LIST OF PETITION ACTION BY TRADE ADJUSTMENT ASSISTANCE FOR PERIOD JUNE 21, 2003-JULY 22, 2003

Firm name	Address	Date petition accepted	Product
K & S Optics, Inc	1080 Chenango Street, Binghamton, NY 13901.	27-Jun-03	Cylindrical lenses used in optical instru- ments for inspecting semiconductors, telecommunication devices and astro- nomical instruments.
Atco Products, Inc	1002 Performance Road, Forest, VA 24551.	01–Jul–03	Seal and O-rings for the automotive and food and beverage and industrial equipment industries.
United Speaker Systems, Inc	6400 Youngerman Circle, Jacksonville, FL 32244.	01–Jul–03	Loudspeakers.
Mega Sun, Inc	3301 Locust Street, St. Louis, MO 63103.	01–Jul–03	Commercial and residential tanning beds and chemical tanning equipment.
L & R Precision Tooling, Inc	460 West & Sunburst Road, Lynchburg, VA 24502.	09–Jul–03	Machinery parts that produce parts for cellular telephones, valves and medical equipment.
Innovative Plastech, Inc	1260 Kingsland Drive, Batavia, IL 60510	09–Jul–03	Packaging trays of vacuum formed thermoplastic.
PA-TED Spring Company, Inc	137 Vincent P. Kelly Road, Bristol, CT 06010.	11–Jul–03	Springs, multiforms, and small mechanical hand and power tools for the electronics and automotive industries.
Tryco Tool & Manufacturing Co., Inc	363 South Jefferson Street, Orange, NJ 07050.	16–Jul–03	Metal stamped parts for circuit breakers, electrical panels, valves and housings, and consumer and industrial lighting.
Fast Heat, Inc	776 Oaklawn Avenue, Elmhurst, II 60126.	16–Jul–03	Hot runner systems.
Genesee Wester, Inc. dba MetalCraft Industries, Inc. Sunset Mold, LLC	1250 W 124th Avenue, Westminster, CO 80234. 727 Commerce Drive, Venice, FL 34292		Stamped and sheet metal products for the automotive industry. Injection molds for rubber or plastic.

The petitions were submitted pursuant to Section 251 of the Trade Act of 1974 (19 U.S.C. 2341). Consequently, the United States Department of Commerce has initiated separate investigations to determine whether increased imports into the United States of articles like or directly competitive with those produced by each firm contributed importantly to total or partial separation of the firm's workers, or threat thereof, and to a decrease in sales or production of each petitioning firm. Any party having a substantial interest in the proceedings may request a public hearing on the matter. A request for a hearing must be received by Trade Adjustment Assistance, Room 7315, Economic Development Administration, U.S. Department of Commerce, Washington, DC 20230, no later than the close of business of the tenth calendar day following the publication of this notice.

The Catalog of Federal Domestic Assistance official program number and title of the program under which these petitions are submitted is 11.313, Trade Adjustment Assistance.

Dated: July 23, 2003.

Anthony J. Meyer,

Coordinator, Trade Adjustment and Technical Assistance.

[FR Doc. 03–19308 Filed 7–29–03; 8:45 am] BILLING CODE 3510–24–P

¹From August 21, 1994 through November 12, 2000, the Act was in lapse. During that period, the President, through Executive Order 12924, which had been extended by successive Presidential Notices, the last of which was August 3, 2000 (3 CFR, 2000 Comp. 397 (2001)), continued the EAR in effect under the International Emergency Economic Powers Act (50 U.S.C. 1701–1707 (2000)) ("IEEPA"). On November 13, 2000, the Act was reauthorized and it remained in effect through August 20, 2001. Since August 21, 2001, the Act has been in lapse and the President, through Executive Order 13222 of August 17, 2001 (3 CFR, 2001 Comp. 783 (2002)), as extended by the Notice of

DEPARTMENT OF COMMERCE

Bureau of Industry and Security

Action Affecting Export Privileges; Yaudat Mustafa Talyi a.k.a. Joseph Talyi, and International Business Services, Ltd., and Top Oil Tools, Ltd., and Uni-Arab Engineering and Oil Field Services, and Jaime Radi Mustafa, a.k.a. Radi Mustafa and Nureddin Shariff Sehweil, a.k.a. Dean Sehweil

Modification of Order Temporarily Denying Export Privileges

Through the Office of Export Enforcement ("OEE"), the Bureau of Industry and Security ("BIS"), U.S. Department of Commerce, has requested that I modify the order ("TDO") I issued on March 29, 2003, pursuant to Section 766.24 of the Export Administration Regulations (currently codified a 15 CFR 730–774 (2003)) ("EAR"), 1 temporarily denying all U.S. export privileges of Yaudat Mustafa Talyi, a.k.a. Joseph Talyi, 888 Cross Gates Boulevard, Slidell, Louisiana 70458 ("Talyi") and International Business Services, Ltd., 700 Gause Boulevard, Suite 304, Slidell, Louisiana 70458, 41 Chamale Cove East, Slidell, Louisiana 70460, and 2301 Covington Highway 190, Slidell, Louisiana 70460 ("IBS"). Pursuant to Sections 766.24(c) and 766.23 of the EAR, the TDO also applies to Top Oil Tools Ltd. ("Top Oil"), 41 Chamale Cove East, Slidell, Louisiana 70460, which is related to IBS and Talvi.

BIS states in its June 20, 2003 request that, based upon evidence developed since the issuance of the TDO, it believes that the following entity and individuals are also related to Talyi and IBS, and that applying the terms of the TDO to these additional related persons is necessary to prevent evasion thereof:

- 1. Uni-Arab Engineering and Oil Field Services ("Uni-Arab"), P.O. Box 46112, Abu Dhabi, United Arab Emirates, and, Al-Gaith Tower, Hamden Street, Flat No. 1202, Abu Dhabi, United Arab Emirates.
- Jaime Radi Mustafa, a.k.a. Radi Mustafa ("Radi Mustafa"), 888 Cross Grates Boulevard, Slidell, Louisiana

August 14, 2002 (3 CFR, 2002 Comp. 306 (2003)), has continued the EAR in effect under IEEPA.

- 70458, and, P.O. Box 46112, Abu Dhabi, United Arab Emirates.
- 3. Nureddin Shariff Sehweil, a.k.a. Dean Sehweil ("Sehweil"), 888 Cross Grates Boulevard, Slidell, Louisiana 70458, and, 106 Everest Drive, Slidell, Louisiana, 70461, and, P.O. Box 46112, Abu Dhabi, United Arab Emirates.

(Collectively, Uni-Arab, Radi Mustafa, and Sehweil are referred to as "proposed related persons.")

On July 7, 2003, attorneys representing proposed related persons filed a timely opposition to BIS's request that I modify the TDO.

On July 14, 2003, BIS filed its Reply to Respondents' Opposition.

Having reviewed all submissions, I have found the following:

- A close relationship in the conduct of trade or business existed in the past, and continues to exist, between the parties subject to the TDO and the proposed related persons;
- After the TDO was issued, the proposed related persons knew of, and participated in, attempted export transactions in violation of the TDO; and
- The proposed related persons have engaged in business activities with Libya concerning items subject to the EAR without obtaining necessary authorization.

Consequently, I have determined that it is necessary to name the above-named entity and individuals as persons related to Talyi and IBS in order to prevent evasion of the terms and conditions of the TDO.

It is therefore ordered that the terms of the TDO denying the export privileges of Talyi and his company IBS, and related person Top Oil, are hereby made applicable to Uni-Arab, Radi Mustafa, and Sehweil as related persons.

In accordance with the provisions of Section 766.23(c) of the EAR, related persons may appeal this Order by filing a full written statement in support of the appeal with the Office of the Administrative Law Judge, U.S. Coast Guard ALJ Docketing Center, 40 South Gay Street, Baltimore, Maryland 21202–4022.

This modification of the TDO is effective immediately and shall remain in effect until the expiration of the TDO.

A copy of this modification to the TDO shall be served on Uni-Arab, Radi Mustafa, and Sehweil, and shall be published in the **Federal Register**.

Entered this 24th day of July, 2003. Lisa A. Prager,

Acting Assistant Secretary for Export Enforcement.

[FR Doc. 03–19303 Filed 7–29–03; 8:45 am] BILLING CODE 3510–DT–M

DEPARTMENT OF COMMERCE

International Trade Administration

A-570-855

Certain Non-Frozen Apple Juice Concentrate From the People's Republic of China: Preliminary Results of New Shipper Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Notice of Preliminary Results of New Shipper Review.

SUMMARY: The Department of Commerce is currently conducting a new shipper review of the antidumping duty order on non-frozen apple juice concentrate from the People's Republic of China, covering the period June 1, 2002, through November 30, 2002.

The new shipper review covers one exporter: Yantai Golden Tide Fruits & Vegetable Food Co., Ltd. We preliminarily determine that sales of non-frozen apple juice concentrate from the People's Republic of China were made below normal value during the period of review by Yantai Golden Tide Fruits & Vegetable Food Co., Ltd.

If these preliminary results are adopted in our final results of review, we will instruct the U.S. Bureau of Customs and Border Protection to assess antidumping duties based on the difference between export price and normal value for Yantai Golden Tide Fruits & Vegetable Food Co., Ltd.

Interested parties are invited to comment on these preliminary results. We will issue the final results no later than 90 days from the date of issuance of these preliminary results.

EFFECTIVE DATE: July 30, 2003.

FOR FURTHER INFORMATION CONTACT:

Audrey Twyman, Stephen Cho or John Brinkmann, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230; telephone: (202) 482–3534, (202) 482–3798 or (202) 482–4126, respectively.

SUPPLEMENTARY INFORMATION:

Period of Review

The period of review ("POR") is June 1, 2002 through November 30, 2002.

Background

On December 17, 2002, the Department received a timely request from Yantai Golden Tide Fruits & Vegetable Food Co., Ltd. ("Golden Tide"), to conduct a new shipper review.

On January 30, 2003, we published a notice of initiation of a new shipper review of the antidumping duty order on non-frozen apple juice concentrate ("AJC") from the People's Republic of China ("PRC"). See Non-Frozen Apple Juice Concentrate from the People's Republic of China: Initiation of Antidumping New Shipper Review, 68 FR 4762 (January 30, 2003). On January 31, 2003, the Department sent a questionnaire to Golden Tide and received a response on March 21, 2003, and a response to a supplemental questionnaire on April 2, 2003.

On June 26, 2003, the Department invited interested parties to comment on surrogate country selection and to provide publicly available information for valuing the factors of production. We received a response from Golden Tide on July 11, 2003.

The Petitioners have not made any written submissions in this proceeding.¹

Scope of the Order

The product covered by this order is certain non-frozen apple juice concentrate (≥AJC"). Certain AJC is defined as all non-frozen concentrated apple juice with a Brix scale of 40 or greater, whether or not containing added sugar or other sweetening matter, and whether or not fortified with vitamins or minerals. Excluded from the scope of this order are: frozen concentrated apple juice; non-frozen concentrated apple juice that has been fermented; and non-frozen concentrated apple juice to which spirits have been added.

The merchandise subject to this order is classified in the *Harmonized Tariff Schedule of the United States* ("HTSUS") at subheadings 2106.90.52.00, and 2009.70.00.20 before January 1, 2002, and 2009.79.00.20 after January 1, 2002. Although the HTSUS subheadings are provided for convenience and customs purposes, the written description of the scope of the order is dispositive.

Separate Rates Determination

The Department has treated the PRC as a nonmarket economy ("NME") country in all previous antidumping

¹ Petitioners are Tree Top, Inc., Knouse Foods Cooperative, Inc., Green Valley Packers, Mason County Fruit Packers Co-op, Inc. and Coloma Frozen Foods. Inc.