

(2) For the purpose of the investigation so instituted, the following are hereby named as parties upon which this notice of investigation shall be served:

(a) The complainant is: Fuji Photo Film Co., Ltd., 26-30 Nishiazabu 2-chome, Minato-ku, Tokyo 106 Japan.

(b) The respondents are the following companies alleged to be in violation of section 337, and are the parties upon which the complaint is to be served:

Achiever Industries Limited, 12/F, Union Hing Yip Factory, Building, 20 Hing Yip Street, Kwun tong, Kowloon, Hong Kong
 Ad-Tek Specialties Inc., 2641 Townsgate Road, #300, Westlake Village, CA 91361
 AmerImage, Inc. d/b/a Rainbow Products, 4680 SW 64th Avenue, Davie, FL 33314-4427
 Argus Industries, 2121 Oxford Road, Des Plaines, IL 60018
 Boecks Camera LLC, 912 N. La Cienega Boulevard, Los Angeles, CA 90069
 Boshi Technology Ltd., Room 921 Star House, 3 Salisbury Road, Tsim Ha Tsui, Kowloon, Hong Kong
 BPS Marketing, 18642-142nd Avenue, Woodinville, WA 98017
 China Film Equipment Corp., 20 Xin De Street, Beijing, China, Zip C: 100088
 Dynatec International, Inc., 3820 West Great Lakes Drive, Salt Lake City, UT 84120
 E.T. Trading, Ltd. d/b/a Klikit, 825 McDonald Avenue, Brooklyn, NY 11218
 Fast Shot, 7250 Harwill Drive, Suite O, Houston, TX 77036
 Forcecam, Inc., 280 South Beverly Drive, Suite 201, Beverly Hills, CA 90212
 Hachi International Inc., 444 Park Avenue South, 7th Floor, New York, NY 10016
 Innovative Trading Co., 380 South Mentor Avenue, Suite 11, Pasadena, CA 91106
 Jazz Photo Corp., 600 Blair Road, Carteret, NJ 07008
 Labelle Time, Inc., 65 N.W. 166th Street, North Miami, FL 33169
 Linfa Photographic Ind. Co. Ltd., Room 1018-1020, 10/F, Tower B, New Mandarin Plaza, 14 Science Museum Road, T.S.T., East Kowloon, Hong Kong
 Opticam Inc., 810 Navy Street, Santa Monica, CA 90405-5639
 Opticolor Camera, 3213 West Wheeler Street, Seattle, WA 98199
 Penmax, Inc., 302 West Evergreen Avenue, Monrovia, CA 91016-4503
 PhilmEx Photographic Film, 912 N. La Cienega Boulevard, Los Angeles, CA 90069

P.S.I. Industries, Inc., 1160-B South Rogers Circle, Boca Raton, FL 33487

Rino Trading Co., Ltd., B101, 448-1 Sungnae-1 Dong, Kong, Pong-Ku, Seoul, Korea

Sakar International, Inc., 195 Carter Dr., Edison, NJ 08817-2068

T.D.A. Trading Corp., 31-16 Hunters Point Avenue, Long Island City, NY 11101

Vantage Sales, Inc., 600 E. Higgins Road, Elk Grove Village, IL 60007-1519

Vivitar Corp., 1280 Rancho Conejo Blvd., Newbury Park, CA 91320-1403

(c) Christine E. Lehman, Esq., Office of Unfair Import Investigations, U.S. International Trade Commission, 500 E Street, S.W., Room 401-I, Washington, D.C. 20436, who shall be the Commission investigative attorney, party to this investigation; and

(3) For the investigation so instituted, the Honorable Paul J. Luckern is designated as the presiding administrative law judge.

Responses to the complaint and the notice of investigation must be submitted by the named respondents in accordance with § 210.13 of the Commission's Rules of Practice and Procedure, 19 CFR 210.13. Pursuant to 19 CFR 201.16(d) and 210.13(a), such responses will be considered by the Commission if received no later than 20 days after the date of service by the Commission of the complaint and notice of investigation. Extensions of time for submitting responses to the complaint will not be granted unless good cause therefor is shown.

Failure of a respondent to file a timely response to each allegation in the complaint and in this notice may be deemed to constitute a waiver of the right to appear and contest the allegations of the complaint and this notice, and to authorize the administrative law judge and the Commission, without further notice to the respondent, to find the facts to be as alleged in the complaint and this notice and to enter both an initial determination and a final determination containing such findings, and may result in the issuance of a limited exclusion order or a cease and desist order or both directed against such respondent.

Issued: March 18, 1998.

By order of the Commission.

Donna R. Koehnke,
Secretary.

[FR Doc. 98-7744 Filed 3-24-98; 8:45 am]

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INTERNATIONAL TRADE COMMISSION

[Investigations Nos. 731-TA-763-766 (Final)]

Certain Steel, Wire Rod From Canada, Germany, Trinidad and Tobago, and Venezuela

Determinations

On the basis of the record¹ developed in the subject investigations, the United States International Trade Commission determines, pursuant to section 733(a) of the Tariff Act of 1930 (19 U.S.C. 1673b(a)) (the Act), that an industry in the United States is not materially injured or threatened with material injury, and the establishment of an industry in the United States is not materially retarded, by reason of imports from Canada, Germany, Trinidad & Tobago, and Venezuela of certain steel wire rod, provided for in subheadings 7213.91.30, 7213.91.45, 7213.91.60, 7213.99.00, 7227.20.00, and 7227.90.60 of the Harmonized Tariff Schedule of the United States, that have been found by the Department of Commerce (Commerce) to be sold in the United States at less than fair value (LTFV).²

Background

The Commission instituted these investigations effective February 26, 1997, following receipt of a petition filed with the Commission and Commerce by Connecticut Steel Corp., Wallingford, CT; Co-Steel Raritan, Perth Amboy, NJ; GS Industries, Inc., Georgetown, SC; Keystone Steel & Wire Co., Peoria, IL; North Star Steel Texas, Inc., Beaumont, TX; and Northwestern Steel & Wire, Sterling, IL. The final phase of the investigations was scheduled by the Commission following notification of preliminary determinations by Commerce that imports of certain steel wire rod from Canada, Germany, Trinidad & Tobago, and Venezuela were being sold at LTFV within the meaning of section 733(b) of the Act (19 U.S.C. 1673b(b)). Notice of the scheduling of the Commission's investigations was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the **Federal Register** of October 22, 1997 (62 FR 54854). A public hearing for these investigations was held concurrently

¹ The record is defined in sec. 207.2(f) of the Commission's Rules of Practice and Procedure (19 CFR 207.2(f)).

² Commissioner Crawford dissenting with respect to Canada, Germany, and Venezuela.

with that for the corresponding countervailing-duty investigations on October 16, 1997, in Washington, DC, and all persons who requested the opportunity were permitted to appear in person or by counsel.

On February 23, 1998, Commerce published notice in the **Federal Register** of the suspension of its antidumping investigation on steel wire rod from Venezuela (63 FR 8948) based on agreements it concluded with this country; however, at the same time Commerce indicated that it was continuing its investigation, pursuant to a request by counsel representing the Venezuelan producer. Accordingly, the Commission determined to continue its investigation.

The Commission transmitted its determinations in these investigations to the Secretary of Commerce on March 17, 1998. The views of the Commission are contained in USITC Publication 3087 (March 1998), entitled "Certain Steel Wire Rod from Canada, Germany, Trinidad and Tobago, and Venezuela: Investigations Nos. 731-TA-763-766 (Final)."

Issued: March 18, 1998.

By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 98-7743 Filed 3-24-98; 8:45 am]

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INTERNATIONAL TRADE COMMISSION

[Investigation No. TA-201-67]

Wheat Gluten

Determination

On the basis of the information in the investigation, the Commission unanimously—

(1) determines, pursuant to section 202(b) of the Trade Act of 1974, that wheat gluten¹ is being imported into the United States in such increased quantities as to be a substantial cause of serious injury to the domestic industry producing an article like or directly competitive with the imported article; and

(2) makes negative findings, pursuant to section 311(a) of the North American Free-Trade Agreement (NAFTA) Implementation Act, with respect to

imports of wheat gluten from Canada and Mexico.

Findings and Recommendations With Respect to Remedy

The Commission unanimously—

(1) Recommends that the President impose a quantitative restriction, for a 4-year period, on imports of wheat gluten that are the subject of this investigation, in the amount of 126 million pounds in the first year, to be increased by 6 percent each subsequent year that the action is in effect;

(2) Recommends that, within the overall quantitative restriction, the President allocate separate quantitative restrictions for the European Union, Australia, and "all other" non-excluded countries, taking into account the disproportional growth and impact of imports of wheat gluten from the European Union;

(3) Having made negative findings with respect to imports of wheat gluten from Canada and Mexico under section 311(a) of the NAFTA Implementation Act, recommends that such imports be excluded from the quantitative restriction;

(4) Recommends that this import relief action not apply to any imports of wheat gluten from Israel, or to any imports of wheat gluten entered duty free from beneficiary countries under the Caribbean Basin Economic Recovery Act or the Andean Trade Preference Act; and

(5) Recommends that the President undertake international negotiations to address the underlying cause of the increase in imports of wheat gluten or otherwise to alleviate the injury to the domestic industry.

The Commission finds that this remedy will address the serious injury that it has found to exist and will be the most effective in facilitating the efforts of the domestic industry to make a positive adjustment to import competition.

Background

Following receipt of a petition filed on September 19, 1997, on behalf of the Wheat Gluten Industry Council, the Commission, effective September 19, 1997, instituted investigation No. TA-201-67, Wheat Gluten, under section 202 of the Trade Act of 1974 to determine whether wheat gluten is being imported into the United States in such increased quantities as to be a substantial cause of serious injury, or the threat thereof, to the domestic industry producing an article like or directly competitive with the imported article.

Notice of the institution of the Commission's investigation and of the scheduling of public hearings to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the **Federal Register** of October 1, 1997 (62 FR 51488). The hearing in connection with the injury phase of the investigation was held on December 16, 1997, and the hearing on the question of remedy was held on February 10, 1998. Both hearings were held in Washington, DC; all persons who requested the opportunity were permitted to appear in person or by counsel.

The Commission transmitted its determination in this investigation to the President on March 18, 1998. The views of the Commission are contained in USITC Publication 3088 (March 1998), entitled "Wheat Gluten: Investigation No. TA-201-67."

Issued: March 19, 1998.

By order of the Commission.

Donna R. Koehnke,

Secretary.

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DEPARTMENT OF JUSTICE

Office of Community Oriented Policing Services; FY 1998 Community Policing Discretionary Grants

AGENCY: Office of Community Oriented Policing Services, Department of Justice.

ACTION: Notice of availability.

SUMMARY: The Department of Justice, Office of Community Oriented Policing Services ("COPS") announces the availability of grants to support the purchase of equipment and technology, and the procurement of support services under COPS Making Officer Redeployment Effective ("COPS MORE 98"). Eligible applicants under COPS MORE 98 are those state, local and other public law enforcement agencies, Indian tribal governments, other public and private entities, and multi-jurisdictional or regional consortia that employ career law enforcement officers.

DATES: COPS MORE 98 Application Kits will be available after April 13, 1998. The COPS Office will accept applications for COPS MORE 98 from April 13 through May 29, 1998. Large jurisdictions (those serving populations greater than 150,000) are strongly encouraged to apply by May 15, 1998.

ADDRESSES: COPS MORE 98 Application Kits will be mailed to all

¹ The imported article covered by this investigation is wheat gluten, the natural protein portion of wheat that is extracted after wheat is milled into flour. Wheat gluten is provided for in subheadings 1109.00.10 and 1109.00.90 of the Harmonized Tariff Schedule of the United States (HTS).