

MESSAGE NO: 0251219 MESSAGE DATE: 09/07/2000
MESSAGE STATUS: Active CATEGORY: Antidumping
TYPE: LIQ-Liquidation PUBLIC NON-PUBLIC
SUB-TYPE:

FR CITE: FR FR CITE DATE:

REFERENCE
MESSAGE #
(s):

CASE #(s): A-588-028

EFFECTIVE DATE: COURT CASE #:

PERIOD OF REVIEW: TO

PERIOD COVERED: 04/01/1979 TO 03/31/1981

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 (A-588-028)

MESSAGE NO: 0251219

DATE: 09 07 2000

CATEGORY: ADA

TYPE: LIQ

REFERENCE:

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CASES: A - 588 - 028

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PERIOD COVERED: 04 01 1979 TO 03 31 1981

LIQ SUSPENSION DATE:

TO: DIRECTORS OF FIELD OPERATIONS
PORT DIRECTORS

FROM: DIRECTOR, TRADE ENFORCEMENT & CONTROL

RE: LIQUIDATION INSTRUCTIONS FOR ROLLER CHAIN, FROM JAPAN
(A-588-028)

1. THE COMMERCE DEPARTMENT HAS COMPLETED ITS REVIEW OF THE ANTIDUMPING DUTY FINDING ON ROLLER CHAIN, OTHER THAN BICYCLE FROM JAPAN (A-588-028) MANUFACTURED/EXPORTED BY THE VARIOUS COMPANIES LISTED BELOW ENTERED OR WITHDRAWN FROM WAREHOUSE FOR CONSUMPTION

DURING THE PERIOD 04/01/1979 THROUGH 03/31/1981.

2. INFORMATION PROVIDED TO THE COMMERCE DEPARTMENT INDICATES THAT THESE COMPANIES DID NOT EXPORT SUBJECT MERCHANDISE TO THE UNITED STATES DURING THE PERIOD 04/01/1979 THROUGH

03/31/1981. THIS NOTICE IS PROVIDED FOR CONTINUITY AND
COMPLETENESS OF THE RECORD OF THIS PROCEEDING. THE COMPANIES
ARE AS FOLLOWS:

MANUFACTURER/EXPORTER COMPANY NUMBER

A&K CO. (A-588-028-001)
AUTO DYNAMICS (A-588-028-043)
CHERRY INDUSTRIES (A-588-028-006)
DETROIT INDUSTRIES (A-588-028-013)
EMPIRE MOTORS (A-588-028-015)
FEE INT'L (A-588-028-017)
FUJI LUMBER (A-588-028-019)
FUJI MOTORS (ZENOAH) (A-588-028-020)
FUKOKU (A-588-028-021)
HAJIME (A-588-028-138)
HENRY ABE (A-588-028-024)
HKK JAPAN (A-588-028-027)
IKETOKU (A-588-028-033)
KOKUSAI (A-588-028-143)
MARUKA MACHINERY (A-588-028-048)
MC INTERNATIONAL (A-588-028-049)
MEIWA TRADING (A-588-028-051)
MITSUI (A-588-028-052)
MITSUBISHI (A-588-028-139)
MITSUBISHI BOEKI (A-588-028-144)
MIYASAKI SHOKAI (A-588-028-053)
NANKAI BUHIN (A-588-028-054)
NICKEL & LYONS (A-588-028-141)
NIPPO BUHIN (A-588-028-055)
NISSEI COMPANY (A-588-028-058)
NOMURA SHOJI (A-588-028-060)
REFAC INT'L (A-588-028-066)
SHINYEI KAISHA (A-588-028-071)
TAKARA AUTO PARTS (A-588-028-080)
TAKASAGO (RK EXCEL) (A-588-028-164)
TANAKA KOGYO (A-588-028-082)
TASHIRO (A-588-028-083)

TEC ENGINEERING	(A-588-028-142)
TEIJIN SHOJI KAISHA LTD.	(A-588-028-085)
TOKYO ENTERPRISE	(A-588-028-087)
TOKYO INCENTIVE	(A-588-028-088)
TOSHO COMPANY	(A-588-028-091)
TOYO MENKA KAISHA	(A-588-028-093)
TSUJIMOTO SHOKAI	(A-588-028-097)
UNITED TRADING CO.	(A-588-028-098)
UNIVERSAL INDUSTRIES	(A-588-028-099)
Y-K BROTHERS	(A-588-028-100)
ZUSHI INDUSTRIES	(A-588-028-105)

3. IF CUSTOMS OFFICERS ARE HOLDING ANY ENTRIES FOR THIS PERIOD 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.

4. THESE INSTRUCTIONS CONSTITUTE THE IMMEDIATE LIFTING OF SUSPENSION OF LIQUIDATION OF ENTRIES FOR THE MERCHANDISE AND PERIOD LISTED ABOVE.

5. THE ASSESSMENT OF ANTIDUMPING DUTIES BY THE CUSTOMS SERVICE ON ENTRIES OF THIS MERCHANDISE IS SUBJECT TO THE PROVISIONS OF SECTION 778 OF THE TARIFF ACT OF 1930. SECTION 778 REQUIRES THAT CUSTOMS PAYS INTEREST ON OVERPAYMENTS AND ASSESS INTEREST ON

UNDER PAYMENTS, 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 FINDING, 06/09/1972. INTEREST SHALL BE CALCULATED FROM THE DATE OF PAYMENT OF ESTIMATED ANTIDUMPING DUTIES 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, CUSTOMS SHOULD REQUIRE THAT THE IMPORTER PROVIDE A REIMBURSEMENT STATEMENT

AS DESCRIBED IN SECTION 351.402(f)(2) OF THE COMMERCE DEPARTMENT 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 EXPORTER TO BE REIMBURSED ANTIDUMPING DUTIES, CUSTOMS SHOULD DOUBLE THE ANTIDUMPING DUTIES IN ACCORDANCE WITH THE ABOVE-REFERENCED REGULATION. ADDITIONALLY, IF THE IMPORTER DOES NOT RESPOND TO YOUR FORMAL REQUEST (VIA CF 28 OR 29) FOR THE REIMBURSEMENT STATEMENT PRIOR TO LIQUIDATION, CUSTOMS SHOULD PRESUME REIMBURSEMENT AND DOUBLE THE ANTIDUMPING DUTIES DUE.

7. IF THERE ARE ANY QUESTIONS REGARDING THE CORRECT CASH DEPOSIT OR BONDING RATE BY CUSTOMS OFFICERS, CONTACT RONALD TRENTAM AT 202-482-6320, AD/CVD ENFORCEMENT, GROUP 2, IMPORT ADMINISTRATION, INTERNATIONAL TRADE ADMINISTRATION, DEPARTMENT OF COMMERCE.

8. FOR ALL OTHER QUESTIONS REGARDING THIS MATTER BY CUSTOMS OFFICERS, PLEASE CONTACT VIA E-MAIL, THROUGH THE APPROPRIATE SUPERVISORY CHANNELS, OTHER GOVERNMENT AGENCY LIAISON, USING THE ATTRIBUTE "HQ OAB." IMPORTING PUBLIC AND INTERESTED PARTIES SHOULD CONTACT JACK DULBERGER OR SHEILA FORBES AT 202-482-5505 AND 202-482-4697, RESPECTIVELY, AD/CVD ENFORCEMENT, IMPORT ADMINISTRATION, INTERNATIONAL TRADE ADMINISTRATION, DEPARTMENT OF COMMERCE.

9. THERE ARE NO RESTRICTIONS ON THE RELEASE OF THIS E-MAIL MESSAGE.

PAUL SCHWARTZ

Company Details

*Party Indicator Value:

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