

MESSAGE NO: 4048113 MESSAGE DATE: 02/18/1994  
MESSAGE STATUS: Active CATEGORY: Antidumping  
TYPE: LIQ-Liquidation PUBLIC  NON-PUBLIC   
SUB-TYPE:

FR CITE: FR FR CITE DATE:

REFERENCE 4342113  
MESSAGE #  
(s):

CASE #(s): A-588-208

EFFECTIVE DATE: COURT CASE #:

PERIOD OF REVIEW: TO

PERIOD COVERED: 04/01/1990 TO 03/31/1991

Notice of Lifting of Suspension Date:

TO: { Directors Of Field Operations, Port Directors }

FROM: { Director AD/CVD & Revenue Policy & Programs }

RE: LIQUIDATION INSTRUCTIONS FOR ROLLER CHAIN FROM JAPAN  
PRODUCED/MANUFACTURED BY DAIDO KOGYO CO. OR ENUMA CHAIN MANUFACTURING  
CO FOR PERIOD OF 4/1/90 THROUGH 3/31/91.

MESSAGE NO: 4048113

DATE: 02 18 1994

CATEGORY: ADA

TYPE: LIQ

REFERENCE: 4342113

REFERENCE DATE: 12 08 1993

CASES: A - 588 - 208

- -

- - - -

- - - -

PERIOD COVERED: 04 01 1990 TO 03 31 1991

LIQ SUSPENSION DATE:

TO: REGIONAL DIRECTORS, COMMERCIAL OPERATIONS  
DISTRICT DIRECTORS, AREA AND PORT DIRECTORS

FROM: DIRECTOR, TRADE COMPLIANCE DIVISION

RE: LIQUIDATION INSTRUCTIONS FOR ROLLER CHAIN FROM JAPAN  
PRODUCED/MANUFACTURED BY DAIDO KOGYO CO. OR ENUMA CHAIN  
MANUFACTURING CO FOR PERIOD OF 4/1/90 THROUGH 3/31/91.

1. ALL SHIPMENTS OF ROLLER CHAIN FROM JAPAN PRODUCED BY DAIDO KOGYO CO. OR ENUMA CHAIN MANUFACTURING CO., NOT COVERED BY MESSAGE NUMBER 4342113, 4342114, AND 4342115, ALL DATED DECEMBER 8, 1993, ARE FREE OF DUMPING LIABILITY. APPRAISE THESE SHIPMENTS AND LIQUIDATE THE APPLICABLE ENTRIES BY STAMPING EACH INVOICE WITH THE WORDING "NO DUMPING DUTIES DUE."

2. THE ASSESSMENT OF ANTIDUMPING DUTIES BY THE CUSTOMS SERVICE IS SUBJECT TO THE PROVISION OF SECTION 778 OF THE TARIFF ACT OF 1930, WHICH REQUIRES INTEREST TO BE CALCULATED ON THE DIFFERENCE BETWEEN THE AMOUNTS DEPOSITED AS THE ESTIMATED DUMPING DUTIES AND THE FINAL DUTIES ASSESSED. INTEREST SHALL BE CALCULATED FROM THE DATE OF PAYMENT OF ESTIMATED ANTIDUMPING DUTIES THROUGH THE DATE OF LIQUIDATION. THE RATE OF THE INTEREST IS THE ONE IN EFFECT UNDER SECTION 6621 OF THE INTERNAL REVENUE CODE OF 1954 FOR SUCH PERIOD.
  
4. WHENEVER THE USE OF THE ABOVE VALUES RESULTS IN THE ASSESSMENT OF DUMPING DUTIES, YOU SHOULD REQUIRE OF THE IMPORTER PRIOR TO LIQUIDATION THE REIMBURSEMENT STATEMENT DESCRIBED IN SECTION 353.26 OF THE COMMERCE DEPARTMENT REGULATIONS. IMPORTERS WERE ADVISED OF THIS REQUIREMENT WHEN THE PRELIMINARY AND/OR FINAL RESULTS OF THE ADMINISTRATIVE REVIEW WERE PUBLISHED IN THE FEDERAL REGISTER. IF THE IMPORTER HAS BEEN REIMBURSED ANTIDUMPING DUTIES OR FAILS TO PROVIDE THE REIMBURSEMENT STATEMENT PRIOR TO LIQUIDATION, CUSTOMS SHOULD DOUBLE THE ANTIDUMPING DUTIES DUE IN ACCORDANCE WITH THE ABOVE-REFERENCED REGULATION.
  
5. YOU MAY RELEASE APPRAISED VALUES TO THE INDIVIDUAL IMPORTER OR HIS AUTHORIZED REPRESENTATIVE. YOU MAY NOT RELEASE ANY DETAILS OF THE CALCULATIONS OF APPRAISED VALUES WITHOUT AUTHORIZATION OF CUSTOMS SERVICE HEADQUARTERS.
  
6. EFFECTIVE AS OF THE DATE OF THESE LIQUIDATIONS BY THE C.I.E., YOU SHOULD NO LONGER SUSPEND LIQUIDATION OF ENTRIES COVERED BY THESE INSTRUCTIONS AND YOU SHOULD PROCEED WITH LIQUIDATION ACCORDINGLY.
  
7. IF THERE ARE ANY QUESTIONS REGARDING THIS MATTER BY CUSTOMS OFFICERS, PLEASE CONTACT THE TRADE COMPLIANCE DIVISION, ADD/CVD BRANCH VIA E-MAIL TO ATTRIBUTE HQ OAB. THE IMPORTING PUBLIC AND INTERESTED PARTIES SHOULD CONTACT TOM PROSSER AT (202) 482-1130, OFFICE OF ANTIDUMPING COMPLIANCE, IMPORT

ADMINISTRATION, INTERNATIONAL TRADE ADMINISTRATION,  
DEPARTMENT OF COMMERCE.

NANCY MCTIERNAN

## Company Details

\*Party Indicator Value:

I = Importer, M = Manufacturer, E = Exporter, S = Sold To Party