and will instruct Customs to release any cash deposits or bonds posted. If applicable, the Department will further instruct Customs to refund with interest any cash deposits on entries made after July 31, 1998.

Cash Deposit Requirements

The following deposit requirements will be effective upon publication of this notice of final results of administrative review for all shipments of cut-to-length carbon steel plate from Romania entered, or withdrawn from warehouse, for consumption on or after the date of publication, as provided by section 751(a)(1) of the Tariff Act: (1) For the reviewed companies the Department shall require no deposit of estimated antidumping duties; (2) for previously reviewed or investigate companies not listed above, the cash deposit rate will continue to be the company-specific rate published for the most recent period; (3) if the exporter is not a firm covered in this review, a prior review, or the original less-than-fairvalue (LTFV) investigation, but the manufacturer is, the cash deposit rate will be the rate established for the most recent period for the manufacturer of the merchandise; and (4) the cash deposit rate for all other manufacturers or exporters will continue to be 75.04 percent. This is the "All Others" rate from the LTFV investigation. (See Final Determination of Sales at Less Than Fair Value: Certain Cut-to-Length Carbon Steel Plate from Romania, 58 FR 37209 (July 9, 1993)).

These deposit requirements shall remain in effect until publication of the final results of the next administrative review.

This notice also serves as a final 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.

This notice also serves as a reminder to parties subject to administrative protective order (APO) of their responsibility concerning the disposition of proprietary information disclosed under APO in accordance with 19 CFR 351.305. Timely notification of 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 sanctionable violation.

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

Dated: January 5, 2001.

Troy H. Cribb,

Assistant Secretary for Import Administration.

Appendix

Comments and Responses.

- 1. Rescinding the Review.
- 2. Barter Transactions.
- 3. Factor Valuation.
- 4. Overhead.
- 5. Use of Inflator.
- 6. Application of Inflator to Labor Costs.
- 7. Circumstance-of-Sale Adjustments.
- 8. Facts Available.
- 9. Ministerial Errors.

[FR Doc. 01–1106 Filed 1–11–01; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-588-835]

Oil Country Tubular Goods From Japan: Extension of Time Limit for Final Results of Antidumping Duty Administrative Review

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

ACTION: Notice of extension of time limit for final results of administrative review.

EFFECTIVE DATE: January 12, 2001.

FOR FURTHER INFORMATION CONTACT:

Samantha Denenberg or Mark Hoadley, AD/CVD Enforcement, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington DC 20230; telephone: (202) 482–1386 or (202) 482– 0666, respectively.

The Applicable Statute

Unless otherwise indicated, all citations to the statute are references to the provisions effective January 1, 1995, the effective date of the amendments made to the Tariff Act of 1930 (the Act) by the Uruguay Round Agreements Act. In addition, unless otherwise indicated, all citations to the Departments's regulations are to the current regulations, codified at 19 CFR part 351 (1999).

Background

On August 26, 1999, the Department of Commerce (the Department) received a request from Dril-Quip Inc. (Dril-Quip) for an administrative review of the following parties: Hallmark Tubulars Ltd. (Hallmark), Itochu Corp. (Itochu), Itochu Project Management Corp. (IPM), and Nippon Steel Corp. (Nippon) regarding the antidumping duty order on oil country tubular goods from Japan. On August 31, 1999, petitioner and Sumitomo Metal Industries, Ltd. (SMI) requested that the Department conduct an administrative review of SMI. On October 1, 1999, the Department published a notice of initiation of this administrative review, covering the period of August 1, 1998 through July 31, 1999 (64 FR 53318). On September 11, 2000, the Department published its preliminary results of this administrative review (65 FR 54838).

Extension of Time Limits for Final Results

Because of the complexities enumerated in the Memorandum from Barbara E. Tillman to Joseph A. Spetrini, Extension of Time Limit for the Administrative Review of Oil Country Tubular Goods from Japan, dated January 3, 2001, it is not practical to complete this review within the time limits mandated by section 751(a)(3)(A) of the Act.

Therefore, in accordance with section 751(a)(3)(A) of the Act, the Department is extending the time limit for the final results of review from January 9, 2001 to February 8, 2001.

Dated: January 3, 2001.

Joseph A. Spetrini,

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Deputy Assistant Secretary, AD/CVD Enforcement Group III. [FR Doc. 01–976 Filed 1–11–01; 8:45 am]

DEPARTMENT OF COMMERCE

International Trade Administration [A-588-856, A-580-846, A-469-810]

Notice of Preliminary Determinations of Sales at Less Than Fair Value: Stainless Steel Angle From Japan, Korea, and Spain

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

ACTION: Notice of preliminary determinations.

EFFECTIVE DATE: January 12, 2001. FOR FURTHER INFORMATION CONTACT: Jarrod Goldfeder (Japan) at (202) 482–