Dated: February 5, 2004. Barbara E. Tillman, Acting Deputy Assistant Secretary for Import Administration, Group III. [FR Doc. 04–3105 Filed 2–11–04; 8:45 am] BILLING CODE 3510–DS–S

DEPARTMENT OF COMMERCE

International Trade Administration

[A-570-855]

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

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

ACTION: Notice of amended final results of new shipper review.

SUMMARY: On December 16, 2003, the Department of Commerce announced the final results of the administrative review of the antidumping duty order on non-frozen apple juice concentrate, from the People's Republic of China for the period June 1, 2002, through November 30, 2002. These final results were published in the **Federal Register** on December 22, 2003.

On December 22, 2003, Yantai Golden Tide Fruits & Vegetable Food Company filed allegations of ministerial errors. Based on these allegations, we made changes to the margin calculation of Yantai Golden Tide Fruits & Vegetable Food Company. The final weightedaverage dumping margin for this company is listed below in the section entitled "Amended Final Results."

EFFECTIVE DATE: February 12, 2004.

FOR FURTHER INFORMATION CONTACT: Audrey Twyman or Stephen Cho, Group 1, Office I, Antidumping/Countervailing Duty Enforcement, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230; telephone (202) 482–3534 and (202) 482–3798, respectively.

Background

On December 22, 2003, the Department of Commerce ("the Department") published the final results in this administrative review. See Certain Non-Frozen Apple Juice Concentrate From the People's Republic of China: Final Results of New Shipper Review, 68 FR 71065 (December 22, 2003) ("Final Results"). The period of review is June 1, 2002, through November 30, 2002. On December 22, 2003, we received ministerial error allegations, filed pursuant to section 751(h) of the Tariff Act of 1930, as amended, ("the Act") and 19 CFR 351.224(c)(2), from Yantai Golden Tide Fruits & Vegetable Food Company ("Golden Tide") regarding the Department's final margin calculation. Golden Tide requested that we correct the errors and publish a notice of amended final results in the **Federal Register**, pursuant to section 751(h) of the Act, and 19 CFR 351.224(e).

Scope of Review

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.

Amended Final Results

In its ministerial allegations, Golden Tide disagrees with the Department's calculations of the financial ratios, points out an inconsistency in the margin calculation program, and argues that the Department is double counting an expense in ocean freight and brokerage and handling. After analyzing the record of this review, we have determined, in accordance with section 771(h) of the Act and 19 CFR 351.224, that we made a ministerial error in the margin calculation program for Golden Tide. We do not agree that we made a ministerial error in the calculation of the financial ratios, or ocean freight and brokerage and handling. For a detailed discussion of the ministerial error allegations and the Department's analysis, see February 6, 2004 memorandum from team to Jeffrey May, through Susan H. Kuhbach entitled "Ministerial Error Allegation," which is on file in the Department's Central Records Unit located in the main Commerce building in Room B-099.

Therefore, in accordance with section 751(h) of the Act, and 19 CFR 351.224(e) we are amending the *Final Results* of AJC from the People's Republic of China ("PRC") to reflect the corrections noted above. Based on these revisions, we determine that the following weighted-average dumping margin exists for the period June 1, 2002, through November 30, 2002:

Exporter/manufacturer	Revised weighted-aver- age margin percentage
Yantai Golden Tide Fruit & Vegetable Food Company	6.34

Cash Deposit Rates

Bonding will no longer be permitted to fulfill security requirements for shipments from Golden Tide of nonfrozen apple juice concentrate from the PRC entered, or withdrawn from warehouse, for consumption on or after the publication date of the amended final results of this new shipper review.

The following deposit rates will be effective upon publication of these amended final results for all shipments of AJC from the PRC entered, or withdrawn from warehouse, for consumption on or after the publication date of this notice, as provided for by section 751(a)(1) and (a)(2)(B) of the Act: (1) The cash deposit rate for Golden Tide (i.e., for subject merchandise manufactured and exported by Golden Tide) will be the rate indicated above; (2) the cash deposit rate for PRC exporters who received a separate rate in a prior segment of the proceeding will continue to be the rate assigned in that segment of the proceeding; (3) the cash deposit rate for the PRC NME entity and for subject merchandise exported by Golden Tide but not manufactured by them will continue to be the PRC-wide rate (*i.e.*, 51.74 percent); and (4) the cash deposit rate for non-PRC exporters of subject merchandise from the PRC will be the rate applicable to the PRC exporter that supplied that exporter. These deposit requirements shall remain in effect until publication of the final results of the next administrative review.

Assessment Rates

The Department will issue appropriate assessment instructions directly to U.S. Customs and Border Protection within 15 days of publication of these amended final results of review.

This determination is issued and published in accordance with sections 751(a)(1) and 777(i) of the Act. Dated: February 6, 2004. James J. Jochum, Assistant Secretary for Import Administration. [FR Doc. 04–3103 Filed 2–11–04; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-201-822]

Stainless Steel Sheet and Strip in Coils from Mexico; Antidumping Duty Administrative Review; Extension of Time Limit

AGENCY: Import Administration, International Trade Administration, Department of Commerce. SUMMARY: The Department of Commerce (the Department) is extending the time limit for the preliminary results of the 2002–2003 administrative review of the antidumping duty orderon stainless steel sheet and strip in coils from Mexico. This review covers one manufacturer/exporter of the subject merchandise to the United States and the period July 1, 2002 through June 30, 2003.

EFFECTIVE DATE: February 12, 2004.

FOR FURTHER INFORMATION CONTACT: Deborah Scott at (202) 482–2657 or Robert James at (202) 482–0649, Antidumping and Countervailing Duty Enforcement Group III, Office Eight, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW, Washington, DC 20230.

SUPPLEMENTARY INFORMATION: On August 22, 2003, in response to requests from the respondent, ThyssenKrupp Mexinox S.A. de C.V. (Mexinox), and Allegheny Ludlum, AK Steel Corporation, J&L Specialty Steel, Inc., North American Stainless, Butler-Armco Independent Union, Zanesville Armco Independent Organization, Inc., and the United Steelworkers of America, AFL-CIO/CLC (collectively, petitioners), we published a notice of initiation of this administrative review in the Federal **Register**. See Initiation of Antidumping and Countervailing Duty Administrative Reviews and Request for Revocation in Part, 68 FR 50750 (August 22, 2003). Pursuant to the time limits for administrative reviews set forth in section 751(a)(3)(A) of the Tariff Act of 1930, as amended (the Tariff Act), the current deadlines are April 1, 2004 for the preliminary results and July 30, 2004 for the final results. The Department, however, may extend the

deadline for completion of the preliminary results of a review if it determines it is not practicable to complete the preliminary results within the statutory time limit. See 751(a)(3)(A) of the Tariff Act and section 351.213(h)(2) of the Department's regulations. In this case the Department has determined it is not practicable to complete this review within the statutory time limit because of significant case issues which require additional time to evaluate. These include: the reporting of downstream sales; a buyback of Thyssen Krupp AG's (Mexinox's parent company) shares from the Government of Iran; and major inputs purchased from affiliated suppliers. Therefore, the Department is extending the time limit for completion of the preliminary results until July 30, 2004 in accordance with section 751(a)(3)(A) of the Tariff Act. The deadline for the final results of this review will continue to be 120 days after publication of the preliminary results.

This extension is in accordance with section 751(a)(3)(A) of the Tariff Act (19 U.S.C. 1675 (a)(3)(A) (2001)).

Dated: February 4, 2004.

Barbara E. Tillman, Acting Deputy Assistant Secretary for Import Administration, Group III. [FR Doc. 04–3104 Filed 2–11–04; 8:45 am] BILLING CODE 3510–DS–S

DEPARTMENT OF COMMERCE

International Trade Administration

[A-580-853]

Notice of Postponement of Final Antidumping Duty Determination: Wax and Wax/Resin Thermal Transfer Ribbons from the Republic of Korea

AGENCY: Import Administration, International Trade Administration, Department of Commerce. ACTION: Postponement of Final Antidumping Duty Determination.

EFFECTIVE DATE: February 12, 2004. **FOR FURTHER INFORMATION CONTACT:** Fred Baker or Robert James, AD/CVD Enforcement Office 8, Group III, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230; telephone (202) 482–2924 or (202) 482– 0649, respectively.

SUMMARY: The Department of Commerce (the Department) is postponing the final determination in the antidumping duty investigation of Wax and Wax/Resin Thermal Transfer Ribbons from the Republic of Korea from February 29, 2004 to March 22, 2004.

SUPPLEMENTARY INFORMATION:

Background

On December 22, 2003, the Department published its *Notice of Preliminary Determination of Sales at Not Less Than Fair Value: Wax and Wax/Resin Thermal Transfer Ribbons From the Republic of Korea* (68 FR 71078). The preliminary determination was negative. The notice stated that the Department would issue its final determination no later than 75 days after the date of the preliminary determination (December 16, 2003).

Section 19 CFR 351.210(b)(2)(i) allows for a postponement of the final determination until not later than 135 days after the date of publication of the preliminary determination at the request of the petitioner, when the preliminary determination was negative.

Postponement of Final Determination

On January 23, 2004, the Department received a request from the petitioner, International Imaging Materials, Inc. (IIMAK), that the Department postpone the final determination until March 22. 2004. IIMAK made this request under section 19 CFR 351.210(b)(2)(i), which as noted above allows the petitioner to request a postponement of the final determination if the preliminary determination was negative. There are no compelling reasons for the Department to deny petitioner's request. Therefore, pursuant to section 19 CFR 351.210(b)(2)(i), the Department is postponing the deadline for issuing the final determination until March 22, 2004.

This notice of postponement is in accordance with section 735(a)(2)(B) of the Tariff Act of 1930, as amended, and 19 CFR 351.210(b)(2).

Dated: February 5, 2004.

James J. Jochum,

Assistant Secretary for Import Administration. [FR Doc. 04–3106 Filed 2–11–04; 8:45 am] BILLING CODE 3510–DS–S

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

Final Approval of Amendment No. 3 to the New Hampshire Coastal Program

AGENCY: Office of Ocean and Coastal Resource Management, National Ocean Service (NOS), National Oceanic and