authorities. 12 Case and rebuttal briefs should be filed using ACCESS. 13

Pursuant to 19 CFR 351.310(c), interested parties who wish to request a hearing must submit a written request to the Assistant Secretary for Enforcement and Compliance, filed electronically via ACCESS. An electronically-filed document must be received successfully in its entirety by ACCESS by 5 p.m. Eastern Time within 30 days after the date of publication of this notice.14 Hearing requests should contain: (1) The party's name, address, and telephone number; (2) the number of participants; and (3) a list of issues to be discussed. Issues raised in the hearing will be limited to issues raised in the briefs. If a request for a hearing is made, parties will be notified of the time and date for the hearing to be held at the U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230.15

The Department intends to issue the final results of this administrative review, including the results of its analysis raised in any written briefs, not later than 120 days after the publication date of this notice, pursuant to section 751(a)(3)(A) of the Act.

Assessment Rates

Upon completion of the administrative review, the Department shall determine, and CBP shall assess, antidumping duties on all appropriate entries covered by this review.

Pursuant to 19 CFR 351.212(b)(1), where Mayao and Thai Union/Pakfood reported the entered value for of their U.S. sales, we calculated importerspecific ad valorem duty assessment rates based on the ratio of the total amount of antidumping duties calculated for the examined sales to the total entered value of the sales for which entered value was reported. Where Mayao and Thai Union/Pakfood have not reported entered value, we calculated the entered value in order to calculate the assessment rates. Where either the respondent's weightedaverage dumping margin is zero or de minimis within the meaning of 19 CFR 351.106(c), or an importer-specific rate is zero or de minimis, we will instruct CBP to liquidate the appropriate entries without regard to antidumping duties.

For the companies which were not selected for individual review, we will assign an assessment rate based on the average ¹⁶ of the cash deposit rates

calculated for the companies selected for mandatory review (*i.e.*, Mayao and Thai Union), excluding any which are *de minimis* or determined entirely on adverse facts available. The final results of this review shall be the basis for the assessment of antidumping duties on entries of merchandise covered by the final results of this review and for future deposits of estimated duties, where applicable.¹⁷

We intend to issue liquidation instructions to CBP 15 days after publication of the final results of this review.

Cash Deposit Requirements

The following deposit requirements will be effective for all shipments of the subject merchandise entered, or withdrawn from warehouse, for consumption on or after the publication date of the final results of this administrative review, as provided by section 751(a)(2)(C) of the Act: (1) The cash deposit rate for each specific company listed above will be that established in the final results of this review, except if the rate is less than 0.50 percent and, therefore, de minimis within the meaning of 19 CFR 351.106(c)(1), in which case the cash deposit rate will be zero; (2) for previously reviewed or investigated companies not participating in this review, the cash deposit will continue to be the company-specific rate published for the most recently completed segment; (3) if the exporter is not a firm covered in this review, or the original less-than-fair-value investigation, but the manufacturer is, the cash deposit rate will be the rate established for the most recent segment for the manufacturer of the merchandise; and (4) the cash deposit rate for all other manufacturers or exporters will continue to be 5.34 percent, the all-others rate made effective by the Section 129 Determination. 18 These deposit requirements, when imposed, shall remain in effect until further notice.

Notification to Importers

This notice also serves as a preliminary reminder to importers of their responsibility under 19 CFR 351.402(f) to file a certificate regarding the reimbursement of antidumping

duties prior to liquidation of the relevant entries during this review period. Failure to comply with this requirement could result in the Secretary's presumption that reimbursement of antidumping duties occurred and the subsequent assessment of double antidumping duties.

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

Dated: February 28, 2017.

Ronald K. Lorentzen,

Acting Assistant Secretary for Enforcement and Compliance.

Appendix—List of Topics Discussed in the Preliminary Decision Memorandum

- Summary
- 2. Background
- 3. Scope of the Order
- 4. Preliminary Determination of No Shipments
- 5. Discussion of the Methodology
 - a. Normal Value Comparisons
 - i. Determination of Comparison Method
 - ii. Results of Differential Pricing Analysis
 - b. Product Comparisons
 - c. Export Price/Constructed Export Price
 - d. Normal Value
 - i. Home Market Viability
 - ii. Affiliated-Party Transactions and Arm's-Length Test
 - iii. Level of Trade
 - iv. Cost of Production Analysis
 - 1. Calculation of Cost of Production
- 2. Test of Comparison Market Sales Prices
- 3. Results of the COP Test
- v. Calculation of Normal Value Based on Comparison Market Prices
- vi. Calculation of Normal Value Based on Constructed Value
- 6. Currency Conversion
- 7. Recommendation

[FR Doc. 2017-04275 Filed 3-3-17; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration [A-533-840]

Certain Frozen Warmwater Shrimp From India: Preliminary Results of Antidumping Duty Administrative Review: 2015–2016

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

SUMMARY: The Department of Commerce (Department) is conducting an administrative review of the antidumping duty order on certain

antidumping duty order on certain frozen warmwater shrimp (shrimp) from India. The review covers 231 producers and/or exporters of the subject merchandise. The Department selected two mandatory respondents for individual examination: Falcon Marine

¹² See 19 CFR 351.309(c)(2) and (d)(2).

¹³ See 19 CFR 351.303.

¹⁴ See 19 CFR 351.310(c).

¹⁵ Id

 $^{^{16}}$ This rate will be calculated as discussed in footnote 5, above.

¹⁷ See section 751(a)(2)(C) of the Act.

¹⁸ See Implementation of the Findings of the WTO Panel in United States Antidumping Measure on Shrimp From Thailand: Notice of Determination Under Section 129 of the Uruguay Round Agreements Act and Partial Revocation of the Antidumping Duty Order on Frozen Warmwater Shrimp From Thailand, 74 FR 5638 (January 30, 2009) (Section 129 Determination).

Exports Limited and its affiliate K.R. Enterprises (collectively, Falcon); and the Liberty Group, which consists of: Devi Marine Food Exports Private Ltd.; Kader Exports Private Limited; Kader **Investment and Trading Company** Private Limited; Liberty Frozen Foods Pvt. Ltd.; Liberty Oil Mills Ltd.; Premier Marine Products Private Limited; and Universal Cold Storage Private Limited. The period of review (POR) is February 1, 2015, through January 31, 2016. We preliminarily determine that sales to the United States have been made below normal value and, therefore, are subject to antidumping duties. If these preliminary results are adopted in the final results of this review, we will instruct U.S. Customs and Border Protection (CBP) to assess antidumping duties on all appropriate entries. We invite all interested parties to comment on these preliminary results.

DATES: Effective March 6, 2017.
FOR FURTHER INFORMATION CONTACT:

Blaine Wiltse or Manuel Rey, AD/CVD Operations, Office II, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–6345 or (202) 482–5518, respectively.

Scope of the Order

The merchandise subject to the order is certain frozen warmwater shrimp.¹ The product is currently classified under the following Harmonized Tariff Schedule of the United States (HTSUS) item numbers: 0306.17.00.03, 0306.17.00.06, 0306.17.00.09, 0306.17.00.12, 0306.17.00.15, 0306.17.00.18, 0306.17.00.21, 0306.17.00.24, 0306.17.00.27, 0306.17.00.40, 1605.21.10.30, and 1605.29.10.10. Although the HTSUS numbers are provided for convenience and for customs purposes, the written product description remains dispositive.

Methodology

The Department is conducting this review in accordance with section 751(a)(2) of the Tariff Act of 1930, as amended (the Act). Export price is calculated in accordance with section 772 of the Act. Normal value is calculated in accordance with section 773 of the Act.

For a full description of the methodology underlying our

conclusions, see the Preliminary Decision Memorandum. The Preliminary Decision Memorandum is a public document and is on file electronically via Enforcement and Compliance's Antidumping and Countervailing Duty Centralized Electronic Service System (ACCESS). ACCESS is available to registered users at http://access.trade.gov, and to all parties in the Central Records Unit, Room B8024 of the main Department of Commerce building. In addition, a complete version of the Preliminary Decision Memorandum can be accessed directly at http://enforcement.trade.gov/ frn/. The signed and electronic versions of the Preliminary Decision Memorandum are identical in content. A list of the topics discussed in the Preliminary Decision Memorandum is attached as the Appendix to this notice.

Preliminary Results of the Review

As a result of this review, we preliminarily determine that weighted-average dumping margins exist for the respondents for the period February 1, 2015, through January 31, 2016, as follows:

Exporter/Producer	Weighted- average dumping margin (percent)
Falcon Marine Exports Limited/K.R. Enterprises	1.07 0.00

Review-Specific Average Rate Applicable to the Following Companies: ²

Exporter/Producer	Weighted- average dumping margin (percent)
Abad Fisheries	1.07
Adilakshmi Enterprises	1.07
Aklash Frozen Foods Put Ltd	1.07
Alashore Marine Exports (P) Ltd	1.07
Alialia Fluzell Fuuus Fvi. Liu	1.07
Allanasons Ltd	1.07
AMI Enterprises	1.07
Amulya Seafoods	1.07
AMI Enterprises Amulya Seafoods Anand Aqua Exports	1.07
Ananda Aqua Applications/Ananda Aqua Exports (P) Limited/Ananda Foods	1.07
Ananda Enterprises (India) Private Limited	1.07
Angelique Intl	1.07
Anjaneya Seafoods	1.07
Angelique Intl Anjaneya Seafoods Apex Frozen Foods Private Limited	1.07

¹ For a complete description of the Scope of the Order, see Memorandum from James Maeder, Senior Director, Office I, for Antidumping and Countervailing Duty Operations, to Ronald K. Lorentzen, Acting Assistant Secretary for Enforcement and Compliance, entitled "Decision

Memorandum for the Preliminary Results of the 2015–2016 Administrative Review of the Antidumping Duty Order on Certain Frozen Warmwater Shrimp from India," dated concurrently with, and hereby adopted by, this notice (Preliminary Decision Memorandum).

²This rate is based on the rates for the respondents that were selected for individual review, excluding rates that are zero, *de minimis* or based entirely on facts available. *See* section 735(c)(5)(A) of the Act.

Exporter/Producer	Weighted average dumping margin (percent)
Aquatica Frozen Foods Global Pvt. Ltd	
Arvi Import & Export	
Asvini Exports	
Avanti Feeds Limited	
Ayshwarya Seafood Private Limited	
Ý-One Business House Pvt. Ltd	
R Traders	1
Baby Marine Exports	
Baby Marine International	
Baby Marine SarassBaby Marine Ventures	
Balasore Marine Exports Private Limited	
Bay Seafoods	
Bhatsons Aquatic Products	
Bhavani Seafoods	1
Sijaya Marine Products	
Blue Fin Frozen Foods Pvt. Ltd	
Blue Water Foods & Exports P. Ltd	
BMR Exports	
MR Industries Private Limited	
Britto Exports	
C P Aquaculture (India) Ltd	1
Calcutta Seafoods Pvt. Ltd	
Canaan Marine Products	
Capithan Exporting Co	
Cargomar Private Limited	
chemmeens (Regd)	
Cherukattu Industries (Marine Div.)	
Choice Canning Company	1
Choice Trading Corporation Private Limited	
Coastal Aqua	
Coastal Corporation Ltd	
Cochin Frozen Food Exports Pvt. Ltd	
Corlim Marine Exports Pvt. Ltd	
2 D Logistics Private Limited	
Damco India Private Limited	
Delsea Exports Pvt. Ltd	1
Pevi Aquatech Private Limited	
Devi Fisheries Limited/Satya Seafoods Private Limited/Usha Seafoods	
evi Sea Foods Limited ³ iamond Seafoods Exports/Edhayam Frozen Foods Pvt. Ltd./Kadalkanny Frozen Foods/Theva & Company	
smario Export Enterprisessmario Exports Editagani riozeni riodus rivi. Etal./Radalkanny riozeni riodus/meva & company	
xporter Coreline Exports	
ebin Marine Foods	
ive Star Marine Exports Private Limited	
orstar Frozen Foods Pvt. Ltd	
rontline Exports Pvt. Ltd	
à A Randerian Ltd	
Galaxy Maritech Exports P. Ltd	
iayatri Seafoods	
eo Aquatic Products (P) Ltd	
eo Seafoods	
oodwill Enterprises	
randtrust Overseas (P) Ltd	
VR Exports Pvt. Ltdaripriya Marine Export Pvt. Ltd	
amony Spices Pvt. Ltd	
IC ABF Special Foods Pvt. Ltd	
lindustan Lever, Ltd	
liravata Ice & Cold Storage	
liravati Exports Pvt. Ltd	1
liravati International Pvt. Ltd. (located at APM—Mafco Yard, Sector—18, Vashi, Navi, Mumbai—400 705, India) Iiravati International Pvt. Ltd. (located at Jawar Naka, Porbandar, Gujarat, 360 575, India)	
FB Agro Industries Ltd	

Exporter/Producer	Weighted average dumping margin (percent
do Aquatics	
do Fisheries	
do French Shellfish Company Private Limited	-
ternational Freezefish Exports	
terseas	-
C Limited, International Business	-
C Ltd	-
agadeesh Marine Exports	
aya Satya Marine Exports	
aya Satya Marine Exports Pvt. Ltdaya Lakshmi Sea Foods Pvt. Limited	-
nny Marine Traders	-
ya Packagings	-
R M Marine Exports Ltd	-
V Marine Exports	-
alyan Aqua & Marine Exp. India Pvt. Ltd	
alyanee Marine	
ırıch Ghar	-
ly Kay Exports	
y Kay Exports (Kay Kay Foods)	-
gs Marine Products	-
IĈ Agro Limited	-
oluthara Exports Ltd	-
ndauer Ltd	
ran Cold Storages (P) Ltd	-
gnum Exportgnum Export	
gnum Sea Foods Limited	-
alabar Arabian Fisheries	-
alnad Exports Pvt. Ltd	-
ıngala Marine Exim India Pvt. Ltd	
angala Seafoodsangala Sea Products	-
trine Harvest India	
eenaxi Fisheries Pvt. Ltd	-
lesh Marine Exports Private Limited	-
SRDR Exports	-
TR Foods	-
unnangi Sea Foods Pvt. Ltd	
C. John & Sons (P) Ltdaga Hanuman Fish Packers	
ik Frozen Foods Private Limited	
ik Seafoods Ltd	
vayuga Exports	
eli Aqua Private Limited	
kkanti Sea Foods Limited	
zami Rekha Sea Foods Private Limited	
GR Aqua Internationala Sea Foods Exports	
a Sea Foods Pvt. Ltd	
e Up Frozen Foods	-
trient Marine Foods Ltd	-
eanic Edibles International Limited	•
erseas Marine Export	
ragon Sea Foods Pvt. Ltd	
ramount Seafoodsrayil Food Products Pvt. Ltd	-
nver Products Pvt. Ltd	
sca Marine Products Pvt. Ltd	
kay International Exports P Ltd	-
sces Seafood International	•
emier Exports International	•
emier Marine Foods	
emier Seafoods Exim (P) Ltd	-
a Systems Pvt. Ltd	
iju Exports	

Exporter/Producer	Weighted average dumping margin (percent
aunaq Ice & Cold Storage	1
aysons Aquatics Pvt. Ltd	1
azban Seafoods Ltd	1
3T Exports	1
DR Exports	1
Exports	1
viera Exports Pvt. Ltd	1
hi Marine Private Ltd	1
& S Seafoods	1
Chanchala Combines	-
. Exports	
Seafoods	
a Enterprises	
gar Foods	
gar Grandhi Exports Pvt. Ltd	
gar Samrat Seafoods	
garvihar Fisheries Pvt. Ltd	
Marine Exports Pvt. Ltd	
Sea Foods	
vam Exports (P) Ltd	
tita Marine Products Private Limited	
ndhya Aqua Exports	
ndhya Aqua Exports Pvt. Ltd	
dhya Marines Limited	
thi Fisheries & Exports Ltd	
veshwari Exports	
vant Food Products	
a Foods Private Limited	
agold Overseas Pvt. Ltd	
vam Exports Private Limited	
arat Industries Ltd	
arma Industries	
mpo Exports Pvt. Ltd	
ppers Exports	
va Frozen Food Exports Pvt. Ltd	
ree Datt Aquaculture Farms Pvt. Ltd	
off Processed Food & Cold Storage P Ltd	
ver Seafood	
Marine Exports	
wmya Agri Marine Exports	
int Exports Pvt. Ltd	
Chandrakantha Marine Exports	
Sakkthi Cold Storage	
Satya Marine Exports	
Venkata Padmavathi Marine Foods Pvt. Ltd	
r Agro Marina Exports Private Limited	
r Agro Marine Exports Private Limited	
r Organic Foods Incorporated	
n-Bio Technology Ltd	
nrise Aqua Food Exports	
yamitra Exim Pvt. Ltd	
varna Rekha Exports Private Limited	
varna Rekha Marines P Ltd	
R Exports Pvt Ltd	
ekay Marine P Ltd	
• Waterbase Ltd	
reni Fisheries P Ltd	
Company Marine Exports	
royal Marine Exports Ltd	
triveni Overseas	
/ Marine Products	
S. Exim Pvt Ltd	
sista Marine	
ejay Impex	
* * . *	
erabhadra Exports Private Limited onica Marine Exports Private Limited	

Exporter/Producer	Weighted- average dumping margin (percent)
Vishal Exports	1.07 1.07 1.07 1.07 1.07

Disclosure and Public Comment

The Department intends to disclose the calculations performed in connection with these preliminary results to interested parties within five days after the date of publication of this notice.4 Interested parties may submit case briefs to the Department no later than seven days after the date of the final verification report issued in this review. Rebuttal briefs, limited to issues raised in the case briefs, may be filed no later than five days after the time limit for filing case briefs.5 Parties who submit case briefs or rebuttal briefs in this proceeding are encouraged to submit with each argument: (1) A statement of the issue; (2) a brief summary of the argument; and (3) a table of authorities.6 Case and rebuttal briefs should be filed using ACCESS.⁷

Pursuant to 19 CFR 351.310(c), interested parties who wish to request a hearing must submit a written request to the Assistant Secretary for Enforcement and Compliance, filed electronically via ACCESS. An electronically-filed document must be received successfully in its entirety by ACCESS by 5 p.m. Eastern Time within 30 days after the date of publication of this notice.8 Hearing requests should contain: (1) The party's name, address, and telephone number; (2) the number of participants; and (3) a list of issues to be discussed. Issues raised in the hearing will be limited to issues raised in the briefs. If a request for a hearing is made, parties will be notified of the time and date for the hearing to be held at the U.S. Department of Commerce, 1401

Constitution Avenue NW., Washington, DC 20230.9

The Department intends to issue the final results of this administrative review, including the results of its analysis raised in any written briefs, not later than 120 days after the publication date of this notice, pursuant to section 751(a)(3)(A) of the Act.

Assessment Rates

Upon completion of the administrative review, the Department shall determine, and CBP shall assess, antidumping duties on all appropriate entries covered by this review.

Pursuant to 19 CFR 351.212(b)(1), because Falcon and the Liberty Group reported the entered value for all of their U.S. sales, we calculated importerspecific ad valorem duty assessment rates based on the ratio of the total amount of antidumping duties calculated for the examined sales to the total entered value of the sales for which entered value was reported. Where either the respondent's weightedaverage dumping margin is zero or de minimis within the meaning of 19 CFR 351.106(c), or an importer-specific rate is zero or de minimis, we will instruct CBP to liquidate the appropriate entries without regard to antidumping duties.

For the companies which were not selected for individual review, we will assign an assessment rate based on the average ¹⁰ of the cash deposit rates calculated for the companies selected for mandatory review (*i.e.*, Falcon and the Liberty Group), excluding any which are *de minimis* or determined entirely on adverse facts available. The final results of this review shall be the basis for the assessment of antidumping duties on entries of merchandise covered by the final results of this review and for future deposits of estimated duties, where applicable.¹¹

We intend to issue liquidation instructions to CBP 15 days after publication of the final results of this review.

Cash Deposit Requirements

The following deposit requirements will be effective for all shipments of the subject merchandise entered, or withdrawn from warehouse, for consumption on or after the publication date of the final results of this administrative review, as provided by section 751(a)(2)(C) of the Act: (1) The cash deposit rate for each specific company listed above will be that established in the final results of this review, except if the rate is less than 0.50 percent and, therefore, de minimis within the meaning of 19 CFR 351.106(c)(1), in which case the cash deposit rate will be zero; (2) for previously reviewed or investigated companies not participating in this review, the cash deposit will continue to be the company-specific rate published for the most recently completed segment; (3) if the exporter is not a firm covered in this review, or the original less-than-fair-value (LTFV) investigation, but the manufacturer is, the cash deposit rate will be the rate established for the most recent segment for the manufacturer of the merchandise; and (4) the cash deposit rate for all other manufacturers or exporters will continue to be 10.17 percent, the all-others rate made effective by the LTFV investigation. 12 These deposit requirements, when imposed, shall remain in effect until further notice.

Notification to Importers

This notice also serves as a preliminary reminder to importers of their responsibility under 19 CFR 351.402(f) to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during this review period. Failure to comply with this requirement could result in the Secretary's presumption that reimbursement of antidumping duties occurred and the subsequent assessment of double antidumping duties.

³ Shrimp produced and exported by Devi Sea Foods (Devi) was excluded from the AD Indian order effective February 1, 2009. See Certain Frozen Warmwater Shrimp from India: Final Results of Antidumping Duty Administrative Review, Partial Rescission of Review, and Notice of Revocation of Order in Part, 75 FR 41813, 41814 (July 19, 2010). Accordingly, we are conducting this administrative review with respect to Devi only for shrimp produced in India where Devi acted as either the manufacturer or exporter (but not both).

⁴ See 19 CFR 351.224(b).

⁵ See 19 CFR 351.309(d).

⁶ See 19 CFR 351.309(c)(2) and (d)(2).

⁷ See 19 CFR 351.303.

⁸ See 19 CFR 351.310(c).

⁹ *Id* .

¹⁰This rate will be calculated as discussed in footnote 2, above.

¹¹ See section 751(a)(2)(C) of the Act.

¹² See Notice of Amended Final Determination of Sale at Less Than Fair Value and Antidumping Duty Order: Certain Frozen Warmwater Shrimp From India, 70 FR 5147 (February 1, 2005).

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

Dated: February 28, 2017.

Ronald K. Lorentzen,

Acting Assistant Secretary for Enforcement and Compliance.

Appendix—List of Topics Discussed in the Preliminary Decision Memorandum

- 1. Summary
- 2. Background
- 3. Scope of the Order
- 4. Discussion of the Methodology
 - a. Normal Value Comparisons
 - b. Determination of Comparison Method
 - c. Results of Differential Pricing Analysis
 - d. Product Comparisons
 - e. Export Price
 - f. Normal Value
 - Home Market Viability and Comparison Market
 - ii. Level of Trade
 - iii. Cost of Production Analysis
 - 1. Calculation of Cost of Production
 - 2. Test of Comparison Market Sales Prices
 - 3. Results of the COP Test
 - iv. Calculation of Normal Value Based on Comparison Market Prices
 - v. Calculation of Normal Value Based on Constructed Value
- 5. Currency Conversion
- 6. Recommendation

[FR Doc. 2017-04282 Filed 3-3-17; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-570-954]

Certain Magnesia Carbon Bricks From the People's Republic of China: Rescission of Antidumping Duty Administrative Review

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

SUMMARY: The Department of Commerce (the Department) is rescinding the administrative review of the antidumping duty order on certain magnesia carbon bricks from the People's Republic of China for the period of review (POR), September 1, 2015, through August 31, 2016.

DATES: Effective March 6, 2017.

FOR FURTHER INFORMATION CONTACT:

Kenneth Hawkins, AD/CVD Operations, Office V, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230; telephone 202.482.6491.

SUPPLEMENTARY INFORMATION:

Background

On September 8, 2016, the Department published a notice of opportunity to request an administrative review of the antidumping duty order on certain magnesia carbon bricks from the People's Republic of China for the POR.¹ On November 9, 2016, based on a timely request for review by Petitioner, the Department published in the Federal Register a notice of initiation of an administrative review of the antidumping duty order on certain magnesia carbon bricks, covering the POR.³ On February 3, 2017, Petitioner withdrew its request for an administrative review of these companies in its entirety.4

Rescission of Review

Pursuant to 19 CFR 351.213(d)(1), the Department will rescind an administrative review, in whole or in part, if the party that requested the review withdraws its request within 90 days of the publication of the notice of initiation of the requested review. Petitioner withdrew its request within the 90-day deadline. No other party requested an administrative review of the antidumping duty order. As a result, we are rescinding the administrative review of certain magnesia carbon bricks from the People's Republic of China for the POR.

- ¹ See Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation; Opportunity to Request Administrative Review, 81 FR 62096 (September 8, 2016).
- ² The Magnesia Carbon Bricks Fair Trade Committee is an ad hoc association comprised of the following three U.S. producers of magnesia carbon bricks: Resco Products, Inc.; Magnesita Refractories Company; and Harbison Walker International, Inc. (collectively Petitioner). See letter from Petitioner Re: Magnesia Carbon Bricks from the People's Republic of China: Request for Administrative Review, dated September 30, 2016.
- ³ See Initiation of Antidumping and Countervailing Duty Administrative Reviews, 81 FR 78778 (November 9, 2016) (Initiation).
- ⁴ See letter from Petitioners, Re: Magnesia Carbon Bricks from the People's Republic of China Withdrawal of Request for Administrative Review, dated February 3, 2017. These Companies are: Fedmet Resources Corportion; Fengchi Imp. and Exp. Co., Ltd. Of Haicheng City; Fengchi Mining Co., Ltd. Of Haicheng City; Fengchi Refractories Co., of Haicheng City; Dashiqiao City Guancheng Refractor Co., Ltd. (aka Dashiqiao City Guancheng Refractory Co., Ltd.); Jiangsu Sujia Group New Materials Co., Ltd.; Liaoning Fucheng Refractories Group Co., Ltd.; Liaoning Fucheng Special Refractory Co., Ltd.; Liaoning Jiayi Metals & Minerals Co., Ltd.; Puyang Refractories Group Co., Ltd.; RHI Refractories Liaoning Co., Ltd.; Yingkou Bayuquan Refractories Co., Ltd.; Yingkou Dalmond Refractories Co., Ltd.; Yingkou Guangyang Co., Ltd.; Yingkou Jiahe Refractories Co., Ltd.; Yingkou Kyushu Refractories Co., Ltd.; Yingkou New Century Refractories Ltd.; and, Yingkou Wonjin Refractory Material Co., Ltd.

Assessment

The Department will instruct U.S. Customs and Border Protection (CBP) to assess antidumping duties on all appropriate entries. Because the Department is rescinding this administrative review in its entirety, the entries to which this administrative review pertained shall be assessed antidumping duties at rates equal to the cash deposit of estimated antidumping duties required at the time of entry, or withdrawal from warehouse, for consumption, in accordance with 19 CFR 351.212(c)(1)(i). The Department intends to issue appropriate assessment instructions to CBP 15 days after the publication of this notice.

Notifications

This notice serves as a final reminder to importers of their responsibility under 19 CFR 351.402(f)(2) to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during this review period. Failure to comply with this requirement could result in the Department's presumption that reimbursement of the antidumping duties occurred and the subsequent assessment of doubled antidumping duties.

This notice also serves as a final reminder to parties subject to administrative protective order (APO) of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305, which continues to govern business proprietary information in this segment of the proceeding. Timely written notification of the return/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 which is subject to sanction.

This notice is issued and published in accordance with sections 751(a)(1) and 777(i)(1) of the Tariff Act of 1930, as amended, and 19 CFR 351.213(d)(4).

Dated: February 27, 2017.

James Maeder,

Senior Director, Office I, Antidumping and Countervailing Duty Operations.

[FR Doc. 2017-04266 Filed 3-3-17; 8:45 am]

BILLING CODE 3510-DS-P