submitted not later than five days after the time limit for filing the case briefs. See 19 CFR 351.309(d)(1). If requested, any hearing will be held two days after the scheduled date for submission of rebuttal briefs. See 19 CFR 351.310(d). Parties who submit case briefs or rebuttal briefs in this proceeding are encouraged to submit with each argument a statement of the issue, a summary of the arguments not exceeding five pages, and a table of statutes, regulations, and cases cited. See 19 CFR 351.309(c)(2).

The Department will issue the final results of this administrative review, including the results of its analysis of issues raised in any such written briefs or at the hearing, if held, not later than 120 days after the date of publication of this notice. See section 751(a)(3)(A) of the Act.

#### **Assessment Rates**

The Department shall determine, and CBP shall assess, antidumping duties on all appropriate entries. The Department intends to issue assessment instructions to CBP 15 days after the date of publication of the final results of review.

Pursuant to 19 CFR 351.212(b)(1), we will calculate importer-specific ad valorem duty assessment rates based on the ratio of the total amount of the dumping margins calculated for the examined sales to the total entered value of those same sales. We will instruct CBP to assess antidumping duties on all appropriate entries covered by this review if any importer-specific assessment rate calculated in the final results of this review is above de minimis. The final results of this review shall be the basis for the assessment of antidumping duties on entries of merchandise covered by the final results of this review and for future deposits of estimated duties, where applicable.

#### Cash-Deposit Requirements

The following cash deposit requirements will be effective upon publication of the notice of final results of the administrative review for all shipments of RBAO from the PRC entered, or withdrawn from warehouse, for consumption on or after the date of

publication, as provided by section 751(a)(2)(C) of the Act: (1) for subject merchandise exported by Qingdao Shunxingli, the cash-deposit rate will be that established in the final results of review; (2) for previously reviewed or investigated companies not listed above that have separate rates, the cashdeposit rate will continue to be the company-specific rate published for the most recent period; (3) for all other PRC exporters of subject merchandise, which have not been found to be entitled to a separate rate, the cash-deposit rate will be PRC-wide rate of 135.18 percent; and (4) for all non-PRC exporters of subject merchandise, the cash-deposit rate will be the rate applicable to the PRC exporter that supplied that exporter. These deposit requirements, when imposed, shall remain in effect until further notice.

#### **Notification to Importers**

This notice also serves as a preliminary 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 antidumping duties occurred and the subsequent assessment of double antidumping duties.

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

Dated: November 21, 2008.

#### David M. Spooner,

Assistant Secretary for Import Administration.

[FR Doc. E8–28458 Filed 11–28–08; 8:45 am] BILLING CODE 3510–DS–S

## DEPARTMENT OF COMMERCE

## **International Trade Administration**

# Initiation of Five-year ("Sunset") Reviews

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

SUMMARY: In accordance with section 751(c) of the Tariff Act of 1930, as amended ("the Act"), the Department of Commerce ("the Department") is automatically initiating a five-year review ("Sunset Review") of the antidumping duty orders listed below. The International Trade Commission ("the Commission") is publishing concurrently with this notice its notice of *Institution of Five-year Review* which covers the same orders.

**EFFECTIVE DATE:** December 1, 2008.

FOR FURTHER INFORMATION CONTACT: The Department official identified in the Initiation of Review section below at AD/CVD Operations, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street & Constitution Ave., NW, Washington, DC 20230. For information from the Commission contact Mary Messer, Office of Investigations, U.S. International Trade Commission at (202) 205–3193.

#### SUPPLEMENTARY INFORMATION:

#### **Background**

The Department's procedures for the conduct of Sunset Reviews are set forth in its Procedures for Conducting Fiveyear ("Sunset") Reviews of Antidumping and Countervailing Duty Orders, 63 FR 13516 (March 20, 1998) and 70 FR 62061 (October 28, 2005). Guidance on methodological or analytical issues relevant to the Department's conduct of Sunset Reviews is set forth in the Department's Policy Bulletin 98.3 Policies Regarding the Conduct of Five-year ("Sunset") Reviews of Antidumping and Countervailing Duty Orders: Policy Bulletin, 63 FR 18871 (April 16, 1998).

### **Initiation of Review**

In accordance with 19 CFR 351.218(c), we are initiating the Sunset Review of the following antidumping duty orders:

DOC Case No.	ITC Case No.	Country	Product	Department Contact
A-351-837	731–TA–1024	Brazil	Prestressed Concrete Steel Wire Strand	Dana Mermelstein (202) 482-1391
A-533-828	731–TA–1025	India	Prestressed Concrete Steel Wire Strand	Dana Mermelstein (202) 482-1391
A–580–852	731–TA–1026	South Korea	Prestressed Concrete Steel Wire Strand	Dana Mermelstein (202) 482-1391
A-201-831	731–TA–1027	Mexico	Prestressed Concrete Steel Wire Strand	Dana Mermelstein (202) 482-1391
A-549-820	731–TA–1028	Thailand	Prestressed Concrete Steel Wire Strand	Dana Mermelstein (202) 482-1391
A-588-068	AA1921–188	Japan	Prestressed Concrete Steel Wire Strand	Dana Mermelstein (202) 482-1391
C-533-829	701-TA-432	India	Prestressed Concrete Steel Wire Strand	Brandon Farlander (202) 482-0182

#### **Filing Information**

As a courtesy, we are making information related to Sunset proceedings, including copies of the pertinent statute and Department's regulations, the Department schedule for Sunset Reviews, a listing of past revocations and continuations, and current service lists, available to the public on the Department's sunset Internet Web site at the following address: http://ia.ita.doc.gov/sunset/." All submissions in these Sunset Reviews must be filed in accordance with the Department's regulations regarding format, translation, service, and certification of documents. These rules can be found at 19 CFR 351.303.

Pursuant to 19 CFR 351.103(c), the Department will maintain and make available a service list for these proceedings. To facilitate the timely preparation of the service list(s), it is requested that those seeking recognition as interested parties to a proceeding contact the Department in writing within 10 days of the publication of the Notice of Initiation.

Because deadlines in Sunset Reviews can be very short, we urge interested parties to apply for access to proprietary information under administrative protective order ("APO") immediately following publication in the **Federal Register** of this notice of initiation by filing a notice of intent to participate. The Department's regulations on submission of proprietary information and eligibility to receive access to business proprietary information under APO can be found at 19 CFR 351.304–306.

## **Information Required from Interested Parties**

Domestic interested parties defined in section 771(9)(C), (D), (E), (F), and (G) of the Act and 19 CFR 351.102(b) wishing to participate in a Sunset Review must respond not later than 15 days after the date of publication in the Federal Register of this notice of initiation by filing a notice of intent to participate. The required contents of the notice of intent to participate are set forth at 19 CFR 351.218(d)(1)(ii). In accordance with the Department's regulations, if we do not receive a notice of intent to participate from at least one domestic interested party by the 15-day deadline, the Department will automatically revoke the order without further review. See 19 CFR 351.218(d)(1)(iii).

If we receive an order—specific notice of intent to participate from a domestic interested party, the Department's regulations provide that *all parties* wishing to participate in the Sunset

Review must file complete substantive responses not later than 30 days after the date of publication in the **Federal Register** of this notice of initiation. The required contents of a substantive response, on an order-specific basis, are set forth at 19 CFR 351.218(d)(3). Note that certain information requirements differ for respondent and domestic parties. Also, note that the Department's information requirements are distinct from the Commission's information requirements. Please consult the Department's regulations for information regarding the Department's conduct of Sunset Reviews.<sup>1</sup> Please consult the Department's regulations at 19 CFR Part 351 for definitions of terms and for other general information concerning antidumping and countervailing duty proceedings at the Department.

This notice of initiation is being published in accordance with section 751(c) of the Act and 19 CFR 351.218 (c).

Dated: November 25, 2008.

## Stephen J. Claeys,

Deputy Assistant Secretaryfor AD/CVD Duty Operations.

[FR Doc. E8–28475 Filed 11–28–08; 8:45 am] BILLING CODE 3510–DS–S

## DEPARTMENT OF COMMERCE

#### **International Trade Administration**

## **Notice of Scope Rulings**

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

EFFECTIVE DATE: December 1, 2008.

SUMMARY: The Department of Commerce ("Department") hereby publishes a list of scope rulings completed between July 1, 2008, and September 30, 2008. In conjunction with this list, the Department is also publishing a list of requests for scope rulings and anticircumvention determinations pending as of September 30, 2008. We intend to publish future lists after the close of the next calendar quarter.

FOR FURTHER INFORMATION CONTACT: Juanita H. Chen or Hallie Zink, AD/CVD Operations, China/NME Group, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, DC 20230; telephone: 202–482–1904 or 202–482–6907, respectively.

#### SUPPLEMENTARY INFORMATION:

## **Background**

The Department's regulations provide that the Secretary will publish in the Federal Register a list of scope rulings on a quarterly basis. See 19 C.F.R. 351.225(o). Our most recent notification of scope rulings was published on August 21, 2008. See Notice of Scope Rulings, 73 FR 49418 (August 21, 2008). This current notice covers all scope rulings and anticircumvention determinations completed by Import Administration between July 1, 2008, and September 30, 2008, inclusive, and it also lists any scope or anticircumvention inquiries pending as of September 30, 2008. As described below, subsequent lists will follow after the close of each calendar quarter.

## Scope Rulings Completed Between July 1, 2008, and September 30, 2008:

#### Germany

A–428–801: Ball Bearings and Parts Thereof from Germany

Requestor: Petree & Stoudt Associates, Inc.; certain textile-machinery components (model numbers SW4122, SRH1572, SRH3693.1, FR0394, SW2082, SRH1809.1, SRH3694, FR0613,,SW2577, SRH1809, SRH3694.1, FR0726, SW2578, SRH2129.1, SRH3695.1, FR1081, SW3642.X, SRH2129.2, SRH3717 FR1108, SW3937, SRH2255, SRH3898, FR1235, SW3938, SRH2265, SRH3906, FR1387, SW3939, SRH2266, SRH3913, FR1570, SW3966.X, SRH2820, SRH3953, FR1603, SW3982, SRH3055, SRH3956.1, FR1829, SW3995.1, SRH3064.1, SRH3977, FR1927, SW4021-XXX, SRH3100.1, SRH3983, FR1940, SW4040, SRH3366, SRH4009.1, FR1967, SW4053, SRH3419, SRH4009, FR1969, SW4057, SRH3463, SRH4033, FR2006, SW4058.1, SRH3482, SRH4037, FR2623, SW4067, SRH3489, SRH4038, FR2624, SW4100, SRH3500, SRH4042.1, FR2625, SW4107-X, SRH3510, SRH4042, FR2626, SW4110-X, SRH3522.1, SRH4050, FR2661-10, SW1683, SRH3522, SRH4051, FR3007, OW4106, SRH3530, SRH4052, FR3499, OW0426, SRH3531, SRH4174, FR3669, OW0647, SRH3531.1, SR2523, FR3686, OW2090, SRH3532, SR2583, FR3718, OW2234, SRH3535, SR3951, FR3916.1, OW2787, SRH3540.1, SR3952, FR3916, OW2818.2, SRH3540, SR3998, FR3935, OW2903, SRH3541, SR4091, FR3964, OW3934, SRH3542.1, SR4114, FR3968, OW3958, SRH3542, SR4124, FR3969, OW3958-10, SRH3543, ZL1678.1,

<sup>&</sup>lt;sup>1</sup>In comments made on the interim final sunset regulations, a number of parties stated that the proposed five-day period for rebuttals to substantive responses to a notice of initiation was insufficient. This requirement was retained in the final sunset regulations at 19 CFR 351.218(d)(4). As provided in 19 CFR 351.302(b), however, the Department will consider individual requests to extend that five-day deadline based upon a showing of good cause.