

Paul Taylor, Senior Commercial Officer,  
U.S. Commercial Service Ghana,  
+233-302-741-086, paul.taylor@  
trade.gov  
Côte d'Ivoire, Nina Toyo, EducationUSA  
Advisor, U.S. Embassy Abidjan, (225)  
22 49 41 45, toyoNR@state.gov

**Frank Spector,**

*Trade Promotion Programs.*

[FR Doc. 2015-11070 Filed 5-7-15; 8:45 am]

BILLING CODE 3510-FR-P

**DEPARTMENT OF COMMERCE**

**International Trade Administration**

[A-570-832]

**Pure Magnesium From the People's  
Republic of China: Final Results of  
Antidumping Duty Administrative  
Review; 2013-2014**

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

**DATES:** *Effective Date:* May 8, 2015.

**SUMMARY:** On January 30, 2015, the  
Department of Commerce ("the  
Department") published in the **Federal  
Register** the preliminary results of the  
administrative review of the  
antidumping duty order on pure  
magnesium from the People's Republic  
of China ("PRC"), covering the period  
May 1, 2013, through April 31, 2014.<sup>1</sup>  
This review covers one PRC exporter,  
Tianjin Magnesium International, Co.,  
Ltd. ("TMI") and Tianjin Magnesium  
Metal, Co., Ltd. ("TMM") (collectively  
"TMI/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  
the *Preliminary Results*, and we  
continue to find that TMI/TMM did not  
have reviewable entries during the  
period of review ("POR").

**FOR FURTHER INFORMATION CONTACT:**  
Brendan Quinn or Erin Begnal, 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) 482-5848 or (202) 482-  
1442, respectively.

**SUPPLEMENTARY INFORMATION:**

**Background**

On January 30, 2015, the Department  
published the *Preliminary Results* of the

<sup>1</sup> See *Pure Magnesium From the People's  
Republic of China: Preliminary Results of  
Antidumping Duty Administrative Review; 2013-  
2014*, 80 FR 5087 (January 30, 2015) ("*Preliminary  
Results*").

instant review.<sup>2</sup> TMI/TMM submitted  
timely-filed certifications indicating that  
they had no shipments of subject  
merchandise to the United States during  
the POR.<sup>3</sup> In addition, in response to the  
Department's query, U.S. Customs and  
Border Protection ("CBP") did not  
provide any evidence that contradicted  
TMI/TMM's claims of no shipments.<sup>4</sup>  
The Department received no comments  
from interested parties concerning the  
results of the CBP query. Therefore,  
based on TMI/TMM's certification and  
our analysis of CBP information, we  
preliminarily determined that TMI/  
TMM did not have any reviewable  
entries during the POR.<sup>5</sup> We invited  
interested parties to comment on the  
*Preliminary Results*.<sup>6</sup> We received no  
comments from interested parties.

The Department conducted this  
review in accordance with section  
751(a)(1)(B) of the Tariff Act of 1930, as  
amended ("the Act").

**Scope of the Order**

Merchandise covered by the order is  
pure magnesium regardless of  
chemistry, form or size, unless expressly  
excluded from the scope of the order.  
Pure magnesium is a metal or alloy  
containing by weight primarily the  
element magnesium and produced by  
decomposing raw materials into  
magnesium metal. Pure primary  
magnesium is used primarily as a  
chemical in the aluminum alloying,  
desulfurization, and chemical reduction  
industries. In addition, pure magnesium  
is used as an input in producing  
magnesium alloy. Pure magnesium  
encompasses products (including, but  
not limited to, butt ends, stubs, crowns  
and crystals) with the following primary  
magnesium contents:

(1) Products that contain at least  
99.95% primary magnesium, by weight  
(generally referred to as "ultra pure"  
magnesium);

(2) Products that contain less than  
99.95% but not less than 99.8% primary  
magnesium, by weight (generally  
referred to as "pure" magnesium); and

(3) Products that contain 50% or  
greater, but less than 99.8% primary  
magnesium, by weight, and that do not  
conform to ASTM specifications for

<sup>2</sup> *Id.*

<sup>3</sup> See letter from TMM, "Pure Magnesium from  
the People's Republic of China; A-570-832;  
Certification of No Sales by Tianjin Magnesium  
Metal, Co., Ltd.," dated July 23, 2014; see also letter  
from TMI, "Pure Magnesium from the People's  
Republic of China; A-570-832; Certification of No  
Sales by Tianjin Magnesium International, Co.,  
Ltd.," dated July 22, 2014.

<sup>4</sup> See *Preliminary Results*, 80 FR at 5088.

<sup>5</sup> *Id.*

<sup>6</sup> *Id.*

alloy magnesium (generally referred to  
as "off-specification pure" magnesium).

"Off-specification pure" magnesium  
is pure primary magnesium containing  
magnesium scrap, secondary  
magnesium, oxidized magnesium or  
impurities (whether or not intentionally  
added) that cause the primary  
magnesium content to fall below 99.8%  
by weight. It generally does not contain,  
individually or in combination, 1.5% or  
more, by weight, of the following  
alloying elements: Aluminum,  
manganese, zinc, silicon, thorium,  
zirconium and rare earths.

Excluded from the scope of the order  
are alloy primary magnesium (that  
meets specifications for alloy  
magnesium), primary magnesium  
anodes, granular primary magnesium  
(including turnings, chips and powder)  
having a maximum physical dimension  
(*i.e.*, length or diameter) of one inch or  
less, secondary magnesium (which has  
pure primary magnesium content of less  
than 50% by weight), and remelted  
magnesium whose pure primary  
magnesium content is less than 50% by  
weight.

Pure magnesium products covered by  
the order are currently classifiable  
under Harmonized Tariff Schedule of  
the United States ("HTSUS")  
subheadings 8104.11.00, 8104.19.00,  
8104.20.00, 8104.30.00, 8104.90.00,  
3824.90.11, 3824.90.19 and 9817.00.90.  
Although the HTSUS subheadings are  
provided for convenience and customs  
purposes, the written description of the  
scope is dispositive.

**Final Determination of No Shipments**

As explained above, in the  
*Preliminary Results*, the Department  
found that TMI/TMM did not have  
reviewable entries during the POR.<sup>7</sup>

After issuing the *Preliminary Results*,  
the Department received no comments  
from interested parties, nor has it  
received any information that would  
cause it to revisit its preliminary results.  
Therefore, for these final results, the  
Department continues to find that TMI/  
TMM did not have any reviewable  
entries during the POR.

**Assessment Rates**

The Department determined, and CBP  
shall assess, antidumping duties on all  
appropriate entries of subject  
merchandise in accordance with the  
final results of this review.<sup>8</sup> The  
Department intends to issue assessment  
instructions to CBP 15 days after the

<sup>7</sup> See *Preliminary Results*, 80 FR at 5088.

<sup>8</sup> See 19 CFR 351.212(b).

date of publication of these final results of review.

Additionally, consistent with the Department's refinement to its assessment practice in NME cases, because the Department determined that TMI/TMM had no shipments of subject merchandise during the POR, any suspended entries that entered under TMI/TMM's antidumping duty case number (*i.e.*, at that exporter's rate) will be liquidated at the PRC-wide rate.<sup>9</sup>

#### Cash Deposit Requirements

The following cash deposit requirements will be effective for all shipments of subject merchandise entered, or withdrawn from warehouse, for consumption on or after the publication date of this notice of final results of the administrative review, as provided by section 751(a)(2)(C) of the Act: (1) For TMI/TMM, which claimed no shipments, the cash deposit rate will remain unchanged from the rate assigned to TMI/TMM in the most recently completed review of the company; (2) for previously investigated or reviewed PRC and non-PRC exporters who are not under review in this segment of the proceeding but who have separate rates, the cash deposit rate will continue to be the exporter-specific rate published for the most recent period; (3) for all PRC exporters of subject merchandise that have not been found to be entitled to a separate rate, the cash deposit rate will be the PRC-wide rate of 111.73 percent;<sup>10</sup> 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 serves as a final 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 POR. 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.

<sup>9</sup> See *Non-Market Economy Antidumping Proceedings: Assessment of Antidumping Duties*, 76 FR 65694 (October 24, 2011) ("Assessment Practice Refinement").

<sup>10</sup> See *Pure Magnesium From the People's Republic of China: Final Results of the 2008–2009 Antidumping Duty Administrative Review of the Antidumping Duty Order*, 75 FR 80791 (December 23, 2010).

#### Administrative Protective Order

This notice also serves as a reminder to parties subject to administrative protective order ("APO") of their responsibility concerning the disposition of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3). Timely written notification of the return or 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 sanctionable violation.

We are issuing and publishing these final results and this notice in accordance with sections 751(a)(1) and 777(i) of the Act.

Dated: April 24, 2015.

**Paul Piquado,**

*Assistant Secretary for Enforcement and Compliance.*

[FR Doc. 2015–11217 Filed 5–7–15; 8:45 am]

**BILLING CODE 3510–DS–P**

#### DEPARTMENT OF COMMERCE

##### International Trade Administration

[Docket No. 150428402–5402–01]

#### Call for Applications for the International Buyer Program Select Service for Calendar Year 2016

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

**ACTION:** Notice and Call for Applications.

**SUMMARY:** The U.S. Department of Commerce (DOC) announces that it will begin accepting applications for the International Buyer Program (IBP) Select service for calendar year 2016 (January 1, 2016 through December 31, 2016). This announcement sets out the objectives, procedures and application review criteria for IBP Select. Under IBP Select, the International Trade Administration (ITA) recruits international buyers to U.S. trade shows to meet with U.S. suppliers exhibiting at those shows. The main difference between IBP and IBP Select is that IBP offers worldwide promotion, whereas IBP Select focuses on promotion and recruitment in up to five international markets. Specifically, through the IBP Select, the DOC selects domestic trade shows that will receive DOC assistance in the form of targeted promotion and recruitment in up to five foreign markets, export counseling to exhibitors, and export counseling and matchmaking services at the trade show. This notice covers selection for IBP

Select participation during calendar year 2016.

**DATES:** Applications for IBP Select must be received by June 22, 2015.

**ADDRESSES:** Applications may be submitted by any of the following methods: (1) Mail/Hand Delivery Service: International Buyer Program, Trade Promotion Programs, International Trade Administration, U.S. Department of Commerce, Ronald Reagan Building, 1300 Pennsylvania Ave. NW., Suite 800—Mezzanine Level—Atrium North, Washington, DC 20004; (2) Facsimile: (202) 482–7800; or (3) email: [IBP2016@trade.gov](mailto:IBP2016@trade.gov). Facsimile and email applications will be accepted as interim applications, and must be followed by a signed original application that is received by the program no later than five (5) business days after the application deadline. To ensure that applications are received by the deadline, applicants are strongly urged to send applications by express delivery service (*e.g.*, U.S. Postal Service Express Delivery, Federal Express, UPS, etc.).

#### FOR FURTHER INFORMATION CONTACT:

Vidya Desai, Acting Director, International Buyer Program, Trade Promotion Programs, International Trade Administration, U.S. Department of Commerce, 1300 Pennsylvania Ave. NW., Ronald Reagan Building, Suite 800M—Mezzanine Level—Atrium North, Washington, DC 20004; Telephone (202) 482–2311; Facsimile: (202) 482–7800; Email: [IBP2016@trade.gov](mailto:IBP2016@trade.gov).

**SUPPLEMENTARY INFORMATION:** The IBP was established in the Omnibus Trade and Competitiveness Act of 1988 (Pub. L. 100–418, title II, § 2304, codified at 15 U.S.C. 4724) to bring international buyers together with U.S. firms by promoting leading U.S. trade shows in industries with high export potential. The IBP emphasizes cooperation between the DOC and trade show organizers to benefit U.S. firms exhibiting at selected events and provides practical, hands-on assistance such as export counseling and market analysis to U.S. companies interested in exporting. Shows selected for the IBP Select will provide a venue for U.S. companies interested in expanding their sales into international markets.

Through the IBP, the DOC selects trade shows that DOC determines to be leading trade shows with participation by U.S. firms interested in exporting. DOC provides successful applicants with assistance in the form of targeted overseas promotion of the show by U.S. Embassies and Consulates; outreach to show participants about exporting;