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## 駐美國代表處經濟組 函

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受文者：經濟部國際貿易局

發文日期：中華民國110年11月30日  
發文字號：經美字第1100001445號  
速別：普通件  
密等及解密條件或保密期限：  
附件：如文（經美1100001445\_Attach1.pdf）

主旨：陳報美國商務部公告反傾銷稅及平衡稅「落日複查事先通知」案件清單事，敬請查照。

說明：

一、美國商務部於本(2021)年11月30日於聯邦公報預告，將於明(2022)年1月啟動落日複查之案件清單，認定取消現行反傾銷稅及平衡稅，是否可能導致傾銷及補貼繼續或再發生，以及是否對於國內產業造成實質損害。該案件清單包含對我國及南韓「聚酯棉」(Polyester Staple Fiber)反傾銷稅落日調查。

二、本案相關期限：

(一)有意成為利害關係人者應於本案啟動調查(Notice of Initiation)公告後10日內提出登記。

(二)倘商務部於本案啟動調查公告後15日內接獲美國國內利益關係人申請，將續行落日複查。

(三)案件之利害關係人可於本案啟動調查公告後30日內，向商務部提出評論意見。

三、檢附本案公告如附件，併請卓參。

經濟  
貿易局

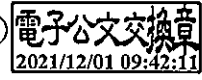
國際貿易局 110/12/01



1107038666

正本：經濟部國際貿易局

副本：行政院經貿談判辦公室、經濟部工業局(均含附件)



conducted, the NME entity's entries were not subject to the review and the rate for the NME entity is not subject to change as a result of that review (although the rate for the individual exporter may change as a function of the finding that the exporter is part of the NME entity). Following initiation of an antidumping administrative review when there is no review requested of the NME entity, Commerce will instruct CBP to liquidate entries for all exporters not named in the initiation notice, including those that were suspended at the NME entity rate.

All requests must be filed electronically in Enforcement and Compliance's Antidumping and Countervailing Duty Centralized Electronic Service System (ACCESS) on Enforcement and Compliance's ACCESS website at <https://access.trade.gov>.<sup>7</sup> Further, in accordance with 19 CFR 351.303(f)(1)(i), a copy of each request must be served on the petitioner and each exporter or producer specified in the request. Note that Commerce has temporarily modified certain of its requirements for serving documents containing business proprietary information, until further notice.<sup>8</sup>

Commerce will publish in the *Federal Register* a notice of "Initiation of Administrative Review of Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation" for requests received by the last day of

December 2021. If Commerce does not receive, by the last day of December 2021, a request for review of entries covered by an order, finding, or suspended investigation listed in this notice and for the period identified above, Commerce will instruct CBP to assess antidumping or countervailing duties on those entries at a rate equal to the cash deposit of estimated antidumping or countervailing duties required on those entries at the time of entry, or withdrawal from warehouse, for consumption and to continue to collect the cash deposit previously ordered.

For the first administrative review of any order, there will be no assessment of antidumping or countervailing duties on entries of subject merchandise entered, or withdrawn from warehouse, for consumption during the relevant provisional measures "gap" period of the order, if such a gap period is applicable to the period of review.

This notice is not required by statute but is published as a service to the international trading community.

Dated: November 16, 2021.

**James Maeder,**  
*Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations.*

[FR Doc. 2021-26135 Filed 11-30-21; 8:45 am]

BILLING CODE 3510-DS-P

**DEPARTMENT OF COMMERCE**

**International Trade Administration**

**Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation; Advance Notification of Sunset Review**

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

**Background**

Every five years, pursuant to the Tariff Act of 1930, as amended (the Act), the Department of Commerce (Commerce) and the International Trade Commission automatically initiate and conduct reviews to determine whether revocation of a countervailing or antidumping duty order or termination of an investigation suspended under section 704 or 734 of the Act would be likely to lead to continuation or recurrence of dumping or a countervailable subsidy (as the case may be) and of material injury.

**Upcoming Sunset Reviews for January 2022**

Pursuant to section 751(c) of the Act, the following Sunset Reviews are scheduled for initiation in January 2022 and will appear in that month's *Notice of Initiation of Five-Year Sunset Reviews* (Sunset Review).

	Department contact
<b>Antidumping Duty Proceedings</b>	
Large Residential Washers from China, A-570-033 (1st Review) .....	Jacky Arrowsmith, (202) 482-5255.
Glycine from China, A-570-836 (5th Review) .....	Mary Kolberg, (202) 482-1785.
Wooden Bedroom Furniture from China, A-570-890 (3rd Review) .....	Mary Kolberg, (202) 482-1785.
Polyester Staple Fiber from South Korea, A-580-839 (4th Review) .....	Thomas Martin, (202) 482-3936.
Polyester Staple Fiber from Taiwan, A-583-833 (4th Review) .....	Thomas Martin, (202) 482-3936.

**Countervailing Duty Proceedings**

No Sunset Review of countervailing duty orders is scheduled for initiation in January 2022.

**Suspended Investigations**

No Sunset Review of suspended investigations is scheduled for initiation in January 2022.

Commerce's procedures for the conduct of Sunset Review are set forth in 19 CFR 351.218. The *Notice of Initiation of Five-Year (Sunset) Review* provides further information regarding what is required of all parties to participate in Sunset Review.

Pursuant to 19 CFR 351.103(c), Commerce will maintain and make available a service list for these proceedings. To facilitate the timely preparation of the service list(s), it is requested that those seeking recognition as interested parties to a proceeding contact Commerce in writing within 10 days of the publication of the Notice of Initiation.

Please note that if Commerce receives a Notice of Intent to Participate from a member of the domestic industry within 15 days of the date of initiation, the review will continue.

Thereafter, any interested party wishing to participate in the Sunset

Review must provide substantive comments in response to the notice of initiation no later than 30 days after the date of initiation. Note that Commerce has modified certain of its requirements for serving documents containing business proprietary information, until further notice.<sup>1</sup>

This notice is not required by statute but is published as a service to the international trading community.

<sup>7</sup> See *Antidumping and Countervailing Duty Proceedings: Electronic Filing Procedures; Administrative Protective Order Procedures*, 76 FR 39263 (July 6, 2011).

<sup>8</sup> See *Temporary Rule Modifying AD/CVD Service Requirements Due to COVID-19*, 85 FR 41363 (July 10, 2020).

<sup>1</sup> See *Temporary Rule Modifying AD/CVD Service Requirements Due to COVID-19; Extension of Effective Period*, 85 FR 41363 (July 10, 2020).

Dated: November 19, 2021.  
 James Maeder,  
 Deputy Assistant Secretary for Antidumping  
 and Countervailing Duty Operations.  
 [FR Doc. 2021–26128 Filed 11–30–21; 8:45 am]  
 BILLING CODE 3510-DS-P

**DEPARTMENT OF COMMERCE**  
**International Trade Administration**  
 [C–570–971]

**Multilayered Wood Flooring From the  
 People’s Republic of China: Notice of  
 Amended Final Results of  
 Countervailing Duty Administrative  
 Review; 2018**

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

**SUMMARY:** The Department of Commerce  
 (Commerce) is amending its notice of  
 final results of the 2018 administrative  
 review of the countervailing duty (CVD)  
 order on multilayered wood flooring  
 (wood flooring) from the People’s  
 Republic of China (China).

**DATES:** Applicable December 1, 2021.

**FOR FURTHER INFORMATION CONTACT:**  
 Dennis McClure, AD/CVD Operations,  
 Office VIII, Enforcement and  
 Compliance, International Trade  
 Administration, U.S. Department of  
 Commerce, 1401 Constitution Avenue  
 NW, Washington, DC 20230; telephone:  
 (202) 482–5973.

**SUPPLEMENTARY INFORMATION:**

**Background**

On October 20, 2021, Commerce  
 issued the final results of the 2018  
 administrative review of the CVD order  
 on wood flooring from China, which  
 was subsequently published in the  
**Federal Register**.<sup>1</sup> On October 25, 2021,  
 Dalian Shengyu Science and  
 Technology Development Co., Ltd.  
 (Dalian Shengyu) requested that  
 Commerce correct a typographical error,  
 stating that Commerce did not include  
 the complete spelling of its name in the  
*Final Results*, which is necessary to  
 ensure proper administration by U.S.  
 Customs and Border Protection (CBP).<sup>2</sup>  
 On October 25, 2021, mandatory  
 respondent Jiangsu Senmao Bamboo  
 and Wood Industry Co., Ltd. (Jiangsu  
 Senmao) submitted a ministerial error

<sup>1</sup> See *Multilayered Wood Flooring From the People’s Republic of China: Final Results and Partial Rescission of Countervailing Duty Administrative Review; 2018*, 86 FR 59362 (October 27, 2021) (*Final Results*), and accompanying Issues and Decision Memorandum (*Final Results* IDM).

<sup>2</sup> See Dalian Shengyu’s Letter, “Comments for the Final Results and Draft Liquidation Instructions,” dated October 25, 2021.

allegation alleging that Commerce did  
 not include the EU market price for pine  
 plywood in its benchmark price for  
 plywood as it did in the preliminary  
 results.<sup>3</sup> On October 27, 2021, the  
 petitioner American Manufacturers of  
 Multilayered Wood Flooring submitted  
 ministerial allegations alleging that  
 Commerce incorrectly calculated the  
 fiberboard benchmark price for Jiangsu  
 Senmao and should not have included  
 domestic benchmark prices in the  
 plywood benchmark calculation for  
 both Jiangsu Senmao and the other  
 mandatory respondent, Riverside  
 Plywood Corporation and its cross-  
 owned affiliate Baroque Timber  
 Industries.<sup>4</sup> The petitioner also alleged  
 that Commerce should recalculate the  
 non-selected respondent subsidy rate  
 based on any corrected calculations. On  
 November 1, 2021, Jiangsu Senmao  
 replied to the petitioner’s ministerial  
 error allegations regarding the inclusion  
 of domestic pricing data in the plywood  
 benchmark calculation.<sup>5</sup>

**Scope of the Order**

The product covered by the *Order*<sup>6</sup> is  
 multilayered wood flooring from China.  
 For a complete description of the scope  
 of the *Order*, see the Issues and Decision  
 Memorandum in the *Final Results*.<sup>7</sup>

**Ministerial Errors**

Section 351.224(e) of Commerce’s  
 regulations provides that Commerce  
 will analyze any comments received  
 and, if appropriate, correct any  
 ministerial error by amending the final  
 results of the review. Section 751(h) of  
 the Tariff Act of 1930, as amended (the  
 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 other  
 similar type of unintentional error  
 which the Secretary considers  
 ministerial.”

<sup>3</sup> See Jiangsu Senmao’s Letter, “Ministerial Error Comments,” dated October 25, 2021.

<sup>4</sup> See Petitioner’s Letter, “Ministerial Error Allegations,” dated October 27, 2021.

<sup>5</sup> See Jiangsu Senmao’s Letter, “Reply to Ministerial Error Allegations of American Manufacturers of Multilayered Wood Flooring,” dated November 1, 2021.

<sup>6</sup> See *Multilayered Wood Flooring from the People’s Republic of China: Countervailing Duty Order*, 76 FR 76693 (December 8, 2011) (*Order*); see also *Multilayered Wood Flooring from the People’s Republic of China: Amended Antidumping and Countervailing Duty Orders*, 77 FR 5484 (February 3, 2012) (*Amended Order*); and *Multilayered Wood Flooring from the People’s Republic of China: Final Clarification of the Scope of the Antidumping and Countervailing Duty Orders*, 82 FR 27799 (June 19, 2017).

<sup>7</sup> *Final Results* IDM at 4–5.

In light of the ministerial error  
 comments, we reviewed the relevant  
 record information and determined, in  
 accordance with section 751(h) of the  
 Act and 19 CFR 351.224(e) and (f), that  
 we made the following ministerial  
 errors in the *Final Results*:<sup>8</sup>

(1) We incorrectly removed the EU  
 market price for pine plywood from the  
 plywood benchmark price calculation  
 used in Jiangsu Senmao’s benefit  
 calculation for the plywood for less than  
 adequate remuneration (LTAR) program.  
 Therefore, we have corrected Jiangsu  
 Senmao’s plywood benefit calculation  
 in these amended final results, and we  
 will incorporate the Jiangsu Senmao’s  
 corrected total subsidy rate in the  
 amended cash deposit instructions and  
 liquidation instructions.

(2) We incorrectly calculated the total  
 fiberboard benchmark price (inclusive  
 of freight) used in Jiangsu Senmao’s  
 benefit calculation for fiberboard for  
 LTAR program by adding benchmark  
 prices denominated in Chinese  
 renminbi and freight costs denominated  
 in U.S. dollars without making the  
 necessary currency conversions.  
 Therefore, we have corrected Jiangsu  
 Senmao’s fiberboard benefit calculation  
 in these amended final results, and we  
 will incorporate Jiangsu Senmao’s  
 corrected total subsidy rate in the  
 amended cash deposit instructions and  
 liquidation instructions.

(3) Finally, we inadvertently  
 misspelled Dalian Shengyu’s name in  
 the *Final Results* and draft cash deposit  
 and liquidation instructions. Therefore,  
 we have corrected the spelling of Dalian  
 Shengyu’s name in these amended final  
 results and in the CBP cash deposit and  
 liquidation instructions.

With regard to the petitioner’s  
 allegation that we erred in including  
 domestic prices in the plywood  
 benchmark price, we find no ministerial  
 error because we made a methodological  
 decision to include such prices in the  
 plywood benchmark calculation.

**Amended Final Results of Review**

As a result of correcting the alleged  
 ministerial errors noted above, we  
 determine that the following  
 countervailable subsidy rates exist for  
 the POR.

Producer/exporter	Subsidy rate (percent)
Jiangsu Senmao Bamboo and Wood Industry Co., Ltd .....	6.13

<sup>8</sup> See Memorandum, “Countervailing Duty Administrative Review of Multilayered Wood Flooring from the People’s Republic of China: Allegations of Ministerial Errors in the Final Results,” dated concurrently with, and hereby adopted by, this notice.