

Whereas, the Foreign-Trade Zones Act provides for “. . . the establishment . . . of foreign-trade zones in ports of entry of the United States, to expedite and encourage foreign commerce, and for other purposes,” and authorizes the Foreign-Trade Zones Board (the Board) to grant to qualified corporations the privilege of establishing foreign-trade zones in or adjacent to U.S. Customs ports of entry;

Whereas, the Board's regulations (15 CFR Part 400) provide for the establishment of special-purpose subzones when existing zone facilities cannot serve the specific use involved, and when the activity results in a significant public benefit and is in the public interest;

Whereas, the City of Sault Sainte Marie, Michigan, grantee of Foreign-Trade Zone 16, has made application for authority to establish special-purpose subzone status at the magnesium and aluminum diecasting facilities of Northern Imports, LLC, located in Harbor Springs and Newberry, Michigan (Docket 3-2005, filed 1-7-2005);

Whereas, notice inviting public comment was given in the Federal Register (70 FR 2997, 1-19-2005); and,

Whereas, the Board adopts the findings and recommendations of the examiner's report, and finds that the requirements of the FTZ Act and Board's regulations would be satisfied, and that approval of the application would be in the public interest if approval were subject to restriction;

Now, therefore, the Board hereby grants authority for activity related to magnesium and aluminum diecasting at the manufacturing facilities of Northern Imports, LLC, located in Harbor Springs and Newberry, Michigan (Subzone 16A), as described in the application and Federal Register notice, subject to the FTZ Act and the Board's regulations, including Section 400.28, and further subject to a restriction requiring that all foreign-origin magnesium alloy products not subject to U.S. antidumping or countervailing duty orders must be admitted to the subzone under privileged foreign status (19 CFR §146.41) when used to manufacture finished products for the U.S. market.

Signed at Washington, DC, this 31st day of May 2006.

**David M. Spooner,**

*Assistant Secretary of Commerce for Import Administration, Alternate Chairman, Foreign-Trade Zones Board.*

Attest:

**Dennis Puccinelli,**

*Executive Secretary.*

[FR Doc. E6-10106 Filed 6-26-06; 8:45 am]

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## DEPARTMENT OF COMMERCE

### Foreign-Trade Zones Board

[Docket T-2-2006]

#### Foreign-Trade Zone 52 - Suffolk County, New York, Application for Temporary/Interim Manufacturing Authority, TKD Industries, Inc. (Cosmetic Kitting), Ronkonkoma, New York

An application has been submitted to the Executive Secretary of the Foreign-Trade Zones Board (the Board) by the Town of Islip (New York), operator of foreign-trade zone (FTZ) 52, requesting temporary/interim manufacturing (T/IM) authority within FTZ 52, at the facility of TKD Industries, Inc. (TKD) located in Ronkonkoma, New York. The application was filed on June 20, 2006.

The TKD facility (85 employees) is located within FTZ 52 at 200 Trade Zone Drive in Ronkonkoma, New York. Under T/IM procedures, the company has requested authority to manufacture cosmetic kits (HTS 3303.00, 3304.10, 3304.20, 3304.91, and 3305.10; these products enter the United States duty free). The company may source the following input items from abroad for manufacturing the finished products under T/IM authority, as delineated in TKD's application: pre-shave/after-shave (HTS 3307.10); deodorants/antiperspirants (3307.20); bath products (3307.30); plastic boxes (3923.10); plastic bottles (3923.30); plastic caps (3923.50); plastic displays (3923.90); dust covers (3926.90); glass containers (7010.90); and applicators (9616.20). Duty rates on these inputs range from 2.5% to 4.9% *ad valorem*. T/IM authority could be granted for a period of up to two years. TKD has also submitted a request for permanent FTZ manufacturing authority (for which Board filing is pending), which includes one additional input.

FTZ procedures would allow TKD to elect the finished-product duty rates for the ten imported production inputs listed above. The company indicates that it would also realize logistical/paperwork savings and duty-deferral savings under FTZ procedures.

Public comment is invited from interested parties. Submissions shall be addressed to the Board's Executive Secretary at: Office of the Executive Secretary, Foreign-Trade Zones Board, U.S. Department of Commerce, Room 1115, 1401 Constitution Ave. NW., Washington, DC 20230. The closing period for their receipt is July 27, 2006.

A copy of the application will be available for public inspection at the Office of the Foreign-Trade Zones

Board's Executive Secretary at the address listed above.

Dated: June 20, 2006.

**Andrew McGilvray,**

*Acting Executive Secretary.*

[FR Doc. E6-10104 Filed 6-26-06; 8:45 am]

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## DEPARTMENT OF COMMERCE

### International Trade Administration

[Docket No. 060615167-6167-01]

#### Correction to Notices of Antidumping and Countervailing Duty Decisions

**AGENCY:** Import Administration, International Trade Administration, Department of Commerce.

**ACTION:** Notices; correction.

**SUMMARY:** From September 7, 2005, through November 10, 2005, the Department of Commerce issued notices of antidumping and countervailing duty decisions in which the title of the official signing the notice was incorrect. This document corrects the title of the officials that signed notices during that period.

**FOR FURTHER INFORMATION CONTACT:**

Paige Rivas, U.S. Department of Commerce, 1401 Constitution Avenue, NW., Washington, DC, 20230; telephone: (202) 482-0651.

#### Background

The Deputy Assistant Secretary for Antidumping and Countervailing Duty Policy and Negotiation (DAS/IA) began serving as the Acting Assistant Secretary for Import Administration on January 9, 2005, when the position became vacant. The DAS/IA assumed this position under the Vacancies Reform Act (VRA) because he is the first principal to the Assistant Secretary. The VRA, however, only permits an individual to serve in an "Acting" capacity for a certain number of days after a vacancy has occurred. In this case, the DAS/IA was permitted to serve in an "Acting" capacity until September 7, 2005. After that time, he/she must revert to his/her original title, but may perform the non-exclusive duties of the vacant office. Through an oversight, the DAS/IA did not cease using the title "Acting" after September 7, 2005. From September 7, 2005 through November 10, 2005, the DAS/IA continued to sign various antidumping and countervailing duty decisions as "Acting Assistant Secretary for Import Administration." The DAS/IA also, on occasion, delegated those duties to other individuals within the Import Administration, who then signed

decisions as "Acting Assistant Secretary for Import Administration. On November 10, 2005, the President nominated an Assistant Secretary for Import Administration. Under the VRA the DAS/IA was authorized to resume (and did resume) service as Acting Assistant Secretary for Import Administration until the Assistant Secretary for Import Administration was sworn into office on January 3, 2006.

Decisions issued by Import Administration from September 7, 2005, through November 10, 2005, were signed by individuals incorrectly using the title "Acting Assistant Secretary for Import Administration". The Under Secretary for International Trade, on June 19, 2006, designated all of the individuals who signed items in the capacity of Acting Assistant Secretary for Import Administration from September 7, 2005, through November 10, 2005, as "Acting Deputy Under Secretary for International Trade" for purposes of signing those decisions.

#### Correction

For all notices published by the Import Administration, International Trade Administration, Department of Commerce, in the **Federal Register** between September 14, 2005 through November 21, 2005,<sup>1</sup> that were dated September 7, 2005, through November 10, 2005, wherever the title "Acting Assistant Secretary for Import Administration" appears in the signature line, correct the title to read "Acting Deputy Undersecretary for International Trade".

Dated: June 21, 2006.

**David M. Spooner,**

*Assistant Secretary for Import Administration.*

[FR Doc. E6-10108 Filed 6-26-06; 8:45 am]

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## DEPARTMENT OF COMMERCE

### International Trade Administration

[A-583-815]

#### Certain Welded Stainless Steel Pipe from Taiwan: Notice of Rescission of Antidumping Duty Administrative Review

**AGENCY:** Import Administration, International Trade Administration, Department of Commerce.

**EFFECTIVE DATE:** June 27, 2006.

**FOR FURTHER INFORMATION CONTACT:** Jun Jack Zhao or Gene Calvert, AD/CVD

<sup>1</sup> These dates account for the lag time between signature date and date of publication in the **Federal Register**.

Operations, Office 6, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington DC 20230; telephone: (202) 482-1396 or (202) 482-3586, respectively.

#### SUPPLEMENTARY INFORMATION:

##### Background

On December 1, 2005, the Department of Commerce ("the Department") published a notice of opportunity to request an administrative review of the antidumping duty order on certain welded stainless steel pipe from Taiwan. *See Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation; Opportunity to Request Administrative Review*, 70 FR 72109 (December 1, 2005). On December 30, 2005, Froch Enterprise ("Froch"), stating that it was formerly Jaung Yuann Enterprise Co., Ltd., timely requested that the Department conduct an administrative review of Froch. The Department published a notice of the initiation of the antidumping duty administrative review of certain welded stainless steel pipe from Taiwan for the period December 1, 2004, through November 30, 2005. *See Initiation of Antidumping and Countervailing Duty Administrative Reviews and Request for Revocation in Part*, 71 FR 5241 (February 1, 2006). On June 5, 2006, Froch withdrew its request for an administrative review.

##### Rescission of Review

The Department's regulations at section 351.213(d)(1) provide that the Department will rescind an administrative review if the party that requested the review withdraws its request for review within 90 days of the date of publication of the notice of initiation of the requested review, or withdraws its request at a later date if the Department determines that it is reasonable to extend the time limit for withdrawing the request. Although Froch withdrew its request after the 90-day deadline, the Department finds it reasonable to extend the withdrawal deadline because the Department has not yet devoted any significant time and resources to this review, and Froch was the only party to request a review.<sup>1</sup> Further, we find that Froch's withdrawal does not constitute an abuse of our procedures. Therefore, we are

<sup>1</sup> See, e.g., *Persulfates from the People's Republic of China: Notice of Rescission of Antidumping Duty Administrative Review*, 71 FR 13810 (March 17, 2006); See also, *Honey from the People's Republic of China: Notice of Partial Rescission of Antidumping Duty Administrative Review*, 70 FR 42032 (July 21, 2005).

rescinding this review of the antidumping duty order on certain welded stainless steel pipe from Taiwan covering the period December 1, 2004, through November 30, 2005. The Department will issue appropriate assessment instructions directly to U.S. Customs and Border Protection within 15 days of publication of this rescission.

##### Notification Regarding APOs

This notice also serves as a reminder to parties subject to administrative protective orders ("APO") of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305, which continues to govern business proprietary information in this segment of the proceeding. 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).

Dated: June 21, 2006.

**Stephen J. Claeys,**

*Deputy Assistant Secretary for Import Administration.*

[FR Doc. E6-10107 Filed 6-26-06; 8:45 am]

**BILLING CODE 3510-DS-S**

## DEPARTMENT OF COMMERCE

### National Institute of Standards and Technology

#### National Conference on Weights and Measures: Annual Meeting

**AGENCY:** National Institute of Standards and Technology, Commerce.

**ACTION:** Notice of public meeting of the Conference in July 2006.

**SUMMARY:** The Annual Meeting of the 91st National Conference on Weights and Measures (NCWM) will be held July 9 to 13, 2006, in Chicago, Illinois. This meeting is open to the public. Detailed meeting agendas and information on registration requirements, fees and hotel information can be found at <http://www.ncwm.net>. The NCWM is an organization of weights and measures officials of the states, counties, and cities of the United States, Federal Agencies, and private sector representatives. This meeting brings together government officials and representatives of business, industry, trade associations, and consumer