DEPARTMENT OF COMMERCE

International Trade Administration (A–583–830)

Stainless Steel Plate in Coils from Taiwan; Notice of Extension of Time Limits for Final Results of Antidumping Duty Administrative Review

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

EFFECTIVE DATE: October 5, 2005.

FOR FURTHER INFORMATION CONTACT:

Elizabeth Eastwood or Nichole Zink, AD/CVD Operations, Office 2, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230; telephone: (202) 482–3874 and (202) 482–0049, respectively.

SUPPLEMENTARY INFORMATION:

Background

The Department of Commerce (the Department) published an antidumping duty order on stainless steel plate in coils (SSPC) from Taiwan on May 21, 1999 (See Antidumping Duty Orders; Certain Stainless Steel Plate in Coils From Belgium, Canada, Italy, the Republic of Korea, South Africa, and Taiwan, 64 FR 27756). On June 30, 2004, the Department published a notice of initiation of an administrative review of the order on SSPC from Taiwan for the period May 1, 2003, through April 30, 2004. See 69 FR 39409. The respondents in this administrative review are: Ta Chen Stainless Pipe Co., Ltd.; Yieh United Steel Corporation; China Steel Corporation; Tang Eng Iron Works; PFP Taiwan Co., Ltd.; Yieh Loong Enterprise Co., Ltd.; Yieh Trading Co; Goang Jau Shing Enterprise Co., Ltd.; Yieh Mau Corporation; Chien Shing Stainless Co., Ltd.; East Tack Enterprise Co., Ltd.; Shing Shong Ta Metal Ind. Co., Ltd.; Sinkang Industries, Ltd.; Chang Mien Industries Co., Ltd.; and Chain Chin Industrial Co., Ltd. On June 7, 2005, the Department published in the Federal Register the notice of its preliminary intent to rescind this review. See Stainless Steel Plate in Coils from Taiwan; Preliminary Rescission of Antidumping Duty Administrative Review, 70 FR 33083. A final decision is currently due no later than October 5,

Extension of the Time Limit for Final Results of Administrative Review

Section 751(a)(3)(A) of the Tariff Act of 1930, as amended (the Act), requires

the Department to make a final determination in an administrative review within 120 days after the date on which the preliminary determination is published. However, if it is not practicable to complete the review within this time period, section 751(a)(3)(A) of the Act allows the Department to extend the time limit for the final results to 180 days (or 300 days if the Department does not extend the time limit for the preliminary results) from the date of publication of the preliminary results.

In accordance with section 751(a)(3)(A) of the Act, and 19 CFR 351.213(h)(2), the Department determines that it is not practicable to complete the review within 120 days because we are currently considering whether to solicit additional data and/ or comments regarding shipments of subject merchandise during the period of review. Because it is not practicable to complete this administrative review within the time limit mandated by section 751(a)(3)(A) of the Act and 19 CFR 351.213(h)(2), the Department is fully extending the time limit for completion of the final results of this administrative review to 180 days, until December 4, 2005. However, December 4, 2005, falls on Sunday, and it is the Department's long-standing practice to issue a determination the next business day when the statutory deadline falls on a weekend, federal holiday, or any other day when the Department is closed. See Notice of Clarification: Application of "Next Business Day" Rule for Administrative Determination Deadlines Pursuant to the Tariff Act of 1930, As Amended, 70 FR 24533 (May 10, 2005). Accordingly, the deadline for completion of the final results is December 5, 2005.

This notice is issued and published in accordance with section 751(a)(3)(A) of the Act and section 351.213(h)(2) of the Department's regulations.

Dated: September 29, 2005.

Barbara E. Tillman,

Acting Deputy Assistant Secretary for Import Administration.

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

Proposed Information Collection; Comment Request; Aviation Safety Program

AGENCY: National Oceanic and Atmospheric Administration (NOAA).

ACTION: Notice.

SUMMARY: The Department of
Commerce, as part of its continuing
effort to reduce paperwork and
respondent burden, invites the general
public and other Federal agencies to
take this opportunity to comment on
proposed and/or continuing information
collections, as required by the
Paperwork Reduction Act of 1995.

DATES: Written comments must be

DATES: Written comments must be submitted on or before December 5, 2005.

ADDRESSES: Direct all written comments to Diana Hynek, Departmental Paperwork Clearance Officer, Department of Commerce, Room 6625, 14th and Constitution Avenue, NW., Washington, DC 20230 (or via the Internet at dHynek@doc.gov).

FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of the information collection instrument and instructions should be directed to Debora Barr, (301) 713–3435, extension 103 or Debora.R.Barr@noaa.gov.

SUPPLEMENTARY INFORMATION:

I. Abstract

NOAA has a responsibility to provide a safe working environment for its workforce and partners who are exposed to the risks associated with flying on behalf of the Agency. NOAA's aviation safety policy requires all individuals who fly on aircraft owned or operated by NOAA for mission operations, and all NOAA personnel who fly on any aircraft for mission operations in the performance of their official duties to be medically screened to identify individuals that could be placed in a work environment (flight) with the potential to aggravate existing medical conditions.

NOAA Marine and Aviation Operations (NMAO) administers NOAA's aviation safety policy through the Aviation Safety Program. NMAO requests medical history information from individuals requesting clearance to fly on behalf of NOAA mission operations to determine the individual's fitness for flight. This information, upon receipt, is reviewed by the NOAA Aviation Medical Examiner to determine whether or not to grant a NOAA Aeromedical Clearance Notice. receipt of which, authorizes participation in flight activities on behalf of NOAA.

II. Method of Collection

Applicants submit information via a secure web-based form or paper application. Telephone calls may be