

the purposes of determining critical circumstances. Therefore, for the reasons expressed above with respect to the PRC-wide entity, we determine that the increase in imports from Guangling were massive during the applicable relatively short period of time.

We preliminarily determine for the RSM companies and Jiangsu that no critical circumstances exist because we do not find massive imports over a relatively short period.

We will issue a final determination concerning critical circumstances for all producers/exporters of subject merchandise from the PRC when we issue our final determination in this investigation, which will be on February 16, 2005.

Case briefs or other written comments may be submitted to the Assistant Secretary for Import Administration no later than three days after the publication of the preliminary determination of critical circumstances in this proceeding. Rebuttal briefs limited to issues raised in the aforementioned case briefs will be due no later than two days after the deadline date for case briefs.

Suspension of Liquidation

With respect to Tianjin, Guangling and the PRC-wide entity for magnesium metal we will direct U.S. Customs and Border Protection ("CBP") to suspend liquidation of all unliquidated entries of magnesium metal from the PRC that were entered, or withdrawn from warehouse, for consumption on or after 90 days prior to the date of publication in the **Federal Register** of our preliminary determination in these investigation. In accordance with section 733(d) of the Act, with respect to the RSM companies and Jiangsu, we will make no changes to our instructions to the CBP with respect to the suspension of liquidation of all entries of subject merchandise entered, or withdrawn from warehouse, for consumption on or after the date of publication of our preliminary determination in the **Federal Register**.

This determination is issued and published in accordance with Sections 733(f) and 777(i)(1) of the Act.

Dated: January 28, 2005.

Joseph A. Spetrini,

Acting Assistant Secretary for Import Administration.

[FR Doc. 05-2187 Filed 2-2-05; 8:45 am]

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DEPARTMENT OF COMMERCE

International Trade Administration

[A-580-839]

Certain Polyester Staple Fiber From Korea: Notice of Extension of Time Limit for 2003-2004 Administrative Review

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

EFFECTIVE DATE: February 3, 2005.

FOR FURTHER INFORMATION CONTACT:

Andrew McAllister or Yasmin Bordas, AD/CVD Operations, Office 1, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230; telephone (202) 482-1174 or (202) 482-3813, respectively.

Statutory Time Limits

Section 751(a)(3)(A) of the Tariff Act of 1930, as amended ("the Act"), requires the Department of Commerce ("Department") to issue the preliminary results of an administrative review within 245 days after the last day of the anniversary month of an order for which a review is requested and a final determination within 120 days after the date on which the preliminary results are published. If it is not practicable to complete the review within the time period, section 751(a)(3)(A) of the Act allows the Department to extend these deadlines to a maximum of 365 days and 180 days, respectively.

Background

On June 30, 2004, the Department published a notice of initiation of administrative review of the antidumping duty order on certain polyester staple fiber ("PSF") from Korea, covering the period May 1, 2003, through April 30, 2004 (69 FR 39409). The preliminary results for the antidumping duty administrative review of certain PSF from Korea are currently due no later than January 31, 2005.

Extension of Time Limits for Preliminary Results

Because the Department requires additional time to review and analyze the supplemental questionnaire response, it is not practicable to complete this review within the originally anticipated time limit (*i.e.*, January 31, 2005). Therefore, the Department is extending the time limit for completion of the preliminary results to not later than May 31, 2005, in accordance with section 751(a)(3)(A) of the Act.

We are issuing and publishing this notice in accordance with sections 751(a)(1) and 777(i)(1) of the Act.

Dated: January 28, 2005.

Barbara E. Tillman,

Acting Deputy Assistant Secretary for Import Administration.

[FR Doc. 05-2085 Filed 2-2-05; 8:45 am]

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DEPARTMENT OF COMMERCE

International Trade Administration

[A-421-811]

Notice of Amended Preliminary Determination of Sales at Less Than Fair Value: Purified Carboxymethylcellulose From the Netherlands

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

ACTION: Notice of amended preliminary determination of sales at less than fair value.

EFFECTIVE DATE: February 3, 2005.

FOR FURTHER INFORMATION CONTACT:

Angelica Mendoza or John Drury, Office 7, Import Administration, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue, NW., Washington, DC 20230; telephone: (202) 482-3019 or (202) 482-0195, respectively.

SUPPLEMENTARY INFORMATION:

Background

On December 16, 2004, the Department determined that purified carboxymethylcellulose ("CMC") from the Netherlands is being, or is likely to be, sold in the United States at less than fair value ("LTFV"), as provided in section 735(a) of the Tariff Act of 1930, as amended ("the Act"). See Notice of Preliminary Determination of Sales at Less Than Fair Value and Postponement of Final Determination: Purified Carboxymethylcellulose From the Netherlands, 69 FR 77205 (December 27, 2004). The Department released disclosure materials to interested parties on December 21, 2004.

On December 27, 2004, respondent Noviant BV ("Noviant") submitted a letter to the Department alleging significant ministerial errors as defined by 19 CFR 351.224(g). On December 30, 2004, Aqualon Company ("petitioner") also submitted a letter to the Department alleging an additional ministerial error.

Scope of the Investigation

For purposes of this investigation, the products covered are all purified CMC, sometimes also referred to as purified sodium CMC, polyanionic cellulose, or cellulose gum, which is a white to off-white, non-toxic, odorless, biodegradable powder, comprising sodium CMC that has been refined and purified to a minimum assay of 90 percent. Purified CMC does not include unpurified or crude CMC, CMC Fluidized Polymer Suspensions, and CMC that is cross-linked through heat treatment. Purified CMC is CMC that has undergone one or more purification operations which, at a minimum, reduce the remaining salt and other by-product portion of the product to less than ten percent.

The merchandise subject to this investigation is classified in the

Harmonized Tariff Schedule of the United States (“HTSUS”) at subheading 3912.31.00. This tariff classification is provided for convenience and customs purposes; however, the written description of the scope of this investigation is dispositive.

Amended Preliminary Determination

In accordance with section 735(e) of the Act, we have determined that significant ministerial errors were made in the calculation of Noviant’s preliminary margin. Specifically, we have determined that there were errors concerning the calculation of constructed export price (“CEP”) profit, third-party commissions, indirect selling expenses, currency conversions, billing adjustments, and level of trade. We have disregarded comments by petitioner as they were not timely filed

in accordance with 19 CFR 351.224(c)(2). For a detailed discussion of the above-cited ministerial error allegations and the Department’s analysis, see Memorandum to Richard O. Weible, “Allegation of Significant Ministerial Errors; Preliminary Determination in the Antidumping Duty Investigation of Purified Carboxymethylcellulose from the Netherlands” dated January 27, 2005, a public version of which is on file in room B-099 of the main Commerce building.

Therefore, in accordance with 19 CFR 351.224(e), we are amending the preliminary determination of the antidumping duty investigation of Purified CMC to correct these significant ministerial errors. The revised preliminary weighted-average dumping margins are as follows:

Exporter/manufacturer	Original weighted-average margin percentage	Revised weighted-average margin percentage
Noviant BV	27.11	13.27
All others	22.21	12.84

Continuation of Suspension of Liquidation

In accordance with section 735(c)(1)(B) of the Act, we are directing U.S. Customs and Border Protection (“CBP”) to continue to suspend liquidation of all imports of Purified CMC from the Netherlands. CBP shall require a cash deposit or the posting of a bond equal to the weighted-average amount by which the normal value exceeds the export price or CEP, as indicated in the chart above. These suspension of liquidation instructions will remain in effect until further notice.

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

Dated: January 28, 2005.

Joseph A. Spetrini,

Acting Assistant Secretary for Import Administration.

[FR Doc. 05-2089 Filed 2-2-05; 8:45 am]

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DEPARTMENT OF COMMERCE

International Trade Administration

[A-583-830]

Stainless Steel Plate in Coils From Taiwan; Notice of Extension of Time Limits for Preliminary Results in Antidumping Duty Administrative Review

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

EFFECTIVE DATE: February 3, 2005.

FOR FURTHER INFORMATION CONTACT: Elizabeth Eastwood or Jill Pollack at (202) 482-3874 or (202) 482-4593, respectively, AD/CVD Operations, Office 2, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230.

SUPPLEMENTARY INFORMATION:
Background

On June 30, 2004, the Department published in the **Federal Register** (69 FR 39409) a notice of initiation of an administrative review of the antidumping duty order on stainless steel plate in coils from Taiwan. The period of review (POR) is May 1, 2003, through April 30, 2004, and the preliminary results are currently due no later than January 31, 2004.

Extension of Preliminary Results

Pursuant to section 751(a)(3)(A) of the Tariff Act of 1930, as amended (the Act), the Department shall make a preliminary determination in an administrative review of an antidumping order within 245 days after the last day of the anniversary month of the date of publication of the order. The Act further provides, however, that the Department may extend the 245-day period to 365 days if it determines it is not practicable to complete the review within the foregoing time period. We determine that it is not practicable to complete this administrative review within the time limits mandated by section 751(a)(3)(A) of the Act because the Department received a filing from the petitioners in this administrative review¹ on January 21, 2005, in which the petitioners allege that Ta Chen Stainless Pipe Co., Ltd. misclassified entries of subject merchandise made during the POR as non-subject merchandise. The Department requires further time in order to analyze the issue. Consequently, we have extended the deadline for completing the preliminary results until May 31, 2005.

This extension is in accordance with section 751(a)(3)(A) of the Act (19

¹ The petitioners are Allegheny Ludlum Corp., United Auto Workers Local 3303, Zanesville Armco Independent Organization and the United Steelworkers of America, and AFL-CIO/CLC.