

CN-017

Ottawa, December 14, 1995

Subject

Synthetic Baler Twine from the United States of America

This is to advise that the re-investigation initiated on September 8, 1995, pursuant to the *Special Import Measures Act* (SIMA), has been concluded.

The re-investigation of normal values and export prices was part of Revenue Canada's enforcement of the Canadian International Trade Tribunal's finding of April 22, 1994, respecting synthetic baler twine with knot strength of 200 pounds or less, originating in or exported from the United States of America. The subject goods are normally imported into Canada under the following ten digit Harmonized System tariff classification number:

5607.41.00.00

Normal values have been issued to all known exporters. For new exporters or for new models not covered by this review, normal values will be established pursuant to a ministerial specification, and will be based on the export price advanced by 32.8%. These values will be applicable to those goods released from Revenue Canada's possession on or after December 6, 1995.

In order to determine their liability for anti-dumping duty, importers of subject goods should contact their suppliers to determine whether specific normal values or advances over export prices will be applied to importations of subject goods. Importers can obtain normal values from the exporter or from Revenue Canada according to Memorandum D14-1-2, - *Disclosure of Normal Value and Export Price Established under the Special Import Measures Act to Importers*. Importers are cautioned that new normal values may be higher than those currently in effect which may result in additional assessments of anti-dumping duty.

Importers are reminded that it is their responsibility to calculate and declare their anti-dumping duty liability. If importers are using the services of a customs broker to clear importations, the brokerage firm should be advised that the goods are subject to anti-dumping action and be provided with the information necessary to clear the shipments.

Should the importer disagree with the determination made on any importation of goods, a request for redetermination may be filed with the Director General, Anti-dumping and Countervailing Directorate. Such a request must be received within 90 days from the making of the determination, in the form and manner outlined in Memorandum D14-1-3, - *Redetermination of Goods under the Special Import Measures Act*.

In addition, in cases where changes occur to domestic prices, market conditions and/or costs associated with production and sales, the concerned parties are responsible for informing the Department of such changes in writing and in a timely manner. In the event that the concerned parties do not properly notify the Department of substantial changes or if they do not provide the information required to make any necessary adjustments to values, retroactive assessments will be applied if the Director General, Anti-dumping and Countervailing Directorate, is of the opinion that such action is warranted.

Any questions concerning the above should be directed to:

Robert Veilleux
Senior Program Officer
Anti-dumping and Countervailing Directorate
Revenue Canada
19th floor
Sir Richard Scott Building
191 Laurier Avenue West
Ottawa ON K1A 0L5

Telephone: (613) 954-7253
Facsimile: (613) 954-2510