paper products (CLPP) from India.\(^1\) The period of review (POR) is September 1, 2013, through August 31, 2014, and the Department initiated the review with respect to seven companies.\(^2\) We are rescinding the review with respect to three companies for which review requests were timely withdrawn.\(^3\)

**DATES:** Effective March 24, 2015.

**FOR FURTHER INFORMATION CONTACT:** Cindy Robinson or George McMahon, AD/CVD Operations, Office III, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone (202) 482-3797 or (202) 482-1167, respectively.

**SUPPLEMENTARY INFORMATION:**

**Background**

On September 2, 2014, the Department published a notice of opportunity to request an administrative review of the antidumping duty order on certain lined paper from India.\(^4\) Pursuant to requests from interested parties, the Department published in the *Federal Register* the notice of initiation\(^5\) of this antidumping duty administrative review with respect to seven companies for the period September 1, 2013, through August 31, 2014.

**Rescission of Review, in Part**

Pursuant to 19 CFR 351.213(d)(1), the Secretary will rescind an administrative review, in whole or in part, if a party that requested a review withdraws the request within 90 days of the date of publication of the notice of initiation of the requested review. The instant review was initiated on October 30, 2014. Accordingly, the deadline to timely file withdrawal of review requests was January 28, 2015.

Petitioners submitted requests for review with respect to the following seven companies: Kokuyo Riddhi, Marisa, Navneet, Pioneer, Riddhi Enterprises, SAB, and Super Impex.\(^6\) On December 12, 2014, Navneet timely withdrew its request for administrative review. On January 28, 2015, the petitioners timely withdrew their request for administrative review of Marisa, Pioneer, and Super Impex. On January 28, 2015, Kokuyo Riddhi withdrew its request for administrative review. Thus, the aforementioned withdrawal requests are timely because they were filed within the 90-day deadline.

In accordance with 19 CFR 351.213(d)(1) and consistent with our practice,\(^7\) we are rescinding this review with respect to Marisa, Pioneer, and Super Impex. The instant review will continue with respect to Kokuyo Riddhi, Navneet, Riddhi Enterprises, and SAB.\(^8\)

**Assessment**

The Department will instruct Customs and Border Protection (CBP) to assess antidumping duties on all appropriate entries. For the companies for which this review is rescinded, i.e., Marisa, Pioneer, and Super Impex, antidumping duties shall be assessed at rates equal to the cash deposit of estimated antidumping duties required at the time of entry, or withdrawal from warehouse, for consumption, during the period September 1, 2013, through August 31, 2014, in accordance with 19 CFR 351.212(c)(1)(i).

The Department intends to issue appropriate assessment instructions directly to CBP 15 days after publication of this notice.

**Notification to Importers**

This notice 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 and/or countervailing 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 and/or countervailing duties occurred and the subsequent increase in the amount of antidumping duties assessed.

**Notification Regarding Administrative Protective Order**

This notice serves as a reminder to parties subject to administrative protective orders (APOs) of their responsibility concerning the disposition of proprietary information disclosed under an 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.

**Notification to Interested Parties**

This notice is issued and published in accordance with sections 751(a)(1) and 777(i)(1) of the Act and 19 CFR 351.213(d)(4).

Dated: March 18, 2015.

Gary Taverman, 
Associate Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations.

[FR Doc. 2015–06752 Filed 3–23–15; 8:45 am]

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2. The seven companies are: Kokuyo Riddhi Paper Products Limited (Kokuyo Riddhi), Marisa International (Marisa), Navneet Publications (India) Ltd./Navneet Education Limited (Navneet), Pioneer Stationery Private Limited (Pioneer), Riddhi Enterprises, SAB International (SAB), and Super Impex (AKA M/S Super Impex) (Super Impex).

3. The three companies include: Marisa, Pioneer, and Super Impex. Although Kokuyo Riddhi and Navneet filed timely withdrawal requests, petitioners’ withdrawal request did not include a withdrawal of Kokuyo Riddhi and Navneet, companies for which the petitioners requested a review. Therefore, Kokuyo Riddhi and Navneet remain subject to the instant review.


8. Kokuyo Riddhi and Navneet remain in the instant review because the petitioners’ withdrawal request did not include these two particular companies.
EFP would authorize the applicant to collect red drum in Federal waters using state of MS-licensed charter and headboat vessels (for-hire vessels). The purpose of this study is to collect population data specific to the genetics, age and growth, reproduction, and food habits of adult red drum in Federal waters where harvest is currently prohibited. The data would then be used to support future stock assessment information for red drum.

DATES: Comments must be received no later than April 23, 2015.

ADDRESSES: You may submit comments on the application by any of the following methods:

- Email: 0648.XD816.Red.Drum.EFP@noaa.gov. Include in the subject line of the email comment the following document identifier: “MS Red Drum EFP”.
- Mail: Steve Branstetter, Southeast Regional Office, NMFS, 263 13th Avenue South, St. Petersburg, FL 33701.

The application and related documents are available for review upon written request to any of the above addresses.

FOR FURTHER INFORMATION CONTACT: Steve Branstetter, 727-824-5305; email: Steve.Branstetter@noaa.gov.

SUPPLEMENTARY INFORMATION: The EFP is requested under the authority of the Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. 1801 et seq.), and regulations at 50 CFR 600.745(b) concerning exempted fishing.

The harvest and possession of red drum in the Federal waters of the Gulf of Mexico (Gulf) has been prohibited since 1988 (53 FR 24462, June 29, 1988). The harvest and possession prohibition was implemented to protect the Gulf red drum stock from overfishing. The Gulf of Mexico Fishery Management Council (Council) is currently discussing whether to modify or remove this harvest and possession prohibition, but data regarding the adult red drum in Gulf Federal waters is limited. The existing population data is not representative of the Gulf red drum population as a whole as it mainly consists of younger and smaller red drum samples obtained from state waters where harvest is permitted.

The proposed collection for scientific research involves activities that would be prohibited by regulations at 50 CFR part 622, as they pertain to red drum managed by the Council. Specifically, the EFP requests exemption from Federal regulations at § 622.92 (Prohibited species) that prohibit the harvest and possession of red drum in Gulf Federal waters.

The applicant requests authorization through the EFP to allow state of MS-licensed for-hire vessels to have a recreational bag and possession limit of one red drum per person per trip from Federal waters. There would be no size limits applicable for the red drum collected through this EFP. Additionally, the red drum bag and possession limits for captain and crew of any for-hire vessel participating in this study would be zero. Beginning in the fall of 2015, the applicant requests to collect a maximum of 30,000 lb (13,608 kg) of red drum during a two-year period. The 30,000 lb (13,608 kg) is equivalent to approximately 2,000 red drum or about 1,000 red drum per each year of the study. According to MS DMR, as many as 70 for-hire vessels would be a part of the study. For any vessel trip that plans to harvest red drum, the vessel would be required to hail-in and hail-out with a representative of MS DMR using an existing MS DMR electronic reporting format. A representative of MS DMR would then meet the vessel that has red drum onboard harvested from Federal waters to collect sample information.

The applicant would monitor the amount of red drum collected to ensure that the 30,000 lb (13,608 kg) sample limit is not exceeded. After biological sampling by MS DMR is completed for each red drum landed by participating for-hire vessels, recreational fishers from the for-hire vessel would be allowed to retain the red drum as recreational harvest. All red drum collected through this study would be harvested during regular for-hire trips using hook-and-line gear in Gulf Federal waters. A MS-licensed for-hire vessel would not be permitted to fish for or possess either Gulf reef fish species or coastal migratory pelagic species unless that vessel also had a Federal charter vessel/headboat permit for the applicable species. It is not anticipated that the study will increase any overall fishing effort in the Gulf.

Samples to be collected by the applicant include biological material for red drum population genetics, age and growth, reproduction, and food habits analyses of adult red drum in Federal waters. Some specific information to be collected include using molecular techniques to identify possible metapopulations and genetic structure, stomach content analysis, tissue analysis, several length measurements, otolith sampling, and histology analysis. The research data are intended to provide better life history information to assist with future red drum stock assessments and to assist the Council with future management decisions.

NMFS finds this application warrants further consideration. Possible conditions the agency may impose on this permit, if it is indeed granted, include but are not limited to, a prohibition of conducting research within marine protected areas, marine sanctuaries, or special management zones, without additional authorization. A report on the research would be due at the end of the collection period, to be submitted to NMFS and reviewed by the Council.

A final decision on issuance of the EFP will depend on NMFS’ review of public comments received on the application, consultations with appropriate fishery management agencies of the affected states, the Council, and the U.S. Coast Guard, as well as a determination that it is consistent with all applicable laws.

Authority: 16 U.S.C. 1801 et seq.

Dated: March 18, 2015.

Emily H. Menashes,
Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service.

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DEPARTMENT OF COMMERCE

International Trade Administration

[A–570–896]


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

DATES: Effective Date: March 24, 2015.

SUMMARY: On November 24, 2014, the Department of Commerce (“the Department”) published in the Federal Register the preliminary results of the administrative review of the antidumping duty order on magnesium metal from the People’s Republic of China (“PRC”) covering the period April 1, 2013 through March 31, 2014. This review covers two PRC producer/exporters, Tianjin Magnesium International, Co., Ltd. (“TMI”) and Tianjin Magnesium Metal, Co., Ltd. (“TMM”). The Department gave interested parties an opportunity to comment on the Preliminary Results, but we received no comments. Hence, these final results are unchanged from 1 See Magnesium Metal From the People’s Republic of China: Preliminary Results of Antidumping Duty Administrative Review; 2013–2014, 79 FR 69834 (November 24, 2014) (“Preliminary Results”).