ที่ พณ ๐๓๐๙.๐๙/ว ๓๑๒

ถึง สภาอุตสาหกรรมแห่งประเทศไทย

กรมการค้าต่างประเทศขอแจ้งกรณีกระทรวงพาณิชย์สหรัฐฯ (Department of Commerce: DOC) ได้ออกประกาศ Federal Register Vol. 89 No. 136 ลงวันที่ ๑๖ กรกฎาคม ๒๕๖๗ เรื่อง ประกาศเพิกถอน การทบทวนประจำปี (Administrative Review) กรณีการเก็บอากรตอบโต้การทุ่มตลาด (AD) สำหรับสินค้า ลวดเหล็กแรงดึงสูง (Prestressed Concrete Steel Wire Strand) จากประเทศไทย สำหรับช่วงระยะเวลา การทบทวนระหว่างวันที่ ๑ มกราคม ๒๕๖๖ – ๓๑ ธันวาคม ๒๕๖๖ เนื่องจาก DOC ได้รับคำร้องขอเพิกถอน การทบทวนดังกล่าว (Withdrawal of Review Request) จากผู้มีส่วนได้เสียที่เกี่ยวข้อง ส่งผลให้การจัดเก็บ อากร AD สำหรับสินค้าดังกล่าวจากไทยจะเป็นไปตามอัตราล่าสุด คือระหว่างร้อยละ ๐.๐๐ – ๑๒.๘๑ ทั้งนี้ สามารถศึกษาข้อมูลเพิ่มเติมได้ที่เว็บไซต์ https://thaitr.dft.go.th หรือ สามารถดาวน์โหลดประกาศ ดังกล่าวได้ตาม OR Code ที่แนบ





กรมการค้าต่างประเทศ กองปกป้องและตอบโต้ทางการค้า โทร ๐๒-๕๔๗-๔๗๓๙ โทรสาร ๐๒-๕๔๗-๔๗๔๑



I have decided to deny Chavarin's export privileges under the Regulations for a period of 10 years from the date of Chavarin's conviction. The Office of Exporter Services has also decided to revoke any BIS-issued licenses in which Chavarin had an interest at the time of his conviction.³

Accordingly, it is hereby ordered: First, from the date of this Order until April 9, 2031, Ruben Arnulfo Chavarin, with last known addresses of 1042 E 15th Street, Douglas, AZ 85607, and when acting for or on his behalf, his successors, assigns, employees, agents or representatives ("the Denied Person"), may not directly or indirectly participate in any way in any transaction involving any commodity, software or technology (hereinafter collectively referred to as "item") exported or to be exported from the United States that is subject to the Regulations, including, but not limited

A. Applying for, obtaining, or using any license, license exception, or export control document;

B. Carrying on negotiations concerning, or ordering, buying, receiving, using, selling, delivering, storing, disposing of, forwarding, transporting, financing, or otherwise servicing in any way, any transaction involving any item exported or to be exported from the United States that is subject to the Regulations, or engaging in any other activity subject to the Regulations; or

C. Benefitting in any way from any transaction involving any item exported or to be exported from the United States that is subject to the Regulations, or from any other activity subject to the Regulations.

Second, no person may, directly or indirectly, do any of the following:

A. Export, reexport, or transfer (incountry) to or on behalf of the Denied Person any item subject to the Regulations;

B. Take any action that facilitates the acquisition or attempted acquisition by the Denied Person of the ownership, possession, or control of any item subject to the Regulations that has been or will be exported from the United States, including financing or other support activities related to a transaction whereby the Denied Person acquires or attempts to acquire such ownership, possession or control;

C. Take any action to acquire from or to facilitate the acquisition or attempted

acquisition from the Denied Person of any item subject to the Regulations that has been exported from the United States;

D. Obtain from the Denied Person in the United States any item subject to the Regulations with knowledge or reason to know that the item will be, or is intended to be, exported from the United States; or

E. Engage in any transaction to service any item subject to the Regulations that has been or will be exported from the United States and which is owned, possessed or controlled by the Denied Person, or service any item, of whatever origin, that is owned, possessed or controlled by the Denied Person if such service involves the use of any item subject to the Regulations that has been or will be exported from the United States. For purposes of this paragraph, servicing means installation, maintenance, repair, modification or testing.

Third, pursuant to section 1760(e) of ECRA and sections 766.23 and 766.25 of the Regulations, any other person, firm, corporation, or business organization related to Chavarin by ownership, control, position of responsibility, affiliation, or other connection in the conduct of trade or business may also be made subject to the provisions of this Order in order to prevent evasion of this Order.

Fourth, in accordance with part 756 of the Regulations, Chavarin may file an appeal of this Order with the Under Secretary of Commerce for Industry and Security. The appeal must be filed within 45 days from the date of this Order and must comply with the provisions of part 756 of the Regulations.

Fifth, a copy of this Order shall be delivered to Chavarin and shall be published in the Federal Register.

Sixth, this Order is effective immediately and shall remain in effect until April 9, 2031.

John Sonderman,

Director, Office of Export Enforcement.
[FR Doc. 2024–15619 Filed 7–15–24; 8:45 am]
BILLING CODE 3510–DT–P

DEPARTMENT OF COMMERCE

International Trade Administration

Rescission of Antidumping and Countervailing Duty Administrative Reviews

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

SUMMARY: Based upon the timely withdrawal of all review requests, the U.S. Department of Commerce (Commerce) is rescinding the administrative reviews covering the periods of review and the antidumping duty (AD) and countervailing duty (CVD) orders identified in the table below.

DATES: Applicable July 16, 2024.

FOR FURTHER INFORMATION CONTACT:

Brenda E. Brown, 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

Based upon timely requests for review, Commerce initiated administrative reviews of certain companies for the periods of review and the AD and CVD orders listed in the table below, pursuant to 19 CFR 351.221(c)(1)(i). All requests for these reviews have been timely withdrawn.

Rescission of Review

Pursuant to 19 CFR 351.213(d)(1), Commerce will rescind an administrative review, in whole or in part, if the parties that requested the review withdraw their review requests within 90 days of the date of publication of the notice of initiation for the requested review. All parties withdrew their requests for the reviews listed in the table below within the 90-day deadline. No other parties requested administrative reviews of these AD/CVD orders for the periods noted in the table. Therefore, in accordance with 19 CFR 351.213(d)(1), Commerce is rescinding, in their entirety, the administrative reviews listed in the table below.

³ The Director, Office of Export Enforcement, is the authorizing official for issuance of denial orders pursuant to amendments to the Regulations (85 FR 73411, November 18, 2020).

¹ See Initiation of Antidumping and Countervailing Duty Administrative Reviews, 88 FR 78298 (November 14, 2023); Initiation of Antidumping and Countervailing Duty Administrative Reviews, 89 FR 8641 (February 8, 2024); Initiation of Antidumping and Countervailing Duty Administrative Reviews, 89 FR 15827 (March 5, 2024); Initiation of Antidumping and Countervailing Duty Administrative Reviews, 86 FR 24780 (April 9, 2024); and Initiation of Antidumping and Countervailing Duty Administrative Reviews, 89 FR 49844 (June 12, 2024)

² The letters withdrawing the review requests may be found in Enforcement and Compliance's Antidumping and Countervailing Duty Centralized Electronic Service System (ACCESS). ACCESS is available to registered users at https://access.trade.gov.

	Period of review
AD Proceedings	
Brazil:	
Common Alloy Aluminum Sheet, A-351-854 Lemon Juice, A-351-858	4/1/2023-3/31/2024 8/4/2022-1/31/2024
Croatia: Common Alloy Aluminum Sheet, A–891–001	4/1/2023–3/31/2024
Egypt: Common Alloy Aluminum Sheet, A–729–803	4/1/2023–3/31/2024
Common Alloy Aluminum Sheet, A–428–849	4/1/2023–3/31/2024
Common Alloy Aluminum Sheet, A–560–835	4/1/2023–3/31/2024
Śtainless Steel Butt-Weld Pipe Fittings, A–557–809	2/1/2023–1/31/2024
Large Residential Washers, A-201-842	2/1/2023–1/31/2024
Common Alloy Aluminum Sheet, A–485–809	4/1/2023–3/31/2024
Common Alloy Aluminum Sheet, A–801–001	4/1/2023–3/31/2024
Common Alloy Aluminum Sheet, A–856–001	4/1/2023–3/31/2024
Ferrovanadium, A–791–815	1/1/2023–12/31/2023 8/4/2022–1/31/2024
Prestressed Concrete Steel Wire Strand, A–549–820	1/1/2023–12/31/2023
Common Alloy Aluminum Sheet, A–570–073	2/1/2023–1/31/2024 12/1/2022–11/30/2023 9/1/2022–8/31/2023 1/1/2023–12/31/2023
CVD Proceedings	
India: Certain Cold-Drawn Mechanical Tubing of Carbon and Alloy Steel, C–533–874 Forged Steel Fluid End Blocks, C–533–894 The People's Republic of China:	1/1/2023–12/31/2023 1/1/2023–12/31/2023
Truck and Bus Tires, C–570–041	1/1/2023–12/31/2023

Assessment

Commerce will instruct U.S. Customs and Border Protection (CBP) to assess antidumping and/or countervailing duties on all appropriate entries during the periods of review noted above for each of the listed administrative reviews at rates equal to the cash deposit of estimated antidumping or countervailing duties, as applicable, required at the time of entry, or withdrawal of merchandise from warehouse, for consumption, in accordance with 19 CFR 351.212(c)(1)(i). Commerce intends to issue assessment instructions to CBP no earlier than 35 days after the date of publication of this recission notice in the Federal Register for rescinded administrative reviews of AD/CVD orders on countries other than Canada and Mexico. For rescinded administrative reviews of AD/CVD orders on Canada or Mexico, Commerce intends to issue assessment instructions to CBP no earlier than 41 days after the

date of publication of this recission notice in the **Federal Register**.

Notification to Importers

This notice serves as the only reminder to importers of merchandise subject to AD orders 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 the review period. Failure to comply with this requirement could result in the presumption that reimbursement of antidumping duties and/or countervailing duties occurred and the subsequent assessment of doubled antidumping duties, and/or an increase in the amount of antidumping duties by the amount of countervailing

Administrative Protective Order

This notice also serves as the only reminder to parties subject to

administrative protective orders (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 these segments of these proceedings. 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

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).

Dated: July 10, 2024.

Scot Fullerton,

Acting Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations.

[FR Doc. 2024–15602 Filed 7–15–24; 8:45 am] BILLING CODE 3510–DS–P