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受文者:台灣區車輛工業同業公會

發文日期:中華民國114年11月20日 發文字號:貿多字第1147041806號

速別:普通件

密等及解密條件或保密期限:

附件:如文(1147041806-1.pdf、1147041806-2.pdf)(7041806 1147041806-1.pdf、

7041806 1147041806-2. pdf)

主旨:有關美國商務部(DOC)公告對我國乘用車和輕卡車輪胎 (Passenger Vehicle and Light Truck Tires)反傾銷稅 112年至113年行政複查最終認定事,請查照並轉知會員廠 商。

說明:

- 一、依據駐美國代表處經濟組114年11月18日經美字第 1140001211號函辦理(如附件1),本署114年7月24日貿多 字第1147024263號函諒達。
- 二、DOC本(114)年11月18日於聯邦公報公告旨揭產品反傾銷稅 之行政複查終判結果(如附件2),要點如次:
 - (一)複查期間為112年7月1日至113年6月30日。
 - (二)我商南港輪胎公司(Nankang Rubber Tire Corp., Ltd.) 之傾銷差額為0%。

正本:臺灣橡膠暨彈性體工業同業公會、中華民國汽車輪胎公會全國聯合會、台灣區車

輛工業同業公會

副本:中華民國全國工業總會(含附件)、本署署長室、胡副署長室、雙邊貿易二組

電 245/14/0 文 交 英 章

檔 號: 保存年限:

駐美國代表處經濟組 函

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受文者:經濟部國際貿易署

發文日期:中華民國114年11月18日 發文字號:經美字第1140001211號

速別:普通件

密等及解密條件或保密期限:

附件:如文(17443 a341b0 1118輪胎複查終判.pdf)

主旨:有關美國商務部公告對我「乘用車和輕卡車輪胎」反傾銷稅行政複查最終認定事,敬請查照。

說明:

- 一、本組本(114)年7月22日經美字第1140000752號函諒達。
- 二、美國商務部於本年11月18日公告對我「乘用車和輕卡輪胎」(Passenger Vehicle and Light Truck Tires)反傾銷行政複查之最終認定:由於本年7月22日初步認定公告後未收到任何書面意見,爰最終結果採用初步認定,即南港輪胎公司(Nankang Rubber Tire Corp., Ltd.)在2023年7月1日至2024年6月30日審查期間內之傾銷差額為0%。
- 三、檢送本案聯邦公報如附件,併請查參。

正本:經濟部國際貿易署

副本:

電 2025/11/19 文 7:06:45 音

經濟部國際貿易署 1147041806

第1頁,共1頁

and Decision Memorandum.⁸ A list of the topics discussed in the Issues and Decision Memorandum is attached as an appendix to this notice. The Issues and Decision Memorandum is a public document and is on file electronically via Enforcement and Compliance's Antidumping and Countervailing Duty Centralized Electronic Service System (ACCESS), which is available to registered users at https://access. trade.gov. In addition, complete versions of the Issues and Decision Memorandum can be accessed directly at https://access.trade.gov/public/FRNoticesListLayout.aspx.

Final Results of Sunset Review

Pursuant to sections 751(c) and 752(b) of the Act, Commerce determines that revocation of the *Order* would be likely to lead to continuation or recurrence of countervailable subsidies at the following net countervailable subsidy rates:

Producers/exporters	Subsidy rate (percent ad valorem)
Guangdong Guanhao High-Tech Co., Ltd Shenzhen Yuanming Industrial Development Co., Ltd MDCN Technology Co., Ltd Xiamen Anne Paper Co., Ltd All Others	13.63 138.53 124.93 124.93 13.63

Notification Regarding Administrative Protective Orders

This notice also serves as the only reminder to parties subject to administrative protective order (APO) of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305. Timely notification of the return or destruction of APO materials, or conversion to judicial protective, orders is hereby requested. Failure to comply with the regulations and terms of an APO is a violation which is subject to sanction.

Notification to Interested Parties

We are issuing and publishing these final results in accordance with sections 751(c), 752(b), and 777(i)(1) of the Act, and 19 CFR 351.221(c)(5)(ii).

Dated: September 30, 2025.

Christopher Abbott,

Deputy Assistant Secretary for Policy and Negotiations, performing the non-exclusive functions and duties of the Assistant Secretary for Enforcement and Compliance.

Appendix

List of Topics Discussed in the Issues and Decision Memorandum

I. Summary II. Background III. Scope of the *Order* IV. History of the *Order* V. Legal Framework

- VI. Discussion of the Issues
 - Likelihood of Continuation or Recurrence of a Countervailable Subsidy
 - 2. Net Countervailable Subsidy Rates Likely to Prevail
- 3. Nature of the Subsidies VII. Final Results of Sunset Review

VIII. Recommendation

[FR Doc. 2025–20155 Filed 11–17–25; 8:45 am] **BILLING CODE 3510–DS–P**

DEPARTMENT OF COMMERCE

International Trade Administration

[A-583-869]

Certain Passenger Vehicle and Light Truck Tires from Taiwan: Final Results of Antidumping Duty Administrative Review; 2023–2024

AGENCY: Enforcement and Compliance, International Trade Administration, Department of Commerce.

SUMMARY: The U.S. Department of Commerce (Commerce) determined that sales of certain passenger vehicle and light truck tires (passenger tires) from Taiwan were not sold at less than normal value (NV) during the period of review (POR) July 1, 2023, through June 30, 2024.

DATES: Applicable November 18, 2025.

FOR FURTHER INFORMATION CONTACT: Toni Page, AD/CVD Operations, Office VII, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230; telephone: (202) 482–1398.

Background

On July 22, 2025, Commerce published the *Preliminary Results* of this administrative review in the **Federal Register** and invited comments from interested parties. We received no comments from interested parties on the *Preliminary Results*, and we made no changes from the *Preliminary Results*. Accordingly, no decision memorandum accompanies this notice and the *Preliminary Results* are hereby adopted as these final results. Commerce conducted this administrative review in accordance with section 751(a) of the Tariff Act of 1930, as amended (the Act).

Scope of the Order 2

The product covered by this *Order* is passenger tires from Taiwan. For a complete description of the scope of the *Order*, see the *Preliminary Results*.³

Final Results of Review

We determine that the following weighted-average dumping margin exists for the period July 1, 2023, through June 30, 2024:

Producer/exporter	Subsidy rate (percent ad valorem)
Nankang Rubber Tire Corp. Ltd	0.00

⁸ *Id*.

¹ See Certain Passenger Vehicle and Light Truck Tires from Taiwan: Preliminary Results and Rescission, in Part, of Antidumping Duty Administrative Review; 2023–2024, 90 FR 34431

⁽July 22, 2025) (*Preliminary Results*), and accompanying Preliminary Decision Memorandum (PDM)

² See Passenger Vehicle and Light Truck Tires from the Republic of Korea, Taiwan, and Thailand:

Antidumping Duty Orders and Amended Final Affirmative Antidumping Duty Determination for Thailand, 86 FR 38011, 38012 (July 19, 2021) (Order).

³ See Preliminary Results PDM at 3-b.

Disclosure

Normally, Commerce discloses to interested parties the calculations of the final results of an administrative review within five days of a public announcement or, if there is no public announcement, within five days of the date of publication of the notice of final results in the **Federal Register**, in accordance with 19 CFR 351.224(b). However, because we have made no changes to the *Preliminary Results*, there are no calculations to disclose.

Assessment Rates

Pursuant to section 751(a)(2)(C) of the Act and 19 CFR 351.212(b)(1), Commerce has determined in these final results of this review, and U.S. Customs and Border Protection (CBP) shall assess, antidumping duties on all appropriate entries of subject merchandise during the POR. Pursuant to 19 CFR 351.212(b)(1), we calculated importer-specific ad valorem duty assessment rates based on the ratio of the total amount of dumping calculated for examined sales to each importer to the total entered value of those sales. Where an importer-specific assessment rate is zero or de minimis within the meaning of 19 CFR 351.106(c)(1), we will instruct CBP to liquidate the appropriate entries without regard to antidumping duties. In accordance with Commerce's "automatic assessment" practice, for entries of subject merchandise that entered the United States during the POR that were produced by Nankang Rubber Tire Corp. Ltd for which it did not know that its merchandise was destined to the United States, Commerce will instruct CBP to liquidate unreviewed entries at the allothers rate (i.e., 84.75 percent),4 if there is no rate for the intermediate company(ies) involved in the transaction.5

Commerce intends to issue assessment instructions to CBP no earlier than 35 days after the date of publication of these final results of this review in the **Federal Register**. If a timely summons is filed at the U.S. Court of International Trade, the assessment instructions will direct CBP not to liquidate relevant entries until the time for parties to file a request for statutory injunction has expired (*i.e.*, within 90 days of publication).

Cash Deposit Requirements

The following deposit requirements will be effective for all shipments of the subject merchandise entered, or withdrawn from warehouse, for consumption on or after the publication date of this notice in the Federal Register, as provided by section 751(a)(2)(C) of the Act: (1) the cash deposit rate for Nankang Rubber Tire Corp. Ltd will be equal to the weightedaverage dumping margin established in the final results of this administrative review, except if the rate is less than 0.50 percent and, therefore, de minimis within the meaning of 19 CFR 351.106(c)(1), in which case the cash deposit rates will be zero; (2) for previously reviewed or investigated companies not participating in this review, the cash deposit rate will continue to be the company-specific rate published for the most recently completed segment of this proceeding in which the producer or exporter participated; (3) if the exporter is not a firm covered in this review, a prior review, or the original investigation but the producer is, the cash deposit rate will be the rate established for the most recently completed segment of this proceeding for the producer of the subject merchandise; and (4) the cash deposit rate for all other producers or exporters will continue to be the allothers rate established in the less-thanfair-value investigation (i.e., 84.75 percent).6 These cash deposit requirements, when imposed, shall remain in effect until further notice.

Notification to Importers

This notice also serves as a final reminder to importers of their responsibility under 19 CFR 351.402(f)(2) to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during the POR. Failure to comply with this requirement could result in Commerce's presumption that reimbursement of antidumping duties occurred and the subsequent assessment of double antidumping duties.

Administrative Protective Order (APO)

This notice also serves as a reminder to parties subject to an APO of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3), 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 sanctionable violation.

Notification to Interested Parties

These final results are being issued and published in accordance with sections 751(a)(1) and 777(i)(1) of the Act, and 19 CFR 351.221(b)(5).

Dated: September 30, 2025.

Christopher Abbott,

Deputy Assistant Secretary for Policy and Negotiations, performing the non-exclusive functions and duties of the Assistant Secretary for Enforcement and Compliance. [FR Doc. 2025–20157 Filed 11–17–25; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-533-903]

Raw Honey From India: Preliminary Results and Rescission, in Part, of Antidumping Duty Administrative Review; 2023–2024

AGENCY: Enforcement and Compliance, International Trade Administration, Department of Commerce.

SUMMARY: The U.S. Department of Commerce (Commerce) is conducting an administrative review of the antidumping duty (AD) order on raw honey from India for the period of review (POR) June 1, 2023, through May 31, 2024. Commerce preliminarily finds that sales of subject merchandise were not made at prices below normal value (NV) during the POR. We are also rescinding the review, in part, with respect to 15 companies that had no entries of the subject merchandise during the POR. We invite interested parties to comment on these preliminary results.

DATES: Applicable November 18, 2025.

FOR FURTHER INFORMATION CONTACT:

Brittany Bauer or Javier Barrientos, AD/CVD Operations, Office V, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington DC 20230; telephone: (202) 482–3860 or (202) 482–2243, respectively.

SUPPLEMENTARY INFORMATION:

Background

On July 29, 2024, Commerce initiated an administrative review of the AD

⁴ See Order, 86 FR at 38012.

⁵ For a full discussion of this practice, see Antidumping and Countervailing Duty Proceedings: Assessment of Antidumping Duties, 68 FR 23954 (May 6, 2003).

⁶ See Order, 86 FR at 38012.