Respondents Obligation: Required to obtain or retain benefits.

OMB Desk Officer: David Rostker, (202)395-3897.

Copies of the above information collection proposal can be obtained by calling or writing Diana Hynek, Departmental Paperwork Clearance Officer, (202) 482–0266, Department of Commerce, Room 6625, 14th and Constitution Avenue, NW., Washington, DC 20230.

Written comments and recommendations for the proposed information collection should be sent by June 15, 2007 to David Rostker, OMB Desk Officer,

David_Rostker@omb.eop.gov, or Fax number, (202) 395-7285.

Dated: May 3, 2007.

Gwellnar Banks,

Management Analyst, Office of the Chief Information Officer.

[FR Doc. E7-8836 Filed 5-8-07; 8:45 am]

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DEPARTMENT OF COMMERCE

International Trade Administration A-570-886

Polyethylene Retail Carrier Bags from the People's Republic of China: Amended Final Results of

Antidumping Duty Administrative Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce. SUMMARY: On March 19, 2007, the Department of Commerce (the "Department") published *Polyethylene* Retail Carrier Bags from the People's Republic of China: Final Results of Antidumping Duty Administrative Review, 72 FR 12762 (March 19, 2007) ("Final Results"), covering the period of review ("POR") January 26, 2004, through July 31, 2005. We are amending the Final Results to correct ministerial errors made in the calculation of the dumping margins for Crown Polyethylene Products (International) Ltd. ("Crown") and High Den Enterprises Ltd. ("High Den"), pursuant to section 751(h) of the Tariff Act of 1930, as amended ("the Act").

EFFECTIVE DATE: May 9, 2007. FOR FURTHER INFORMATION CONTACT: Laurel LaCivita or Charles Riggle, AD/

CVD Operations, Office 8, Import Administration, International Trade

Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW, Washington, DC 20230; telephone: (202) 482-4243 or (202) 482-0650, respectively.

SUPPLEMENTARY INFORMATION:

Scope of Order

The merchandise subject to this antidumping duty order is polyethylene retail carrier bags ("PRCBs") which may be referred to as t-shirt sacks, merchandise bags, grocery bags, or checkout bags. The subject merchandise is defined as non-sealable sacks and bags with handles (including drawstrings), without zippers or integral extruded closures, with or without gussets, with or without printing, of polyethylene film having a thickness no greater than 0.035 inch (0.889 mm) and no less than 0.00035 inch (0.00889 mm), and with no length or width shorter than 6 inches (15.24 cm) or longer than 40 inches (101.6 cm). The depth of the bag may be shorter than 6 inches but not longer than 40 inches (101.6 cm).

PRCBs are typically provided without any consumer packaging and free of charge by retail establishments, e.g., grocery, drug, convenience, department, specialty retail, discount stores, and restaurants, to their customers to package and carry their purchased products. The scope of the order excludes (1) polyethylene bags that are not printed with logos or store names and that are closeable with drawstrings made of polyethylene film and (2) polyethylene bags that are packed in consumer packaging with printing that refers to specific end-uses other than packaging and carrying merchandise from retail establishments, e.g., garbage bags, lawn bags, trash-can liners.

Imports of the subject merchandise are currently classifiable under statistical category 3923.21.0085 of the Harmonized Tariff Schedule of the United States ("HTSUS").1 This subheading may also cover products that are outside the scope of this order. Furthermore, although the HTSUS subheading is provided for convenience and customs purposes, our written

description of the scope of this order is dispositive.

Background

On March 19, 2007, the Department published the *Final Results* in the Federal Register. On March 20, 2007, we received ministerial error allegations from Crown and High Den, respectively. On March 26, 2007, we received rebuttal comments from the Polyethylene Retail Carrier Bag Committee and its individual members, Hilex Poly Co., LLC and Superbag Corporation, domestic interested parties and petitioners in the underlying investigation. A ministerial error as defined in section 751(h) of the Act (see also 19 CFR 351.224(f)), includes "errors in addition, subtraction, or other arithmetic function, clerical errors resulting from inaccurate copying, duplication, or the like, and any other type of unintentional error which the {Secretary} considers ministerial." After analyzing the comments by interested parties, we have determined, in accordance with section 751(h) of the Act that ministerial errors existed in the calculations for the Final Results with respect to Crown and High Den. For a detailed explanation of these issues, see the memorandum to the file from Laurel LaCivita, Senior Case Analyst, through Charles Riggle, Program Manager, "Analysis for the Amended Final Results of the 2004-2005 Administrative Review of Polyethylene Retail Carrier Bags from the People's Republic of China: Crown Polyethylene Products (International) Ltd.," dated April 18, 2007, and memorandum to the file from Laurel LaCivita, Senior Case Analyst, through Charles Riggle, Program Manager, "Analysis for the Amended Final Results of the 2004-2005 Administrative Review of Polyethylene Retail Carrier Bags from the People's Republic of China: High Den Enterprises Ltd. ("High Den") dated April 18, 2007. Both memoranda are on file in the Central Records Unit, room B-099 in the main building of the Department of Commerce.

Therefore, in accordance with section 751(h) of the Act and 19 CFR 351.224(e), we are amending the Final Results of the administrative review of PRCBs from the PRC for Crown and High Den.

Amended Final Results

The revised weighted-average dumping margins for Crown and High Den are detailed in the chart below.

 $^{^{1}}$ Until July 1, 2005, these products were classifiable under HTSUS 3923.21.0090 (Sacks and bags of polymers of ethylene, other). See Harmonized Tariff Schedule of the United States (2005)- Supplement 1 Annotated for Statistical Reporting Purposes Change Record - 17th Edition - Supplement 1, available at http:// hotdocs.usitc.gov/docs/tata/hts/bychapter/0510/ 0510chgs.pdf.

Manufacturer/Exporter	Final Results of Review (Percent)	Amended Final Results of Review (Percent)
CrownHigh Den	7.68 14.01	7.65 11.99

The Department shall determine, and U.S. Customs and Border Protection shall assess, antidumping duties on all appropriate entries based on the amended final results. For details on the assessment of antidumping duties on all appropriate entries, see Final Results, 72 FR 12762, 12764.

These amended final results are published in accordance with sections 751(h) and 777(i)(1) of the Act.

Dated: April 30, 2007.

David M. Spooner,

Assistant Secretary for Import Administration.

[FR Doc. E7-8904 Filed 5-8-07; 8:45 am]

BILLING CODE 3510-DS-S

DEPARTMENT OF COMMERCE

International Trade Administration (A–401–806)

Amended Final Results of the Antidumping Duty Administrative Review: Stainless Steel Wire Rod from Sweden

AGENCY: Import Administration, International Trade Administration, Department of Commerce. **EFFECTIVE DATE:** May 9, 2007.

FOR FURTHER INFORMATION CONTACT:

Brian Smith, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, D.C. 20230; telephone: (202) 482–1766.

SUPPLEMENTARY INFORMATION:

Amendment to Final Results

In accordance with section 751(a) of the Tariff Act of 1930, as amended (the "Act"), on April 10, 2007, the Department published the final results of the 2004–2005 administrative review of the antidumping duty order on stainless steel wire rod ("SSWR") from Sweden, in which we determined that the respondent, Fagersta Stainless AB ("FSAB")1, sold subject merchandise to the United States at less than normal value during the period of review ("POR").2 See Stainless Steel Wire Rod from Sweden: Final Results of Antidumping Duty Administrative Review, 72 FR 17834 (April 10, 2007) ("Final Results"). On April 16, 2007, we received an allegation, timely filed pursuant to section 751(h) of the Act and 19 CFR 351.224(c)(2), from FSAB

that the Department made a ministerial error in the *Final Results*. The petitioners³ did not comment on the alleged ministerial error.

After analyzing FSAB's submission, we have determined, in accordance with section 751(h) of the Act and 19 CFR 351.224, that we made a ministerial error in our final margin calculation for FSAB. Specifically, although we correctly converted FSAB's U.S. affiliate's reported U.S. inventory carrying costs as intended, we inadvertently did not utilize the correctly converted U.S. inventory carrying costs in the final margin calculation. For a detailed discussion of the ministerial error, as well as the Department's analysis, see the memorandum to James P. Maeder, Jr., Office Director, from the SSWR Team, dated May 2, 2007.

Therefore, in accordance with section 751(h) of the Act and 19 CFR 351.224(e), we are amending the final results of the 2004–2005 antidumping duty administrative review of the order on SSWR from Sweden. The revised dumping margin is as follows:

Manufacturer/Exporter	Original Final Margin Percentage	Revised Final Margin Percentage
Fagersta Stainless AB/AB Sandvik	20.42	19.36

The Department will disclose calculations performed for the amended final results to the parties within five days of the date of publication of this notice in accordance with 19 CFR 351.224(b).

Assessment and Cash Deposit Rates

The Department will determine, and U.S. Customs and Border Protection ("CBP") shall assess, antidumping duties on all appropriate entries based on the amended final results. For details on the calculation of importer–specific assessment rates, see *Final Results*, 72 FR 178347. The Department will issue appropriate assessment instructions directly to CBP 15 days after the date of

publication of these amended final results of review. The Department will also notify CBP of the revised cash deposit rate for FSAB, effective upon publication of these amended final results of review. This cash deposit requirement shall remain in effect until further notice.

These amended final results of this administrative review and this notice are issued and published in accordance with sections 751(h) and 777(i) of the Act and 19 CFR 351.224(e).

Dated: May 2, 2007.

David M. Spooner,

Assistant Secretary for Import Administration.

[FR Doc. E7–8905 Filed 5–8–07; 8:45 am]

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¹ In the final results of this review, we determined it appropriate to treat FSAB and its affiliates, AB Sandvik Materials Technology ("SMT") and Kanthal AB ("Kanthal"), as one entity for margin calculation purposes because they met the

regulatory criteria for collapsing affiliated producers.

² The POR of this review is September 1, 2004, through August 31, 2005.

³ The petitioners include the following companies: Carpenter Technology Corporation; Crucible Specialty Metals Division, Crucible Materials Corporation; and Electroalloy Corporation, a Division of G.O. Carlson, Inc.