the AD investigations that the petitioners are requesting.6

**Period of Investigation**

Because the Petitions were filed on June 2, 2017, the period of investigation (POI) for each investigation is April 1, 2016, through March 31, 2017.7

**Scope of the Investigations**

The product covered by these investigations is citric acid and certain citrate salts from Belgium, Colombia, and Thailand. For a full description of the scope of these investigations, see the “Scope of the Investigations,” in the Appendix to this notice.

**Comments on Scope of the Investigations**

During our review of the Petitions, the Department issued questions to, and received responses from, the petitioners pertaining to the proposed scope to ensure that the scope language in the Petitions would be an accurate

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1. **Questions on each of the country-specific records, dated June 7, 2017:** see also Letter to the petitioners from the Department concerning supplemental questions on general issues, dated June 12, 2017; Memorandum to the File “Antidumping Duty Petition for the Imposition of Antidumping Duties on Citric Acid and Certain Citrate Salts from Belgium and Thailand. Re: Overhead and Profit,” dated June 14, 2017.

2. **See General Issues Supplement, at 1–4.**

3. **See 19 CFR 351.303 (for general filing requirements); see also Antidumping and Countervailing Duty Centralized Electronic Service System (ACCESS). An electronically filed document must be received successfully in its entirety by the time and date when it is due. Documents excepted from the electronic submission requirements must be filed manually (i.e., in paper form) with Enforcement and Compliance’s APO/Dockets Unit, Room 18022, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230, and stamped with the date and time of receipt by the applicable deadlines.

4. **Comments on Product Characteristics for AD Questionnaires**

   The Department will provide interested parties an opportunity to comment on the appropriate physical characteristics of citric acid to be reported in response to the Department’s AD questionnaires. This information will be used to identify the key physical characteristics of the merchandise under consideration in order to report the relevant costs of production accurately as well as to develop appropriate product-comparison criteria.

   Interested parties may provide any information or comments that they feel are relevant to the development of an accurate list of physical characteristics. Specifically, they may provide comments as to which characteristics are appropriate to use as: (1) General product characteristics and (2) product-comparison criteria. We note that it is not always appropriate to use all product characteristics as product-comparison criteria. We base product-comparison criteria on meaningful commercial differences among products. In other words, although there may be some physical product characteristics utilized by manufacturers to describe citric acid, it may be that only a select few product characteristics take into account commercially meaningful physical characteristics. In addition, interested parties may comment on the order in which the physical characteristics should be used in matching products. Generally, the Department attempts to list the most important physical characteristics first and the least important characteristics last.

   In order to consider the suggestions of interested parties in developing and issuing the AD questionnaires, all product characteristics comments must be filed by 5:00 p.m. ET on July 12, 2017, which is 20 calendar days from the signature date of this notice. Any rebuttal comments, which may include factual information (also limited to public information), must be filed by 5:00 p.m. ET on July 14, 2017, which is the next business day after 10 calendar days after the initial comments. All such comments must be filed on the records of each of the concurrent AD and CVD investigations.

   **Filing Requirements**

   All submissions to the Department must be filed electronically using Enforcement and Compliance’s Antidumping and Countervailing Duty Centralized Electronic Service System (ACCESS). An electronically filed document must be received successfully in its entirety by the time and date when it is due. Documents excepted from the electronic submission requirements must be filed manually (i.e., in paper form) with Enforcement and Compliance’s APO/Dockets Unit, Room 18022, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230, and stamped with the date and time of receipt by the applicable deadlines.

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   **Filing Requirements**

   All submissions to the Department must be filed electronically using Enforcement and Compliance’s Antidumping and Countervailing Duty Centralized Electronic Service System (ACCESS). An electronically filed document must be received successfully in its entirety by the time and date when it is due. Documents excepted from the electronic submission requirements must be filed manually (i.e., in paper form) with Enforcement and Compliance’s APO/Dockets Unit, Room 18022, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230, and stamped with the date and time of receipt by the applicable deadlines.

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   Interested parties may provide any information or comments that they feel are relevant to the development of an accurate list of physical characteristics. Specifically, they may provide comments as to which characteristics are appropriate to use as: (1) General product characteristics and (2) product-comparison criteria. We note that it is not always appropriate to use all product characteristics as product-comparison criteria. We base product-comparison criteria on meaningful commercial differences among products. In other words, although there may be some physical product characteristics utilized by manufacturers to describe citric acid, it may be that only a select few product characteristics take into account commercially meaningful physical characteristics. In addition, interested parties may comment on the order in which the physical characteristics should be used in matching products. Generally, the Department attempts to list the most important physical characteristics first and the least important characteristics last.

   In order to consider the suggestions of interested parties in developing and issuing the AD questionnaires, all product characteristics comments must be filed by 5:00 p.m. ET on July 12, 2017, which is 20 calendar days from the signature date of this notice. Any rebuttal comments, which may include factual information (also limited to public information), must be filed by 5:00 p.m. ET on July 14, 2017, which is the next business day after 10 calendar days after the initial comments. All such comments must be filed on the records of each of the concurrent AD and CVD investigations.
Determination of Industry Support for the Petitions

Section 732(b)(1) of the Act requires that a petition be filed on behalf of the domestic industry. Section 732(c)(4)(A) of the Act provides that a petition meets this requirement if the domestic producers or workers who support the petition account for: (i) At least 25 percent of the total production of the domestic like product; and (ii) more than 50 percent of the production of the domestic like product produced by that portion of the industry expressing support for, or opposition to, the petition. Moreover, section 732(c)(4)(D) of the Act provides that, if the petition does not establish support of domestic producers or workers accounting for more than 50 percent of the total production of the domestic like product, the Department shall: (i) Poll the industry or rely on other information in order to determine if there is support for the petition, as required by subparagraph (A); or (ii) determine industry support using a statistically valid sampling method to poll the “industry.”

Section 771(4)(A) of the Act defines the “industry” as the producers, as a whole, of a domestic like product. Thus, to determine whether a petition has the requisite industry support, the statute directs the Department to look to producers and workers who produce the domestic like product. The International Trade Commission (ITC), which is responsible for determining whether “the domestic industry” has been injured, must also determine what constitutes a domestic like product in order to define the industry. While both the Department and the ITC must apply the same statutory definition regarding the Department and the ITC must apply the same statutory definition regarding the departmental parties (e.g., producers) and their competition (i.e., imports), the requirement for industry support in the ITC must be fulfilled based on the actual market and geographic conditions in the United States.

In determining whether the petitioners have standing under section 732(c)(4)(A) of the Act, we considered the industry support data contained in the Petitions with reference to the domestic like product as defined in the “Scope of the Investigations,” in the Appendix to this notice. To establish industry support, the petitioners provided their own production of the domestic like product in 2016. The petitioners state that the totality of the domestic industry producing citric acid; therefore, the Petitions are supported by 100 percent of the U.S. industry. Our review of the data provided in the Petitions, the General Issues Supplement, and other information readily available to the Department indicates that the petitioners have established industry support for the Petitions. First, the Petitions establish support from domestic producers (or workers) accounting for more than 50 percent of the total production of the domestic like product and, as such, the Department is not required to take further action in order to evaluate industry support (e.g., polling). Second, the domestic producers (or workers) have met the statutory criteria for industry support under section 732(c)(4)(A)(ii) of the Act because the domestic producers (or workers) who support the Petitions account for at least 25 percent of the total production of the domestic like product. Finally, the domestic producers (or workers) have met the statutory criteria for industry support under section 732(c)(4)(A)(ii) of the Act because the domestic producers (or workers) who support the Petitions account for at least 25 percent of the total production of the domestic like product produced by that portion of the industry expressing support for, or opposition to, the Petitions. Accordingly, the Department determines that the Petitions were filed on behalf of the domestic industry within the meaning of section 732(b)(1) of the Act.

The Department finds that the petitioners filed the Petitions on behalf of the domestic industry because they are interested parties as defined in section 771(9)(C) of the Act and they have demonstrated sufficient industry support with respect to the AD investigations that they are requesting that the Department initiate.

Allegations and Evidence of Material Injury and Causation

The petitioners allege that the U.S. industry producing the domestic like product is being materially injured, or is threatened with material injury, by reason of the imports of the subject merchandise sold at less than normal value (NV). In addition, the petitioners allege that subject imports exceed the negligibility threshold provided for under section 771(24)(A) of the Act.

The petitioners contend that the industry’s injured condition is illustrated by reduced market share; underselling and price suppression or depression; lost sales and revenues; adverse impact on the domestic industry’s production, capacity utilization, and U.S. shipments; and declines in financial performance. We have assessed the allegations and supporting evidence regarding material injury.15

11 See section 771(10) of the Act.
12 For a discussion of the domestic like product analysis, see Antidumping Duty Investigation Initiation Checklist: Citric Acid and Certain Citrate Salts from Belgium (Belgium AD Initiation Checklist), at Attachment II, Analysis of Industry Support for the Antidumping and Countervailing Duty Petitions Covering Citric Acid and Certain Citrate Salts from Belgium, Colombia, and Thailand (Attachment II); Antidumping Duty Investigation Initiation Checklist: Citric Acid and Certain Citrate Salts from Colombia (Colombia AD Initiation Checklist), at Attachment II; and Antidumping Duty Investigation Initiation Checklist: Citric Acid and Certain Citrate Salts from Thailand (Thailand AD Initiation Checklist), at Attachment II; and Antidumping Duty Investigation Initiation Checklist: Citric Acid and Certain Citrate Salts from Belgium (Belgium AD Initiation Checklist), at Attachment II.
13 See Belgium AD Initiation Checklist, Colombia AD Initiation Checklist, and Thailand AD Initiation Checklist, at Attachment II.
14 See section 732(c)(4)(D) of the Act; see also Belgium AD Initiation Checklist, Colombia AD Initiation Checklist, and Thailand AD Initiation Checklist, at Attachment II.
15 See Belgium AD Initiation Checklist, Colombia AD Initiation Checklist, and Thailand AD Initiation Checklist, at Attachment II.
16 See section 732(c)(4)(A)(ii) of the Act.
17 See section 771(9)(C) of the Act.
18 Id.
19 See Volume I of the Petitions, at Exhibit I–13.
20 See Volume I of the Petitions, at 21–22 and Exhibit I–12.
21 See Volume I of the Petitions, at 17–32 and Exhibits I–7 and I–9–I–15; see also General Issues Supplement, at 1, 7 and Attachments 1 and 3.
injury, threat of material injury, and causation, and we have determined that these allegations are properly supported by adequate evidence, and meet the statutory requirements for initiation. 22

Allegations of Sales at Less Than Fair Value

The following is a description of the allegations of sales at less than fair value upon which the Department based its decision to initiate investigations of imports of citric acid from Belgium, Colombia and Thailand. The sources of data for the deductions and adjustments relating to U.S. price and NV are discussed in greater detail in the country-specific initiation checklists. 23

Export Price

For Belgium, Colombia, and Thailand, the petitioners based export price (EP) on two methodologies: (1) POI average unit values (AUVs), and (2) transaction-specific AUVs for shipments of citric acid from the three countries. The first uses official U.S. import statistics to determine the AUV of imports of citric acid under the relevant Harmonized Tariff Schedule of the United States (HTSUS) subheading during the POI. The second involves matching individual shipments of goods identified in the U.S. Customs and Border Protection’s (CBP’s) Automated Manifest System (AMS) to individual entries of citric acid in the official U.S. import statistics for specific months and specific ports. 24 Because the AUVs are based on the reported customs values and include freight and brokerage and handling to the port of exportation, the petitioners adjusted the customs values for foreign brokerage and handling and foreign inland freight costs to arrive at an ex-factory price. 25

Normal Value Based on Home Market Prices

For Belgium, Colombia, and Thailand, the petitioners provided market price information contained any factory overhead detail, the petitioners relied on the audited financial statements for Ajinomoto Company (Thailand) Ltd. (Ajinomoto) for the fiscal year 2015–2016, i.e., April 2015 through March 2016. Ajinomoto is a producer of lysine and monosodium glutamate, both of which are bio-fermentation products produced using processes similar to those used for citric acid production. 43

22 See Belgium AD Initiation Checklist, at Attachment III, Analysis of Allegations and Evidence of Material Injury and Causation for the Antidumping and Countervailing Duty Petitions Covering Citric Acid and Certain Citrate Salts from Belgium, Colombia, and Thailand (Attachment III); Colombia AD Initiation Checklist, at Attachment III; and Thailand AD Initiation Checklist, at Attachment III.

23 See Belgium AD Initiation Checklist; Colombia AD Initiation Checklist; and Thailand AD Initiation Checklist.

24 See Belgium AD Initiation Checklist; Colombia AD Initiation Checklist; and Thailand AD Initiation Checklist.

25 See Belgium AD Initiation Checklist.

26 See Belgium AD Initiation Checklist.

27 Id.

28 Id.

29 Id.

30 Id.

31 See Belgium AD Initiation Checklist and Thailand AD Initiation Checklist.

32 See Belgium AD Initiation Checklist.


34 Id.

35 Id.

36 See Belgium AD Initiation Checklist.

37 Id.

38 Id.

39 Id.

40 See Thailand AD Initiation Checklist.

41 Id.

42 Id.

43 Id.
Because certain home market prices fell below COP, pursuant to sections 773(a)(4), 773(b), and 773(e) of the Act, as noted above, the petitioners also calculated NV based on CV.\textsuperscript{44} Pursuant to section 773(e) of the Act, CV consists of the COM, SG&A, financial expenses, packing expenses, and profit. To calculate CV, we used the same COM calculated by the petitioners, plus the revised SG&A, and financial expenses figures to compute the COP.\textsuperscript{45} To calculate the profit rate, we relied on the 2015 financial statements for a Thai producer which was then applied to the total of material, labor and energy (MLE), factory overhead costs, SG&A and financial expenses.\textsuperscript{46}

**Fair Value Comparisons**

Based on the data provided by the petitioners, there is reason to believe that imports of citric acid from Belgium, Colombia, and Thailand are being, or are likely to be, sold in the United States at less than fair value. Based on comparisons of EP to NV, in accordance with sections 772 and 773(a) of the Act, the estimated dumping margin(s) for citric acid are as follows: 41.18 to 49.46 percent for Colombia,\textsuperscript{47} and 4.6 percent to 40.0 percent for Thailand.\textsuperscript{48} Based on comparisons of EP to CV in accordance with sections 772 and 773(e) of the Act, the estimated dumping margins are as follows: 15.80 percent to 62.13 percent for Belgium,\textsuperscript{49} and 15.18 percent to 39.98 percent for Thailand.\textsuperscript{50}

**Initiation of Less-Than-Fair-Value Investigations**

Based upon the examination of the AD Petitions, we find that the Petitions meet the requirements of section 732 of the Act. Therefore, we are initiating AD investigations to determine whether imports of citric acid from Belgium, Colombia, and Thailand are being, or are likely to be, sold in the United States at less than fair value. In accordance with section 733(b)(1)(A) of the Act and 19 CFR 351.203(b)(1), unless postponed, we will make our preliminary determinations no later than 140 days after the date of this initiation.

**Respondent Selection**

Based on information from independent sources, the petitioners identified one company in Belgium, one company in Colombia, and four companies in Thailand, as producers/exporters of citric acid.\textsuperscript{51} With respect to Thailand, following standard practice in AD investigations involving market-economy countries, the Department intends to review U.S. Customs and Border Protection (CBP) data for U.S. imports under the appropriate HTSUS numbers listed with the “Scope of the Investigations,” in the Appendix below. If it determines that, due to the large number of exporters or producers, it cannot individually examine each company based upon the Department’s resources, then the Department will select respondents based on the CBP data. We also intend to release the CBP data under Administrative Protective Order (APO) to all parties with access to information protected by APO. Comments regarding the CBP data and respondent selection should be submitted seven calendar days after the placement of the CBP data on the record of the investigation. Parties wishing to submit rebuttal comments should submit those comments five calendar days after the deadline for the initial comments.

Although the Department normally relies on the number of producers/exporters identified in the petition and/or import data from CBP to determine whether to select a limited number of producers/exporters for individual examination in AD investigations, the Petitions identified only one company as a producer/exporter of citric acid in Belgium, Citrique Belge,\textsuperscript{52} and one company in Colombia, Sucroal, S.A.,\textsuperscript{53} We currently know of no additional producers/exporters of merchandise under consideration from these countries, and the petitioners provided information from independent sources as support.\textsuperscript{54} Accordingly, the Department intends to examine all known producers/exporters in the investigations for Belgium and Colombia (i.e., the companies cited above for each respective investigation). Parties wishing to comment on respondent selection for Belgium and Colombia must do so within five days of the publication of this notice in the Federal Register.

Comments for the above-referenced investigations must be filed electronically using ACCESS. An electronically-filed document must be received successfully in its entirety by 5:00 p.m. ET by the dates noted above. We intend to finalize our decision regarding respondent selection within 20 days of publication of this notice.

**Distribution of Copies of the Petitions**

In accordance with section 732(b)(3)(A) of the Act and 19 CFR 351.202(f), copies of the public version of the Petitions have been provided to the governments of Belgium, Colombia, and Thailand via ACCESS. To the extent practicable, we will attempt to provide a copy of the public version of the Petitions to each exporter (as named in the Petitions), consistent with 19 CFR 351.203(c)(2).

**ITC Notification**

We will notify the ITC of our initiation, as required by section 732(d) of the Act.

**Preliminary Determinations by the ITC**

The ITC will preliminarily determine, within 45 days after the date on which the Petitions were filed, whether there is a reasonable indication that imports of citric acid from Belgium, Colombia, and/or Thailand are materially injuring or threatening material injury to a U.S. industry.\textsuperscript{55} A negative ITC determination for any country will result in the investigation being terminated with respect to that country.\textsuperscript{56} Otherwise, these investigations will proceed according to statutory and regulatory time limits.

**Submission of Factual Information**

Factual information is defined in 19 CFR 351.102(b)(21) as: (i) Evidence submitted in response to questionnaires; (ii) evidence submitted in support of allegations; (iii) publicly available information to value factors under 19 CFR 351.408(c) or to measure the adequacy of remuneration under 19 CFR 351.511(a)(2); (iv) evidence placed on the record by the Department; and (v) evidence other than factual information described in (i)–(iv). Any party, when submitting factual information, must specify under which subsection of 19 CFR 351.102(b)(21) the information is being submitted and, if the information is submitted to rebut, clarify, or correct factual information already on the record, to provide an explanation identifying the information already on the record that the factual information seeks to rebut, clarify, or correct. Time limits for the submission of factual information are addressed in 19 CFR 351.301, which provides specific time limits based on the type of factual information being submitted. Parties should review the regulations prior to

\textsuperscript{44} Id.

\textsuperscript{45} Id.

\textsuperscript{46} Id.

\textsuperscript{47} See Colombia AD Initiation Checklist.

\textsuperscript{48} See Thailand AD Initiation Checklist.

\textsuperscript{49} See Belgium AD Initiation Checklist.

\textsuperscript{50} See Thailand AD Initiation Checklist.

\textsuperscript{51} See Volume I of the Petitions at Exhibit I–5.

\textsuperscript{52} Id.; see also Volume II of the Petitions, at 1 and Exhibit II–1.

\textsuperscript{53} See Volume I of the Petitions at Exhibit I–5, and Volume III of the Petitions, at 1 and Exhibit III–1.

\textsuperscript{54} See Volume I of the Petitions at Exhibit I–5.

\textsuperscript{55} See section 733(a) of the Act.

\textsuperscript{56} Id.
submitting factual information in these investigations.

**Extensions of Time Limits**

Parties may request an extension of time limits before the expiration of a time limit established under Part 351, or as otherwise specified by the Secretary. In general, an extension request will be considered untimely if it is filed after the expiration of the time limit established under 19 CFR 351.301. For submissions that are due from multiple parties simultaneously, an extension request will be considered untimely if it is filed after 10:00 a.m. on the due date. Under certain circumstances, we may elect to specify a different time limit by which extension requests will be considered untimely for submissions which are due from multiple parties simultaneously. In such a case, we will inform parties in the letter or memorandum setting forth the deadline (including a specified time) by which extension requests must be filed to be considered timely. An extension request must be made in a separate, stand-alone submission; under limited circumstances we will grant untimely-filed requests for the extension of time limits. Review Extension of Time Limits; Final Rule, 78 FR 57790 (September 20, 2013), available at http://www.gpo.gov/fdsys/pkg/FR-2013-09-20/html/2013-22853.htm, prior to submitting factual information in these investigations.

**Certification Requirements**

Any party submitting factual information in an AD or CVD proceeding must certify to the accuracy and completeness of that information. Parties are hereby reminded that revised certification requirements are in effect for company/government officials, as well as their representatives. Investigations initiated on the basis of petitions filed on or after August 16, 2013, and other segments of any AD or CVD proceedings initiated on or after August 16, 2013, should use the formats for the revised certifications provided at the end of the Final Rule. The Department intends to reject factual submissions if the submitting party does not comply with applicable revised certification requirements.

**Notification to Interested Parties**

Interested parties must submit applications for disclosure under APO in accordance with 19 CFR 351.305. On January 22, 2008, the Department published Antidumping and Countervailing Duty Proceedings: Documents Submission Procedures; APO Procedures, 73 FR 3634 (January 22, 2008). Parties wishing to participate in these investigations should ensure that they meet the requirements of these procedures (e.g., the filing of letters of appearance as discussed in 19 CFR 351.103(d)).

This notice is issued and published pursuant to section 777(i) of the Act and 19 CFR 351.203(c).

Dated: June 22, 2017.

Ronald K. Lorentzen,
Acting Assistant Secretary for Enforcement and Compliance.

**Appendix—Scope of the Investigations**

The merchandise covered by these investigations includes all grades and granulation sizes of citric acid, sodium citrate, and potassium citrate in their unblended forms, whether dry or in solution, and regardless of packaging type. The scope also includes blends of citric acid, sodium citrate, and potassium citrate; as well as blends with other ingredients, such as sugar, where the unblended form(s) of citric acid, sodium citrate, and potassium citrate constitute 40 percent or more, by weight, of the blend.

The scope also includes all forms of crude calcium citrate, including dicalcium citrate monohydrate, and tricalcium citrate tetrahydrate, which are intermediate products in the production of citric acid, sodium citrate, and potassium citrate.

The scope includes the hydrate and anhydrous forms of citric acid, the dihydrate and anhydrous forms of sodium citrate, otherwise known as citric acid sodium salt, and the monohydrate and monopotassium forms of potassium citrate. Sodium citrate also includes both trisodium citrate and monosodium citrate which are also known as citric acid trisodium salt and citric acid monosodium salt, respectively.

The scope does not include calcium citrate that satisfies the standards set forth in the United States Pharmacopeia and has been mixed with a functional excipient, such as dextrose or starch, where the excipient constitutes at least 2 percent, by weight, of the product.

Citric acid and sodium citrate are classifiable under 2918.14.0000 and 2918.15.1000 of the Harmonized Tariff Schedule of the United States (HTSUS), respectively. Potassium citrate and crude calcium citrate are classifiable under 2918.15.5000 and, if included in a mixture or blend, 3824.99.9295 of the HTSUS. Blends that include citric acid, sodium citrate, and potassium citrate are classifiable under 3824.99.9295 of the HTSUS. Although the HTSUS subheadings are provided for convenience and customs purposes, the written description of the merchandise is dispositive.

**DEPARTMENT OF COMMERCE**

**International Trade Administration**

[A–122–857]

**Certain Softwood Lumber Products From Canada: Preliminary Affirmative Determination of Sales at Less Than Fair Value**

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

**SUMMARY:** The Department of Commerce (the Department) preliminarily determines that certain softwood lumber products (softwood lumber) from Canada is being, or is likely to be, sold in the United States at less than fair value (LTFV). The period of investigation (POI) is October 1, 2015, through September 30, 2016.

**DATES:** Effective June 30, 2017.

**FOR FURTHER INFORMATION CONTACT:**

Stephen Bailey or Thomas Martin, AD/CVD Operations, Office IV, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–0193 or (202) 482–3936, respectively.

**SUPPLEMENTARY INFORMATION:**

**Background**

This preliminary determination is made in accordance with section 733(b) of the Tariff Act of 1930, as amended (the Act). The Department published the notice of initiation of this investigation on December 22, 2016. On April 14, 2017, the Department postponed the preliminary determination of this investigation and the revised deadline is now June 23, 2017. On April 13, 2017, the Department preliminarily determined that critical circumstances exist. For a complete description of the events that followed the initiation of this investigation, see the Preliminary Determination of Antidumping Duty Investigation, 81 FR 93892 (December 22, 2016) (Initiation Notice).

