Comment 7: Whether the Department Should Revise Icdas' Short-Length Rebar Cost

Comment 8: Whether the Department Should Disallow Offsets to Icdas' G&A Expenses for Reimbursements Related to Port Services Provided to Third Parties

Comment 9: Whether the Department Should Revise the Manufacturer Code Assignments in the Home Market Resellers' Sales File in the Comparison Market Program

Comment 10: Whether the Department Should Apply Partial AFA to Icdas with Respect to Missing Manufacturer Codes in the Home Market Resellers Sales File

Comment 11: Whether the Department Should Adjust Normal Value for Certain Home Market Movement Expenses

Comment 12: Whether the Department Should Use the Correct Home Market Credit Expense Amount CREDIT2H in its Calculation of Normal Value

Comment 13a: Whether the Department Should Adjust Arten's Sales to Exclude VAT

Comment 13b: Whether the Department Should Adjust Home Market Freight Expense for Certain Sales in Order to Eliminate Understatement of this Expense Due to Double Counting of VAT

Comment 14: Whether the Department Should Use the Correct Home Market Gross Unite Price Data in its Margin Calculation

Comment 15: Whether the Department Should Continue to Differentiate Between Air and Water Cooled Rebar

Comment 16: Whether the Department Should Reconsider and Reverse its Decision to Refuse to Accept Icdas' Timely and Properly Submitted Minor Corrections of February 15, 2017

Comment 17: Whether the Computer Programming Error Regarding Icdas' Ending Period Date for U.S. Sales Should be Corrected

VIII. Recommendation

[FR Doc. 2017–10346 Filed 5–19–17; 8:45 am]

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DEPARTMENT OF COMMERCE

International Trade Administration

[A-570-831]

Fresh Garlic From the People's Republic of China: Amended Final Results of Antidumping Duty Administrative Review; 2010–2011

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

SUMMARY: The Department of Commerce (the Department) is amending its final results of the administrative review of the antidumping duty order on fresh garlic from the People's Republic of China (PRC) for the period of review is November 1, 2010, through October 31, 2011.

DATES: Effective May 22, 2017.

FOR FURTHER INFORMATION CONTACT:
Kathryn Wallace or Alexander Cipolla,
AD/CVD Operations, Office VII,
Enforcement and Compliance,
International Trade Administration,
U.S. Department of Commerce, 1401
Constitution Avenue NW., Washington,
DC 20230: telephone: (202) 482–6251 or
(202) 482–4956, respectively.

SUPPLEMENTARY INFORMATION: Following the publication of the *Final Results*, Weifang Hongqiao International Logistics Co., Ltd., Qingdao Xintianfeng Foods Co., Ltd., and Shandong Jinxiang Zhengyang Import and Export Co., Ltd. (collectively, Separate Rate Respondents) challenged the Department's *Final Results* in the United States Court of International Trade (CIT). In the Final Results, the Department calculated a de minimis rate for the two mandatory respondents, but found that averaging the mandatory respondents' de minimis rates would not be reasonably reflective of the potential dumping margins of the companies not selected for individual examination.1 The Department found the Separate Rate Respondents eligible for a separate rate, but did not select them for individual examination.2 The Department established the dumping margin for the Separate Rate Respondents by applying the most recently-calculated rate under this order, which was not affected by the Department's zeroing methodology, i.e., \$1.28 per kilogram, the rate in the 08/ 09 Garlic NSR.3 The Separate Rate Respondents challenged the Department's selection of the \$1.28 per kilogram dumping margin.4

On April 14, 2017, the United States, the Separate Rate Respondents, and the petitioner 5 entered into an agreement to settle this dispute. On April 17, 2017, the United States, the Separate Rate Respondents, and the petitioner filed a stipulation for entry of judgment with the CIT. On April 19, 2017, the CIT entered judgment by stipulation. Consistent with the settlement agreement and the judgment by stipulation, these Amended Final Results assign each Separate Rate Respondent a \$0.00 per kilogram dumping margin for the POR. The Amended Final Results make no other

modification to the Department's findings in the *Final Results*.

Within fifteen days of publication of these Amended Final Results, we will instruct U.S. Customs and Border Protection to liquidate all unliquidated entries of fresh garlic from the PRC produced and/or exported by Weifang Hongqiao International Logistics Co., Ltd., Qingdao Xintianfeng Foods Co., Ltd., and Shandong Jinxiang Zhengyang Import and Export Co., Ltd., and entered, or withdrawn from warehouse, for consumption in the United States during the POR at the assessment rate of \$0.00 per kilogram.

We are issuing and publishing these *Amended Final Results* of review and notice in accordance with section 516A(e) of the Act.

Dated: May 15, 2017.

Ronald K. Lorentzen,

Acting Assistant Secretary for Enforcement and Compliance.

[FR Doc. 2017–10350 Filed 5–19–17; 8:45 am]

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DEPARTMENT OF COMMERCE

International Trade Administration

[A-588-876]

Steel Concrete Reinforcing Bar From Japan: Final Affirmative Determination of Sales at Less Than Fair Value

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

SUMMARY: The Department of Commerce (the Department) determines that imports of steel concrete reinforcing bar (rebar) from Japan are being, or are likely to be, sold in the United States at less than fair value (LTFV). The period of investigation (POI) is July 1, 2015, through June 30, 2016. The final dumping margins of sales at LTFV are listed below in the "Final Determination" section of this notice.

DATES: Effective May 22, 2017.

FOR FURTHER INFORMATION CONTACT:

David Lindgren, AD/CVD Operations, Office VII, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–3870.

SUPPLEMENTARY INFORMATION:

Background

On March 7, 2017, the Department published the *Preliminary Determination* of this antidumping duty

¹ IDM at 4.

² IDM at 3-4.

³ Final Results, 78 FR at 36169.

⁴ Weifang Hongqiao International Logistics Co., Ltd. et al. v. United States, Consol. Case No. 13– 00228.

⁵ The Fresh Garlic Producers Association and its individual members, Christopher Ranch, LLC, the Garlic Company, Valley Garlic, and Vessey and Company, Inc.