

Navpad Pigments Pvt. Ltd. For a discussion of these changes, see the Issues and Decision Memorandum.

Final Results of Administrative Review

As a result of this review, Commerce determines the following net countervailable subsidy rates exist for the period January 1, 2022, through December 31, 2022:

Company	Subsidy rate (percent <i>ad valorem</i>)
Gharda Chemicals, Ltd. ⁸	3.28
Meghmani Pigments ⁹	5.51
Navpad Pigments Pvt. Ltd. ¹⁰	4.40

Disclosure

Commerce intends to disclose its calculations and analysis performed in connection with these final results to interested parties within five days of its public announcement, or if there is no public announcement, within five days of the date of publication of this notice in accordance with 19 CFR 351.224(b).

Assessment Rates

Pursuant to section 751(a)(2)(C) of the Act and 19 CFR 351.212(b)(2), Commerce has determined, and CBP shall assess, countervailing duties on all appropriate entries of subject merchandise covered by this review. Commerce intends to issue assessment instructions to CBP no earlier than 35 days after the date of publication of the final results of this review in the **Federal Register**. If a timely summons is filed at the U.S. Court of International Trade, the assessment instructions will direct CBP not to liquidate relevant entries until the time for parties to file a request for a statutory injunction has expired (i.e., within 90 days of publication).

Cash Deposit Requirements

In accordance with section 751(a)(2)(C) of the Act, Commerce intends to instruct CBP to collect cash deposits of estimated countervailing duties in the amounts shown for the companies subject to this review for shipments of subject merchandise entered, or withdrawn from warehouse, for consumption on or after the date of

⁸Commerce has determined the following companies to be cross-owned with Gharda: Gujarat Insecticides Ltd.

⁹Commerce has determined the following companies to be cross-owned with Meghmani: Meghmani LLP.

¹⁰In the *Preliminary Results*, we misspelled Navpad Pigments Pvt. Ltd. We did not publish a correction notice in the **Federal Register** as this notice supersedes the *Preliminary Results*.

publication of the final results of this administrative review. For all non-reviewed companies, we will instruct CBP to continue to collect cash deposits of estimated countervailing duties at the most recent company-specific or all-others rate (20.55 percent)¹¹ applicable to the company, as appropriate. These cash deposits, when imposed, shall remain in effect until further notice.

Administrative Protective Order

This notice also serves as a final reminder to parties subject to an APO of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3). 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 subject to sanction.

Notice to Interested Parties

These final results are issued and published in accordance with sections 751(a)(1) and 777(i)(1) of the Act, and 19 CFR 351.221(b)(5).

Dated: December 19, 2025.

Christopher Abbott,

Deputy Assistant Secretary for Policy and Negotiations, performing the non-exclusive functions and duties of the Assistant Secretary for Enforcement and Compliance.

Appendix

List of Topics Discussed in the Issues and Decision Memorandum

- I. Summary
- II. Background
- III. Scope of the *Order*
- IV. Subsidies Valuation
- V. Use of Facts Otherwise Available and Application of Adverse Inferences
- VI. Analysis of Programs
- VII. Discussion of the Issues

Comment 1: Whether Commerce Incorrectly Found The Merchandise Export From India Scheme to be Countervailable

Comment 2: Whether Commerce Incorrectly Held The Export Promotion Of Capital Goods Scheme To Be Countervailable

Comment 3: Whether Commerce Has Incorrectly Found The Pre-Shipment And Post-Shipment Financing Scheme To Be Countervailable

Comment 4: Whether Commerce Has Incorrectly Found The Duty Drawback Scheme To Be Countervailable

Comment 5: Whether Commerce Has Incorrectly Found The Remission Of Duties And Taxes On Export Products Scheme To Be Countervailable And Properly Calculated Its Subsidy Rate

Comment 6: Application Of AFA For Section 80-IA And Section 80JJAA Of The Income Tax Act

Comment 7: Subsidy Rate Calculated For Income Tax Deductions Under Section 10AA

Comment 8: Purchases Of Water From The Gujarat Industrial Development Center For Less Than Adequate Remuneration

Comment 9: Clerical Errors

VIII. Recommendation

[FR Doc. 2025-24035 Filed 12-30-25; 8:45 am]

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DEPARTMENT OF COMMERCE

International Trade Administration

[A-570-139]

Mobile Access Equipment From the People's Republic of China: Notice of Court Decision Not in Harmony With the Final Determination of Antidumping Investigation; Notice of Amended Final Determination

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

SUMMARY: On December 11, 2025, the U.S. Court of International Trade (CIT) issued its final judgment in *Coalition of American Manufacturers of Mobile Access Equipment v. United States*, Court No. 22-00152, sustaining the U.S. Department of Commerce's (Commerce) final remand redetermination pertaining in the less-than-fair-value (LTFV) investigation of mobile access equipment (MAE) from the People's Republic of China (China) covering the period of investigation (POI) July 1, 2020, through December 31, 2020. Commerce is notifying the public that the CIT's final judgment is not in harmony with Commerce's final determination in that investigation, and that Commerce is amending the final determination and the resulting antidumping duty (AD) order with respect to the dumping margin for certain respondents eligible for a separate rate (i.e., Zhejiang Dingli Machinery Co., Ltd.; Hunan Sinoboom Intelligent Equipment Co., Ltd.; Mantall Heavy Industry Co., Ltd.; Noblelift Intelligent Equipment Co., Ltd.; Oshkosh JLG (Tianjin) Equipment Technology Co., Ltd.; Sany Marine Heavy Industry Co., Ltd.; Terex (Changzhou) Machinery Co., Ltd.; and Xuzhou Construction Machinery Group Imp. & Exp. Co., Ltd.). The merchandise exported by these exporters is included in the amended AD order.

DATES: Applicable December 22, 2025.

FOR FURTHER INFORMATION CONTACT: Dmitry Vladimirov, AD/CVD

¹¹See *Order*, 69 FR at 77996.

Operations, Office I, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230; telephone: (202) 482-0665.

SUPPLEMENTARY INFORMATION:

Background

On February 22, 2022, Commerce published its *Final Determination* in the LTFV investigation of MAE from China.¹ On April 14, 2022, Commerce subsequently published the AD order on MAE from China.² The Coalition of American Manufacturers of Mobile Access Equipment appealed Commerce's *Final Determination* with respect to its surrogate values for ocean freight and certain minor fabricated steel parts.³

On May 31, 2024, the CIT remanded the *Final Determination* to Commerce, ordering Commerce to reconsider or further explain: (1) its determination as to ocean freight costs; and (2) its valuation of 'minor fabricated steel components' (as that term was used in the *Final Determination*).⁴ In the *Final Remand*,⁵ Commerce reconsidered its determination and relied on Maersk data for ocean freight and Brazilian per-unit import average unit value for Harmonized System subheading 8431.20.90 for certain minor fabricated steel components.⁶

On December 11, 2025, the CIT sustained Commerce's final remand redetermination.⁷

Timken Notice

In its decision in *Timken*,⁸ as clarified by *Diamond Sawblades*,⁹ the U.S. Court

of Appeals for the Federal Circuit held that, pursuant to section 516A(c) and (e) of the Tariff Act of 1930, as amended (the Act), Commerce must publish a notice of court decision that is not "in harmony" with a Commerce determination and must suspend liquidation of entries pending a "conclusive" court decision. The CIT's December 11, 2025, judgment constitutes a final decision of the CIT that is not in harmony with Commerce's *Final Determination*. Thus, this notice is published in fulfillment of the publication requirements of *Timken*.¹⁰

Amended Final Determination

Because there is now a final court judgment, Commerce is amending its *Final Determination* with respect to the following exporter-producer combinations:

Exporter	Producer	Weighted-average dumping margin (percent <i>ad valorem</i>)	Cash deposit rate (adjusted for subsidy offsets) (percent <i>ad valorem</i>) ¹⁰
Zhejiang Dingli Machinery Co., Ltd	Zhejiang Dingli Machinery Co., Ltd	37.20	37.04

SEPARATE RATE APPLICABLE TO THE FOLLOWING NON-SELECTED COMPANIES

Non-selected exporter receiving a separate rate	Producer supplying the non-selected exporter receiving a separate rate	Weighted-average dumping margin (percent)	Cash deposit rate (adjusted for subsidy offsets) (percent)
Hunan Sinoboom Intelligent Equipment Co., Ltd	Hunan Sinoboom Intelligent Equipment Co., Ltd	56.50	56.33
Mantall Heavy Industry Co., Ltd	Mantall Heavy Industry Co., Ltd	56.50	56.33
Noblelift Intelligent Equipment Co., Ltd	Noblelift Intelligent Equipment Co., Ltd	56.50	56.33
Oshkosh JLG (Tianjin) Equipment Technology Co., Ltd.	Noblelift Intelligent Equipment Co., Ltd	56.50	56.33
Sany Marine Heavy Industry Co., Ltd	Sany Marine Heavy Industry Co., Ltd	56.50	56.33
Terex (Changzhou) Machinery Co., Ltd	Terex (Changzhou) Machinery Co., Ltd	56.50	56.33
Xuzhou Construction Machinery Group Imp. & Exp. Co., Ltd.	Xuzhou Construction Machinery Group Fire-Fighting Safety Equipment Co., Ltd.	56.50	56.33

Cash Deposit Requirements

Commerce will issue revised cash deposit instructions to U.S. Customs and Border Protection for: (1) Hunan Sinoboom Intelligent Equipment Co., Ltd.; (2) Mantall Heavy Industry Co.,

Ltd.; (3) Noblelift Intelligent Equipment Co., Ltd.; (4) Oshkosh JLG (Tianjin) Equipment Technology Co., Ltd.; (5) Sany Marine Heavy Industry Co., Ltd.; (6) Terex (Changzhou) Machinery Co., Ltd.; (7) Xuzhou Construction

Machinery Group Imp. & Exp. Co., Ltd.; and (8) Xuzhou Construction Machinery Group Fire-Fighting Safety Equipment Co., Ltd.

Because Zhejiang Dingli Machinery Co., Ltd., has a superseding cash deposit

No. 22-00152, Complaint (ECF No. 8) (CIT June 13, 2022).

⁴ See *Coalition of American Manufacturers of Mobile Access Equipment v. United States*, Court No. 22-00152, Slip Op. 24-66 (CIT May 31, 2024).

⁵ See *Final Results of Redetermination Pursuant to Court Remand, Coalition of American Manufacturers of Mobile Access Equipment v. United States*, Court No. 22-00152, Slip Op. 24-66 (CIT October 28, 2024) (*Final Remand*).

⁶ *Id.*

⁷ See *Coalition of American Manufacturers of Mobile Access Equipment v. United States*, Court

No. 22-00152, Slip Op. 24-66 (CIT December 11, 2025).

⁸ See *Timken Co. v. United States*, 893 F.2d 337 (Fed. Cir. 1990) (*Timken*).

⁹ See *Diamond Sawblades Manufacturers Coalition v. United States*, 626 F.3d 1374 (Fed. Cir. 2010) (*Diamond Sawblades*).

¹⁰ See *Final Determination*, 87 FR at 9576; see also *Certain Mobile Access Equipment and Subassemblies Thereof from the People's Republic of China: Final Affirmative Determination of Sales at Less Than Fair Value*, 87 FR 9576 (February 22, 2022) (*Final Determination*), and accompanying Issues and Decision Memorandum (IDM).

² See *Certain Mobile Access Equipment and Subassemblies Thereof from the People's Republic of China: Antidumping Duty Order*, 87 FR 22190 (April 14, 2022) (*Order*).

³ See *Coalition of American Manufacturers of Mobile Access Equipment v. United States*, Court

rate, *i.e.*, there have been final results published in a subsequent administrative review,¹¹ Commerce will not issue revised cash deposit instructions for this company. This notice will not affect the current cash deposit rate for this company.

Notification to Interested Parties

This notice is issued and published in accordance with sections 516A(c) and (e) and 777(i)(1) of the Act.

Dated: December 23, 2025.

Abdelali Elouaradia,

Deputy Assistant Secretary for Enforcement and Compliance.

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DEPARTMENT OF COMMERCE

International Trade Administration

[A-570-943/C-570-944]

Oil Country Tubular Goods From the People's Republic of China: Notice of Covered Merchandise Referral and Initiation of Covered Merchandise Inquiry

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

SUMMARY: The U.S. Department of Commerce (Commerce) has received a covered merchandise referral from U.S. Customs and Border Protection (CBP) in connection with a CBP investigation concerning alleged evasion of the antidumping and countervailing duty (AD/CVD) orders on oil country tubular goods (OCTG) from the People's Republic of China (China). Commerce is initiating a covered merchandise inquiry to determine whether the merchandise described in the referral is subject to the AD/CVD orders on OCTG from China. Interested parties are invited to comment and submit factual information addressing this initiation.

DATES: Applicable December 31, 2025.

FOR FURTHER INFORMATION CONTACT:

Harrison Tanchuck, AD/CVD Operations, Office VI, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230, telephone: (202) 482-7421.

SUPPLEMENTARY INFORMATION:

¹¹ See *Certain Mobile Access Equipment and Subassemblies Thereof from the People's Republic of China: Final Results of Antidumping Duty Administrative Review; 2022-2023*, 89 FR 88730 (November 8, 2024).

Background

Section 517(b)(4)(A)(i) of the Tariff Act of 1930, as amended (the Act), provides a procedure whereby if, during the course of an Enforce and Protect Act (EAPA) investigation, CBP is unable to determine whether the merchandise at issue is covered merchandise within the meaning of section 517(a)(3) of the Act, it shall refer the matter to Commerce to make such a determination. Section 517(a)(3) of the Act defines covered merchandise as merchandise that is subject to an AD order issued under section 736 of the Act or a CVD order issued under section 706 of the Act. Section 517(b)(4)(B) of the Act states that Commerce, after receiving a covered merchandise referral from CBP, shall determine whether the merchandise is covered merchandise and promptly transmit its determination to CBP. Commerce's regulations at 19 CFR 351.227 establish procedures for covered merchandise referrals that Commerce receives from CBP in connection with an EAPA investigation.¹

On December 1, 2025, Commerce received a sufficient covered merchandise referral from CBP regarding CBP EAPA Investigation No. 8143² which concerns the AD/CVD orders on OCTG from China.³ Specifically, CBP explained that an allegation was filed by the U.S. OCTG

¹ See *Regulations to Improve Administration and Enforcement of Antidumping and Countervailing Duty Laws*, 86 FR 52300, 52354-62 (September 20, 2021) (final rule promulgating the regulation establishing procedures for covered merchandise referrals).

² See CBP's Letter, "Covered Merchandise Referral Request for EAPA Investigation 8143 Involving the Antidumping and Countervailing Duty Orders on Certain Oil Country Tubular Goods from the People's Republic of China," dated December 1, 2025 (Covered Merchandise Referral Letter). The covered merchandise referral and any supporting documents will be made available on Enforcement and Compliance's Antidumping Duty and Countervailing Duty Centralized Electronic Service System (ACCESS). ACCESS is available to registered users at <https://access.trade.gov>.

³ See *Certain Oil Country Tubular Goods from the People's Republic of China: Final Affirmative Countervailing Duty Determination, Final Negative Critical Circumstances Determination, 74 FR 64045 (December 7, 2009)*, as amended in *Certain Oil Country Tubular Goods from the People's Republic of China: Amended Final Affirmative Countervailing Duty Determination and Countervailing Duty Order*, 75 FR 3203 (January 20, 2010) (CVD Order); see also *Certain Oil Country Tubular Goods from the People's Republic of China: Final Determination of Sales at Less Than Fair Value, Affirmative Final Determination of Critical Circumstances and Final Determination of Targeted Dumping*, 75 FR 20335 (April 19, 2010), as amended in *Certain Oil Country Tubular Goods from the People's Republic of China: Amended Final Determination of Sales at Less Than Fair Value and Antidumping Duty Order*, 75 FR 28551 (May 21, 2010) (AD Order) (collectively, AD/CVD Orders).

Manufacturers Association alleging that U.S. importers Commercial Steel Products LLC (CSP) and JOL Tubular, Inc. (JOL Tubular) evaded the AD/CVD Orders on OCTG from China by entering covered merchandise into the United States without declaring it as subject to the AD/CVD Orders on OCTG from China and paying the applicable AD/CVD duties. CBP informed Commerce that CBP is unable to determine whether certain merchandise is covered merchandise subject to the AD/CVD Orders on OCTG from China. Thus, CBP has requested that Commerce issue a determination as to whether the OCTG produced by Boly Pipe Co., Ltd. (Boly Pipe) in Thailand out of steel billets⁴ from China is subject to the AD/CVD Orders on OCTG from China.

Initiation of Covered Merchandise Inquiry

In accordance with 19 CFR 351.227(b)(1), Commerce is hereby notifying interested parties that it is initiating a covered merchandise inquiry to determine whether the merchandise subject to the referral is covered merchandise within the meaning of section 517(a)(3) of the Act. Additionally, Commerce intends to provide interested parties with the opportunity to participate in this segment of the proceeding, including through the submission of comments and factual information, and, if appropriate, verification. In accordance with 19 CFR 351.227(m)(2), Commerce is initiating a single inquiry regarding the merchandise described in the covered merchandise referral on the record of the AD proceeding. Upon issuance of a final covered merchandise determination, Commerce will include a copy of the determination on the record of the CVD proceeding.

In accordance with 19 CFR 351.227(d)(1), within 30 days of the date of publication of this notice, interested parties are permitted one opportunity to submit comments and factual information addressing the initiation. Within 14 days of the filing of such comments, any interested party is permitted one opportunity to submit comments and factual information to rebut, clarify, or correct factual information submitted by the other interested parties.

In accordance with 19 CFR 351.227(d)(2), following initiation of a covered merchandise inquiry, Commerce may also issue questionnaires and verify submissions

⁴ See Covered Merchandise Referral Letter at 2. "A steel billet is a cylindrical steel bar that does not have a hole in it."