

presentation that discusses only the financial data submitted and information on bids for individual projects and for questions from the Commission relating to the BPI, followed by an in camera rebuttal presentation by petitioners. Testimony by industry representatives and questioning by the Commissioners and Staff will be permitted during the in camera session. Industry representatives will not be allowed to be present during the testimony or questioning of other industry representatives or when another firm's BPI is being discussed. For any in camera session the room will be cleared of all persons except those who are presently testifying or being questioned or who have been granted access to BPI under a Commission administrative protective order (APO) and are included on the Commission's APO service list in this investigation. See 19 CFR 201.35(b)(1), (2). The time for the parties' presentations and rebuttals in the in camera session will be taken from their respective overall allotments for the hearing. All persons planning to attend the in camera portions of the hearing should be prepared to present proper identification.

Authority: The General Counsel has certified, pursuant to Commission Rule 201.39 (19 CFR 201.39) that, in her opinion, a portion of the Commission's hearing in *Engineered Process Gas Turbo-Compressor Systems, Whether Assembled or Unassembled, and Whether Complete or Incomplete, from Japan*, Inv. No. 731-TA-748 (Final) may be closed to the public to prevent the disclosure of BPI.

By order of the Commission.
Issued: April 23, 1997.

Donna R. Koehnke,
Secretary.

[FR Doc. 97-11150 Filed 4-29-97; 8:45 am]
BILLING CODE 7020-02-P

INTERNATIONAL TRADE COMMISSION

Heavy Forged Handtools From the People's Republic of China

AGENCY: United States International Trade Commission.

ACTION: Request for comments regarding the institution of a section 751(b) review investigation concerning the Commission's affirmative determinations in investigation No. 731-TA-457 (Final), *Heavy Forged Handtools from the People's Republic of China*.

SUMMARY: The Commission invites comments from the public on whether

changed circumstances exist sufficient to warrant the institution of an investigation pursuant to section 751(b) of the Tariff Act of 1930 (19 U.S.C. 1675(b)) (the Act) to review the Commission's affirmative determinations in the above investigation. The purpose of the proposed review investigation is to determine whether partial revocation of the existing antidumping order on imports of heavy forged handtools from the People's Republic of China (China) would be likely to lead to continuation or recurrence of material injury to the affected domestic industry within a reasonably foreseeable time. 19 U.S.C. 1675a(a)(1). In particular, the Commission must determine whether, in the absence of an antidumping order covering these products, subject imports of picks and mattocks from China would be likely to lead to continuation or recurrence of material injury to the domestic industry producing such products.¹ Picks and mattocks are provided for in subheading 8201.30.00 of the Harmonized Tariff Schedule of the United States.

FOR FURTHER INFORMATION CONTACT: Vera Libeau (202-205-3176), Office of Investigations, U.S. International Trade Commission, 500 E Street, S.W., Washington, DC 20436. Hearing-impaired persons can obtain information on this matter by contacting the Commission's TDD terminal on 202-205-1810. Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at 202-205-2000. General information concerning the Commission may also be obtained by accessing its internet server (<http://www.usitc.gov> or <ftp://ftp.usitc.gov>).

SUPPLEMENTARY INFORMATION:

Background.

On February 11, 1991, the Commission issued an affirmative injury determination with respect to picks and mattocks in the context of its determinations in *Heavy Forged Handtools from the People's Republic of China*, Inv. No. 731-TA-457 (Final) (56 F.R. 7060, Feb. 21, 1991). The Commission made four separate affirmative determinations covering the

¹ In the 1991 investigation of heavy forged handtools from China, the Commission found four separate like products corresponding to the four classes or kinds of articles defined by the Department of Commerce (Commerce) to be within the scope of investigation. One of the four like products found was "picks and mattocks, with or without handles" (digging tools). Accordingly, the Commission found a separate domestic industry producing these products.

following classes or kinds of heavy forged handtools: (1) Hammers and sledges, with heads weighing two pounds or more, with or without handles (striking tools); (2) all bar tools, track tools, and wedges (bar tools); (3) picks and mattocks, with or without handles (digging tools); and, (4) axes, adzes and hewing tools, other than machetes, with or without handles (hewing tools). Commerce issued an antidumping order covering all four categories of tools.

On April 16, 1997, the Commission received a request to review its affirmative determination with respect to picks and mattocks in light of changed circumstances (the request), pursuant to section 751(b) of the Act (19 U.S.C. 1675(b)). The request was filed by counsel on behalf of Olympia Industrial, Inc. (Olympia), a major importer and distributor of heavy forged handtools, including picks and mattocks. The alleged changed circumstances include: (1) Cessation of U.S. production of picks and mattocks, at least for commercial markets; (2) lack of competition between imports and U.S.-made picks and mattocks; (3) the argument that any production decline in the United States since imposition of the antidumping order is not the "natural and direct result" of the order, and; (4) the argument that prices of imports of picks and mattocks from nonsubject countries, such as Mexico, Poland, and India, are lower than prices of imports of picks and mattocks from China.

Written Comments Requested

Pursuant to section 207.45(b) of the Commission's Rules of Practice and Procedure (19 C.F.R. 207.45(b)), the Commission requests comments concerning whether the alleged changed circumstances are sufficient to warrant institution of a review investigation.

Written Submissions

In accordance with section 201.8 of the Commission's rules (19 C.F.R. 201.8), the signed original and 14 copies of all written submissions must be filed with the Secretary to the Commission, 500 E Street, S.W., Washington, DC 20436. All comments must be filed no later than 30 days after the date of publication of this notice in the **Federal Register**. The Commission's determination regarding initiation of a review investigation is due within 30 days of the close of the comment period. Any person desiring to submit a document (or portion thereof) to the Commission in confidence must request business confidential treatment under section 201.6 of the Commission's rules

(19 C.F.R. 201.6). Such requests should be directed to the Secretary to the Commission and must include a full statement of the reasons why the Commission should grant such treatment. Each sheet must be clearly marked at the top "Confidential Business Information." The Commission will either accept the submission in confidence or return it. All nonconfidential written submissions will be available for public inspection in the Office of the Secretary.

Copies of the non-business proprietary version of the request and any other documents in this matter are available for public inspection during regular business hours (8:45 a.m. to 5:15 p.m.) in the Office of the Secretary to the Commission; telephone 202-205-2000.

Issued: April 23, 1997.

By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 97-11149 Filed 4-29-97; 8:45 am]

BILLING CODE 7020-02-P

INTERNATIONAL TRADE COMMISSION

[Investigations Nos. 701-TA-368-371 and 731-TA-763-766 (Preliminary)]

Certain Steel Wire Rod From Canada, Germany, Trinidad and Tobago, and Venezuela

Determinations

On the basis of the record¹ developed in the subject investigations, the United States International Trade Commission determines, pursuant to sections 703(a) and 733(a) of the Tariff Act of 1930 (19 U.S.C. 1671b(a) and 1673b(a)), that there is a reasonable indication that an industry in the United States is materially injured by reason of imports from Canada, Germany, Trinidad and Tobago,² and Venezuela of certain steel wire rod, provided for in subheadings 7213.91.30, 7213.91.45, 7213.91.60, 7213.99.00, 7227.20.00, and 7227.90.60 of the Harmonized Tariff Schedule of the United States, that are alleged to be subsidized by the Governments of Canada, Germany, Trinidad & Tobago, and Venezuela and/or sold in the United States at less than fair value (LTFV).

¹ The record is defined in sec. 207.2(f) of the Commission's Rules of Practice and Procedure (19 CFR 207.2(f)).

² Commissioner Crawford found in the negative with respect to Trinidad & Tobago.

Commencement of Final Phase Investigations

Pursuant to section 207.18 of the Commission's rules, as amended in 61 FR 37818 (July 22, 1996), the Commission also gives notice of the commencement of the final phase of its investigations. The Commission will issue a final phase notice of scheduling which will be published in the **Federal Register** as provided in section 207.21 of the Commission's rules upon notice from the Department of Commerce (Commerce) of affirmative preliminary determinations in the investigations under sections 703(b) and 733(b) of the Act, or, if the preliminary determinations are negative, upon notice of affirmative final determinations in those investigations under sections 705(a) and 735(a) of the Act. Parties that filed entries of appearance in the preliminary phase of the investigations need not enter a separate appearance for the final phase of the investigations. Industrial users, and, if the merchandise under investigation is sold at the retail level, representative consumer organizations have the right to appear as parties in Commission antidumping and countervailing duty investigations. The Secretary will prepare a public service list containing the names and addresses of all persons, or their representatives, who are parties to the investigations.

Background

On February 26, 1997, a petition was filed with the Commission and the Department of Commerce by counsel for Connecticut Steel Corp., Wallingford, CT; Co-Steel Raritan, Perth Amboy, NJ; GS Industries, Inc., Georgetown, SC; Keystone Steel & Wire Co., Peoria, IL; North Star Steel Texas, Inc., Beaumont, TX; and Northwestern Steel & Wire, Sterling, IL, alleging that an industry in the United States is materially injured or threatened with material injury by reason of subsidized and LTFV imports of certain steel wire rod from Canada, Germany, Trinidad and Tobago, and Venezuela. Accordingly, effective February 26, 1997, the Commission instituted countervailing duty investigations Nos. 701-TA-368-371 (Preliminary) and antidumping investigations Nos. 731-TA-763-766 (Preliminary).

Notice of the institution of the Commission's investigations and of a public conference to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the

Federal Register of March 6, 1997 (62 FR 10292). The conference was held in Washington, DC, on March 19, 1997, and all persons who requested the opportunity were permitted to appear in person or by counsel.

The Commission transmitted its determinations in these investigations to the Secretary of Commerce on April 14, 1997. The views of the Commission are contained in USITC Publication 3037 (April 1997), entitled "Certain Steel Wire Rod from Canada, Germany, Trinidad and Tobago, and Venezuela: Investigations Nos. 701-TA-368-371 (Preliminary) and 731-TA-763-766 (Preliminary)."

Issued: April 23, 1997.

By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 97-11148 Filed 4-28-97; 8:45 am]

BILLING CODE 7020-02-P

INTERNATIONAL TRADE COMMISSION

Privacy Act of 1974; Establishment of New Systems of Records; Revision of Systems of Records; Deletion of a System of Records

AGENCY: International Trade Commission.

ACTION: Request for comments on proposed establishment of new Privacy Act systems of records, revision of systems of records, and deletion of a system of records.

SUMMARY: Pursuant to 5 U.S.C. 522a(e)(4) of the Privacy Act of 1974, the U.S. International Trade Commission ("Commission") proposes the following actions: (1) Consolidate and revise two existing systems of records, currently entitled "Budgetary and Payroll-Related Records" and "Time and Attendance Records," into a new system of records entitled "Pay, Leave and Travel Records;" (2) revise the existing system of records entitled "Grievance Records;" (3) revise the existing system of records entitled "Office of Inspector General Investigative Files General and Criminal" by clarifying that there are two separate systems of records entitled "Office of Inspector General Investigative Files (General)" and "Office of Inspector General Investigative Files (Criminal);" (4) establish a new system of records entitled "Telephone Call Detail Records;" (5) establish a new system of records entitled "Security Access Records;" (6) establish a new system of records entitled "Personnel Security