issue assessment instructions directly to CBP 15 days after publication of the final results of this review.

Cash Deposit Requirements

The following deposit requirements for estimated antidumping duties will be effective upon publication of the notice of these final results of review for all shipments of flanges from Spain entered, or withdrawn from warehouse, for consumption on or after the date of publication as provided by section 751(a)(2) of the Act: (1) The cash deposit rate for ULMA, Grupo Cunado, Tubacero, S.L., Ateaciones De Metales Sinterizados S.A., Transglory S.A., and Central Y Almacenes, will be 4.47 percent; (2) for merchandise exported by producers or exporters not covered in this review but covered in a prior segment of the proceeding, the cash deposit rate will continue to be the company-specific rate published for the most recent period; (3) if the exporter is not a firm covered in this review, a prior review, or the original investigation but the producer is, then the cash deposit rate will be the rate established for the most recent period for the producer of the merchandise; (4) the cash deposit rate for all other producers or exporters will continue to be 18.81 percent, 11 the all-others rate established in the lessthan-fair-value investigation. These cash deposit requirements 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 Commerce'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.

Notification to Interested Parties

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

Dated: February 6, 2020.

Jeffrey I. Kessler,

Assistant Secretary for Enforcement and Compliance.

Appendix

List of Topics Discussed in the Issues and Decision Memorandum

I. Summary

II. Background

III. Scope of the Order

IV. Discussion of the Issues

Comment 1: Scrap Offset

Comment 2: Cost Reconciliation Difference

Comment 3: Reconversion Income

Comment 4: Programming Adjustments

V. Recommendation

[FR Doc. 2020–02777 Filed 2–11–20; 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: Applicable February 12, 2020. **SUMMARY:** The Department of Commerce (Commerce) hereby publishes a list of scope rulings and anti-circumvention determinations made during the period July 1, 2019 through September 30, 2019. We intend to publish future lists after the close of the next calendar quarter.

FOR FURTHER INFORMATION CONTACT:

Marcia E. Short, 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: 202–482–1560.

SUPPLEMENTARY INFORMATION:

Background

Commerce's regulations provide that it will publish in the **Federal Register** a list of scope rulings on a quarterly basis. Our most recent notification of scope rulings was published on January 16, 2020.² This current notice covers all scope rulings and anti-circumvention determinations made by Enforcement and Compliance between July 1, 2019 through September 30, 2019.

Scope Rulings Made July 1, 2019 through September 30, 2019:

Mexico

A-201-845 and C-201-846: Sugar From Mexico

Requestor: Batory Foods, Inc., and Rafi Industries, Inc. U.S.-origin "standard sugar" with sucrose/polarity content equal to or higher than 99.4, a maximum moisture content of 0.06 percent, and a maximum color of 600; and U.S.-origin "refined sugar" with a sucrose/polarity content of at least 99.85, sediment of 3 ppm max, and a moisture content of 0.04 percent max, which are repackaged in Mexico into four ply, fifty-pound-capacity kraft paper bags (41.7145 inches by 30.50 inches) and 2,500-pound-capacity polypropylene 'supersacks' (50 inches in height, with a front panel measuring 37 inches and a side panel measuring 37 inches), imported by Rafi Industries, Inc., are not within the scope of the Agreements Suspending the Antidumping and Countervailing Duty Investigations on Sugar from Mexico (A-201-845 and C-201-846) because the repackaging operations in Mexico do not substantially transform the products and, thus, do not alter their country of origin; September 3, 2019.

People's Republic of China (China)

A–570–914 and C–570–915: Light-Walled Rectangular Pipe and Tube From the People's Republic of China

Requestor: Carlson AirFlo Merchandising Systems; certain finished components of refrigerated merchandising and display structures imported from China with part numbers R10447, and 250355 are outside the scope of the antidumping duty orders; September 11, 2019.

A–570–601: Tapered Roller Bearings From the People's Republic of China

Requestor: WorldPac Inc.; Based on our analysis of the scope language of the order, the comments received, and a substantial transformation analysis, we determined that WorldPac's wheel hub assembly, consisting of a Chinese tapered roller bearing (TRB) set, a Polish TRB set, a German wheel hub, and a non-Chinese origin shaft seal with antilock brake (ABS) sensors ring, produced

¹¹ See the Order, 82 FR 27229.

¹ See 19 CFR 351.225(o).

² See Notice of Scope Rulings, 85 FR 2712 (Jan. 16, 2020).

in Germany is not covered by the scope of the order; September 11, 2019.

A–570–909: Certain Steel Nails From the People's Republic of China

Requestor: Simpson Strong-Tie Company. Pursuant to the Court of International Trade's remand order, zinc and nylon anchors are not "nails," and, therefore, are not covered by the scope of the antidumping duty order on certain steel nails from China. See Simpson Strong-Tie Company, v. United States, Court No. 17-00057, Slip Op. 19–93 (CIT 2019); see also Certain Steel Nails from the People's Republic of China: Notice of Court Decision Not in Harmony with Final Scope Ruling and Notice of Amended Final Scope Kuling Pursuant to Court Decision, 84 FR 49094 (September 18, 2019).

Republic of Korea

A–580–870: Certain Oil Country Tubular Goods From the Republic of Korea

Commerce clarifies ³ that the scope of the *Order* ⁴ pertains solely to products which are capable of being employed for "down hole" use in oil and gas wells; or, in the specific case of green tubes, products which are capable of (and clearly intended for) further processing which will make them capable of being employed for "down hole" use in oil and gas wells. Commerce further clarifies that products which are incapable (even when further processed) of being employed for "down hole" use in oil and gas wells are not covered by the scope of the Order; July 5, 2019.

Thailand

A–549–502: Circular Welded Carbon Steel Pipes and Tubes From Thailand

Requestor: MB Metals, Inc. Fire protection/sprinkler pipes are covered by the scope of the antidumping duty order on circular welded carbon steel pipes and tubes from Thailand, because standard pipes can be designed to carry water/liquid and can be produced to

meet various ASTM standards and requirements; July 25, 2019.

Anti-Circumvention Determinations Made July 1, 2019 through September 30, 2019:

People's Republic of China

A–570–900: Diamond Sawblades and Parts Thereof From the People's Republic of China

Requestor: Diamond Sawblades Manufacturers' Coalition; diamond sawblades made with Chinese cores and Chinese segments in Thailand by Diamond Tools Technology (Thailand) Co., Ltd., and exported from Thailand to the United States are within the scope of the antidumping duty order; diamond sawblades made with: (1) Chinese cores and Thai Segments; or (2) Thai cores and Chinese segments, in Thailand by Diamond Tools Technology (Thailand) Co., Ltd., and exported from Thailand to the United States are outside the scope of the antidumping duty order; July 10, 2019.

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

Requestor: Aluminum Extrusions Fair Trade Committee. Aluminum Extrusions exported from Vietnam, that are produced from aluminum previously extruded in China, are circumventing the antidumping and countervailing duty orders on aluminum extrusions from China; August 12, 2019.

Notification to Interested Parties

Interested parties are invited to comment on the completeness of this list of completed scope inquiries and anti-circumvention determinations made during the period July 1, 2019 through September 30, 2019. 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: February 6, 2020.

James Maeder,

Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations. [FR Doc. 2020–02776 Filed 2–11–20; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[RTID 0648-XA035]

Pacific Fishery Management Council; Public Meetings

AGENCY: National Marine Fisheries Service, National Oceanic and Atmospheric Administration, Commerce.

ACTION: Notice of public meetings.

SUMMARY: The Pacific Fishery Management Council (Pacific Council) and its advisory entities will hold public meetings.

DATES: The Pacific Council and its advisory entities will meet March 3–9, 2020. The Pacific Council meeting will begin on Wednesday, March 4, 2020 at 8 a.m. Pacific Standard Time (PST), reconvening at 8 a.m. each day through Monday, March 9, 2020. All meetings are open to the public, except a closed session will be held from 8 a.m. to 9 a.m., Wednesday, March 4 to address litigation and personnel matters. The Pacific Council will meet as late as necessary each day to complete its scheduled business.

ADDRESSES:

Meeting address: Meetings of the Pacific Council and its advisory entities will be held at the Doubletree by Hilton Sonoma, One Doubletree Drive, Rohnert Park, CA; telephone: (707) 584–5466.

Council address: Pacific Fishery
Management Council, 7700 NE
Ambassador Place, Suite 101, Portland,
OR 97220. Instructions for attending the
meeting via live stream broadcast are
given under SUPPLEMENTARY
INFORMATION, below.

FOR FURTHER INFORMATION CONTACT: $\ensuremath{Mr}\xspace$.

Chuck Tracy, Executive Director; telephone: (503) 820–2280 or (866) 806–7204 toll-free; or access the Pacific Council website, http://www.pcouncil.org for the current meeting location, proposed agenda, and meeting briefing materials.

SUPPLEMENTARY INFORMATION: The March 3–9, 2020 meeting of the Pacific Council will be streamed live on the internet. The broadcasts begin initially at 9 a.m. PST Wednesday, March 4, 2020 and continue at 8 a.m. daily through Monday, March 9, 2020. Broadcasts end when business for the day is complete. Only the audio portion and presentations displayed on the screen at the Pacific Council meeting will be broadcast. The audio portion is listen-only; you will be unable to speak to the Pacific Council via the broadcast.

³ See Memorandum, "Section 129 Proceeding (WTO DS488): Antidumping Duty Investigation of Certain Oil Country Tubular Goods from the Republic of Korea—Decision Memorandum for Final Determination," dated July 5, 2019.

⁴ See Certain Oil Country Tubular Goods from India, the Republic of Korea, Taiwan, the Republic of Turkey, and the Socialist Republic of Vietnam: Antidumping Duty Orders; and Certain Oil Country Tubular Goods from the Socialist Republic of Vietnam: Amended Final Determination of Sales at Less Than Fair Value, 79 FR 53691 (September 10, 2014) (the Order); see also Certain Oil Country Tubular Goods from India, the Republic of Korea, Taiwan, the Republic of Turkey, and the Socialist Republic of Vietnam: Notice of Correction to the Antidumping Duty Orders with Respect to Turkey and the Socialist Republic of Vietnam, 79 FR 59740 (October 3, 2014) (correcting page numbers cited in the Order).