and Evaluation of American Indian and Alaska Native Government Administrative Records,'' prepared by WESTAT.

(3) The 1996 American Indian Reservation Special Test that includes the discussion of the working group meeting held July 21, 1995 and will cover the recommendations made by the working group, cultural awareness training for the Special Test, the Tribal Liaison Program, and the outreach and promotion products.

The conference call meeting is open to the public and a brief period is set aside on September 11, 1995 for public comment and questions. Those persons with extensive questions or statements must submit them in writing to the Census Bureau official named below at least three days before the meeting.

The conference call meeting is physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should also be directed to the Census Bureau official named below.

Persons wishing additional information concerning the conference call meeting or who wish to submit written statements may contact Ms. Diana Harley, Decennial Management Division, Bureau of the Census, Room 3587, Federal Building 3, Suitland, Maryland. (Mailing address: Washington, DC 20233). Telephone: (301) 457–4047.

Dated: August 29, 1995.

UES Holdings Ltd

Harry A. Scarr,

Deputy Director, Bureau of the Census. [FR Doc. 95–21825 Filed 8–31–95; 8:45 am] BILLING CODE 3510–07–P International Trade Administration

Amendment of Initiation of Countervailing Duty Administrative Reviews

AGENCY: Import Administration, International Trade Administration, Department of Commerce. ACTION: Notice of amendment of initiation of countervailing duty administrative reviews.

SUMMARY: The Department of Commerce (the Department) published Interim Regulations (interim rules) in the Federal Register on May 11, 1995 (60 FR 25130) which affected the requirements for requesting administrative reviews of countervailing duty orders beginning January 1, 1995. Parties who had requested administrative reviews of countervailing duty orders since that time were notified of these changed requirements and were provided an opportunity to amend their requests to comply with the Department's new interim rules. Having received the amended requests for review, the Department is now amending the notices of initiation for administrative reviews requested after January 1, 1995.

EFFECTIVE DATE: September 1, 1995. **FOR FURTHER INFORMATION CONTACT:**

Barbara E. Tillman, Office of Countervailing Compliance, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230, telephone: (202) 482–2786.

SUPPLEMENTARY INFORMATION:

Background

Since January 1, 1995, the Department received several timely requests, in

accordance with 19 CFR 355.22(a) (1994), for administrative reviews of countervailing duty orders and initiated those proceedings. On May 11, 1995, however, the Department published interim rules in the Federal Register which amend the existing countervailing duty regulations in accordance with certain amendments to the Tariff Act of 1930, as amended (the Act) made by the Uruguay Round Agreement Act. Under the revised § 355.22(a), each year during the anniversary month of the publication of an order, (1) an interested party may request that the Secretary conduct an administrative review of specified individual producers or exporters covered by an order, if the requesting person states why the person desires the Secretary to review those particular producers or exporters; (2) a producer or exporter covered by an order may request a review of only that person; and (3) an importer may request a review of only a producer or exporter of the merchandise imported by that importer. See interim rules, §355.22(a). As a result, there is no longer a preference for calculating a single country-wide rate in countervailing duty proceedings and reviews will instead be conducted on a companyspecific basis.

The Department advised requesting parties of these new requirements and provided them an opportunity to comply with the interim rules. Accordingly, the Department is now amending the notices of initiation of reviews of countervailing duty orders which were requested after January 1, 1995 to indicate the specific companies for which a review was requested.

Period to be reviewed

Countervailing duty proceedings

Amendment to Initiation Notice of March 15, 1995 (60 FR 13955) Peru: Cotton Yarn C-333-002 01/01/94-12/31/94 Industria Textil Piura, S.A Hilanderia San Antonio, S.A Textil Trujillo, S.A Amendment to Initiation Notice of April 14, 1995 (60 FR 19017) Thailand: Certain Apparel C-549-401 01/01/94-12/31/94 Chiangmai P.K. House Co., Ltd General Garment Company, Ltd South Africa: Ferrochrome C-791-001 01/01/94-12/31/94 Chromecorp Technology (Pty) Ltd Consolidated Mettallurgical Industries Limited Feralloys Limited Samancor Limited United Kingdom: Certain Hot-Rolled Lead and Bismuth Carbon Steel Products (C-421-811) 01/01/94-12/31/94 United Engineering Steels Ltd

Countervailing duty proceedings	Period to be reviewed
British Steel plc	
Amendment to Initiation Notice of May 15, 1995 (60 FR 25886)	
Mexico: Leather Wearing Apparel C-201-001	01/01/94–12/31/94
Aeroenvios	
Aguilla Alvarez Juan Martin	
Alarcon Roman Pedro Alfredo Costuras Originales, S.A. de C.V	
Alorsa	
Alvarez Contreras Gildardo	
Articulos Charros Y Vaqueros, S.A. de C.V	
Articulos de Piel Chasser	
Articulos de Piel de Guadalajara, S.A. de C.V	
Articulos de Piel Muca, S.A. de C.V Arufe Gil Ma. Josefina	
Avila Lopez Ma. Teresa	
Bemisa, S.A. de C.V	
Bocanegra Morales Rosa Isela	
Calzado Emege, S.A. de C.V	
Comercial de Artesanias, S.A. de C.V	
Capelli Capilla Captillo Aquetin	
Carillo Castillo Agustin Cia. Exportadora de Chapala, S.A. de C.V	
Club Aurrera	
Collado Garza Manuel Fernando	
Comercializadora Cevis, S.A. de C.V	
Compania Exportadora de Chapala	
Confecciones en Piel Leather S.A. de C.V	
Cornell Piel, S.A. de C.V Creaciones Alcala	
Creaciones Alcala Creaciones Cevis, S.A. de C.V	
Creaciones Cozumel, S.A. de C.V	
Creaciones de Esesarte	
Creaciones Kity Ku	
Creaciones Ma Elvi	
D'Vany Deitz Groswirte Gregoria	
Eugenio de Alba Hernandez	
Exclusive Design in Leather Felle, S de R.L	
Exclusivos Baez, S.A. de C.V	
Export. Mexic. de Art. Charros Y Vaqueros, S.A. de C.V	
Exportadores Indios Verdes, S.A. de C.V	
Fina Estampa	
Finapiel de Mexico, S.A. de C.V Flores Martinez Ma. Azucena	
Frausto Avila Julia	
Gallardo Rocio	
Garcia Avila Enrique	
Garcia Gonzalez Antonia	
Garcia Gonzalez Juan Manuel	
Garcia Jose Geno D'Lucca	
Gil Garcia Benjamin	
Gonzalo de La Torre Jose de Jesus	
Gover	
Grupo Ticuan S.A. de C.V	
Hardo Navarro Vincente	
Harnandez Gonzalez Lino Salvador	
Hernandez Herrera Jose de Jesus Hernandez Rodriquez Ma. Teresa de Jesus	
Hurtado Antonio	
Hurtado Vazquez Francisco Javier	
Importaciones Y Exportacones Anaf, S.A. de C.V	
Ind. en Piel de Mexico, S.A. de C.V	
Lazo	
Lopez Avila J. Cruz Lorendano, S.A. de C.V	
Lusomoda De Mexico, S.A. de C.V	
Manufacturera California, S.A. de C.V	
Manufacturera de Botas Tejas, S.A. de C.V	
Manufacturera de Cintos, S.A. de C.V	
Maquiladora Pieles Pitic S.A. de C.V	I

Maquiladora Pieles Pitic S./	A. de C.V

Countervailing duty proceedings	Period to be revie
Marcelinni, S.A. de C.V	
Marco Antonio Sotelo Salazar	
Martinez Bautista Noe	
Martinez Castillo Roberto	
Martinez Fernandez Guillermo	
Maurizzio Moda Y Piel, S.A. de C.V	
Melmex, S de R.L. de C.V	
Merinex, 3 de K.L. de C.V Mex Piel Export	
Mexican Legend	
Moda en Piel Le Sua, S.A. de C.V	
Mon Real	
Monaco, S.A. de C.V	
Mora Hernandez Ismael	
Morales Nernandez Bartolo	
Munoz Armas Federico	
Neca De Baja California, S.A. de C.V	
Orginales Hechos A Mano, S.A. de C.V	
Orozco Alviso J. Cruz	
Peleteria Jalisco de Baja California, S.A. de C.V	
Penilla Adolpho	
Pieles Monroy, S.A. de C.V	
Procopiel Exotica, S.A. de C.V	
Propuctora de Articulos de Piel Gerpa	
Promociones La Fiesta, S.A. de C.V	
Promotora de Modas Masculinas, S.A. de C.V	
Quintana Aguirre Martin	
Ramos Rosa	
Rios Bueno Salvador	
Rodriguez Jarez Jose Luis	
Rodriquez Ortiz Guadalupe	
Rougon Piel	
Salceda Toledo Leonel	
San Sebastian Curte, S.A. de C.V	
Serrano Robles Martin Humberto	
Servicio Harley Davidson, S.A. de C.V	
Sidransky Marcus Alejandro	
Sotelo Jose	
Sotelo Salazar Marco Antonio	
Tapetei Tipicos, S.A. de C.V	
Torres Torres Juan Antonio Transformadora Tuca, S.A. de C.V	
Tropico Arte Y Piel	
United Parcel Service de Mexico, S.A. de C.V	
Vincente Haro Navarro	
Vilches Mares Laura	
Zaragoza Gutierrez Ricardo	
Zedillo Lagos Teresa	
John Trackunan George	
Zuid de Mexico, S.A. de C.V	

Amendment to Initiation Notice of June 15, 1995 (60 FR 31447)

01/01/94–12/31/94
01/01/94–12/31/94

These initiations and this notice are in accordance with section 751(a) of this Act (19 U.S.C. 1675(a)) and 355.22(c)(1) of the Department's interim rules.

Dated: August 25, 1995.

Roland L. MacDonald, *Acting Deputy Assistant Secretary for*

Compliance. [FR Doc. 95–21811 Filed 8–31–95; 8:45 am] BILLING CODE 3510–DS–P

[A-580-809]

Court Decision and Suspension of Liquidation: Circular Welded Non-Alloy Steel Pipe From Korea

AGENCY: Import Administration, International Trade Administration, Department of Commerce. **ACTION:** Notice of court decision and suspension of liquidation.

SUMMARY: On August 11, 1995, in the case of Laclede Steel Co. v. United States, Cons. Ct. No. 92-12-00784, Slip Op. 95-144 ("Laclede"), the United States Court of International Trade (the Court) affirmed the Department of Commerce's (the Department's) results of redetermination on remand of the final determination of sales at less than fair value of circular welded non-alloy steel pipe from Korea. Consistent with the decision of the United States Court of Appeals for the Federal Circuit (Federal Circuit) in Timken Co. v. United States, 893 F.2d 337 (Fed. Cir. 1990) ("Timken"), the Department will not order the liquidation of the subject merchandise entered or withdrawn from warehouse from consumption prior to a "conclusive" decision in this case.

EFFECTIVE DATE: August 21, 1995.

FOR FURTHER INFORMATION CONTACT: Erik Warga, Office of Antidumping Investigations, Import Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230, telephone: (202) 482–0922.

SUPPLEMENTARY INFORMATION:

Background

On September 17, 1992, the Department published its final determination of sales at less-than-fairvalue. *Final Determination of Sales at Less Than Fair Value: Circular Welded Non-Alloy Steel Pipe From the Republic of Korea*, 57 FR 42942 (Sept. 17, 1992). On November 2, 1992, the Department published its amendment to the final determination of sales at less-than-fairvalue. *Notice of Antidumping Orders: Certain Circular Welded Non-Alloy* Steel Pipe from Brazil, the Republic of Korea, Mexico, and Venezuela, and Amendment to Final Determination of Sales at Less Than Fair Value: Circular Welded Non-Alloy Steel Pipe From the Republic of Korea, 57 FR 49453 (Nov. 2, 1992).

Subsequent to the Department's final determination, petitioners and three of the investigated companies filed lawsuits with the Court challenging this determination. Thereafter, the Court issued an Order and Opinion dated October 12, 1994, in Laclede Steel Co. v. United States, Cons. Ct. No. 92-12-00784, Slip Op. 94-160, remanding three issues to the Department. The Court instructed the Department to (1) reconsider its original determination that certain overrun pipe sales were within the ordinary course of trade; (2) grant duty drawback adjustments on all U.S. sales, including those compared to constructed value; and (3) conduct a correlation test, utilizing only the price factor, to determine whether there was a correlation between price and levels of trade for the subject merchandise.

The Department filed its remand results on March 3, 1995. On March 9, 1995, the Department filed amended results to correct certain typographical errors. In the remand results, the Department found the overrun pipe sales at issue to be outside the ordinary course of trade. In accordance with the Court's instructions, the Department granted adjustments for duty drawback for all U.S. sales. Additionally, as the results of the correlation test were inconclusive, the Department calculated foreign market value without regard to level of trade.

On August 11, 1995, the Court sustained the Department's remand results. *See Laclede Steel Co.* v. *United States,* Cons. Ct. No. 92–12–00784, Slip Op. 95–144 (CIT Aug. 11, 1995).

Suspension of Liquidation

In its decision in Timken, the Federal Circuit held that, pursuant to 19 U.S.C. 1516a(e), the Department must publish notice of a decision of the Court or Federal Circuit which is "not in harmony" with the Department's determination. Publication of this notice fulfills this obligation. The Federal Circuit also held that in such a case, the Department must suspend liquidation until there is a "conclusive" decision in the action. A "conclusive" decision cannot be reached until the opportunity to appeal expires or any appeal is decided by the Federal Circuit. Therefore, the Department will continue to suspend liquidation pending the expiration of the period to appeal or

pending a final decision of the Federal Circuit if *Laclede* is appealed.

Dated: August 28, 1995.

Paul L. Joffe,

Acting Assistant Secretary for Import Administration.

[FR Doc. 95-21810 Filed 8-31-95; 8:45 am]

BILLING CODE 3510-DS-P

Export Trade Certificate of Review

ACTION: Notice of Issuance of an Export Trade Certificate of Review, Application No. 94–0003.

SUMMARY: The Department of Commerce has issued an Export Trade Certificate of Review to United Products of America, Inc. (UPA). This notice summarizes the conduct for which certification has been granted.

FOR FURTHER INFORMATION CONTACT: W. Dawn Busby, Director, Office of Export Trading Company Affairs, International Trade Administration, 202–482–5131. This is not a toll-free number.

SUPPLEMENTARY INFORMATION: Title III of the Export Trading Company Act of 1982 (15 U.S.C. 4001–21) authorizes the Secretary of Commerce to issue Export Trade Certificates of Review. The regulations implementing Title III are found at 15 CFR part 325 (1993). The Office of Export Trading Company Affairs ("OETCA") is issuing this notice pursuant to 15 CFR 325.6(b), which requires the Department of Commerce to publish a summary of a Certificate in the Federal Register. Under Section 305(a) of the Act and 15 CFR 325.11(a), any person aggrieved by the Secretary's determination may, within 30 days of the date of this notice, bring an action in any appropriate district court of the United States to set aside the determination on the ground that the determination is erroneous.

Description of Certified Conduct

Export Trade

1. Products

All products.

2. Services

All services.

3. Technology Rights

Technology rights including, but not limited to, patents, trademarks, copyrights, and trade secrets that relate to Products and Services.