rebates to castings exporters that purchased domestically-produced pig iron at prices set by the GOI. According to the GOI, the amounts of these rebates were calculated to equal the differences between the higher domestic prices actually paid and lower alternative prices available from sources outside of India.

As the IPRS was also the subject of litigation for the review period 1985 in Creswell v. United States, Consolidated Court No. 91-01-00012 (Creswell), litigation for the review period 1989 was stayed pending finalization of Creswell. After the CIT affirmed the Department's remand determination for the 1985 administrative review (see Creswell, slip op. 98-139 (CIT Sept. 29, 1998)), the Department published a notice of amended final results in accordance with that opinion. See Certain Ironmetal Castings from India: Amended Final Results of Countervailing Duty Administrative Review In Accordance With Decision Upon Remand (63 FR 67858, December 9, 1998.) In lieu of pursuing further litigation with respect to the administrative review of the review period 1989, the parties have entered into a settlement agreement. The parties agreed to countervailing duty rates that were calculated based on the methodology approved by the CIT in Creswell. On April 1, 1999, the CIT approved the settlement agreement and dismissed the lawsuit. See Carnation Enterprises P. Ltd., Et. Al., v. United States, Slip Op. 99-31, Consol. Ct. No., 91-11-00826 (CIT Apr. 1, 1999).

#### Final Results of Review

Pursuant to the settlement agreement, we recalculated the company-specific and all-other subsidy rates for the period January 1, 1989, through December 31, 1989. The amended final countervailing duty rates are:

Manufacturer/exporter	Revised rates (percent)
Carnation Enterprises Pvt. Ltd. Uma Iron & Steel Co. Govind Steel Tirupati Ragunath Prasad Phoolchand All Others	16.10 16.22 20.36 20.36 20.36 2.50

The Department will instruct the U.S. Customs Service (Customs) to assess countervailing duties on all appropriate entries. The Department will issue liquidation instructions directly to Customs. The above rates will not affect the cash deposit requirements currently in effect, which will continue to be based on the rates found to exist in the most recently completed review.

This amendment to the final results of countervailing duty administrative review notice is in accordance with section 751(a)(1) of the Tariff Act, as amended, (19 U.S.C. 1675(a)(1), 19 CFR 351.213, and 19 CFR 351.221(b)(5)).

Dated: May 5, 1999.

### Robert S. LaRussa,

Assistant Secretary for Import Administration.

[FR Doc. 99–12280 Filed 5–13–99; 8:45 am] BILLING CODE 3510–DS–P

#### **DEPARTMENT OF COMMERCE**

#### **International Trade Administration**

United States-Canada Free-Trade Agreement, Article 1904 Binational Panel Reviews; Notice of Decision of Panel

**AGENCY:** NAFTA Secretariat, United States Section, International Trade Administration, Department of Commerce.

**ACTION:** Notice of decision of Panel.

**SUMMARY:** On May 3, 1999 the binational panel issued its decision in the review of the final results of the ninth antidumping duty administrative review made by the International Trade Administration (ITA) respecting Porcelain-on-Steel Cookware from Mexico (Secretariat File No. USA-97-1904-07) affirmed the determination of the Department of Commerce in all respects, except that, it remanded to the Department the use of the global ratio in calculating Yamaka's indirect selling expenses. The Department will return the determination on remand no later than June 4, 1999. A copy of the complete panel decision is available from the NAFTA Secretariat.

## FOR FURTHER INFORMATION CONTACT: Caratina L. Alston, Acting United States Secretary, NAFTA Secretariat, Suite 2061, 14th and Constitution Avenue, Washington, D.C. 20230, (202) 482–

SUPPLEMENTARY INFORMATION: Chapter 19 of the United States-Canada Free-Trade Agreement ("Agreement") establishes a mechanism to replace domestic judicial review of final determinations in antidumping and countervailing duty cases involving imports from the other country with review by independent binational panels. When a Request for Panel Review is filed, a panel is established to act in place of national courts to review expeditiously the final determination to determine whether it conforms with the antidumping or countervailing duty law

of the country that made the determination.

Under Article 1904 of the Agreement, which came into force on January 1, 1989, the Government of the United States and the Government of Canada established Rules of Procedure for Article 1904 Binational Panel Reviews ("Rules"). The Rules were published in the Federal Register on December 30, 1988 (53 FR 53212). The Rules were amended by Amendments to the Rules of Procedure for Article 1904 Binational Panel Reviews, published in the Federal Register on December 27, 1989 (54 FR 53165). A consolidated version of the amended Rules was published in the Federal Register on June 15, 1992 (57 FR 26698). The Rules were further amended and published in the Federal Register on February 8, 1994 (59 FR 5892). The panel review in this matter was conducted in accordance with the Rules, as amended.

#### **Panel Decision**

On May 4, 1999, the Binational Panel affirmed the Department of Commerce in all respects, except that, it remanded to the Department the use of the global ratio in calculating Yamaka's indirect selling expenses to determine whether its calculation was in fact a clerical error and, if so, to correct the error and explain the basis for the correction in detail, specifically addressing comments on the proper calculation.

The Department will return the determination on remand no later than June 4, 1999.

Dated: May 7, 1999.

#### Caratina L. Alston,

Acting United States Secretary, NAFTA Secretariat

[FR Doc. 99–12256 Filed 5–13–99; 8:45 am] BILLING CODE 3510–GT–P

## **DEPARTMENT OF COMMERCE**

## **International Trade Administration**

North American Free Trade Agreement (NAFTA), Article 1904 Binational Panel Reviews: Notice of Termination of Panel Review

AGENCY: North American Free Trade Agreement, NAFTA Secretariat, United States Section, International Trade Administration, Department of Commerce.

**ACTION:** Notice of termination of panel review of the final countervailing duty determination made by the International Trade Administration, respecting steel wire rod from Canada. (Secretariat File No. USA–97–1904–08).

SUMMARY: Pursuant to the Consent Motion to Terminate the Panel Review, the panel review is terminated as of May 6, 1999. Complaints were filed pursuant to Rule 39, Notices of Appearance were filed pursuant to Rule 40, however no panel has been appointed. Pursuant to Rule 73(2) of the Rules of Procedure for Article 1904 Binational Panel Review, this panel review is terminated.

FOR FURTHER INFORMATION CONTACT: Caratina L. Alston, Acting United States Secretary, NAFTA Secretariat, Suite 2061, 14th and Constitution Avenue, Washington, D.C. 20230, (202) 482– 5438.

**SUPPLEMENTARY INFORMATION: Chapter** 19 of the North American Free-Trade Agreement ("Agreement") establishes a mechanism to replace domestic judicial review of final determinations in antidumping and countervailing duty cases involving imports from a NAFTA country with review by independent binational panel. When a request for Panel Review is filed, a panel is established to act in place of national courts to review expeditiously the final determination to determine whether it conforms with the antidumping or countervailing duty law of the country that made the determination.

Under Article 1904 of the Agreement, which came into force on January 1, 1994, the Government of the United States, the Government of Canada and the Government of Mexico established Rules of Procedure for Article 1904 Binational Panel Reviews ("Rules"). These Rules were published in the Federal Register on February 23, 1994 (59 FR 8686). The panel review in this matter was requested and terminated pursuant to these Rules.

Dated: May 7, 1999.

# Caratina L. Alston,

Acting United States Secretary, FTA Binational Secretariat.

[FR Doc. 99–12257 Filed 5–13–99; 8:45 am] BILLING CODE 3510–GT–P

## **DEPARTMENT OF COMMERCE**

National Telecommunications and Information Administration

[Docket No. 980212036-9125-05]

Enhancement of the .us Domain Space, Notification of Open Electronic Mailing List for Public Discussions Regarding the Future Management and Administration of the .us Domain Space

**AGENCY:** National Telecommunications and Information Administration, Department of Commerce.

**ACTION:** Notice.

SUMMARY: Notification is hereby given that the National Telecommunications and Information Administration (NTIA) has established an open electronic mailing list for public discussions regarding the future management and administration of the .us domain space. Participation in the mailing list is open to all members of the public interested in discussing the issue.

**DATES:** The mailing list <sup>1</sup> will remain open until August 12, 1999.

**ADDRESSES:** To subscribe to the mailing list, send an electronic mail to *us-list-request@ntiant1.ntia.doc.gov* and in the body of the message type: join us-list.

FOR FURTHER INFORMATION CONTACT: Karen Rose, NTIA/OIA, (202) 482–1866. For technical inquires, contact webmaster@ntia.doc.gov.

SUPPLEMENTARY INFORMATION: On August 4, 1998, NTIA published "Request for Comments on the Enhancement of the .us Domain Space," 63 FR 41547 (1988) (also posted at http://www.ntia.doc.gov/ntiahome/domainname/usrfc/dotusrfc.htm). The RFC sought comments regarding the future administration and management of the .us domain space. That comment period was extended on August 24 to afford interested parties a full opportunity to address the issues on which NTIA solicited public comment. See 63 FR 45800 (1998).

On March 9, 1999, NTIA hosted a public meeting regarding the future management and administration of the .us domain. See 64 FR 6633 (1999). Approximately 60 participants attended the meeting, including the current .us administrator, current .us registrars, educators, representatives of the technical, public interest and business communities, state government officials, officials from Federal Government and representatives of foreign governments. The discussions focused on four main topics: (1) the current administration of the .us domain space, (2) issues and opportunities facing the current and future management of .us, (3) possible models for future .us management, and (4) possible next steps for going forward. See http://www.ntia.doc.gov/ntiahome/ domainname/dotusagenda.htm. The meeting resulted in a thoughtful and constructive exchange of ideas about range of issues regarding current and future .us management. Meeting participants were strongly in favor of engaging in further discussions and requested that NTIA establish an

electronic mailing list to help facilitate the interchange. This notice announces that NTIA has set up the electronic mailing list.

In an effort to afford the public an open forum in which to freely discuss the broad range of issues regarding the .us domain space, NTIA will not actively moderate the mailing list, but staff will follow the discussions. NTIA requests, however, that participants keep discussions focused on issues related to the future management and administration of the .us domain space. Digest archives of mailing list discussions may be posted periodically on the NTIA web site at http:// www.ntia.doc.gov/ntiahome/ domainname/domainhome.htm. The views expressed in the mailing list are not necessarily endorsed by the Department of Commerce or NTIA. Moreover, the Department of Commerce and NTIA reserve the right not to post comments that the Department of Commerce or NTIA deems inappropriate.

### Kathy Smith,

Acting Chief Counsel.

[FR Doc. 99–12229 Filed 5–13–99; 8:45 am] BILLING CODE 3510–60–P

# COMMODITY FUTURES TRADING COMMISSION

Applications of the Chicago Mercantile Exchange for Designation as a Contract Market in Futures and Options on Three Month Eurodallar FRAs

**AGENCY:** Commodity Futures Trading Commission.

**ACTION:** Notice of availability of amended terms and conditions of proposed commodity futures and option contracts.

**SUMMARY:** The Chicago Mercantile Exchange (CME or Exchange) has applied for designation as a contract market in futures and options on threemonth Eurodallar FRAs (forward rate agreements). Following Commission receipt of the applications in July 1998, the Director of the Division of Economic Analysis (Division) of the Commission, acting pursuant to the authority delegated by Commission Regulation 140.96, published those proposals for public comment (63 FR 42617). That comment period ended on September 9. 1998. In a supplemental submission dated October 2, 1998, the CME proposed to amend the original application to provide that positions in the proposed three-month Eurodallar FRA futures contract would not be

<sup>&</sup>lt;sup>1</sup> Routine maintenance of NTIA computer systems may render the list inactive for short periods of time