suspension of liquidation of the subject merchandise pending a final and conclusive court decision.

Amended Final Results of Review

Because there is now a final court decision, the Department is amending the Final Results by accepting Baoding Mantong’s untimely withdrawal request, and rescinding the review with respect to Baoding Mantong.

In the event the Court’s ruling is not appealed or, if appealed, upheld by a final and conclusive court decision, the Department will instruct the U.S. Customs and Border Protection to assess antidumping duties on unliquidated entries of subject merchandise based on the rescission of the review with respect to Baoding Mantong.

Cash Deposit Requirements

Since the Final Results, the Department established a new cash deposit rate for Baoding Mantong. Therefore, the cash deposit rate for Baoding Mantong will remain the company-specific rate established for the subsequent and most recent period for a completed administrative review during which Baoding Mantong was reviewed.6

Notification to Interested Parties

This notice is issued and published in accordance with sections 716A(e)(1), 751(i)(1), and 777(i)(1) of the Act.

Dated: November 22, 2016.

Paul Piquado,
Assistant Secretary for Enforcement and Compliance.

[FR Doc. 2016–28504 Filed 11–25–16; 8:45 am]
BILLING CODE 3510–05–P

DEPARTMENT OF COMMERCE

International Trade Administration

[ A–570–967]


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

SUMMARY: The Department of Commerce (the Department) is conducting an administrative review of the antidumping duty order on aluminum extrusions from the People’s Republic of China (PRC). The period of review (POR) is May 1, 2014 through April 30, 2015. These final results cover 46 companies for which an administrative review was initiated and not rescinded. The Department selected the following companies as mandatory respondents: Guangzhou Jangho Curtain Wall System Engineering Co., Ltd. and Jangho Curtain Wall Hong Kong Ltd. (collectively, Jangho) and Guang Ya Aluminium Industries Co., Ltd., Foshan Guangcheng Aluminium Co., Ltd., Kong Ah International Company Limited, and Guang Ya Aluminium Industries (Hong Kong) Ltd. (collectively, Guang Ya Group); Guangdong Zhongya Aluminium Company Limited, Zhongya Shaped Aluminium (HK) Holding Limited, and Karlton Aluminium Company Ltd. (collectively, Zhongya); and Xinya Aluminium & Stainless Steel Product Co., Ltd. (Xinya) (collectively, Guang Ya Group/Zhongya/Xinya). The Department finds that Jangho, Guang Ya Group/Zhongya/Xinya, and 23 other companies subject to this review did not demonstrate eligibility for a separate rate, and, accordingly, are to be considered part of the PRC-wide entity. We also determine for these final results that two companies, Xin Wei Aluminium Company Limited and Permasteelisa Hong Kong Limited, had no shipments during the POR. Finally, we find that eight companies, including JMA (HK) Company Limited (JMA), continue to be eligible for a separate rate.

DATES: Effective November 28, 2016.

FOR FURTHER INFORMATION CONTACT:
Deborah Scott or Mark Flessner, AD/ CVD Operations, Office VI, Enforcement and Compliance, International Trade Administration, Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–2657 or (202) 482–6312, respectively.

SUPPLEMENTARY INFORMATION:

Background

The Department initiated this review on July 1, 2015.1 On June 14, 2016, the Department published the Preliminary Results of this administrative review.2 At that time, we invited interested parties to comment on the Preliminary Results.3 On July 6, 2016, JMA submitted a letter stating that it was officially withdrawing from participation in this review and requesting that the Department remove all of JMA’s submissions from the record.3 On July 14, 2016, we received a case brief from the Aluminum Extrusions Fair Trade Committee (Petitioner).4 On July 19, 2016, we received a rebuttal brief from Jangho.5 On October 3, 2016, the Department extended the deadline for the final results of this administrative review until November 21, 2016.6 These final results cover 46 companies for which an administrative review was initiated and not rescinded.7

Scope of the Order

The merchandise covered by the Order6 is aluminum extrusions which are shapes and forms, produced by an extrusion process, made from aluminum alloys having metallic elements corresponding to the alloy series designations published by The Aluminum Association commencing with the numbers 1, 3, and 6 (or proprietary equivalents or other certifying body equivalents).9 Imports of the subject merchandise are provided for under the following categories of the Harmonized Tariff Schedule of the United States (HTSUS): 8481.90.9060, 8481.90.9085, 9031.91.90, 9040.99.4020, 9031.90.9050, 7611.00.00, 7610.90.00, 7610.10.00, 7610.10.10, 7610.10.91, 7615.10.00, 7615.19.10, 7615.19.30, 7615.19.90, 7615.29.00.


2 See Letter from Petitioner to the Department, “Aluminum Extrusions from the People’s Republic of China: Case Brief,” dated July 14, 2016 (Petitioner’s Case Brief).


7 For a complete description of the scope of the Order, see Memorandum from Christian Marsh, Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations, to Paul Piquado, Assistant Secretary for Enforcement and Compliance, “Issues and Decision Memorandum for the Final Results of the 2014–2015 Administrative Review of the Antidumping Duty Order on Aluminum Extrusions from the People’s Republic of China,” dated concurrently with this notice (Issues and Decision Memorandum).


Convenience and customs purposes, the numbers: 8418.99.80.50 and coils may be classifiable under HTSUS chapters. In addition, fin evaporator 7616.99, as well as under other HTSUS 7610.10, 7610.90, 7615.19, 7615.20, and additional Chapter 76 subheadings:

be classifiable under the following 9507.30.40.00, 9507.30.60.00, 9506.99.60.80, 9507.30.20.00, 9506.99.28.00, 9506.99.55.00, 9506.99.20.00, 9506.99.25.80, 9506.99.05.30, 9506.99.15.00, 9506.99.00.20, 9506.99.00.30, 9506.99.05.10, 9506.99.05.20, 9506.99.05.30, 9506.99.15.00, 9506.99.20.00, 9506.99.25.80, 9506.99.28.00, 9506.99.55.00, 9506.99.00.80, 9507.30.20.00, 9507.30.40.00, 9507.30.60.00, 9507.90.60.00, and 9603.90.80.50.

The subject merchandise entered as

Review of NME Entity Notice

Entity in NME Antidumping Duty Proceedings, and of Change in Department Practice for Respondent


written description of the scope of this Order is dispositive.

Analysis of Comments Received

All issues raised in the case and rebuttal briefs filed by parties in this review are addressed in the Issues and Decision Memorandum, which is incorporated herein by reference. A list of the issues which parties raised, and to which we respond in the Issues and Decision Memorandum, follows in the appendix to this notice. The Issues and Decision Memorandum is a public document and is on file electronically via Enforcement and Compliance’s Antidumping and Countervailing Duty Centralized Electronic Service System (ACCESS). ACCESS is available to registered users at https://access.trade.gov and is available to all parties in the Central Records Unit, room B8024 of the main Department of Commerce building. In addition, a complete version of the Issues and Decision Memorandum can be accessed directly on the Internet at http://enforcement.trade.gov/frn/index.html. The signed Issues and Decision Memorandum and the electronic version of the Issues and Decision Memorandum are identical in content.

Changes Since the Preliminary Results

The Department reconsidered the necessity of applying adverse facts available (AFA), pursuant to sections 776(a) and (b) of the Tariff Act of 1930 (the Act), in the Preliminary Results with respect to Jahgo and Guang Ya Group/Longya,10 in light of the Department’s policy concerning the conditional review of the PRC-wide entity.11 For additional explanation, see the Issues and Decision Memorandum at


11 See Application of Facts Available and Use of Adverse Inference.” In addition, one company, JMA, withdrew from participation in this administrative review after the Preliminary Results.

Companies Eligible for a Separate Rate

In our Preliminary Results, we determined that nine companies were eligible for a separate rate.12 These companies are: Allied Maker Limited; Birchwoods (Lin’an) Leisure Products Co., Ltd.; Changzhou Changzheng Evaporator Co., Ltd.; Dongguan Aoda Aluminum Co., Ltd.; JMA (HK) Company Limited (JMA); Kam Kiu Aluminium Products Sdn. Bhd.; Metaltek Group Co., Ltd.; Taishan City Kam Kiu Aluminium Extrusion Co., Ltd.; and Tianjin Jinmao Import & Export Corp., Ltd. We received no information since the issuance of the Preliminary Results that provides a basis for reconsideration of this determination. Therefore, the Department continues to find that these nine companies are eligible for a separate rate. For further discussion with respect to the application of a separate rate to JMA, see the Issues and Decision Memorandum at Comment 2.

Rate for Non-Examined Companies Which Are Eligible for a Separate Rate

The separate rate for non-selected companies is normally the amount equal to the weighted average of the calculated weighted-average dumping margins established for mandatory respondents, excluding any margins that are zero, de minimis, or based entirely on adverse facts available.13 In the Preliminary Results,14 consistent with the Department’s practice when addressing such a factual scenario,15 we

12 See Preliminary Results, 81 FR at 38666.

13 See Narrow Woven Ribbons With Woven Selvedge From Taiwan: Final Results of Antidumping Duty Administrative Review; 2013–2014, 81 FR 22578 (April 18, 2016) and accompanying issues and Decision Memorandum at Comment 1; see also Ball Bearings and Parts Thereof From France, Germany, Italy, Japan, and the United Kingdom: Final Results of Antidumping Duty Administrative Reviews and Rescission of Reviews in Part, 73 FR 52823, 52824 (September 11, 2008) and accompanying issues and Decision Memorandum at Comment 16. This is also
assigned the non-examined, separate-rate companies a rate that was not zero, de minimis, or based entirely on facts available. Specifically, we assigned the non-examined, separate-rate companies a margin of 86.01 percent, the sole margin calculated in the most recently completed segment of this proceeding for the mandatory respondent and applied to the non-examined separate-rate respondents in that segment of the proceeding. No parties commented on the methodology for calculating this separate rate. For the final results, we continue to apply this approach in accordance with section 735(c)(5) of the Act.

Determination of No Shipments

In the Preliminary Results, the Department determined that Xin Wei Aluminum Company Limited and Permasteelisa Hong Kong Limited had no shipments during the POR. No party commented on that determination and we have received no information to contradict this determination. Therefore, the Department continues to determine that Xin Wei Aluminum Company Limited and Permasteelisa Hong Kong Limited had no shipments of subject merchandise during the POR, and will issue appropriate liquidation instructions to U.S. Customs and Border Protection (CBP) that are consistent with our “automatic assessment” clarification, for these final results.

PRC-Wide Entity

For purposes of these final results, the Department finds that Jangho and Guang Ya Group/Zhongya/Xinya are not eligible for a separate rate and are part of the PRC-wide entity. For a full explanation, see the Issues and Decision Memorandum at 5–6.

In addition, the Department found in the Preliminary Results that 21 companies subject to this review were not eligible for separate-rate status because they did not submit separate-rate applications or certifications; those companies are: Belt (Asia) Development Ltd.; Classic & Contemporary Inc.; Danfoss Micro Channel Heat Exchanger (Jia Xing) Co., Ltd.; Dongguan Golden Tiger Hardware Industrial Co., Ltd.; Ever Extend Ent. Ltd.; Fenghua Metal Product Factory; FookShing Metal & Plastic Co. Ltd.; Foshan Golden Source Aluminum Products Co., Ltd.; Global Point Technology (Far East) Limited; Gold Mountain International Development Limited; Golden Dragon Precise Copper Tube Group, Inc.; Hebei Xusen Wire Mesh Products Co., Ltd.; Jackson Travel Products Co., Ltd.; New Zhongya Aluminum Factory; Shanghai Automobile Air-Conditioner Accessories Co., Ltd.; Southwest Aluminum (Group) Co., Ltd.; Suzhou NewHongJi Precision Part Co., Ltd.; Union Aluminum (SIP) Co.; Whirpool Canada L.P.; Whirpool Microwave Products Development Ltd.; and Xin Wei Aluminum Co. The Department also found in the Preliminary Results that two companies subject to this review, Atlas Integrated Manufacturing Ltd. and Genimex Shanghai, Ltd., submitted separate-rate applications that did not demonstrate eligibility for a separate rate. As a result, the Department found in the Preliminary Results that these 23 companies are also part of the PRC-wide entity. For purposes of these final results, the Department continues to find that these 23 companies are not eligible for a separate rate and are part of the PRC-wide entity.

Under the Department’s policy regarding conditional review of the PRC-wide entity, the PRC-wide entity will not be under review unless a party specifically requests, or the Department self-initiates, a review of the entity. Because no party requested a review of the PRC-wide entity in this review, the entity’s rate from the previous administratively determined rate (i.e., 33.28 percent) is not subject to change.

Adjustments for Countervailable Subsidies

Because no mandatory respondent established eligibility for an adjustment under section 777A(f) of the Act for countervailable domestic subsidies, the Department, for these final results, did not make an adjustment pursuant to section 777A(f) of the Act for countervailable domestic subsidies for the separate-rate recipients. Pursuant to section 772(c)(1)(C) of the Act, the Department made an adjustment for countervailable export subsidies for the separate-rate recipients. Specifically, we adjusted the assigned separate rate by deducting the simple average of the countervailable export subsidies determined for the individually examined respondents in the 2013 countervailing duty administrative review.

(September 6, 2012). Thus, despite the fact that a review was initiated of New Zhongya, it is not being included among these 21 companies because its successor in interest, Guangdong Zhongya, is part of the Guang Ya Group/Zhongya/Xinya single entity.

See Preliminary Results, 81 FR at 38665.

See Preliminary Decision Memorandum at 20.

See Aluminum Extrusions From the People’s Republic of China: Final Determination of Sales at Less Than Fair Value, 76 FR 18524, 18529 (April 4, 2011).

See Preliminary Results, 81 FR at 38666. We note that we did not make a preliminary determination of no shipments with regard to Permasteelisa South China Factory because
For the PRC-wide entity, since the entity is not currently under review, no adjustments were warranted to its rate, as it is not subject to change. 28

### Final Results of Review

The Department determines that the following weighted-average dumping margins exist for the 2014–2015 POR:

<table>
<thead>
<tr>
<th>Exporter</th>
<th>Weighted-Average dumping margin (percent)</th>
<th>Margin adjusted for liquidation and cash deposit purposes (percent)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Allied Maker Limited</td>
<td>86.01</td>
<td>85.94</td>
</tr>
<tr>
<td>Birchwoods (Lin'an) Leisure Products Co., Ltd.</td>
<td>86.01</td>
<td>85.94</td>
</tr>
<tr>
<td>Changzhou Changzheng Evaporator Co., Ltd.</td>
<td>86.01</td>
<td>85.94</td>
</tr>
<tr>
<td>Dongguan Aoda Aluminum Co., Ltd.</td>
<td>86.01</td>
<td>85.94</td>
</tr>
<tr>
<td>JMA (HK) Company Limited</td>
<td>86.01</td>
<td>85.94</td>
</tr>
<tr>
<td>Kam Kiu Aluminium Products Sdn Bhd</td>
<td>86.01</td>
<td>85.94</td>
</tr>
<tr>
<td>Metaltek Group Co., Ltd.</td>
<td>86.01</td>
<td>85.94</td>
</tr>
<tr>
<td>Tianjin Jinmao Import &amp; Export Corp., Ltd.</td>
<td>86.01</td>
<td>85.94</td>
</tr>
</tbody>
</table>

### Assessment

Pursuant to section 751(a)(2)(A) of the Act and 19 CFR 351.212(b), the Department will determine, and CBP shall assess, antidumping duties on all appropriate entries of subject merchandise in accordance with the final results of this review. The Department intends to issue assessment instructions to CBP 15 days after the date of publication of the final results of review in the Federal Register. Consistent with the Department’s assessment practice in NME cases, if the Department determines that an exporter under review had no shipments of subject merchandise, any suspended entries that entered under the exporter’s case number (i.e., at that exporter’s rate) will be liquidated at the PRC-wide rate. 31 For the companies eligible for a separate rate, the Department will instruct CBP to assess antidumping duties on the company’s entries of subject merchandise at the rates listed above in the section “Final Results of Review.”

### Cash Deposit Requirements

The following cash deposit requirements will be effective upon publication of the final results of this administrative review for all shipments of the subject merchandise from the PRC, entered, or withdrawn from warehouse, for consumption on or after the publication date, as provided for by section 751(a)(2)(C) of the Act: (1) For the companies eligible for a separate rate, the cash deposit rate will that listed above in the section “Final Results of Review”; (2) for previously investigated or reviewed PRC and non-PRC exporters not listed above that received a separate rate in a prior segment of this proceeding, the cash deposit rate will continue to be the exporter-specific rate published for the most-recently completed segment of this proceeding in which the exporter was reviewed; (3) for all PRC exporters of subject merchandise which have not been found to be entitled to a separate rate, the cash deposit rate will be that established for the PRC-wide entity, which is 33.28 percent; 30 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 that supplied that non-PRC exporter with the subject merchandise.

Notice of Correction to Amended Final Results of Countervailing Duty Administrative Review: 2013, 81 FR 31227 (May 18, 2016). See also Preliminary Decision Memorandum at 1 for the calculation of the countervailable export subsidies deducted from the assigned separate rate.

28 See Conditional Review of NME Entity Notice, 78 FR at 65970. As the rate for the PRC-wide entity is not subject to change in the instant review, the adjusted margin we are applying to the PRC-wide entity in the instant review, 33.18 percent, is net of the countervailable domestic and export subsidies determined in the 2012–2013 Final Results. See 2012–2013 Final Results, 79 FR at 78787; see also 2013–2014 Final Results, 80 FR at 75063, footnote 27.

29 Although the Department initiated a review for both Taishan City Kam Kiu Aluminium Extrusion Co., Ltd. and Kam Kiu Aluminium Products Sdn Bhd, it is apparent from the company’s separate-rate certification that Kam Kiu Aluminium Products Sdn Bhd is the exporter and Taishan City Kam Kiu Aluminium Extrusion Co., Ltd. is a producer only; thus, Kam Kiu Aluminium Products Sdn Bhd is the appropriate party to which to grant the separate rate status.


31 See Assessment Practice Refinement, 76 FR at 65694.
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 and/or countervailing 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 and/or countervailing duties occurred and the subsequent assessment of doubled antidumping duties.

Notification to Interested Parties Regarding Administrative Protective Order

This notice also serves as the only 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), which continues to govern business proprietary information in this segment of the proceeding. 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 the terms of an APO is a sanctionable violation.

We are issuing and publishing this notice in accordance with sections 751(a)(1) and 777(i)(1) of the Act and 19 CFR 351.213(h).

Dated: November 21, 2016.

Paul Piquado,
Assistant Secretary for Enforcement and Compliance.

Appendix

List of Topics Discussed in the Issues and Decision Memorandum

Summary

Background
Scope of the Order
Application of Facts Available and Use of Adverse Inference
Discussion of the Issues
Comment 1: Rate to Assign to Jangho
Comment 2: Rate to Assign to JMA
Conclusion

[FR Doc. 2016–28502 Filed 11–25–16; 8:45 am]

DEPARTMENT OF COMMERCE
International Trade Administration

[C–122–854]

Supercalendered Paper From Canada: Preliminary Results of Countervailing Duty Expedited Review

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

SUMMARY: The Department of Commerce (the Department) is conducting an expedited review of the countervailing duty (CVD) order on supercalendered paper (SC paper) from Canada. The period of expedited review (POR) is January 1, 2014, through December 31, 2014. We preliminarily determine that Irving Paper Limited received countervailable subsidies during the POR. We also preliminarily determine that Catalyst Paper received de minimis countervailable subsidies. Interested parties are invited to comment on these preliminary results.

DATES: Effective November 28, 2016.

FOR FURTHER INFORMATION CONTACT: Nicholas Czajkowski or Toby Vandall, AD/CVD Operations, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–1395 and (202) 482–1664, respectively.

Scope of the Order

The product covered by this order is SC paper. A full description of the scope of the order is contained in the Preliminary Decision Memorandum, which is hereby adopted by this notice.1

Methodology

On December 10, 2015, the Department issued a countervailing duty order on SC paper from Canada.2 The Department is conducting this CVD expedited review in accordance with 19 CFR 351.214(k). For a full description of the methodology underlying our preliminary conclusions, see the Preliminary Decision Memorandum. The list of topics discussed in the Preliminary Decision Memorandum is included as an Appendix to this notice.

1 See Memorandum from James Maeder, Senior Director, Office I, for Antidumping and Countervailing Duty Operations, to Gary Taverman, Associate Deputy Assistant Secretary for Enforcement and Compliance, “Preliminary Results of Expedited Review of the Countervailing Duty Order on Supercalendered Paper from Canada,” dated concurrently with this notice (Preliminary Decision Memorandum).


The Preliminary Decision Memorandum is a public document and is on file electronically via Enforcement and Compliance’s Antidumping and Countervailing Duty Centralized Electronic Service System (ACCESS). ACCESS is available to registered users at http://access.trade.gov, and is available to all parties in the Central Records Unit, room B8024 of the main Department of Commerce building. In addition, a complete version of the Preliminary Decision Memorandum can be accessed directly on the Internet at http://enforcement.trade.gov/frn/index.html. The signed Preliminary Decision Memorandum and the electronic versions of the Preliminary Decision Memorandum are identical in content.

We calculated a CVD rate for each producer/exporter of the subject merchandise that requested an expedited review.

Preliminary Results of Review

As a result of this review, we preliminarily determine the countervailable subsidy rates to be:

<table>
<thead>
<tr>
<th>Company</th>
<th>Subsidy rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Catalyst Paper Corporation (Catalyst)</td>
<td>0.79 percent (de minimis)</td>
</tr>
<tr>
<td>Irving Paper Limited (Irv-ving)</td>
<td>7.99 percent</td>
</tr>
</tbody>
</table>

Disclosure and Public Comment

The Department will disclose to parties to this proceeding the calculations performed in connection with these preliminary results within five days publication of this notice.3 Interested parties may submit case briefs within 30 days of publication of these preliminary results and rebuttal briefs no later than five days after the deadline for filing case briefs.4 Rebuttal briefs must be limited to issues raised in the case briefs.5 Parties who submit case or rebuttal briefs are requested to submit with the argument: (1) A statement of the issue; (2) a brief summary of the argument; and, (3) a table of authorities.6 Pursuant to 19 CFR 351.310(c), interested parties who wish to request a hearing must do so within 30 days of publication of these preliminary results by submitting a written request to the Assistant Secretary for Enforcement and Compliance, U.S. Department of Commerce, filed electronically using ACCESS. Requests should contain the

3 See 19 CFR 351.224(b).
4 See 19 CFR 351.306(c)(1)(ii) and (d)(1).
6 See 19 CFR 351.306(c)(2) and (d)(2).