

MESSAGE NO: 4192302 MESSAGE DATE: 07/11/2014  
MESSAGE STATUS: Active CATEGORY: Antidumping  
TYPE: LIQ-Liquidation PUBLIC  NON-PUBLIC   
SUB-TYPE: ALI-Auto Liquidation

FR CITE: 79 FR 24398 FR CITE DATE: 04/30/2014

REFERENCE  
MESSAGE #  
(s):

CASE #(s): A-570-965

EFFECTIVE DATE: 04/30/2014 COURT CASE #:

PERIOD OF REVIEW: 03/01/2013 TO 02/28/2014

PERIOD COVERED: TO

Notice of Lifting of Suspension Date: 04/30/2014

TO: { Directors Of Field Operations, Port Directors }

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

RE: Automatic liquidation instruction for drill pipe from the People's Republic of China for the period 03/01/2013 through 02/28/2014 (A-570-965)

1. Commerce does not automatically conduct administrative reviews of antidumping duty orders. Instead, reviews must be requested pursuant to section 751(a)(1) of the Tariff Act of 1930, as amended, and in accordance with 19 CFR 351.213.

2. Commerce has not received a request for an administrative review of the antidumping duty order for the period and on the merchandise listed below. Therefore, in accordance with 19 CFR 351.212(c), you are to assess antidumping duties on merchandise entered, or withdrawn from warehouse, for consumption at the cash deposit or bonding rate in effect at the time of entry. Liquidate all entries for all firms, with the exception of the merchandise discussed in paragraph 3, below.

Product: drill pipe

Country: the People's Republic of China

Case number: A-570-965

Period: 03/01/2013 through 02/28/2014

3. Liquidation of certain entries is suspended pursuant to section 516A(e) of the Act, pending a final and conclusive court decision in Downhole Pipe v. United States, CIT No. 11-00081, CAFC No. 14-1225. On 11/20/2013, Commerce published a notice in the Federal Register of court decision not in harmony with its final determination of sales at less than fair value, stating that suspension of liquidation of subject merchandise will continue pending a final and conclusive court decision. See 78 FR 69647 (effective date 11/14/2013). Accordingly, until further notice continue to suspend liquidation of merchandise exported and produced by the DP-Master Group (DP-Master Manufacturing Co., Ltd. and Jiangyin Liangda Drill Pipe Co., Ltd.) (case number: A-570-965-001) and entered, or withdrawn from warehouse, for consumption on or after 11/04/2013, until liquidation instructions are issued. Entries of merchandise exported and produced by the DP-Master Group (DP-Master Manufacturing Co., Ltd. and Jiangyin Liangda Drill Pipe Co., Ltd.) (case number: A-570-965-001) and entered, or withdrawn from warehouse, for consumption before 11/04/2013 should be liquidated in accordance with paragraph 2.

4. Notice of the lifting of suspension of liquidation of entries of subject merchandise covered by paragraph 2 occurred with the publication of the notice of initiation of administrative review for the 03/2014 anniversary month (79 FR 24398, 04/30/2014). Unless instructed otherwise, for all other shipments of drill pipe from the People's Republic of China you shall continue to collect cash deposits of estimated antidumping duties for the merchandise at the current rates.

5. The assessment of antidumping duties by CBP on shipments or entries of this merchandise is subject to the provisions of section 778 of the Tariff Act of 1930, as amended. Section 778 requires that CBP pay interest on overpayments or assess interest on underpayments of the required amounts deposited as estimated antidumping duties. The interest provisions are not applicable to cash or bonds posted as estimated antidumping duties before the date of publication of the antidumping duty order. Interest shall be calculated from the date payment of estimated antidumping duties is required through the date of liquidation. The rate at which such interest is payable is the rate in effect under section 6621 of the Internal Revenue Code of 1954 for such period.

6. Upon assessment of antidumping duties, CBP shall require that the importer provide a reimbursement statement, as described in section 351.402(f)(2) of Commerce's regulations. The importer should provide the reimbursement statement prior to liquidation of the entry. If the importer certifies that it has an agreement with the producer, seller, or exporter, to be reimbursed antidumping and/or countervailing duties, CBP shall double the antidumping duties and/or increase the antidumping duty by the amount of the countervailing duties in accordance with the above-referenced regulation. Additionally, if the importer does not provide the reimbursement statement prior to liquidation, reimbursement shall be presumed and CBP shall double the antidumping duties due. If an importer timely files a protest challenging the presumption of reimbursement and doubling of duties, consistent with CBP's protest process, CBP may accept the reimbursement statement filed with the protest to rebut the presumption of reimbursement.

7. If there are any questions by the importing public regarding this message, please contact the Call Center for the Office of AD/CVD Operations, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce at (202) 482-0984. CBP ports should submit their inquiries through authorized CBP channels only. (This message was generated by OV:SSP.)

8. There are no restrictions on the release of this information.

Michael B. Walsh



## Company Details

\*Party Indicator Value:

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