Department of Commerce will review all applications immediately after the deadline. We will inform applicants of selection decisions as soon as possible after September 17, 2010. Applications received after the deadline will be considered only if space and scheduling constraints permit.

**Contacts**

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Sean Timmins, Global Trade Programs, Commercial Service Trade Missions Program.

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**DEPARTMENT OF COMMERCE**

**International Trade Administration**

[A–570–905]

**Notice of Correction to the First Administrative Review of Certain Polyester Staple Fiber From the People’s Republic of China: Final Results of Antidumping Duty Administrative Review**

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

**ACTION:** Correction to assessment rate section and separate rate company name.


**FOR FURTHER INFORMATION CONTACT:** Emeka Chukwudebe, AD/CVD Operations, Office 9, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230; telephone: (202) 482–0219.

In response to comments received from respondents, the Department hereby clarifies two areas of the Final Results. The Department inadvertently stated in the assessment rate section that we will instruct CBP to liquidate entries for all companies at the company specific rate required at the time of entry. The Department hereby clarifies that we will instruct CBP to liquidate entries at the company-specific rate set forth in the Final Results. Additionally, in the Final Results, the Department omitted the full name of the separate rate company, Far Eastern Industries, Ltd., (Shanghai) and Far Eastern Polychem Industries and only listed Far Eastern Polychem Industries. The Department hereby corrects the Final Notice to state Far Eastern Industries, Ltd., (Shanghai) and Far Eastern Polychem Industries. The Final Results remains in effect in all other respects.

**FOR FURTHER INFORMATION CONTACT:**

Ronald K. Lorentzen, Deputy Assistant Secretary for Import Administration.

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**DEPARTMENT OF COMMERCE**

**International Trade Administration**

[A–570–855]

**Certain Non–Frozen Apple Juice Concentrate From the People’s Republic of China: Initiation of Antidumping Duty New Shipper Review**

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

**DATES:** Effective Date: February 4, 2010.

**SUMMARY:** The Department of Commerce (“Department”) has determined that a request for a new shipper review (“NSR”) of the antidumping duty order on certain non–frozen apple juice concentrate (“apple juice”) from the People’s Republic of China (“PRC”), received on December 15, 2009, meets the statutory and regulatory requirements for initiation. The period of review (“POR”) for this NSR is June 1, 2009, through January 20, 2010. In this instance, LXFI’s sale of subject merchandise was made during the POR specified by the Department’s regulations but the shipment entered within fifty–one days after the end of that POR. The Department finds that extending the POR to capture this entry would not prevent the completion of the review within the time limits set by the Department’s regulations. Therefore, the Department has extended the POR for the new shipper review of LXFI by 51 days. See “Memorandum to the File through Alex Villanueva, Program Manager, New Shipper Review: Certain Non–Frozen Apple Juice Concentrate from the People’s Republic of China (A–570–855), Placing CBP data on the record,” dated concurrently with this notice.

**FOR FURTHER INFORMATION CONTACT:**


**SUPPLEMENTARY INFORMATION:**

**Background**

The notice announcing the antidumping duty order on apple juice from the PRC was published in the Federal Register on June 5, 2000. See Notice of Amended Final Determination of Sales at Less Than Fair Value and Antidumping Duty Order: Certain Non–Frozen Apple Juice Concentrate From the People’s Republic of China, 65 FR 35606 (June 5, 2000) (“Antidumping Duty Order”). On December 15, 2009, pursuant to section 751(a)(2)(B)(i) of the Tariff Act of 1930, as amended (“Act”), and 19 CFR 351.214(c), the Department received a NSR request from Lingbao Xinyuan Fruit Industry Co. (“LXFI”). LXFI’s request was properly made during December 2009, which is the semi–annual anniversary of the Antidumping Duty Order. LXFI also submitted amendments to its initial NSR request on December 28, 2009. LXFI certified that it is a producer and exporter of the subject merchandise upon which the request was based. LXFI did not submit a public version, but instead adequately summarized proprietary information and provided explanations as to why certain proprietary information is not capable of summarization.

Pursuant to section 751(a)(2)(B)(i)(II) of the Act and 19 CFR 351.214(b)(2)(i), LXFI certified that it did not export subject merchandise to the United States during the period of investigation (“POI”). In addition, pursuant to section 751(a)(2)(B)(i)(III) of the Act and 19 CFR 351.214(b)(2)(iii)(A), LXFI certified that, since the initiation of the investigation, it has never been affiliated with any Chinese exporter or producer who exported subject merchandise to the United States during the POI, including those respondents not individually.

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1 Ningbo Dafa Chemical Fiber Co., Ltd., and Cixi Santai Chemical Fiber Co., Ltd.