GVN Fuels Limited, Maharashtra Seamless Limited and Jindal Pipes Limited\(^6\) and Jindal SAW, Limited. The revised weighted-average dumping margins for the period July 1, 2012, through June 30, 2013, are as follows:

<table>
<thead>
<tr>
<th>Exporter or producer</th>
<th>Estimated weighted-average dumping margins (percent)</th>
<th>Cash deposit rate percent (percent) (^7)</th>
</tr>
</thead>
<tbody>
<tr>
<td>GVN Fuels Limited, Maharashtra Seamless Limited and Jindal Pipes Limited (collectively, GVN or GVN single entity)</td>
<td>1.07</td>
<td>0.00</td>
</tr>
<tr>
<td>Jindal SAW, Limited</td>
<td>11.24</td>
<td>0.00</td>
</tr>
<tr>
<td>All Others</td>
<td>5.79</td>
<td>0.00</td>
</tr>
</tbody>
</table>

\(^*\) (de minimis).

Correction to the Amended Order

Amendment of the Order on OCTG From India

The period to appeal the Court of International Trade’s decision has passed, and a final and conclusive court decision has been reached in this case. Therefore, the Department is amending the antidumping duty order\(^8\) on OCTG from India to exclude from the order subject merchandise produced and exported by the GVN single entity (comprised of GVN Fuels Limited, Maharashtra Seamless Limited and Jindal Pipes Limited)\(^9\) because the revised weighted-average dumping margin for the GVN single entity is de minimis. This exclusion does not apply to merchandise produced by the GVN single entity and exported by any other company (outside the GVN single entity) or merchandise produced by any other company and exported by the GVN single entity. Resellers of merchandise produced by the GVN single entity, are also not entitled to this exclusion.

Continuation of Suspension of Liquidation, In Part

In accordance with section 735(c)(1)(B) of the Act, the Department has instructed CBP to continue to suspend liquidation on all relevant entries of OCTG from India.\(^10\) These instructions suspending liquidation will remain in effect until further notice. However, because the estimated weighted-average dumping margin for merchandise produced and exported by the GVN single entity is de minimis, the Department is directing U.S. Customs and Border Protection to liquidate all entries produced and exported by the GVN single entity currently suspended without regard to antidumping duties, and to not to suspend liquidation of entries of subject merchandise where the GVN single entity acted as both the producer and exporter. Entries of subject merchandise exported to the United States by any other producer and exporter combination involving the GVN single entity are not entitled to this exclusion from suspension of liquidation and are subject to the cash deposit rate for the all-others entity.

This correction to the Amended Final Determination and Amended Order is issued and published in accordance with sections 516A(e)(1), 735(d), 736(a), and 777(i) of the Act of the Act.

Dated: July 24, 2017.

Gary Taverman,
Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations, performing the non-exclusive functions and duties of the Assistant Secretary for Enforcement and Compliance.

[FR Doc. 2017–15943 Filed 7–27–17; 8:45 am] BILLING CODE 3510–05–P

DEPARTMENT OF COMMERCE
International Trade Administration
[A–570–898]

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

SUMMARY: The Department of Commerce (the Department) is conducting an administrative review of the antidumping duty order on chlorinated isocyanurates (chlorinated isos) from the People’s Republic of China (PRC). The period of review (POR) is June 1, 2015, through May 31, 2016. This administrative review covers three producers/exporters: (1) Heze Huayi Chemical Co. Ltd. (Heze Huayi); (2) Hebei Jiheng Chemical Co. Ltd. (Jiheng); and (3) Juancheng Kangtai Chemical Co. Ltd. (Kangtai). We preliminarily determine that Heze Huayi and Kangtai have demonstrated their eligibility for a separate rate, and have made sales in the United States at prices below normal value (NV). We also preliminarily determine that Jiheng has not demonstrated its eligibility for a separate rate. Interested parties are invited to comment on these preliminary results.

DATES: July 28, 2017.


SUPPLEMENTARY INFORMATION:

Scope of the Order

The products covered by the order are chlorinated isos, which are derivatives of cyanuric acid, described as chlorinated s-triazine triones.\(^3\) Chlorinated isos are currently classifiable under subheadings 2933.69.6015, 2933.69.6021, 2933.69.6050, 3808.40.50, 3808.50.40, and 3808.50.45.


\(^[6]\) Final Determination Notice, 79 FR at 41982, and accompanying IDM at Comment 9.

\(^[7]\) Cash deposit rates are lower than estimated weighted-average dumping margins due to offsets for export subsidies.

\(^[8]\) See Certain Oil Country Tubular Goods From India, the Republic of Korea, Taiwan, the Republic of Turkey, and the Socialist Republic of Vietnam: Antidumping Duty Orders; and Certain Oil Country Tubular Goods From the Socialist Republic of Vietnam: Amended Final Determination of Sales at Less Than Fair Value, 79 FR 53691 (September 10, 2014) (Orders).

\(^[9]\) Final Determination Notice, 79 FR at 41982, and accompanying IDM at Comment 9.


\(^1\) For a complete description of the Scope of the Order, see Memorandum from Gary Taverman, Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations, to Ronald K. Lorenzten, Acting Assistant Secretary for Enforcement and Compliance, “Decision Memorandum for the Preliminary Results of the 2015–2016 Antidumping Duty Administrative Review: Chlorinated Isocyanurates from the People’s Republic of China,” dated concurrently with this notice (Preliminary Decision Memorandum).
Methodology

The Department is conducting this administrative review in accordance with section 751(a)(1)(A) of the Tariff Act of 1930, as amended (the Act). Export and constructed export prices have been calculated in accordance with section 772 of the Act. Because the PRC is a non-market economy within the meaning of section 771(18) of the Act, normal value has been calculated in accordance with section 773(c) of the Act. For a full description of the methodology underlying our conclusions, see the Preliminary Decision Memorandum, which is hereby adopted by this notice. A list of the topics included in the Preliminary Decision Memorandum is included as an appendix to this notice.

The Preliminary Decision Memorandum is a public document and is on file electronically via Enforcement and Compliance’s Antidumping and Countervailing Duty Centralized Electronic Service System (ACCESS). ACCESS is available to registered users at https://access.trade.gov, and it is available to all parties in the Central Records Unit, room B8024 of the main Department of Commerce building. In addition, a complete version of the Preliminary Decision Memorandum is available at http://enforcement.trade.gov/frn/. The signed Preliminary Decision Memorandum and the electronic version of the Preliminary Decision Memorandum are identical in content.

Verification

As provided in sections 782(i)(3)(A)–(B) of the Act, we intend to verify the information upon which we will rely in determining our final results of review with respect to Kangtai.

Preliminary Results of Review

The Department preliminarily finds that Jiheng did not respond to the Department’s questionnaire even though it timely submitted a separate rate certification. As such, we preliminarily determine that Jiheng is part of the PRC-wide entity.2 For the companies’ subject to this review that have established their eligibility for a separate rate, the Department preliminarily determines that the following weighted-average dumping margins exist for the period of June 1, 2015, through May 31, 2016:

<table>
<thead>
<tr>
<th>Exporter</th>
<th>Weight-average dumping margin percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Heze Huayi Chemical Co. Ltd</td>
<td>16.06</td>
</tr>
<tr>
<td>Juancheng Kangtai Chemical Co. Ltd</td>
<td>24.82</td>
</tr>
</tbody>
</table>

Disclosure and Public Comment

The Department intends to disclose the calculations for these preliminary results within five days of the date of publication of this notice, in accordance with 19 CFR 351.224(b).

Because, as noted above, the Department intends to verify the information submitted by Kangtai upon which we will rely in making our final determination. Interested parties may submit written comments in the form of case briefs within one week after the issuance of the last verification report and rebuttal comments in the form of rebuttal briefs within five days after the time limit for filing case brief.3 Parties who submit case briefs or rebuttal briefs in this proceeding are requested to submit with each with each argument: (1) A statement of the issue; (2) a brief summary of the argument; and (3) a table of authorities.4

Pursuant to 19 CFR 351.310(c), interested parties who wish to request a hearing, or to participate if one is requested, must submit a written request to the Assistant Secretary for Enforcement and Compliance, within 30 days of the date of publication of this notice.5 Requests should contain: (1) The party’s name, address and telephone number; (2) The number of participants; and (3) a list of issues to be discussed. Issues raised in the hearing will be limited to those raised in the respective case and rebuttal briefs. If a request for a hearing is made, parties will be notified of the time and date for the hearing to be held at the U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230.6 Parties should confirm by telephone the date, time, and location of the hearing two days before the scheduled date.

All submissions, with limited exceptions, must be filed electronically using ACCESS. An electronically filed document must be received successfully in its entirety by 5 p.m. Eastern Time (ET) on the due date. Documents excepted from the electronic submission requirements must be filed manually (e.g., in paper form) with the APO/ Dockets Unit in Room 18022 and stamped with the date and time of receipt by 5 p.m. ET on the due date.

The Department intends to issue the final results of this administrative review, which will include the results of verification and our analysis of all issues raised in the case briefs, within 120 days of publication of these preliminary results in the Federal Register, unless extended, pursuant to section 751(a)(3)(A) of the Act.

Assessment Rates

Upon issuing the final results of this review, the Department shall determine, and U.S. Customs and Border Protection (CBP) shall assess, antidumping duties on all appropriate entries covered by this review.7 The Department intends to issue assessment instructions to CBP 15 days after the date of publication of the final results of this review.

In accordance with 19 CFR 351.212(b)(1), we are calculating importer- (or customer-) specific assessment rates for the merchandise subject to this review. For any individually examined respondent whose weighted-average dumping margin is above de minimis (i.e., 0.50 percent), the Department will calculate importer-specific assessment rates on the basis of the ratio of the total amount of dumping calculated for the importer’s examined sales and the total entered value of sales.8 We will instruct CBP to assess antidumping duties on all appropriate entries covered by this review when the importer-specific assessment rate is above de minimis. Where either the respondent’s 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 dumping margin.

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1 See 19 CFR 351.310(c)(1)(i)(ii).
3 See 19 CFR 351.309(c)(2); see also 19 CFR 351.303 (for general filing requirements).
4 See 19 CFR 351.310(c).
5 See 19 CFR 351.310(d).
appropriate entries without regard to antidumping duties.

For entries that were not reported in the U.S. sales database submitted by an exporter individually examined during this review, the Department will instruct CBP to liquidate such entries at the PRC-wide rate. Additionally, if the Department determines that an exporter under review had no shipments of the subject merchandise, any suspended entries that entered under that exporter’s case number will be liquidated at the PRC-wide rate.\(^9\)

**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 from the PRC 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 the exporters listed above, the cash deposit rate will be the rate established in the final results of this review (except, if the rate is zero or de minimis, 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 separate rates, the cash deposit rate will continue to be the existing producer/exporter-specific combination rate published for the most recent period; (3) for all PRC exporters of subject merchandise that have not been found to be eligible for a separate rate, the cash deposit rate will be the PRC-wide rate of 285.63 percent;\(^{10}\) 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 exporter(s) that supplied that non-PRC exporter. These deposit requirements, when imposed, shall remain in effect until further notice.

**Notification to Importers**

This notice also serves as a 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 Department’s presumption that reimbursement of antidumping

duties occurred and the subsequent assessment of double antidumping duties.

We are issuing\(^{11}\) and publishing these results in accordance with sections 751(a)(1) and 777(f)(1) of the Act and 19 CFR 351.213 and 19 CFR 351.221(b)(4).

Dated: July 24, 2017.

Gary Taverner,

Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations, performing the non-exclusive functions and duties of the Assistant Secretary for Enforcement and Compliance.

**Appendix**

List of Topics Discussed in the Preliminary Decision Memorandum

1. **Summary**
2. **Background**
3. **Scope of the Order**
4. **Non-Market Economy Country Status**
5. **Separate Rates**
6. **Surrogate Country**
7. **Date of Sale**
8. **Normal Value Comparisons**
9. **Factor Valuation Methodology**
10. **Surrogate Values**
11. **Comparisons to Normal Value**
12. **Adjustments for Countervailable Subsidies**
13. **Currency Conversion**

\(^{9}\) See Non-Market Economy Antidumping Proceeding: Assessment of Antidumping Duties, 76 FR 65694 (October 24, 2011).

\(^{10}\) See Notice of Final Determination of Sales at Less Than Fair Value: Chlorinated Isocyanurates From the People’s Republic of China, 70 FR 24502, 24505 (May 10, 2005).

\(^{11}\) This notice was originally signed by Ronald K. Lorentzen, Acting Assistant Secretary for Enforcement and Compliance, on June 30, 2017. The notice was not accepted for Federal Register publication purposes because of issues with the electronic signature. Therefore, this notice has been signed anew for resubmission to the Federal Register.

\[^9\] is available at the Pacific Council office (see address below). To attend the webinar (1) join the meeting by visiting this link https://www.gotomeeting.com/webinar/join-webinar, (https://www.gotomeeting.com/webinar/https://global.gotomeeting.com/join/955668125

(2) enter the Webinar ID: 430–720–091, and (3) enter your name and email address (required). After logging in to the webinar, please (1) dial this TOLL number 1–914–614–3221 (not a toll-free number), (2) enter the attendee phone audio access code 517–298–471, and (3) then enter your audio phone pin (shown after joining the webinar). Note: We have disabled Mic/Speakers as an option and require all participants to use a telephone or cell phone to participate. Technical Information and System Requirements: PC-based attendees are required to use Windows® 7, Vista, or XP; Mac®-based attendees are required to use Mac OS® X 10.5 or newer; Mobile attendees are required to use iPhone®, iPad®, AndroidTM phone or Android tablet (See the GoToMeeting WebinarApps). You may send an email to Mr. Kris Kleinschmidt at Kris.Kleinschmidt@noaa.gov or contact him at (503) 820–2280, extension 411 for technical assistance.

**Council address:** Pacific Fishery Management Council, 7700 NE Ambassador Place, Suite 101, Portland, OR 97220–1384.

**FOR FURTHER INFORMATION CONTACT:**

Kerry Griffin, Pacific Council; telephone: (503) 820–2409.

**SUPPLEMENTARY INFORMATION:**

The purpose of the meeting is to discuss and consider a draft Terms of Reference for the 2018 review of the National Oceanic and Atmospheric Administration acoustic-trawl survey methodology for Coastal Pelagic Species stocks. The CPSMT will also discuss future meeting planning and public comment may be taken at the discretion of the CPSMT Chair.

Although non-emergency issues not contained in the meeting agenda may be discussed, those issues may not be the subject of formal action during this meeting. Action will be restricted to those issues specifically listed in this document and any issues arising after publication of this document that require emergency action under section 305(c) of the Magnuson-Stevens Fishery Conservation and Management Act, provided the public has been notified of the intent to take final action to address the emergency.

**Special Accommodations**

This meeting is physically accessible to people with disabilities. Requests for