Accordingly, Commerce will continue the suspension of liquidation of the subject merchandise pending the expiration of the period of appeal or, if appealed, pending a final and conclusive court decision. In the event the Court’s ruling is not appealed or, if appealed, upheld by the CAFC, Commerce will instruct U.S. Customs and Border Protection to assess antidumping duties on unliquidated entries of subject merchandise exported by the respondents using the assessment rates calculated by Commerce listed above.

Cash Deposit Requirements

Because cash deposit rate for all of the respondents listed above, with the exception of BYD (Shangluo) Industrial Co., Ltd., Dongguan Sunworth Solar Energy Co., Ltd., and Shenzhen Glory Industries Co., Ltd., have been superseded by cash deposit rates calculated in intervening administrative reviews of the AD order on solar cells from China, we will not alter the cash deposit rate currently in effect for these respondents based on these amended final results. Effective December 23, 2018, the cash deposit rate applicable to entries of subject merchandise exported by BYD (Shangluo) Industrial Co., Ltd., Dongguan Sunworth Solar Energy Co., Ltd., and Shenzhen Glory Industries Co., Ltd. is 3.96 percent.

Notification to Interested Parties

This notice is issued and published in accordance with sections 316A(e), 751(a)(1), and 777(i)(1) of the Act.


P. Lee Smith,
Deputy Assistant Secretary for Policy and Negotiations.

[FR Doc. 2019–00753 Filed 1–31–19; 8:45 am]
BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

[\textit{A–570–075}]

Certain Plastic Decorative Ribbon From the People’s Republic of China: Final Determination of Sales at Less Than Fair Value

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

SUMMARY: The Department of Commerce (Commerce) determines that producers and/or exporters subject to this investigation made sales of subject merchandise at less than normal value.

DATES: Applicable February 1, 2019.

FOR FURTHER INFORMATION CONTACT: Nancy Decker, Lauren Caserta, or Caitlin Monks, AD/CVD Operations, Office VII, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230; telephone: (202) 482–0196, (202) 482–4737, or (202) 482–2670, respectively.

SUPPLEMENTARY INFORMATION:

Background

Commerce published the \textit{Preliminary Determination} of this investigation in the \textit{Federal Register} on August 8, 2018.\footnote{See Certain Plastic Decorative Ribbon from the People’s Republic of China: Preliminary Determination of Sales at Less Than Fair Value, 83 FR 39058 (August 8, 2018) (Preliminary Determination).} Subsequently, Commerce postponed the deadline for the final determination to December 21, 2018.\footnote{See Certain Plastic Decorative Ribbon from the People’s Republic of China: Postponement of Final Determination of Sales at Less Than Fair Value, 83 FR 40226 (August 14, 2018).} A summary of the events that occurred since Commerce published the \textit{Preliminary Determination}, as well as a full discussion of the issues raised by parties for this final determination, may be found in the Issues and Decision Memorandum.\footnote{See Memorandum, “Issues and Decision Memorandum for the Final Affirmative Determination in the Less-Than-Fair-Value Investigation of Certain Plastic Decorative Ribbon from China,” dated concurrently with, and hereby adopted by, this notice (Issues and Decision Memorandum).} A list of topics included in the Issues and Decision Memorandum is included at Appendix II to this notice.

The Issues and 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 Issues and Decision Memorandum can be accessed directly at http://enforcement.trade.gov/frn/. The signed Issues and Decision Memorandum and the electronic version are identical in content.

Period of Investigation

The period of investigation is April 1, 2017, through September 30, 2017.

Scope of the Investigation

The merchandise covered by this investigation is certain plastic decorative ribbon from China. For a complete description of the scope of this investigation, see Appendix I.

Scope Comments

We invited parties to comment on Commerce’s Preliminary Scope Decision Memorandum.\footnote{See Memorandum, “Certain Plastic Decorative Ribbon from the People’s Republic of China: Scope Comments Preliminary Decision Memorandum” (Preliminary Scope Decision Memorandum), dated July 30, 2018.} Commerce has reviewed the scope briefs submitted by interested parties, considered the arguments therein, and has made

<table>
<thead>
<tr>
<th>Exporter</th>
<th>Weighted-average dumping margin (percent)</th>
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</thead>
<tbody>
<tr>
<td>Jiangsu High Hope Int’l Group\footnote{17 In the fourth administrative review, Commerce determined that Jiangsu High Hope Int’l Group failed to demonstrate its entitlement to a separate rate. See Crystalline Silicon Photovoltaic Cells, Whether or Not Assembled Into Modules, From the People’s Republic of China: Preliminary Results of Antidumping Duty Administrative Review and Preliminary Determination of No Shipments; 2015–2016, 83 FR 1018 (January 9, 2018), unchanged at final, Crystalline Silicon Photovoltaic Cells, Whether or Not Assembled Into Modules, From the People’s Republic of China: Final Results of Antidumping Duty Administrative Review and Final Determination of No Shipments; 2015–2016, 83 FR 35616 (July 27, 2019). The cash deposit rate applicable to this firm was revised accordingly. See cash deposit instruction message number 8214308.}</td>
<td>3.96</td>
</tr>
<tr>
<td>JingAo Solar Co., Ltd</td>
<td>3.96</td>
</tr>
<tr>
<td>Ningbo Qixin Solar Electrical Appliance Co., Ltd</td>
<td>3.96</td>
</tr>
<tr>
<td>Shanghai BYD Co., Ltd</td>
<td>3.96</td>
</tr>
<tr>
<td>Shenzhen Glory Industries Co., Ltd</td>
<td>3.96</td>
</tr>
<tr>
<td>Shenzhen Topray Solar Co., Ltd</td>
<td>3.96</td>
</tr>
<tr>
<td>Wuxi Suntech Power Co., Ltd./Luoyang Suntech Power Co., Ltd</td>
<td>3.96</td>
</tr>
</tbody>
</table>

\footnote{17 In the fourth administrative review, Commerce determined that Jiangsu High Hope Int’l Group failed to demonstrate its entitlement to a separate rate. See Crystalline Silicon Photovoltaic Cells, Whether or Not Assembled Into Modules, From the People’s Republic of China: Preliminary Results of Antidumping Duty Administrative Review and Preliminary Determination of No Shipments; 2015–2016, 83 FR 1018 (January 9, 2018), unchanged at final, Crystalline Silicon Photovoltaic Cells, Whether or Not Assembled Into Modules, From the People’s Republic of China: Final Results of Antidumping Duty Administrative Review and Final Determination of No Shipments; 2015–2016, 83 FR 35616 (July 27, 2019). The cash deposit rate applicable to this firm was revised accordingly. See cash deposit instruction message number 8214308.}
changes to the scope of the investigation, including incorporating additional exclusions and clarifying language. For a summary of the scope comments and scope rebuttal responses submitted to the record for this final determination, along with the accompanying discussion and analysis of all scope comments timely received, see the Issues and Decision Memorandum.

Verification

In August 2018, we conducted verifications of the questionnaire responses submitted by mandatory respondents Dongguan Ricai Plastic Technology Co., Ltd. and Ricai Film Artwork Materials Co., Ltd. (collectively, Ricai), and Ningbo Junlong Craft Gift Co., Ltd. (Junlong) in accordance with section 782(i) of the Act. On August 1, 2018, the other mandatory respondent, Dongguan Mei Song (Mei Song), requested a one-month extension to the company’s agreed-upon verification schedule.\(^5\) On August 8, 2018, Commerce granted Mei Song a two-week extension to the start of verification.\(^6\) Despite the additional time, in a subsequent letter, Mei Song reiterated that it still was not possible to conduct verification, and requested a full exemption from verification,\(^7\) which Commerce denied because verification is required by statute in investigations.\(^8\) Because Mei Song did not allow Commerce to conduct verification of its questionnaire responses, the information Mei Song submitted in this investigation is unverified.\(^9\) Therefore, because Mei Song prevented us from conducting verification of its questionnaire responses, including its claim that it is not under de facto or de jure government control, we find that Mei Song has failed to demonstrate its eligibility for separate rate status. Thus, for purposes of this final determination, Mei Song will be considered part of the China-wide entity. We issued verification reports for Junlong and Ricai on September 24, 2018, and October 9, 2018, respectively.\(^10\) We used standard verification procedures, including an examination of relevant accounting and financial records, and original source documents provided by Ricai and Junlong.

Analysis of Comments Received

The issues raised in the case and rebuttal briefs that were submitted by interested parties are discussed in the Issues and Decision Memorandum. A list of the issues that parties raised, and to which we responded in the Issues and Decision Memorandum, is attached to this notice at Appendix II.

Use of Adverse Facts Available (AFA)

For the final determination we find, in accordance with sections 776(a)(1), (a)(2)(A), (C) and (D) and 776(b) of the Act, that partial AFA is warranted in calculating the weighted-average dumping margin for Junlong.

No interested parties commented on our preliminary determinations that, in accordance with sections 776(a)(1) and (a)(2)(A)–(C) and 776(b) of the Act, application of AFA is warranted with respect to the China-wide entity. As a result, we continue to rely on AFA in determining the rate for the China-wide entity and, as AFA, have continued to apply the highest petition margin.

Changes Since the Preliminary Determination

Based on our review and analysis of the comments received from parties, along with corrections presented at verification, we made certain changes to the margin calculations for Junlong and Ricai since the Preliminary Determination and have found that Mei Song should be treated as part of the China-wide entity for the final determination. See full discussion in Issues and Decision Memorandum.

Combination Rates

Consistent with the Preliminary Determination and Policy Bulletin 05.1,\(^11\) Commerce calculated combination rates for the respondents that are eligible for a separate rate in this investigation.

Final Determination

The final weighted-average antidumping margins are as follows:

<table>
<thead>
<tr>
<th>Exporter</th>
<th>Producer</th>
<th>Weighted-average dumping margin (percent)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ningbo Junlong Craft Co., Ltd</td>
<td>Ningbo Junlong Craft Co., Ltd</td>
<td>54.21</td>
</tr>
<tr>
<td>Ricai Film Artwork Materials Co., Ltd</td>
<td>Dongguan Ricai Plastic Technology Co., Ltd</td>
<td>62.04</td>
</tr>
<tr>
<td>Sun Rich (Asia) Ltd</td>
<td>Kai Feng Decoration (Hui Zhou) Co., Ltd</td>
<td>58.13</td>
</tr>
<tr>
<td>Sun Rich (Asia) Ltd</td>
<td>Sheng Yi Decoration (Dong Guan) Co., Ltd</td>
<td>58.13</td>
</tr>
<tr>
<td>Chipaotai Gifts Decorative Limited</td>
<td>Nan Mei (Huizhou) Ribbon Art Factory Ltd</td>
<td>58.13</td>
</tr>
<tr>
<td>Chipaotai Gifts Decorative Limited</td>
<td>Shantou Longyu Yingxin Art Craft Factory Co. Ltd</td>
<td>58.13</td>
</tr>
<tr>
<td>Colorart Plastic Ribbon Productions Limited</td>
<td>Colorart Industrial Limited</td>
<td>58.13</td>
</tr>
<tr>
<td>Zhejiang Shaoxing Royal Arts &amp; Crafts Co., Ltd</td>
<td>Santa’s Collection Shaoxing Co. Ltd</td>
<td>58.13</td>
</tr>
<tr>
<td>Zhejiang Shaoxing Royal Arts &amp; Crafts Co., Ltd</td>
<td>Zhejiang Shaoxing Royal Arts &amp; Crafts Co., Ltd</td>
<td>58.13</td>
</tr>
<tr>
<td>Wingo Gift &amp; Crafts (Shenzhen) Co., Ltd</td>
<td>Wingo Gift &amp; Crafts (Shenzhen) Co., Ltd</td>
<td>58.13</td>
</tr>
<tr>
<td>Seng San Enterprises Co., Ltd</td>
<td>Xin Seng San Handicraft (ShenZhen) Co., Ltd</td>
<td>58.13</td>
</tr>
</tbody>
</table>


\(^9\) Id.


\(^11\) The China-wide entity includes Dongguan Mei Song Plastic Industry Co., Ltd. See Issues and Decision Memorandum. The China-wide entity also continues to include companies to whom we issued quantity and value (Q&V) questionnaires and did not provide timely Q&V questionnaire responses or separate rate applications. See the Preliminary Issues and Decision Memorandum for a full discussion; see also Appendix III for a list of the other companies that are considered part of the China-wide entity.
Disclosure

We intend to disclose to parties in this proceeding the calculations performed for this final determination within five days of the date of public announcement of our final determination, in accordance with 19 CFR 351.224(b).

Continuation of Suspension of Liquidation

In accordance with section 735(c)(1)(B) of the Act, for this final determination, we will direct U.S. Customs and Border Protection (CBP) to continue to suspend liquidation of all entries of plastic ribbon from China, as described in Appendix I of this notice, which are entered, or withdrawn from warehouse, for consumption on or after August 8, 2018, the date of publication in the Federal Register of the affirmative Preliminary Determination. Further, pursuant to section 733(d)(1)(B) of the Act and 19 CFR 351.205(d), Commerce will instruct CBP to require a cash deposit equal to the weighted average amount by which normal value exceeds U.S. price, as indicated in the chart above as follows: (1) For the producer/exporter combinations listed in the table above, the cash deposit rate is equal to the estimated weighted-average dumping margin listed for that combination in the table; (2) for all combinations of Chinese producers/exporters of merchandise under consideration that have not established eligibility for their own separate rates, the cash deposit rate will be equal to the estimated weighted-average dumping margin established for the China-wide entity; and (3) for all third-country exporters of merchandise under consideration not listed in the table above, the cash deposit rate is the cash deposit rate applicable to the Chinese producer/exporter combination (or the China-wide entity) that supplied that third country exporter. These suspension of liquidation instructions will remain in effect until further notice.

International Trade Commission (ITC) Notification

In accordance with section 733(f) of the Act, we will notify the United States International Trade Commission (ITC) of our final affirmative determination of sales at LTFV. Because Commerce’s final determination is affirmative, in accordance with section 735(b)(2) of the Act, the ITC will make its final determination as to whether the domestic industry in the United States is materially injured, or threatened with material injury, by reason of imports or sales (or the likelihood of sales) for importation of common alloy sheet, no later than 45 days after this final determination. If the ITC determines that such injury does not exist, this proceeding will be terminated and all cash deposits posted will be refunded. If the ITC determines that such injury does exist, Commerce will issue an antidumping duty order directing CBP to assess, upon further instruction by Commerce, antidumping duties on all imports of the subject merchandise entered, or withdrawn from warehouse, for consumption on or after the effective date of the suspension of liquidation, as discussed above in the “Suspension of Liquidation” section.

Notification Regarding Administrative Protective Orders

This notice will serve as a reminder to the parties subject to administrative protective order (APO) of their responsibility concerning the disposition of propriety information disclosed under APO in accordance with 19 CFR 351.305(a)(3). Timely written notification of 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 sanctionable violation.

Notification to Interested Parties

This determination is issued and published in accordance with sections 735(d) and 777(i)(1) of the Act and 19 CFR 351.210(c).


P. Lee Smith,
Deputy Assistant Secretary for Policy and Negotiations.

Appendix I—Scope of the Investigation

The merchandise covered by this investigation is certain plastic decorative ribbon, having a width (measured at the narrowest span of the ribbon) of less than or equal to four (4) inches, but disregarding any features that measure 4 inches or less in width, such as tapering or cutting at the ends or in a bow knot, provided that aggregate length of such features comprises no more than 20% of the length of the ribbon. Subject merchandise includes but is not limited to ribbon wound onto itself; a spool, a core or a tube (with or without flanges); attached to a card or strip; wound into a kog- or egg-shaped configuration; made into bows, bow-like items, or other shapes or configurations; and whether or not packaged or labeled for retail sale. The subject merchandise is typically made of substrates of polypropylene, but may be made in whole or in part of any type of plastic, including without limitation, plastic derived from petroleum products and plastic derived from cellulose products. Unless the context otherwise clearly indicates, the word “ribbon” used in the singular includes the plural and the plural “ribbons” includes the singular.

The subject merchandise includes ribbons comprised of one or more layers of substrates made, in whole or in part, of plastics adhered to each other, regardless of the method used to adhere the layers together, including without limitation, ribbons comprised of layers of substrates adhered to each other through a lamination process. Subject merchandise also includes ribbons comprised of (a) one or more layers of substrates made, in whole or in part, of plastics adhered to (b) one or more layers of substrates made, in whole or in part, of non-plastic materials, including, without limitation, substrates made, in whole or in part, of fabric. The ribbons subject to this investigation may be of any color or combination of colors (including without limitation, ribbons that are transparent, translucent or opaque) and may or may not bear words or images, including without limitation, those of a holiday motif. The subject merchandise includes ribbons with embellishments and/or treatments, including, without limitation, ribbons that are printed, hot-stamped, coated, laminated, flocked, crimped, die-cut, embossed (or that otherwise have impressed designs, images, words or patterns), and

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<table>
<thead>
<tr>
<th>Exporter</th>
<th>Producer</th>
<th>Weighted-average dumping margin (percent)</th>
</tr>
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<tbody>
<tr>
<td>Xiangxin Decoration Factory</td>
<td>Xiangxin Decoration Factory</td>
<td>58.13</td>
</tr>
<tr>
<td>Xinghui Packaging Co., Ltd</td>
<td>Xinghui Packaging Co., Ltd</td>
<td>58.13</td>
</tr>
<tr>
<td>Shenzhen SHS Technology R&amp;D Co., Ltd</td>
<td>Shenzhen SHS Technology R&amp;D Co., Ltd</td>
<td>58.13</td>
</tr>
<tr>
<td>China-Wide Entity</td>
<td>China-Wide Entity</td>
<td>370.04*</td>
</tr>
</tbody>
</table>

* Determined on the basis of total adverse facts available.
Input: the diameter of a bow is equal to the diameter of the smallest circular ring through which the bow will pass without compressing the bow. The scope of the investigation excludes shredded plastic film or shredded plastic strip, in each case where the shred does not exceed 5 mm in width and does not exceed 18 inches in length.

The scope of the investigation excludes plastic garlands and plastic tinsel garlands, imported in lengths of not less than three (3) feet. The longitudinal base of these garlands may be made of wire or non-wire material, and these garlands may include plastic die-cut pieces. Also excluded are items made of plastic garland and/or plastic tinsel. This exclusion does not apply to plastic garland bows, plastic tinsel bows, or other bow-like products made of plastic garland or plastic tinsel.

The scope of the investigation excludes bows made exclusively of fabric formed by weaving or knitting threads together, or by matting, condensing or pressing fibers together to create felt fabric, regardless of thread or fiber composition, including without limitation, fabric ribbons of polyester, nylon, acrylic or terylene threads or fibers. This exclusion does not apply to plastic ribbons that are flocked.

The scope of the investigation excludes bows having a width of less than three (3) mm when incorporated by weaving into mesh material (whether flat or tubular) or fabric ribbon (meaning ribbon formed by weaving all or any of the following: man-made fibers, natural fibers, metal threads and/or metalized yarns), in each case only where the mesh material or fabric ribbon is imported in the form of a decorative bow or a decorative bow-like item.

Further, excluded from the scope of the antidumping duty investigation are any products covered by the existing antidumping duty order on polyethylene terephthalate film, sheet, and strip (PET Film) from the People’s Republic of China and the United Arab Emirates: Antidumping Duty Orders and Amended Final Determination of Sales at Less Than Fair Value for the United Arab Emirates, 73 FR 66595 (November 10, 2008). Merchandise covered by this investigation is currently classified in the Harmonized Tariff Schedule of the United States (HTSUS) under subheadings 3920.20.0015 and 3926.40.0010. Merchandise covered by this investigation also may enter under subheadings 3920.10.0000; 3920.20.0055; 3920.30.0000; 3920.43.5000; 3920.49.0000; 3920.62.0050; 3920.62.0090; 3920.69.0000; 3921.90.1100; 3921.90.1500; 3921.90.1900; 3921.90.1950; 3921.90.4010; 3921.90.4090; 3926.90.9996; 5404.90.0000; 5905.90.4000; 4601.99.9000; 4602.90.0000; 5609.00.3000; 5609.00.4000 and 6307.90.9889. These HTSUS subheadings are provided for convenience and customs purposes; the written description of the scope of this investigation is dispositive.
Comment 20: Whether to Treat Point-of-Sale Packaging as Direct Material Costs
Comment 21: Whether to Provide an Export Subsidy Offset
VIII. RECOMMENDATION

Appendix III—Unresponsive Companies

1. Best Craftwork Products Co., Ltd.
2. Billion Trend International Ltd.
3. Dongguan Xinghui Packaging Co., Ltd.
4. Fangtai Webbing Co.
5. Foshan City Shunde District Fangtai Webbing Co., Ltd.
7. Hangzhou Owner Party Co., Ltd.
8. Jiaxing Kaiya Textile Co., Ltd.
9. Long Fine Gift & Bags Factory
11. Ningbo Quanyi Color Ribbon Co., Ltd.
12. Ningbo Sellers Union Co., Ltd.
13. Qingdao Hileaders Co., Ltd.
14. Shanghai Foreign Trade Enterprises Pudong Co., Ltd.
15. Shenzhen Ao Wei Gift Co., Ltd.
16. Shenzhen Gary Gifts Packaging Co., Ltd.
17. Shenzhen Guanyunda Technology Co., Ltd.
18. True Color Gift Packing Co., Ltd.
19. Wellmark Gift (Shenzhen) Co Ltd
20. Wello Gift Co., Ltd.
21. Xiamen Golden Grand Lucky Ribbon & Bow Co., Ltd.
22. Xiamen Meisida Decorations Co., Ltd.
23. Yangzhou Bestpak Gifts & Crafts Co., Ltd.
24. Yiwu Eco-Tondo Artware Co., Ltd.
25. Yongjiaxian Gifts & Crafts Factory

SUPPLEMENTARY INFORMATION:

Background
On September 11, 2018, Commerce published the notice of initiation of the third sunset review of the antidumping duty order on line pipe from Japan, pursuant to section 751(c)(2) of the Tariff Act of 1930, as amended (the Act).1 On September 17, 2018, Commerce received a notice of intent to participate in this review from American Cast Iron Pipe Company, Berg Steel Pipe Corporation, Berg Spiral Pipe Corporation, Dura-Bond Industries, and Stupp Corporation, members of the American Line Pipe Producers Association (ALPPA), and JSW Steel (USA) Inc. (JSW Steel), (collectively, domestic interested parties) within the deadline specified in 19 CFR 351.218(d)(1)(i).2 The domestic interested parties claimed interested party status under section 771(9)(C) of the Act, as manufacturers of a domestic like product in the United States. On October 1, 2018, we received a complete substantive response for this review from the domestic interested parties within the 30-day deadline specified in 19 CFR 351.218(d)(3)(i). We received no substantive responses from any other interested parties, nor was a hearing requested. As a result, pursuant to section 751(c)(3)(B) of the Act and 19 CFR 351.218(e)(1)(i)(C)(2), Commerce conducted an expedited (120-day) sunset review of the order.

Scope of the Order
The product covered by this order is certain welded carbon and alloy line pipe, of circular cross section and with an outside diameter greater than 16 inches, but less than 64 inches, in diameter, whether or not stenciled. This product is normally produced according to American Petroleum Institute (API) specifications, including Grades A25, A, B, and X grades ranging from X42 to X80, but can also be produced to other specifications. The product currently is classified under U.S. Harmonized Tariff Schedule (HTSUS) item numbers 7305.11.10.30, 7305.11.10.60, 7305.11.50.00, 7305.12.10.30, 7305.12.10.60, 7305.12.50.00, 7305.19.10.30, 7305.19.10.60, and 7305.19.50.00. Although the HTSUS item numbers are provided for convenience and customs purposes, the written description of the scope is dispositive. Specifically not included within the scope of this investigation is American Water Works Association (AWWA) specification water and sewage pipe and the following size/grade combinations; of line pipe:

• Having an outside diameter greater than or equal to 18 inches and less than or equal to 22 inches, with a wall thickness measuring 0.750 inch or greater, regardless of grade.
• Having an outside diameter greater than or equal to 24 inches and less than 30 inches, with wall thickness measuring greater than 0.875 inches in grades A, B, and X42, with wall thickness measuring greater than 0.750 inches in grades X52 through X56, and with wall thickness measuring greater than 0.688 inches in grades X60 or greater.
• Having an outside diameter greater than or equal to 30 inches and less than 36 inches, with wall thickness measuring greater than 1.250 inches in grades A, B, and X42, with wall thickness measuring greater than 1.000 inches in grades X52 through X56, and with wall thickness measuring greater than 0.875 inches in grades X60 or greater.
• Having an outside diameter greater than or equal to 36 inches and less than 42 inches, with wall thickness measuring greater than 1.375 inches in grades A, B, and X42, with wall thickness measuring greater than 1.250 inches in grades X52 through X56, and with wall thickness measuring greater than 1.250 inches in grades X60 or greater.
• Having an outside diameter greater than or equal to 42 inches and less than 64 inches, with a wall thickness measuring greater than 1.500 inches in grades A, B, and X42, with wall thickness measuring greater than 1.375 inches in grades X52 through X56, and with wall thickness measuring greater than 1.250 inches in grades X60 or greater.
• Having an outside diameter equal to 48 inches, with a wall thickness measuring 1.0 inch or greater, in grades X–80 or greater.
• In API grades X80 or above, having an outside diameter of 48 inches to and including 52 inches, and with a wall thickness of 0.90 inch or more.
• In API grades X100 or above, having an outside diameter of 48 inches to and including 52 inches, and with a wall thickness of 0.54 inch or more.
• An API grade X–80 having an outside diameter of 21 inches and wall thickness of 0.625 inch or more.

DEPARTMENT OF COMMERCE
International Trade Administration

Welded Large Diameter Line Pipe From Japan: Final Results of the Expedited Third Sunset Review of the Antidumping Duty Order

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

SUMMARY: As a result of this sunset review, the Department of Commerce (Commerce) finds that revocation of the antidumping duty order on welded large diameter line pipe (line pipe) from Japan would be likely to lead to continuation or recurrence of dumping at the levels indicated in the “Final Results of Sunset Review” section of this notice.

DATES: Applicable February 1, 2019.


1 See Initiation of Five-Year (Sunset) Reviews, 83 FR 45887 (September 11, 2018).
2 We note that American Cast Iron Pipe Company, Berg Steel Pipe Corp., and Stupp Corporation were petitioners in the original antidumping duty investigation.