weighted-average dumping margin is zero or de minimis, or an importer-specific assessment rate is zero or de minimis, we will instruct CBP to liquidate the appropriate entries without regard to antidumping duties.

Cash Deposit Requirements
The following cash deposit requirements will be effective upon publication of the final results of this administrative review for all shipments of the subject merchandise entered, or withdrawn from warehouse, for consumption on or after the publication date, as provided for by section 751(a)(2)(C) of the Tariff Act of 1930, as amended, (“the Act”): (1) For the RMB/IFI Group, the cash deposit rate will be the rate established in the final results of review (except if the rate is zero or de minimis, i.e., less than 0.5 percent, a zero cash deposit rate will be required for that company); (2) for previously investigated or reviewed PRC and non-PRC exporters not listed above that have a separate rate, the cash deposit rate will continue to be the exporter-specific rate published for the most recent period; (3) for all PRC exporters of subject merchandise which have not been found to be entitled to a separate rate, the cash deposit rate will be the PRC-wide rate of 206.00 percent; and (4) for all non-PRC exporters of subject merchandise which have not received their own rate, the cash deposit rate will be the rate applicable to the PRC exporters that supplied that non-PRC exporter. The deposit requirements, when imposed, shall remain in effect until further notice.

Reimbursement of Duties
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 POR. Failure to comply with this requirement could result in the Department’s presumption that reimbursement of antidumping duties has occurred and the subsequent assessment of doubled antidumping duties.

Administrative Protective Orders
This notice also serves as a reminder to parties subject to administrative protective order (“APO”) of their responsibility concerning the return or destruction of propriety 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.

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

Dated: November 5, 2012
Paul Piquado,
Assistant Secretary for Import Administration.

Appendix I
Comment 1. Surrogate Country Selection
A. Economic Comparability and Significant Producer
B. Data Availability
(1) Surrogate Value for Steel Inputs
(2) Surrogate Value for Hydrochloric Acid
(3) Surrogate Financial Ratios

Comment 2. Correcting the Harmonized Tariff Schedule Numbers Within the Scope
Comment 3. Factors of Production for Control Numbers NotProduced During the POR

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DEPARTMENT OF COMMERCE
International Trade Administration
[A–570–933]
Frontseating Service Valves From the People’s Republic of China: 2010–2011 Antidumping Duty Administrative Review; Final Results

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

SUMMARY: On May 4, 2012, the Department published its Preliminary Results in the antidumping duty administrative review of frontseating service valves from the People’s Republic of China.1 The period of review (“POR”) is April 1, 2010, through March 31, 2011. We have determined that neither Zhejiang DunAn Hetian Metal Co., Ltd. (“DunAn”) nor Zhejiang Sanhua Co., Ltd. (“Sanhua”), the only companies covered by this review, made sales in the United States at prices below normal value (“NV”). We invited interested parties to comment on our Preliminary Results. Based on our analysis of the comments received, we made changes to our margin calculations for DunAn and Sanhua. The final dumping margins for this review are listed in the “Final Results Margins” section below.

DATES: Effective Date: November 9, 2012.

FOR FURTHER INFORMATION CONTACT: Laurel LaCivita, Brooke Kennedy, or Eugene Dagnon, AD/CVD Operations, Office 8, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–4243, (202) 482–3818, and (202) 482–0414, respectively.

Background
On May 4, 2012, the Department published its Preliminary Results in the antidumping duty administrative review of frontseating service valves from the People’s Republic of China.1 On June 1, 2012, Petitioner3 requested a hearing for issues raised in the case and rebuttal briefs.4 On June 1, 2011, DunAn submitted its 5th supplemental questionnaire response reporting factors of production (“FOPs”) for its unaffiliated brass tollers.5 On June 11, 2012, Petitioner and DunAn submitted publicly available surrogate value (“SV”) data to value respondents’ factors of production.6 On June 21, 2012, DunAn and Sanhua submitted rebuttal SV comments on the June 11, 2012 submissions.7 We received case briefs from Petitioner and DunAn on July 12, 2012,8 and rebuttal briefs.9 See id.


Analysis of Comments Received

All issues raised in the case and rebuttal briefs filed by parties in this review are addressed in the Memorandum from Christian Marsh, Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations, to Paul Piquado, Assistant Secretary for Import Administration, “Frontseating Service Valves from the People’s Republic of China: Issues and Decision Memorandum for the Final Results of the 2010–2011 Administrative Review ("Issues and Decision Memorandum"),” dated concurrently with, and hereby adopted by, this notice. A list of the issues that parties raised and to which we responded in the Issues and Decision Memorandum follows as an appendix to this notice. The Issues and Decision Memorandum is a public document and is on file electronically via Import Administration’s Antidumping and Countervailing Duty Centralized Electronic Service System ("IA ACCESS"). IA ACCESS is available to registered users at http://iaaccess.trade.gov and in the Central Records Unit ("CRU"), room 7046 of the main Department of Commerce building. In addition, a complete version of the Issues and Decision Memorandum can be accessed directly on the internet at http://www.trade.gov/ia/. The signed Issues and Decision Memorandum and the electronic versions of the Issues and Decision Memorandum are identical in content.

Period of Review

The POR is April 1, 2010, through March 31, 2011.

Scope of the Order

The merchandise covered by this order is frontseating service valves, assembled or unassembled, complete or incomplete, and certain parts thereof. Frontseating service valves are classified under subheading 8481.80.1095, and also have been classified under subheading 8415.90.80.85, of the Harmonized Tariff Schedule of the United States ("HTSUS"). It is possible for frontseating service valves to be manufactured out of primary materials other than copper and brass, in which case they would be classified under HTSUS subheadings 8481.80.3040, 8481.80.3090, or 8481.80.5090. In addition, if unassembled or incomplete frontseating service valves are imported, the various parts or components would be classified under HTSUS subheadings 8481.90.1000, 8481.90.3000, or 8419.80.5000. The HTSUS subheadings are provided for convenience and customs purposes, but the written description of the scope of this order, available in Antidumping Duty Order: Frontseating Service Valves from the People’s Republic of China, 74 FR 19196 (April 28, 2009), remains dispositive.

Changes Since the Preliminary Results

Based on an analysis of the comments received, the Department has made the following changes in the margin calculation.

- We valued the surrogate value for brass scrap using the HTS number for brass bar and rod. See Comment 2 of the accompanying Issues and Decision Memorandum.
- The Department recalculated the surrogate financial ratios using the financial statements of FVC Philippines, Inc. and Makati Foundry, Inc. See Comment 4 of the accompanying Issues and Decision Memorandum.
- We revised Sanhua’s reported scrap adjustment to ensure that the reported raw materials account fully for the reported weight of each FSV model sold. See Comment 7 of the accompanying Issues and Decision Memorandum.

Final Results Margin

We determine the weighted-average dumping margins for the period April 1, 2010, through March 31, 2011, to be:

<table>
<thead>
<tr>
<th>Exporter</th>
<th>Weighted-average margin (percentage)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Zhejiang DunAn Hetian Metal Co. Ltd</td>
<td>0.00</td>
</tr>
<tr>
<td>Zhejiang Sanhua Co., Ltd</td>
<td>0.00</td>
</tr>
</tbody>
</table>

Assessment Rates

Pursuant to section 751(a)(2)(A) of the Tariff Act of 1930, as Amended (“the Act”) and 19 CFR 351.212(b), the Department will determine, and U.S. Customs and Border Protection (“CBP”) shall assess, antidumping duties on all appropriate entries of subject merchandise in accordance with the final results of this review. Where the weighted-average margin of dumping for the exporter or producer is determined to be zero or de minimis, no assessment rates will be calculated and the Department will instruct CBP to liquidate all imports from the exporter or producer without regard to antidumping duties. The Department intends to issue assessment instructions to CBP 15 days after the date of publication of these final results of review.

Cash Deposit Requirements

The following cash deposit requirements will be effective upon publication of the final results of this administrative review for all shipments of the subject merchandise entered, or withdrawn from warehouse, for consumption on or after the publication date, as provided for by section 751(a)(2)(C) of the Act: (1) For DunAn and Sanhua, the cash deposit rate will be the rate identified in the Final Results Margin section, as listed above; (2) for previously investigated or reviewed PRC and non-PRC exporters not listed above that have separate rates, the cash deposit rate will continue to be the exporter-specific rate published for the most recent period; (3) for all PRC exporters of subject merchandise which have not been found to be entitled to a separate rate, the cash deposit rate will continue to be the PRC-wide rate of 55.62 percent; and (4) for all non-PRC exporters...
exporters of subject merchandise which have not received their own rate, the cash deposit rate will be the rate applicable to the PRC exporter that supplied that non-PRC exporter. The deposit requirements shall remain in effect until further notice.

Notification to Importers

This notice also 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 Secretary’s presumption that reimbursement of the antidumping duties occurred and the subsequent assessment of double antidumping duties.

Notification to Interested Parties

This notice also serves as a reminder to parties subject to administrative protective orders (“APOs”) of their responsibility concerning the return or destruction of proprietary information disclosed under the APO in accordance with 19 CFR 351.305(a)(3), 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.

Disclosure

We will disclose the calculations performed within five days of the date of publication of this notice to parties in this proceeding in accordance with 19 CFR 351.224(b).

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

Dated: November 2, 2012.

Paul Piquado,
Assistant Secretary for Import Administration.

Appendix I—Issues for the Final Results

Comment 1: Surrogate Country Selection
Comment 2: Surrogate Value for Brass Bar and Rod
Comment 3: Surrogate Value for Brass Scrap
Comment 4: Financial Ratios
Comment 5: Brokerage and Handling for DunAn
Comment 6: Use of Historical FOPs for Models Produced Prior to the POR for DunAn

Comment 7: Sanhua’s Brass Scrap Generation Is Overstated

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DEPARTMENT OF COMMERCE

International Trade Administration

[A–485–805]


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

SUMMARY: On August 21, 2012, the Department of Commerce published the preliminary results of the administrative review of the antidumping duty order on certain small diameter carbon and alloy seamless standard, line and pressure pipe from Romania. The period of review is August 1, 2010, through July 31, 2011. We gave interested parties an opportunity to comment on the preliminary results, but we received no comments. The final weighted-average dumping margins for ArcelorMittal Tubular Products Roman S.A. is listed below in the “Final Results of the Review” section of this notice.

DATES: Effective Date: November 9, 2012.


Background

On August 21, 2012, the Department of Commerce (the Department) published the preliminary results of the administrative review of the antidumping duty order on certain small diameter carbon and alloy seamless standard, line and pressure pipe from Romania. See Certain Small Diameter Carbon and Alloy Seamless Standard, Line and Pressure Pipe From Romania: Preliminary Results of Antidumping Duty Administrative Review, 77 FR 50465 (August 21, 2012) (Preliminary Results). We invited interested parties to comment on the Preliminary Results, but we received no comments.

The Department has conducted this administrative review in accordance with section 751(a) of the Tariff Act of 1930, as amended (the Act).

Scope of the Order

The products subject to the order are small diameter seamless carbon and alloy (other than stainless) steel standard, line, and pressure pipes and redraw hollows. The products are typically classified in the Harmonized Tariff Schedule of the United States (HTSUS) at subheadings: 7304.10.20, 7304.19.20, 7304.19.50, 7304.19.50.20, 7304.19.50.00, 7304.19.50.16, 7304.39.00.24, 7304.39.00.28, 7304.39.00.32, 7304.51.50.05, 7304.51.50.60, 7304.59.60.00, 7304.59.80.10, 7304.59.80.15, 7304.59.80.20, and 7304.59.80.25. Although the HTSUS subheadings are provided for convenience and customs purposes, the written product descriptions, available in Notice of Amended Final Determination of Sales at Less Than Fair Value and Antidumping Duty Order: Certain Small Diameter Carbon and Alloy Seamless Standard, Line and Pressure Pipe From Romania, 65 FR 48963 (August 10, 2000), remains dispositive.

Final Results of the Review

We have made no changes to our calculations announced in the Preliminary Results. As a result of our review, we determine that a weighted-average dumping margin of 0.00 percent exists for ArcelorMittal Tubular Products Roman S.A. for the period August 1, 2010, through July 31, 2011.

Assessment Rates

In accordance with the Final Modification, we will instruct U.S. Customs and Border Protection (CBP) to liquidate the entries covered by this review without regard to antidumping duties. See Antidumping Proceedings: Calculation of the Weighted-Average Dumping Margin and Assessment Rate in Certain Antidumping Duty Proceedings: Final Modification, 77 FR 8101 (February 14, 2012) (Final Modification).

The Department clarified its “automatic assessment” regulation on May 6, 2003. This clarification will apply to entries of subject merchandise during the period of review produced by AMTP for which it did not know its merchandise was destined for the United States. In such instances, we will instruct CBP to liquidate unreviewed entries at the all-the-others rate if there is no rate for the intermediate company involved in the transaction. For a full discussion of this clarification, see...