results of this administrative review. For all non-reviewed firms, we will instruct CBP to collect cash deposits of estimated countervailing duties at the most recent company-specific or all-others rate applicable to the company, as appropriate. These cash deposit requirements, when imposed, shall remain in effect until further notice.

This administrative review and notice are in accordance with sections 751(a)(1) and 777(i)(1) of the Act and 19 CFR 351.213.


Ronald K. Lorentzen,
Acting Assistant Secretary for Enforcement and Compliance.

Appendix—List of Topics Discussed in the Preliminary Decision Memorandum

I. Summary
II. Background
III. Intent To Rescind the 2015 Administrative Review, in Part
IV. Non-Selected Rate
V. Scope of the Order
VI. Subsidies Valuation Information
A. Allocation Period
B. Attribution of Subsidies
C. Benchmarks for Long-Term Loans and Discount Rates
D. Denominators
VII. Analysis of Programs
A. Programs Preliminarily Determined To Be Countervailable
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C. Programs Preliminarily Determined To Not Be Countervailable
D. Other Programs
E. Additional Programs Preliminarily Determined To Be Not Used During the POR
VIII. Recommendation

[FR Doc. 2017–05132 Filed 3–14–17; 8:45 am]

BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE
International Trade Administration
Notice of Scope Rulings

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

DATES: Effective Date: March 15, 2017.

SUMMARY: The Department of Commerce (“Department”) hereby publishes a list of scope rulings and anticircumvention determinations made between January 1, 2016, and March 31, 2016, inclusive. We intend to publish future lists after the close of each calendar quarter.


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.1 Our most recent notification of scope rulings was published on October 7, 2016.2 This current notice covers all scope rulings and anticircumvention determinations made by Enforcement and Compliance between January 1, 2016, and March 31, 2016, inclusive. Subsequent lists will follow after the close of each calendar quarter.

Scope Rulings Made Between January 1, 2016 and March 31, 2016

Mexico

A–201–805: Certain Circular Welded Non-Alloy Steel Pipe From Mexico

Requestor: Regiomontana de Perfiles y Tubos S.A. de C.V.; certain black, circular tubing produced to ASTM A–513 specifications meet the exclusion criteria for mechanical tubing in and are, therefore, not included within the scope of the order; March 31, 2016.

People’s Republic of China

A–570–967 and C–570–968: Aluminum Extrusions From the People’s Republic of China

Requestors: Homecrest Outdoor Living, LLC; Homecrest Woven Polypropylene Seats are woven seats that incorporate extruded aluminum frames with wicker material formed of polypropylene rope, which meet the finished merchandise criteria, and thus are excluded from the scope of the orders; January 27, 2016.

A–570–967 and C–570–968: Aluminum Extrusions From the People’s Republic of China

Requestor: Pentair Water Pool and Spa, Inc. (“Pentair”); Pentair’s telescopic aluminum pool poles and detachable skimmers and rakes are fully and permanently assembled and completed at the time of entry and contain non-extruded aluminum components beyond mere fasteners, and, thus, are excluded from the scope of the orders as finished merchandise; March 11, 2016.

A–570–967 and C–570–968: Aluminum Extrusions From the People’s Republic of China

Requestor: Trending Imports LLC (“Trending”); Trending’s aluminum extrusions made from 5050 grade aluminum alloy material were preliminary found to be outside of the scope of the orders on aluminum extrusions from the PRC because the 5050 alloy products meet the explicit exclusion in the scope of “aluminum alloy[s] with an Aluminum Association series designation commencing with the number 5 and containing in excess of 1.0 percent magnesium by weight.”; March 11, 2016.

A–570–967 and C–570–968: Aluminum Extrusions From the People’s Republic of China

Requestor: Kota International, LTD (“Kota”); Kota’s ACS–50 series aluminum extrusions made from 5xxx series grade aluminum alloy material were preliminary found to be outside of the scope of the orders on aluminum extrusions from the PRC because the 5xxx series alloy products meet the explicit exclusion in the scope of “aluminum alloy[s] with an Aluminum Association series designation commencing with the number 5 and containing in excess of 1.0 percent magnesium by weight.”; March 11, 2016.

A–570–901: Certain Lined Paper Products From the People’s Republic of China

Requestor: Nelson Torres Advertising (“NTA”); NTA’s funeral album product is within the scope of the order on certain lined paper products from the PRC because the product does not meet any of the specific exclusion criteria for products intended for specific record keeping uses, such as “desk and wall calendars and organizers,” “telephone logs,” or “address books; January 12, 2016.

A–570–943 and C–570–944: Certain Oil Country Tubular Goods From the People’s Republic of China

Requestor: DynaEnergetics U.S. Inc.; certain tubing for perforating gun carriers

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1 See 19 CFR 351.225(a).
2 See Notice of Scope Rulings, 81 FR 69784 (October 7, 2016).
which is a tubular steel product used in the
drilling of an oil well is within the scope of
the antidumping and countervailing duty
orders; February 12, 2016.
A–570–970 and C–570–971: Multilayered
Wood Flooring From the People’s Republic of
China
Requestor: Old Master Products, Inc. (“Old
Master”); Old Master’s two-layer wood
flooring products are not within the scope of
the Orders on multilayered wood flooring
from the PRC because they lack the expressed
requirement of two or more layers or plies of
wood veneer in combination with a core;
February 4, 2016.
A–570–970 and C–570–971: Multilayered
Wood Flooring From the People’s Republic of
China
Requestor: Sigma Corporation (“SIGMA”);
SIGMA’s list of 94 ductile iron pipe fittings
are covered by the scope of the non-malleable
pipe fittings order because they meet all of
the ASME and UL specifications
characterizing it as subject merchandise;
A–570–875: Non-Malleable Cast Iron Pipe
Fittings From the People’s Republic of China
Requestor: Jiashan Huijiale Decoration
Material Co., Ltd. (“Jiashan Huijiale”);
Jiashan Huijiale’s two-layer engineered wood
flooring panel with bottom-surface inlays is
not within the scope of the Orders on
multilayered wood flooring from the PRC,
because it lacks the requisite two or more
layers or plies of wood veneer in
combination with a core; February 29, 2016.
A–570–956 and C–570–957: Seamless Carbon
and Alloy Steel Standard, Line, and Pressure
Pipe From the People’s Republic of China
Commercial Honing LLC dba Commercial
Fluid Power (“Commercial Honing”);
Commercial Honing’s 12 sizes of mechanical
tubing are outside the scope of the Orders on
seamless carbon and alloy steel standard,
line, and pressure pipe from the PRC because
they meet the exclusion language of the
scope. However, one size of Commercial
Honing’s mechanical tubing falls within the
scope of the Orders because it does not meet
the requirements set forth in the exclusion
language; February 25, 2016.

Interested parties are invited to
comment on the completeness of this
list of completed scope and
anticircumvention inquiries. Any
comments should be submitted to the
Deputy Assistant Secretary for AD/CVD
Operations, Enforcement and
Compliance, International Trade
Administration, 1401 Constitution
 Avenue NW., APO/Dockets Unit, Room
18022, Washington, DC 20230.

This notice is published in
accordance with 19 CFR 351.225(o).

Dated: March 9, 2017.
Gary Tavenner,
Associate Assistant Secretary for
Antidumping and Countervailing Duty
Operations.
[FR Doc. 2017–05167 Filed 3–14–17; 8:45 am]
BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE
International Trade Administration
Initiation of Antidumping and
Countervailing Duty Administrative
Reviews
AGENCY: Enforcement and Compliance,
International Trade Administration,
Department of Commerce.
SUMMARY: The Department of Commerce
(“the Department”) has received
requests to conduct administrative
reviews of various antidumping and
countervailing duty orders and findings
with January anniversary dates. In
accordance with the Department’s
regulations, we are initiating those
administrative reviews.
FOR FURTHER INFORMATION CONTACT:
Brenda E. Waters, Office of AD/CVD
Operations, Customs Liaison Unit,
Enforcement and Compliance,
International Trade Administration,
U.S. Department of Commerce, 1401
Constitution Avenue NW., Washington,
DC 20230, telephone: (202) 482–4735.
SUPPLEMENTARY INFORMATION:
Background
The Department has received timely
requests, in accordance with 19 CFR
351.213(b), for administrative reviews of
various antidumping and countervailing
duty orders and findings with January
anniversary dates.
All deadlines for the submission of
various types of information,
certifications, or comments or actions by
the Department discussed below refer to
the number of calendar days from the
applicable starting time.
Notice of No Sales
If a producer or exporter named in
this notice of initiation had no exports,
sales, or entries during the period of
review (“POR”), it must notify the
Department within 30 days of
publication of this notice in the Federal
Register. All submissions must be filed
electronically at http://access.trade.gov
in accordance with 19 CFR 351.303. Such
submissions are subject to
verification in accordance with section
782(f)(i) of the Tariff Act of 1930, as amended (“the Act”). Further, in
accordance with 19 CFR 351.303(f)(1)(i),
a copy must be served on every party on
the Department’s service list.
Respondent Selection
In the event the Department limits the
number of respondents for individual
examination for administrative reviews
initiated pursuant to requests made for
the orders identified below, except for the
administrative review of the
antidumping duty order on wooden
bedroom furniture from the People’s
Republic of China (“PRC”), the
Department intends to select
respondents based on U.S. Customs and
Border Protection (“CBP”) data for U.S.
imports during the period of review. We
intend to place the CBP data on the
record within five days of publication of
the initiation notice and to make our
decision regarding respondent selection
within 30 days of publication of the
initiation Federal Register notice.
Comments regarding the CBP data and
respondent selection should be
submitted seven days after the
placement of the CBP data on the record
of this review. Parties wishing to submit
rebuttal comments should submit those
comments five days after the deadline
for the initial comments.
In the event the Department decides
it is necessary to limit individual
examination of respondents and
conduct respondent selection under
section 777A(c)(2) of the Act:
In general, the Department has found
that determinations concerning whether
particular companies should be
“collapsed” (i.e., treated as a single
entity for purposes of calculating
antidumping duty rates) require a
substantial amount of detailed
information and analysis, which often
require follow-up questions and
analysis. Accordingly, the Department
will not conduct collapsing analyses at
the respondent selection phase of this
review and will not collapse companies
at the respondent selection phase unless
there has been a determination to
collapse certain companies in a
previous segment of this antidumping
proceeding (i.e., investigation,
administrative review, new shipper
review or changed circumstances
review). For any company subject to this
review, if the Department determined,
or continued to treat, that company as
collapsed with others, the Department
will assume that such companies
continue to operate in the same manner
and will collapse them for respondent
selection purposes. Otherwise, the
Department will not collapse companies

1 See Antidumping and Countervailing Duty
Proceedings: Electronic Filing Procedures;
Administrative Protective Order Procedures, 76 FR
39261 (July 6, 2011).

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