

necessary to keep them operationally current. It, therefore: (1) is not a “significant regulatory action” under Executive Order 12866; (2) is not a “significant rule” under DOT Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. Since this is a routine matter that only affects air traffic procedures and air navigation, it is certified that this rule, when promulgated, does not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

Environmental Review

The FAA has determined that this action amending United States RNAV Route Q–33, due to the planned decommissioning of the VOR portion of the Sawmill, LA, VOR/DME NAVAID, qualifies for categorical exclusion under the National Environmental Policy Act (42 U.S.C. 4321 *et seq.*) and its implementing regulations at 40 CFR part 1500, and in accordance with FAA Order 1050.1F, Environmental Impacts: Policies and Procedures, paragraph 5–6.5a, which categorically excludes from further environmental impact review rulemaking actions that designate or modify classes of airspace areas, airways, routes, and reporting points (see 14 CFR part 71, Designation of

Class A, B, C, D, and E Airspace Areas; Air Traffic Service Routes; and Reporting Points); and paragraph 5–6.5i, which categorically excludes from further environmental impact review the establishment of new or revised air traffic control procedures conducted at 3,000 feet or more above ground level (AGL); procedures conducted below 3,000 feet AGL that do not cause traffic to be routinely routed over noise sensitive areas; modifications to currently approved procedures conducted below 3,000 feet AGL that do not significantly increase noise over noise sensitive areas; and increases in minimum altitudes and landing minima. As such, this action is not expected to result in any potentially significant environmental impacts. In accordance with FAA Order 1050.1F, paragraph 5–2, regarding Extraordinary Circumstances, the FAA has reviewed this action for factors and circumstances in which a normally categorically excluded action may have a significant environmental impact requiring further analysis. The FAA has determined that no extraordinary circumstances exist that warrant preparation of an environmental assessment or environmental impact study.

List of Subjects in 14 CFR Part 71

Airspace, Incorporation by reference, Navigation (air).

Q-33 Humble, TX (IAH) to PROWL, MO [Amended]

Humble, TX (IAH)	VORTAC	(Lat. 29°57'24.90" N, long. 095°20'44.59" W)
TAYUR, TX	WP	(Lat. 30°11'23.40" N, long. 094°38'41.48" W)
SWEUP, LA	WP	(Lat. 31°58'23.07" N, long. 092°40'38.00" W)
LITTR, AR	WP	(Lat. 34°40'39.90" N, long. 092°10'49.26" W)
PROWL, MO	WP	(Lat. 37°02'00.00" N, long. 091°15'00.00" W)

* * * * *

Issued in Washington, DC, on March 24, 2025.
Brian Eric Konie,
Manager (A), Rules and Regulations Group.
[FR Doc. 2025–05285 Filed 3–28–25; 8:45 am]
BILLING CODE 4910–13–P

The Amendment

In consideration of the foregoing, the Federal Aviation Administration amends 14 CFR part 71 as follows:

PART 71—DESIGNATION OF CLASS A, B, C, D, AND E AIRSPACE AREAS; AIR TRAFFIC SERVICE ROUTES; AND REPORTING POINTS

- 1. The authority citation for 14 CFR part 71 continues to read as follows:
Authority: 49 U.S.C. 106(f), 106(g), 40103, 40113, 40120; E.O. 10854, 24 FR 9565, 3 CFR, 1959–1963 Comp., p. 389.
- § 71.1 [Amended]
- 2. The incorporation by reference in 14 CFR 71.1 of FAA Order JO 7400.11], Airspace Designations and Reporting Points, dated July 31, 2024, and effective September 15, 2024, is amended as follows:

Paragraph 2004 Jet Routes.
* * * * *

J–180 [Amended]
From Little Rock, AR; to Foristell, MO.
* * * * *

Paragraph 2006 United States Area Navigation Routes.
* * * * *

DEPARTMENT OF COMMERCE
International Trade Administration
19 CFR Part 351
[Docket No. 250325–0052]
RIN 0625–AB26

Modernizing the Annexes of the Antidumping and Countervailing Duty Trade Remedy Regulations; Correction
AGENCY: Enforcement and Compliance, International Trade Administration, Department of Commerce.
ACTION: Correcting amendments.
SUMMARY: On December 19, 2024, the U.S. Department of Commerce (Commerce) revised the annexes of the trade remedy regulations to modernize the administration of the antidumping duty (AD) and countervailing duty (CVD) laws. This amendment corrects

inadvertent errors in dates and regulatory language.
DATES: Effective March 31, 2025.
FOR FURTHER INFORMATION CONTACT: Scott D. McBride, Associate Deputy Chief Counsel, at (202) 482–6292 or Jesus Saenz, Senior Attorney, at (202) 482–1823.
SUPPLEMENTARY INFORMATION: On December 19, 2024, Commerce published a final rule, effective immediately, revising the annexes of the trade remedy regulations to reflect changes made to enhance the administration of the AD and CVD laws (89 FR 103633). Specifically, Commerce updated the number of days and the regulation cross-reference for each event listed in the existing annexes, created new annexes, and deleted an obsolete annex. The final rule, however, misidentified certain deadlines, placed some dates out of order, omitted a

regulation reference, and omitted some regulatory text in Annexes I, II, III, IV, and X. This amendment corrects these deadlines and references.

Commerce finds good cause pursuant to the authority at 5 U.S.C. 553(b)(B) and 553(d)(3) to forego prior notice, opportunity for public comment, and a 30-day delay in effective date because such procedures are unnecessary. This rulemaking corrects the annexes to reflect changes to the AD and CVD regulations that have already undergone notice and comment. As such, the contents of the revised annexes have already undergone notice and comment rulemaking, and repeating that process is unnecessary.

Because prior notice and opportunity for public comment and a 30-day delay

in the effective date are not required for this rule by 5 U.S.C. 553, or any other law, the analytical requirements of the Regulatory Flexibility Act, 5 U.S.C. 601, *et seq.*, are inapplicable.

This rule has been found to be not significant for purposes of Executive Order 12866.

List of Subjects in 19 CFR Part 351

Administrative practice and procedure, Antidumping, Business and industry, Confidential business information, Countervailing duties, Freedom of information, Investigations, Reporting and recordkeeping requirements.

Dated: March 25, 2025

Christopher Abbott,

Deputy Assistant Secretary for Policy and Negotiations, performing the non-exclusive functions and duties of the Assistant Secretary for Enforcement and Compliance.

Accordingly, 19 CFR part 351 is corrected by making the following correcting amendment:

PART 351—ANTIDUMPING AND COUNTERVAILING DUTIES

■ 1. The authority citation for 19 CFR part 351 continues to read as follows:

Authority: 5 U.S.C. 301; 19 U.S.C. 1202 note; 19 U.S.C. 1303 note; 19 U.S.C. 1671 *et seq.*

■ 2. Amend part 351 by revising annex I through IV to read as follows:

ANNEX I TO PART 351—DEADLINES FOR PARTIES IN COUNTERVAILING INVESTIGATIONS

Day ¹	Event	Regulation
0 days	Initiation.	
20 days	Submission of factual information to measure adequacy of remuneration.	351.301(c)(3)(i)(B) or (C) (45 days before the scheduled date of preliminary determination, or the Secretary may issue an alternative schedule).
30 days	Rebuttal, clarification, or correction of factual information to measure adequacy of remuneration.	351.301(c)(3)(iv) (10 days after filing of factual information to measure adequacy of remuneration).
31 days ²	Notification of difficulty in responding to questionnaire.	351.301(c)(1)(iii) (14 days after date of receipt of questionnaire).
35 days	Submission of factual information not directly responsive to or relating to that described in 351.102(b)(21)(i)–(iv).	351.301(c)(5) (The earlier of 30 days before the scheduled date of preliminary determination or 14 days before verification).
40 days	Request for postponement by petitioner	351.205(e) (25 days or more before the scheduled date of preliminary determination).
45 days	Allegation of critical circumstances before preliminary determination.	351.206(c)(2)(i) (20 days before the scheduled date of preliminary determination).
0–47 days	Application for an administrative protective order.	351.305(b)(3) (before submission of the first response to questionnaire; where justified, may be filed up to the date on which the case briefs are due).
47 days	Questionnaire responses	351.301(c)(1)(i) (30 days from date of receipt of questionnaire).
65 days (May be postponed to 130 days).	Preliminary determination	351.205(b)(1) and (2) (65 days after initiation of the investigation, but may be extended to 130 days after initiation of investigation).
72 days	Submission of proposed suspension agreement.	351.208(f)(1)(i)(B) (7 days after preliminary determination).
75 days	Submission of ministerial error comments after preliminary determination.	351.224(c)(2) (5 days after the earlier of the release of disclosure documents or a disclosure meeting).
77 days ³	Request to align a CVD investigation with a concurrent AD investigation.	351.210(i) (5 days after date of publication of preliminary determination).
102 days	Request for a hearing	351.310(c) (30 days after date of publication of preliminary determination).
119 days	Allegation of critical circumstances before final determination.	351.206(e) (21 days or more before scheduled date of final determination).
122 days	Requests for closed hearing Sessions	351.310(f) (No later than the date the case briefs are due).
122 days	Submission of briefs	351.309(c)(1)(i) (50 days after date of publication of preliminary determination).
125 days	Allegation of upstream subsidies	351.301(c)(2)(iv)(C) (60 days after the preliminary determination).
127 days	Submission of rebuttal briefs	351.309(d)(1) (5 days after deadline for filing case brief).
129 days	Hearing	351.310(d)(1) (2 days after submission of rebuttal briefs).
147 days ⁴ (May be postponed to 237 days).	Final determination	351.210(b)(1) and (3) (75 days after preliminary determination, but may be postponed to 165 days after preliminary determination if Secretary investigates an upstream subsidy allegation and concludes additional time is needed).
150 days	Submission of ministerial error comments after final determination.	351.224(c)(2) (5 days after the earlier of the release of disclosure documents or a disclosure meeting).
155 days	Submission of replies to ministerial error comments.	351.224(c)(3) (5 days after filing of ministerial error comments).

ANNEX I TO PART 351—DEADLINES FOR PARTIES IN COUNTERVAILING INVESTIGATIONS—Continued

Day ¹	Event	Regulation
199–289 days	Order issued	351.211(b) (Not later than 7 days after receipt of notice of an affirmative final injury determination by the U.S. International Trade Commission).

¹ Indicates the number of days from the date of initiation. Most of the deadlines shown here are approximate. The actual deadline in any particular segment of a proceeding may depend on the date of an earlier event or be established by the Secretary.

² Assumes that the Department sends out the questionnaire within 10 days of the initiation and allows 7 days for receipt of the questionnaire from the date on which it was transmitted.

³ Assumes that the Preliminary Determination is published 7 days after issuance.

⁴ Assumes that the Preliminary Determination is published 7 days after issuance.

ANNEX II TO PART 351—DEADLINES FOR PARTIES IN COUNTERVAILING ADMINISTRATIVE REVIEWS

Day ¹	Event	Regulation
0 days	Request for review	351.213(b)(1) (Last day of the anniversary month).
30 days	Publication of initiation notice	351.221(c)(1)(i) (End of month following the anniversary month).
66 days ²	Notification of difficulty in responding to questionnaire.	351.301(c)(1)(iii) (14 days after date of receipt of questionnaire).
0–75 days	Application for an administrative protective order.	351.305(b)(3) (before submission of first response; where justified, may be filed up to the date on which the case briefs are due).
90 days ³	Questionnaire responses	351.301(c)(1)(i) (At least 30 days after date of receipt of questionnaire).
104 days	Submission of factual information to rebut, clarify, or correct questionnaire response.	351.301(c)(1)(v) (14 days after questionnaire response).
110 days	Countervailable subsidy allegation	351.301(c)(2)(iv)(B) (20 days after filing of all responses to questionnaire).
120 days	Withdrawal of request for review	351.213(d)(1) (90 days after date of publication of initiation).
130 days	Request for verification	351.307(b)(1)(v)(A) (100 days after date of publication of initiation).
185 days	Submission of factual information to measure adequacy of remuneration.	351.301(c)(3)(ii)(A) or (B) (60 days before scheduled date of preliminary results, or the Secretary may issue an alternative schedule).
195 days	Rebuttal, clarification, or correction of factual information to measure adequacy of remuneration.	351.301(c)(3)(iv) (10 days after filing of factual information to measure adequacy of remuneration).
215 days	Submission of factual information not directly responsive to or relating to that described in 351.102(b)(21)(i)–(iv).	351.301(c)(5) (The earlier of 30 days before the scheduled date of preliminary results or 14 days before verification).
245 days (May be extended to 365 days).	Preliminary results of review	351.213(h)(1) and (2) (245 days after the last day of the anniversary month, but may be extended to 365 days after the last day of the anniversary).
282 days ⁴	Request for a hearing	351.310(c) (30 days after date of publication of preliminary results).
282 days	Request for a closed hearing session	351.310(f) (date on which the case briefs are due).
282 days	Submission of briefs	351.309(c)(1)(ii) (30 days after date of publication of preliminary results).
287 days	Submission of rebuttal briefs	351.309(d)(1) (5 days after deadline for filing case briefs).
289 days	Hearing	351.310(d)(1) (2 days after submission of rebuttal briefs).
372 days ⁵ (May be extended to 552 days).	Final results of review	351.213(h)(1) and (2) (120 days after date of publication of preliminary results, but may be extended to 180 days after date of publication of preliminary results).
382 days	Submission of ministerial error comments	351.224(c)(2) (5 days after the earlier of the release of disclosure documents or the disclosure meeting).
387 days	Replies to ministerial error comments	351.224(c)(3) (5 days after filing of comments).

¹ Indicates the number of days from the end of the anniversary month. Most of the deadlines shown here are approximate. The actual deadline in any particular segment of a proceeding may depend on the date of an earlier event or be established by the Secretary.

² Assumes that the Department sends out the questionnaire 45 days after the last day of the anniversary month and allows 7 days for receipt of the questionnaire from the date on which it was transmitted.

³ Assumes that the Department sends out the questionnaire on day 45 and the response is due 45 days later.

⁴ Assumes that the Preliminary Results are published 7 days after issuance.

⁵ Assumes that the Preliminary Results are published 7 days after issuance.

ANNEX III TO PART 351—DEADLINES FOR PARTIES IN ANTIDUMPING INVESTIGATIONS

Day ¹	Event	Regulation
0 days	Initiation	
21 days	Application/certification for separate rate (non-market economy).	351.108(d)(1) (21 days after publication).
50 days	Country-wide cost allegation	351.301(c)(2)(ii)(A) (20 days after date on which questionnaire was transmitted).
0–67 days	Application for an administrative protective order.	351.305(b)(3) (before submission of the first response to the questionnaire; where justified, may be filed up to the date on which the case briefs are due).

ANNEX III TO PART 351—DEADLINES FOR PARTIES IN ANTIDUMPING INVESTIGATIONS—Continued

Day ¹	Event	Regulation
51 days ²	Notification of difficulty in responding to questionnaire.	351.301(c)(1)(iii) (Within 14 days after date of receipt of questionnaire).
67 days	Questionnaire responses	351.301(c)(1)(i) (At least 30 days after date of receipt of questionnaire; where justified, may be filed up to the date on which the case briefs are due).
77 days	Viability arguments and certain multinational corporation allegations.	351.301(c)(2)(i) (10 days after response to relevant section of the questionnaire was filed) and 351.404(g)(1).
80 days	Submission of publicly available information to value factors (nonmarket economy).	351.301(c)(3)(i)(A) or (C) (60 days before scheduled date of preliminary determination, or the Secretary may issue an alternative schedule).
87 days	Company-specific cost allegations	351.301(c)(2)(ii)(A) (within 20 days after response to relevant section of questionnaire was filed).
87 days	Major input cost allegations	351.301(c)(2)(iii) (within 20 days after response to relevant section of questionnaire was filed).
110 days	Submission of other factual information not responsive to or relating to 351.102(b)(21)(i)–(iv).	351.301(c)(5) (The earlier of 30 days before scheduled date of preliminary determination or 14 days before verification).
115 days	Request for postponement by petitioner	351.205(e) (25 days or more before scheduled date of preliminary determination).
120 days	Allegation of critical circumstances before preliminary determination.	351.206(c)(2)(i) (20 days before scheduled date of preliminary determination).
140 days (May be postponed to 190 days).	Preliminary determination	351.205(b)(1) and (2) (140 days after the publication of initiation, but may be extended to 190 days after the publication of initiation).
150 days	Submission of ministerial error comments	351.224(c)(2) (5 days after release of disclosure documents or holding of a disclosure meeting).
155 days	Submission of proposed suspension agreement.	351.208(f)(1)(i)(A) (15 days after issuance of preliminary determination).
177 days ³	Request for a hearing	351.310(c) (30 days after date of publication of preliminary determination).
194 days	Allegation of critical circumstance allegation before final determination.	351.206(e) (21 days before scheduled date of final determination).
197 days (May be changed).	Request for closed hearing sessions	351.310(f) (No later than the date the case briefs are due).
197 days (May be changed).	Submission of briefs	351.309(c)(1)(i) (50 days after date of publication of preliminary determination).
202 days	Submission of rebuttal briefs	351.309(d)(1) (5 days after deadline for filing case briefs).
204 days	Hearing	351.310(d)(1) (2 days after submission of rebuttal briefs).
215 days	Request for postponement of the final determination.	351.210(e) (Submitted within the scheduled date of the final determination).
222 days ⁴ (May be postponed to 282 days).	Final determination	351.210(b)(1) and (2) (75 days after the date of publication of preliminary determination, but may be postponed to 135 days after the date of publication of preliminary determination).
232 days	Submission ministerial error comments	351.224(c)(2) (5 days after release of disclosure documents or holding of a disclosure meeting).
237 days	Replies to ministerial error comments	351.224(c)(3) (5 days after filing of comments).
274–334 days	Order issued	351.211(b) (Not later than 7 days after receipt of notice of an affirmative final injury determination by the U.S. International Trade Commission).

¹ Indicates the number of days from the date of initiation. Most of the deadlines shown here are approximate. The actual deadline in any particular segment of a proceeding may depend on the date of an earlier event or be established by the Secretary.

² Assumes that the Department sends out the questionnaire 5 days after the U.S. International Trade Commission vote and allows 7 days for receipt of the questionnaire from the date on which it was transmitted.

³ Assumes that the Preliminary Determination is published 7 days after issuance.

⁴ Assumes that the Preliminary Determination is published 7 days after issuance.

ANNEX IV TO PART 351—DEADLINES FOR PARTIES IN ANTIDUMPING ADMINISTRATIVE REVIEWS

Day ¹	Event	Regulation
0 days	Request for review	351.213(b)(1) (During the anniversary month).
30 days	Publication of initiation	351.221(c)(1)(i) (End of month following the anniversary month).
0–90 days	Application for an administrative protective order.	351.305(b)(3) (Before submission of first response to questionnaire; where justified, may be filed up to the date on which the case briefs are due).
44 days	Application/certification for separate rate (non-market economy).	351.108(d)(2) and (3) (14 days after publication of initiation).
60 days	Request to examine absorption of duties	351.213(j)(1) (30 days after date of publication of initiation).
66 days ²	Notification of difficulty in responding to questionnaire.	351.301(c)(1)(iii) (14 days after date of receipt of questionnaire).
85 days	Viability arguments and certain multinational corporation allegations.	351.301(c)(2)(i) (10 days after relevant section is filed) and 351.404(g)(1).

ANNEX IV TO PART 351—DEADLINES FOR PARTIES IN ANTIDUMPING ADMINISTRATIVE REVIEWS—Continued

Day ¹	Event	Regulation
90 days ³	Questionnaire responses	351.301(c)(1)(i) (At least 30 days after date of receipt of questionnaire).
110 days	Company-specific cost allegations	351.301(c)(2)(ii)(B) (20 days after relevant section is filed).
110 days	Major input cost allegations	351.301(c)(2)(iii) (20 days after relevant section is filed).
120 days	Withdrawal of request for review	351.213(d)(1) (90 days after date of publication of initiation).
130 days	Request for verification	351.307(b)(1)(v)(A) (100 days after date of publication of initiation).
185 days	Submission of publicly available information to value factors (nonmarket economy).	351.301(c)(3)(ii)(A) and (B) (60 days before the scheduled date of preliminary results, or the Secretary may issue an alternative schedule).
215 days	Submission of other factual information not responsive to or relating to 351.102(b)(21)(i)–(iv).	351.301(c)(5) (The earlier of 30 days before the scheduled date of preliminary results or 14 days before verification).
245 days (May be extended to 365 days).	Preliminary results of review	351.213(h)(1) and (2) (245 days after the last day of the anniversary month, but may be extended to 365 days after the last day of the anniversary month).
282 days	Request for a hearing	351.310(c) (30 days after date of publication of preliminary results).
282 days	Request for closed hearing sessions	351.310(f) (No later than the date the case briefs are due).
282 days	Submission of briefs	351.309(c)(1)(ii) (30 days after date of publication of preliminary results).
287 days	Submission of rebuttal briefs	351.309(d)(1) (5 days after deadline for filing case briefs).
289 days	Hearing	351.310(d)(1) (2 days after submission of rebuttal briefs).
372 days ⁴ (May be extended to 552 days).	Final results of review	351.213(h)(1) and (2) (120 days after the date of publication of preliminary results, but may be extended to 180 days after the date of publication of the preliminary results).
382 days	Ministerial error comments	351.224(c)(2) (5 days after release of disclosure documents).
387 days	Replies to ministerial error comments	351.224(c)(3) (5 days after filing of comments).

¹ Indicates the number of days from the end of the anniversary month. Most of the deadlines shown here are approximate. The actual deadline in any particular segment of a proceeding may depend on the date of an earlier event or be established by the Secretary.

² Assumes that the Department sends out the questionnaire 45 days after the last day of the anniversary month and allows 7 days for receipt of the questionnaire from the date on which it was transmitted.

³ Assumes that the Department sends out the questionnaire on day 45 and the response is due 45 days later.

⁴ Assumes that the Preliminary Results are published 7 days after issuance.

3. Amend part 351 by revising annex X to read as follows:

ANNEX X TO PART 351—DEADLINES FOR PARTIES IN CIRCUMVENTION INQUIRIES

Day ¹	Event	Regulation
0 days	Circumvention inquiry request or self-initiation	351.226(b).
10 days	Comments and information on the adequacy of the request.	351.226(c)(3) (10 days after the circumvention inquiry request is filed).
15 days	Rebuttal comments	351.226(c)(3) (5 days after new factual information in support of adequacy comments is filed).
30 days	Initiation determination of circumvention inquiry based on a request.	351.226(d)(1) (30 days after the circumvention inquiry request is filed unless Secretary finds it is impracticable or seeks clarification).
30 days	Comments and information addressing self-initiation	351.226(f)(1) (30 days after a circumvention inquiry is self-initiated).
30 days	Scope ruling application rebuttal comments	351.226(f)(2) (30 days after a circumvention inquiry is initiated under paragraph (d)(1)).
44 days	Applicant rebuttal comments (self-initiated inquiry)	351.226(f)(1) (14 days after scope ruling application rebuttal comments are filed).
44 days	Applicant rebuttal comments (inquiry based on a request).	351.226(f)(2) (14 days after scope ruling application rebuttal comments are filed).
157 days ²	Preliminary determination of self-initiated circumvention inquiry.	351.226(e)(1) (150 days after the notice of self-initiation is published) (May be extended by no more than 90 days).
187 days ³	Preliminary determination of circumvention inquiry based on a request.	351.226(e)(1) (150 days after the notice of initiation is published) (May be extended by no more than 90 days).
171 days	Preliminary determination comments in self-initiated circumvention inquiry.	351.226(f)(4) (14 days after the issuance of the preliminary determination).
201 days	Preliminary determination comments in circumvention inquiry based on a request.	351.226(f)(4) (14 days after the issuance of the preliminary determination).
178 days	Preliminary determination rebuttal comments in self-initiated circumvention inquiry.	351.226(f)(4) (7 days after the issuance of the preliminary determination).
208 days	Preliminary determination rebuttal comments in circumvention inquiry based on a request.	351.226(f)(4) (7 days after the issuance of the preliminary determination).

ANNEX X TO PART 351—DEADLINES FOR PARTIES IN CIRCUMVENTION INQUIRIES—Continued

Day ¹	Event	Regulation
300 days or 365 days	Final determination of self-initiated circumvention inquiry.	351.226(e)(2) (300 days after the notice of initiation is published) (May be extended by no more than 65 days).
330 days or 395 days	Final determination of circumvention inquiry based on a request.	351.226(e)(2) (300 days after the notice of initiation is published) (May be extended by no more than 65 days).

¹ Indicates the number of days from Initiation. Most of the deadlines shown here are approximate. The actual deadline in any particular segment of a proceeding may depend on the date of an earlier event or be established by the Secretary.

² Assumes that the Preliminary Results are published 7 days after issuance.

³ Assumes that the Preliminary Results are published 7 days after issuance.

[FR Doc. 2025–05482 Filed 3–27–25; 8:45 am]

BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

19 CFR Part 351

[Docket No. 250221–0016]

RIN 0625–AB25

Regulations Enhancing the Administration of the Antidumping and Countervailing Duty Trade Remedy Laws; Correction

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

ACTION: Final rule; correction.

SUMMARY: On December 16, 2024, the U.S. Department of Commerce (Commerce) issued a final rule amending its antidumping and countervailing duty regulations. However, certain regulatory language in the Code of Federal Regulations (CFR) was inadvertently deleted, an incorrect punctuation mark was used, and a letter was left off a word. This correction restores the deleted language to the relevant regulation and corrects the typographical errors.

DATES: Effective March 31, 2025.

FOR FURTHER INFORMATION CONTACT: Scott D. McBride, Associate Deputy Chief Counsel for Trade Enforcement and Compliance, or Jesus Saenz, Senior Attorney, at (202) 482–6292 or (202) 482–1823, respectively.

SUPPLEMENTARY INFORMATION: On December 16, 2024, Commerce published a final rule amending its antidumping and countervailing duty regulations. (89 FR 101694). In the proposed rule, Commerce indicated that it was amending the initial paragraph of 19 CFR 351.301(c)(1) to remove an outdated reference to § 351.204(d)(2) and replace it with new § 351.109(h)(2) (89 FR at 57322). No party commented

on this change, and in the final rule Commerce adopted the same regulatory language as set forth in the proposed rule (89 FR at 101763). Due to an error in how the agency described the change in the rule's directions for revising the CFR, however, rather than simply changing the language of the initial paragraph, paragraphs (i), (ii), (iii), (iv), and (v) of § 351.301(c)(1) were deleted from the CFR. Those paragraphs provide necessary information including deadlines for questionnaire responses, supplemental questionnaire responses, and other submissions, and were never intended by Commerce to be removed from the regulation. Accordingly, this amendment corrects § 351.301(c)(1) and adds back in paragraphs (i) through (v).

In addition, in 351.109(c)(1) a comma was mistakenly used to separate two sentences instead of a period. Furthermore, § 351.301(c)(3)(i)(A) contained the word “schedule,” when in fact the intended word for the sentence was “scheduled.” This amendment corrects both typographical errors.

Pursuant to 5 U.S.C. 553(b)(B) and (d)(3), Commerce finds good cause to conclude that notice and public comment and the 30-day delay in the effective date are unnecessary and contrary to the public interest. As described above, the public already had an opportunity to comment on the Secretary's proposed edit to 351.301(c)(1), and no one commented on that change. Therefore, providing notice and opportunity for public comment on this correction is unnecessary. A 30-day delay in the effective date is unnecessary and contrary to the public interest because the agency is correcting a non-substantive error, the public was already provided prior notice and opportunity to comment, and the absence of paragraphs (i) through (v) from the provision is leading to unnecessary public confusion.

Because prior notice and opportunity for public comment and a 30-day delay in the effective date are not required for

this rule by 5 U.S.C. 553, or any other law, the analytical requirements of the Regulatory Flexibility Act, 5 U.S.C. 601, *et seq.*, are inapplicable.

List of Subjects in 19 CFR Part 351

Administrative practice and procedure, Antidumping, Business and industry, confidential business information, Countervailing duties, Investigations, Imports, Reporting and recordkeeping requirements.

Dated: March 25, 2025.

Christopher Abbott,

Deputy Assistant Secretary for Policy and Negotiations, performing the non-exclusive functions and duties of the Assistant Secretary for Enforcement and Compliance.

19 CFR part 351 is corrected by making the following correcting amendments:

PART 351—ANTIDUMPING AND COUNTERVAILING DUTIES

■ 1. The authority citation for 19 CFR part 351 continues to read as follows:

Authority: 5 U.S.C. 301; 19 U.S.C. 1202 note; 19 U.S.C. 1303 note; 19 U.S.C. 1671 *et seq.*

■ 2. In § 351.109, revise paragraph (c)(1) to read as follows:

§ 351.109 Selection of examined respondents; single-country subsidy rate; calculating an all-others rate; calculating rates for unexamined respondents; voluntary respondents.

* * * * *

(c) * * *

(1) *In general.* If the Secretary determines in an investigation or administrative review that it is not practicable to determine individual dumping margins or countervailable subsidy rates because of the large number of exporters or producers involved in the investigation or review, the Secretary may determine individual margins or rates for a reasonable number of exporters or producers. In accordance with sections 777 A(c)(2) and 777 A(e)(2)(A) of the Act, the Secretary will normally limit the examination to either