Any party having a substantial interest in these proceedings may request a public hearing on the matter. A written request for a hearing must be submitted to the Trade Adjustment Assistance for Firms Division, Room 71030, Economic Development Administration, U.S. Department of Commerce, Washington, DC 20230, no later than ten (10) calendar days following publication of this notice.

Please follow the requirements set forth in EDA's regulations at 13 CFR 315.9 for procedures to request a public hearing. The Catalog of Federal Domestic Assistance official number and title for the program under which these petitions are submitted is 11.313, Trade Adjustment Assistance for Firms.

Dated: May 6, 2014.

Michael DeVillo,

Eligibility Examiner.

[FR Doc. 2014-10918 Filed 5-12-14; 8:45 am]

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DEPARTMENT OF COMMERCE

International Trade Administration

[A-570-909]

Certain Steel Nails from the People's Republic of China: Amended Final Results of the Fourth Antidumping Duty Administrative Review

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

SUMMARY: The Department of Commerce ("Department") is amending the final results ¹ of the fourth administrative review of the antidumping duty order on certain steel nails ("nails") from the People's Republic of China ("PRC") to correct a certain ministerial error. The period of review is August 1, 2011, through July 31, 2012.

DATES: Effective Date: May 13, 2014.

FOR FURTHER INFORMATION CONTACT:

Matthew Renkey or Javier Barrientos, AD/CVD Operations, Office V, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone 202–482–2312 or 202–482–2243, respectively.

SUPPLEMENTARY INFORMATION:

Background

On April 3, 2014, the Department disclosed to interested parties its calculations for the *Final Results*. On April 8, 2014, we received ministerial error comments from Certified Products International Inc. ("CPI").

Ministerial Errors

Section 751(h) of the Tariff Act of 1930, as amended ("Act"), and 19 CFR 351.224(f) define a "ministerial error" as an error "in addition, subtraction, or other arithmetic function, clerical error resulting from inaccurate copying, duplication, or the like, and any similar type of unintentional error which the Secretary considers ministerial." CPI states that it submitted a letter stating that it had no shipments during the period of review.2 CPI also notes that the Department considered it as a noshipments company both in the Preliminary Results 3 and in the Final Results,4 so its inclusion among the list of those companies being considered as part of the PRC-wide entity in the Appendix to the Issues and Decision Memorandum must be a clerical error.

After analyzing CPI's ministerial error comments, we determined, in accordance with section 751(h) of the Act and 19 CFR 351.224(e), that we made a ministerial error in listing it among the companies we found to be part of the PRC-wide entity in the Appendix to the Issues and Decision Memorandum. Additionally, after reviewing the list of companies in the Appendix to the Issues and Decision Memorandum, we noted that we inadvertently included other noshipment companies on the list. The following no-shipment companies are those that we inadvertently included in the list of companies we found to be part of the PRC-wide entity: (1) Besco Machinery Industry (Zhejiang) Co., Ltd.; (2) Certified Products International Inc.; (3) Jining Huarong Hardware Products Co., Ltd.; (4) PT Enterprise Inc.; (5) Shanghai Jade Shuttle Hardware Tools Co., Ltd.; (6) Shanghai Tengyu Hardware Tools Co., Ltd.; and (7) Shanxi Yuci Broad Wire Products Co.,

Amended Final Results of the Administrative Review

In accordance with section 751(h) of the Act and 19 CFR 351.224(e), we are amending the Final Results of the fourth administrative review of the antidumping duty order on nails from the PRC, specifically the appendix which appears at the end of the Issues and Decision Memorandum, to clarify that the seven companies listed above are no-shipment companies and should not be considered as part of the PRC-wide entity. We note this does not change the dumping margin for any of these companies, and thus their assessment rates and cash deposit rates remain the same as in the Final Results.

We are publishing these amended final results in accordance with sections 751(h) and 777(i)(1) of the Act.

Dated: May 5, 2014.

Paul Piquado,

Assistant Secretary for Enforcement and Compliance.

[FR Doc. 2014–10949 Filed 5–12–14; 8:45 am]

DEPARTMENT OF COMMERCE

International Trade Administration [C–570–921]

Lightweight Thermal Paper From the People's Republic of China: Rescission of Countervailing Duty Administrative Review; 2012

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

SUMMARY: The Department of Commerce (the Department) is rescinding the administrative review of the countervailing duty (CVD) order on lightweight thermal paper (LWTP) from the People's Republic of China (PRC) for the period January 1, 2012, through December 31, 2012.

DATES: Effective Date: May 13, 2014. FOR FURTHER INFORMATION CONTACT:
Joshua Morris or Nancy Decker, AD/CVD Operations, Office I, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–1779 or (202) 482–0196, respectively.

Background

The Department initiated an administrative review of the CVD order on LWTP from the PRC with respect to 18 companies covering the period January 1, 2012, through December 31, 2012, based on a request by Appvion, Inc. (Appvion).¹ On March 27, 2014,

¹ See Certain Steel Nails from the People's Republic of China: Final Results of the Fourth Antidumping Duty Administrative Review, 79 FR 19316 (April 8, 2014) ("Final Results") and accompanying Issues and Decision Memorandum.

 $^{^2\,}See$ CPI's November 11, 2012, No Shipments Letter

³ See Certain Steel Nails from the People's Republic of China: Preliminary Results of the Fourth Antidumping Duty Administrative Review, 78 FR 56861 (September 16, 2013) and accompanying Decision Memorandum at 3–4.

⁴ See Final Results, 78 FR at 19317.

¹ See Initiation of Antidumping and Countervailing Duty Administrative Reviews and

Appvion withdrew its request for an administrative review in its entirety. No other party requested a review.

Rescission of Review

Pursuant to 19 CFR 351.213(d)(1), the Department will rescind an administrative review, in whole or in part, if the party that requested the review withdraws its request within 90 days of the publication of the notice of initiation of the requested review. In this case, Appvion withdrew its request within the 90-day deadline, and no other party requested an administrative review of the CVD order. Therefore, in accordance with 19 CFR 351.213(d)(1), we are rescinding the administrative review of LWTP from the PRC covering the period January 1, 2012, through December 31, 2012.

Assessment

The Department will instruct U.S. Customs and Border Protection (CBP) to assess CVDs on all entries of LWTP from the PRC during the period of review, January 1, 2012, through December 31, 2012, at rates equal to the cash deposit of estimated CVDs required at the time of entry, or withdrawal from warehouse, for consumption, in accordance with 19 CFR 351.212(c)(1)(i). The Department intends to issue appropriate assessment instructions to CBP 15 days after publication of this notice.

Notifications

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 CVDs prior to liquidation of the relevant entries during this review period.

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

This notice is issued and published in accordance with sections 751(a)(1) and 777(i)(1) of the Tariff Act of 1930, as amended, and 19 CFR 351.213(d)(4).

Request for Revocation in Part, 78 FR 79392, 79398 (December 30, 2013). See also Initiation of Antidumping and Countervailing Duty Administrative Reviews and Request for Revocation in Part, 79 FR 6147, 6156, n.12 (February 3, 2014).

Dated: May 6, 2014.

Christian Marsh,

Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations. [FR Doc. 2014–10946 Filed 5–12–14; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

United States Patent and Trademark Office

Information Collection; Submissions Regarding Correspondence and Regarding Attorney Representation (Trademarks)

ACTION: Notice.

SUMMARY: The United States Patent and Trademark Office (USPTO), as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to comment on the revision of this continuing information collection, as required by the Paperwork Reduction Act of 1995, Public Law 104–13 (44 U.S.C. 3506(c)(2)(A)).

DATES: Written comments must be submitted on or before July 14, 2014. **ADDRESSES:** You may submit comments by any of the following methods:

- Email: InformationCollection@ uspto.gov. Include "0651–0056 comment" in the subject line of the message.
- Mail: Susan K. Fawcett, Records Officer, Office of the Chief Information Officer, United States Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313–1450.
- Federal Rulemaking Portal: http://www.regulations.gov.

FOR FURTHER INFORMATION CONTACT:

Requests for additional information should be directed to the attention of Catherine Cain, Attorney Advisor, Office of the Commissioner for Trademarks, United States Patent and Trademark Office, P.O. Box 1451, Alexandria, VA 22313–1451, by telephone at 571–272–8946, or by email to Catherine.Cain@uspto.gov. Additional information about this collection is also available at http://www.reginfo.gov under "Information Collection Review."

SUPPLEMENTARY INFORMATION:

I. Abstract

The United States Patent and Trademark Office (USPTO) administers the Trademark Act, 15 U.S.C. 1051 et seq., which provides for the Federal registration of trademarks, service marks, collective trademarks and service marks, collective membership marks, and certification marks. Individuals and businesses that use or intend to use such marks in commerce may file an application to register their marks with the USPTO.

Such individuals and businesses may also submit various communications to the USPTO regarding their pending applications or registered trademarks, including providing additional information needed to process a pending application, filing amendments to the applications, or filing the papers necessary to keep a trademark in force. In the majority of circumstances, individuals and businesses retain attorneys to handle these matters. As such, these parties may also submit communications to the USPTO regarding the appointment of attorneys of record to represent applicants in the application process or, in the case of applicants or registrants who are not domiciled in the United States, the appointment of domestic representatives on whom may be served notices or process in proceedings affecting the mark, the revocation of an attorney's or domestic representative's appointment, and requests for permission to withdraw from representation.

The rules implementing the Act are set forth in 37 CFR Part 2. In addition to governing the registration of trademarks, the Act and rules also govern the appointments and revocations of attorneys and domestic representatives and provide the specifics for filing requests for permission to withdraw as the attorney of record. The information in this collection is available to the public.

The information in this collection can be submitted in paper format or electronically through the Trademark Electronic Application System (TEAS). The information in this collection can be collected in three different formats: Paper format, electronically using TEAS forms with dedicated data fields, or electronically using the TEAS Global Form format. The TEAS Global Form format permits the USPTO to collect information electronically when a TEAS form having dedicated data fields is not yet available.

This collection currently has two TEAS forms and two TEAS Global Forms. There are no official paper forms for the items in this collection. Individuals and businesses can submit their own paper forms, following the USPTO's rules and guidelines to ensure that all of the necessary information is provided.