U.S. sales to that importer (or customer) and dividing this amount by the entered value of the sales to that importer (or customer). Where an importer (or customer)-specific *ad valorem* rate is greater than *de minimis*, we will apply the assessment rate to the entered value of the importer's/customer's entries during the review period.

The Department will issue appropriate assessment instructions directly to CBP within 15 days of publication of these final results of review.

Cash Deposit Rates

The following antidumping duty deposits will be required on all shipments of stainless steel bar from Italy entered, or withdrawn from warehouse, for consumption, effective on or after the publication date of the final results of this administrative review, as provided by section 751(a)(1) of the Act: (1) for Bedini, because its estimated weighted-average final dumping margin established in the Notice of Final Determination of Sales at Less Than Fair Value: Stainless Steel Bar from Italy, 67 FR 3155 (January 23, 2002), as amended, 67 FR 8288 (February 22, 2002) ("*LTFV* Investigation'') was de minimis, no antidumping duty deposit will be required on merchandise produced and exported by Bedini; (2) the cash deposit rates for the reviewed companies will be the rates listed above (except no cash deposit will be required if a company's weighted-average margin is de minimis. i.e., less than 0.5 percent); (3) for previously reviewed or investigated companies not listed above, the cash deposit rate will continue to be the company-specific rate published for the most recent period; (4) if the exporter is not a firm covered in this review, the previous review, or the original investigation, but the manufacturer is, for manufacturers other than Bedini, the cash deposit rate will be the rate established for the most recent period for the manufacturer of the merchandise; and (5) if neither the exporter nor the manufacturer is a firm covered in this or any previous reviews, or an exporter without its own rate is exporting Bedini merchandise, the cash deposit rate will be 3.81 percent, the "all others" rate established in the LTFV Investigation.

These cash deposit requirements shall remain in effect until publication of the final results of the next administrative review.

Notification to Importers

This notice serves as a final reminder to importers of their responsibility under 19 C.F.R. § 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 antidumping duties occurred and the subsequent assessment of doubled antidumping duties.

Notification Regarding APOs

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 APO in accordance with 19 C.F.R. § 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 these results and this notice in accordance with sections 751(a)(1) and 777(i)(1) of the Act.

Dated: June 4, 2004.

James J. Jochum

Assistant Secretary for Import Administration.

Appendix I

List of Comments in the Issues and Decision Memorandum

Comment 1: Foroni S.p.A's Indirect Selling Expenses

Comment 2: Foroni's Director's Fees and Auditor's Fees in its Reported Cost Data *Comment 3:* Foroni's Financial Expense Ratio

Comment 4: Additional Adjustments to Foroni's Cost Data *Comment 5:* Understatement of Foroni's Constructed Export Price Profit *Comment 6:*Total Adverse Facts

Available for Ugine Savoie–Imphy S.A. *Comment 7:*Collapsing of Ugine and Trafilerie Bedini S.p.A.

[FR Doc. 04–13326 Filed 6–10–04; 8:45 am] BILLING CODE 3510–DS–S

DEPARTMENT OF COMMERCE

International Trade Administration

North American Free Trade Agreement, Article 1904 NAFTA Panel Reviews; Notice of Panel Decision

AGENCY: NAFTA Secretariat, United States Section, International Trade

Administration, Department of Commerce.

ACTION: Notice of panel decision.

SUMMARY: On June 7, 2004, the binational panel issued its decision in the review of the final results of the affirmative countervailing duty redetermination on remand made by the International Trade Administration (ITA) respecting Certain Softwood Lumber Products from Canada (Secretariat File No. USA-CDA-2002-1904–03) affirmed in part and remanded in part the determination of the Department of Commerce. The Department will return the second determination on remand no later than July 30, 2004. A copy of the complete panel decision is available from the NAFTA Secretariat.

FOR FURTHER INFORMATION CONTACT:

Caratina L. Alston, United States Secretary, NAFTA Secretariat, Suite 2061, 14th and Constitution Avenue, Washington, DC 20230, (202) 482–5438.

SUPPLEMENTARY INFORMATION: Chapter 19 of the North American Free-Trade Agreement ("Agreement") establishes a mechanism to replace domestic judicial review of final determinations in antidumping and countervailing duty cases involving imports from the other country with review by independent binational panels. When a Request for Panel Review is filed, a panel is established to act in place of national courts to review expeditiously the final determination to determine whether it conforms with the antidumping or countervailing duty law of the country that made the determination.

Under Article 1904 of the Agreement, which came into force on January 1, 1994, the Government of the United States, the Government of Canada and the Government of Mexico established *Rules of Procedure for Article 1904 Binational Panel Reviews* ("Rules"). These Rules were published in the **Federal Register** on February 23, 1994 (59 FR 8686).

Panel Decision

On March 5, 2004, the Binational Panel remanded the Department of Commerce's final countervailing duty determination on remand. The following issues were remanded to the Department at the Department's request:

With the exception of its requests to correct a conversion factor, which is rendered moot by our decision, and to revise its profit adjustment with respect to Alberta, which is addressed in our discussion of profit adjustments, the Panel grants the remand sought by the Department to reconsider certain limited implementation issues. The issues for which this remand is granted are as follows:

(1) To consider the issue of adjustment for harvesting costs for Manitoba and Saskatchewan;

(2) To re-examine the calculation of the numerator in British Columbia;

(3) To correct its omission of Douglasfir from the Vancouver Log Market prices used as domestic log prices in the British Columbia Coast species matching;

(4) To exclude the following categories of building logs in the Vernon price list from the benchmark calculation in Interior British Columbia: "spruce bldg logs," "spruce bldg logs (dry)," "white pine (dry) bldg logs," pine bldg logs" and "cedar bldg logs;"

(5) To exclude from the benchmark calculation for British Columbia the Revelstoke Community Forest Corp Log Sale Prices;

(6) To make the adjustments both downward and upward with respect to certain harvesting costs in Québec;

(7) To re-evaluate whether Québec mills use pulpwood imports to produce softwood lumber; and

(8) To exclude price listings for "pine" logs that were actually listings for "White Pine" logs in calculating the benchmark in Ontario.

The Panel further remanded on the following issues:

(1) The Department is directed to recalculate the benchmark price for stumpage in British Columbia taking into account the actual market conditions that govern the sale of timber harvesting authority in that province, including the fact that Crown stumpage fees are charged for stands rather than for the individual species.

(2) The Department is directed to recalculate the benchmark price in Ontario taking into account the actual market conditions that govern the sale of timber harvesting authority in that province.

(3) The Department is directed to recalculate the benchmark log prices for Québec without use of the Sawlog Journal data. In the recalculation the Department must weight-average the import and Syndicates prices.

(4) The Department is directed to recalculate the Ontario benchmarks, without use of the Sawlog Journal data, and weight-average the imports with the KPMG domestic log sales information.

(5) The Department is directed to recalculate the benchmark log price for Manitoba without use of the import data.

(6) The Department is directed to recalculate the benchmark log price for

Saskatchewan without use of the import data.

(7) The Department is directed to recalculate the benchmark log price for Alberta without use of the import data.

(8) The Department is directed to recalculate the benchmark for British Columbia and to explain the basis for its action. If the Department is able to calculate a benchmark with weightaveraging of the domestic and import data, it is directed to calculate a benchmark with weight-averaging of the domestic and import prices. In its recalculation the Department must determine whether there is substantial evidence to support the Douglas fir benchmark.

(9) The Department is directed to reconsider the adjustment for profit with respect to the benchmarks for all provinces. The Panel recognizes that it may not be unreasonable for the Department to reconsider the method used to estimate profit in Alberta, and accordingly, grants the remand request on this point. However, if the Investigating Authority cannot determine a better estimate of the amount of profit for Alberta, it is not authorized to change it.

(10) The Department is directed to recalculate the denominator to include the appropriate proportion of the production of smaller sawmills in all provinces, and to provide a reasoned explanation of any deviation from the proportion included in respect of the production of the large sawmills.

(11) The Department is directed to recalculate its exclusion analysis for Materiaux Blanchet's St. Pamphile Border Mill on a mill-based subsidy rate as it had determined in the original investigation.

The Investigating Authority is ordered to complete its remand determination by the firm date of July 30, 2004.

Dated: June 7, 2004.

Caratina L. Alston,

United States Secretary, NAFTA Secretariat. [FR Doc. 04–13237 Filed 6–10–04; 8:45 am] BILLING CODE 3510–GT–P

DEPARTMENT OF COMMERCE

International Trade Administration

Announcement of Performance Review Board Members

AGENCY: International Trade Administration, Department of Commerce. **ACTION:** Notice.

SUMMARY: 5 CFR 430.310 requires agencies to publish notice of

Performance Review Board appointees in the **Federal Register** before their service begins. This notice announces the names of new and existing members of the International Trade Administration's Performance Review Board.

FOR FURTHER INFORMATION CONTACT:

Darlene Haywood, International Trade Administration, Office of Human Resources Management, at (202) 482– 2850, Room 7060, Washington, DC 20230.

SUPPLEMENTARY INFORMATION: The purpose of the Performance Review Board is to review and make recommendations to the appointing authority on performance management issues such as appraisals, pay adjustments, bonuses, and Presidential Rank Awards for members of the Senior Executive Service. The Deputy Under Secretary, International Trade Administration, Timothy J. Hauser, has named the following members of the International Trade Administration Performance Review Board:

1. Linda Cheatham, Chief Financial Officer and Director of Administration (Chairperson).

2. Eric Stewart, Deputy Assistant Secretary for Europe (new).

3. Carlos Montoulieu, Director, Office of Environmental Technologies Industries (new).

4. Walter Bastian, Deputy Assistant Secretary for Western Hemisphere (new).

5. Nealton J. Burnham, Deputy Assistant Secretary for Domestic Operations (new).

6. Holly Kuga, Senior Director (new). 7. Eleanor Lewis, Chief Counsel for International Commerce, Department of

Commerce (outside reviewer). 8. Darlene F. Haywood, Executive Secretary, ITA Office of Human Resources Management.

Dated: June 8, 2004.

Doris W. Brown,

Human Resources Officer. [FR Doc. 04–13289 Filed 6–10–04; 8:45 am] BILLING CODE 3510–25–M

DEPARTMENT OF COMMERCE

National Institute of Standards and Technology

National Construction Safety Team Advisory Committee Meeting

AGENCY: National Institute of Standards and Technology, United States Department of Commerce. **ACTION:** Notice of partially closed meeting.