July 30, 2015

MEMORANDUM TO: Ronald K. Lorentzen
Acting Assistant Secretary
for Enforcement and Compliance

FROM: Christian Marsh
Deputy Assistant Secretary
for Antidumping and Countervailing Duty Operations

SUBJECT: Decision Memorandum for Preliminary Results and Partial Rescission of Antidumping Duty Administrative Review: Polyethylene Terephthalate Film, Sheet, and Strip from India; 2013-2014

Summary

The Department of Commerce (the Department) is conducting an administrative review of the antidumping duty (AD) order on polyethylene terephthalate film, sheet, and strip from India (PET Film). This review covers the mandatory respondents Jindal Poly Films Limited (Jindal) and SRF Limited (SRF), and the companies not selected for individual review, Ester Industries Limited (Ester), Garware Polyester Ltd. (Garware), Polyprex Corporation Ltd (Polyprex), and Vacmet.

The period of review (POR) is July 1, 2013, through June 30, 2014. We preliminarily find that Jindal did not, and that SRF did, sell PET Film in the United States below normal value (NV).

Background

Pursuant to section 751(a)(1) of the Tariff Act of 1930, as amended (the Act), and in accordance with 19 CFR 351.213(b), Petitioners,¹ domestic interested parties Polyprex, USA LLC (Polyprex USA) and Flex Films (USA) Inc. (Flex USA), and respondents Jindal, and SRF requested

¹DuPont Teijin Films, Mitsubishi Polyester Film, Inc., and SKC, Inc. (collectively Petitioners).
administrative reviews between July 30, 2014 and July 31, 2014. On August 29, 2014, the Department published a notice of initiation of administrative review of the AD order on PET Film from India.

On November 21, 2014, we released U.S. Customs and Border Protection (CBP) import data to eligible parties under the Administrative Protective Order and invited interested parties to submit comments with respect to the selection of respondents for individual examination. We received no comments from interested parties on the CBP import data. On December 17, 2014, the Department determined to limit the number of companies subject to individual examination, selecting Jindal and SRF as the mandatory respondents.

On December 22, 2014, we issued the AD questionnaire to Jindal and SRF. In January and February 2015, Jindal and SRF each timely submitted responses to our questionnaire. We issued supplemental questionnaires to Jindal and SRF in April 2015 and each company submitted timely responses to our supplemental questionnaires in May 2015.

On February 27, 2015, in accordance with section 751(a)(3)(A) of the Act, the Department extended the due date for the preliminary results by an additional 120 days to July 31, 2015.

Partial Rescission

On November 20, 2014, Polyplex USA and Flex USA timely withdrew their requests for all companies except Jindal and SRF. On November 26 and November 28, 2014, SRF and Jindal respectively, timely withdrew their self-requested reviews. On November 30, 2014, Petitioners’ withdrew their request for all companies except SRF. However, Petitioners’ request was

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2 See letter from Petitioners “Polyethylene Terephthalate (PET) Film, Sheet, and Strip from India: Request for Antidumping Duty Administrative Review” (July 31, 2014); letter from Polyplex USA and Flex USA “Polyethylene Terephthalate (PET) Film, Sheet, and Strip from India: Request for Antidumping Duty Administrative Review” (July 30, 2014); letter from Jindal “Polyethylene Terephthalate (PET) Film from India/Request for Antidumping Admin Review/Jindal Poly Films Limited” (July 30, 2014); and letter from SRF “Polyethylene Terephthalate (PET) Film from India/Request for Antidumping Admin Review/ SRF Limited” (July 30, 2014).

3 See Initiation of Antidumping and Countervailing Duty Administrative Reviews, 79 FR 51548 (August 29, 2014). See also, Initiation of Antidumping and Countervailing Duty Administrative Reviews, 79 FR 76956 (December 23, 2014), initiating a review for Uflex Ltd (Uflex) which was inadvertently omitted from the prior initiation notice. In total, we initiated reviews for eight companies: Ester Industries (Ester), Garware Polyester Ltd. (Garware), Jindal, MTZ, Polyplex Corporation Ltd. (Polyplex), SRF, Vacmet, and Uflex. Petitioners requested a review for six companies (Ester, Garware, Polyplex, SRF, Jindal, and Vacmet). Polyplex USA and Flex USA requested a review for eight companies (SRF, Jindal, Garware, Ester, MTZ, Vacmet, Polyplex, and Uflex). In addition, SRF and Jindal self-requested administrative reviews.

4 See Memorandum to All Interested Parties regarding “Antidumping Duty Administrative Review of Polyethylene Terephthalate Film, Sheet, and Strip from India: U.S. Customs Entries,” dated November 21, 2014 (Import Data Letter).

5 See Letter from the Department regarding “Administrative Review of the Antidumping Duty Order on Polyethylene Terephthalate Film, Sheet, and Strip (PET Film) from India: Selection of Respondents for Individual Examination,” dated December 17, 2014 (Respondent Selection Memorandum).

6 See the February 27, 2015 memorandum to Christian Marsh, Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations entitled “Polyethylene Terephthalate Film, Sheet and Strip from India: Extension of Deadline for Preliminary Results of Antidumping Duty Administrative Review – 2013-2014.”

7 See Letter from Petitioners to the Department, regarding “Polyethylene Terephthalate Film, Sheet, and Strip (PET Film) from India, Partial Withdrawal Request for Antidumping Duty Administrative Review,” dated
untimely filed and the Department denied their withdrawal request. On December 11, 2014, Petitioners requested that we reconsider their withdrawal request. After considering their request for reconsideration, we continued to find that there were no extraordinary circumstances that prevented Petitioners from filing timely their withdrawal request. Therefore, we found that pursuant to 19 CFR 351.302(b), good cause for granting Petitioners a retroactive extension of the deadline for their withdrawal request did not exist.

As Polyplex USA and Flex USA’s withdrawal requests for MTZ and Uflex were timely filed, we are rescinding this administrative review with respect to MTZ and Uflex pursuant to 19 CFR 351.213(d)(1).

Accordingly, the companies subject to the instant review are: Ester, Garware, Polyplex, SRF, Jindal and Vacmet.

Scope of the Order

The products covered by the AD order are all gauges of raw, pretreated, or primed PET Film, whether extruded or coextruded. Excluded are metallized films and other finished films that have had at least one of their surfaces modified by the application of a performance-enhancing resinous or inorganic layer of more than 0.00001 inches thick. Imports of PET Film are currently classifiable in the Harmonized Tariff Schedule of the United States (HTSUS) under item number 3920.62.00.90. HTSUS subheadings are provided for convenience and customs purposes. The written description of the scope of the antidumping duty order is dispositive.

Comparisons to Normal Value

Pursuant to section 773(a)(1)(B) of the Act and 19 CFR 351.414(c)(1) and (d), to determine whether Jindal’s and SRF’s sales of subject merchandise from India to the United States were made at less than NV, the Department compared the export price (EP) to the NV as described in the “Export Price” and “Normal Value” sections of this memorandum.

A. Determination of Comparison Method

Pursuant to 19 CFR 351.414(c)(1) (2012), the Department calculates dumping margins by comparing weighted-average NVs to weighted-average EPs (or constructed export prices (CEP)) (the average-to-average method) unless the Secretary determines that another method is appropriate in a particular situation. In less-than-fair-value investigations, the Department examines whether to compare weighted-average NVs to the EP or CEP of individual U.S. sales (the average-to-transaction method) as an alternative comparison method using an analysis consistent with section 777A(d)(1)(B) of the Act. Although section 777A(d)(1)(B) of the Act

November 30, 2014.

8 See Letter from the Department regarding “Administrative Review of the Antidumping Duty Order on Polyethylene Terephthalate Film, Sheet, and Strip (PET Film) from India 2013/2014: Petitioners’ Withdrawal of Administrative Review Request,” dated December 8, 2014.

9 See Letter from Petitioners to the Department, regarding “Polyethylene Terephthalate Film, Sheet, and Strip (PET Film) from India: Request for Reconsideration of November 30, 2014 Withdrawal Request,” December 11, 2014.

10 See Respondent Selection Memorandum.
does not strictly govern the Department’s examination of this question in the context of administrative reviews, the Department nevertheless finds that the issue arising under 19 CFR 351.414(c)(1) in administrative reviews is, in fact, analogous to the issue in AD investigations.\textsuperscript{11} In recent proceedings, the Department has applied a differential pricing analysis for determining whether application of average-to-transaction comparisons is appropriate in a particular situation pursuant to 19 CFR 351.414(c)(1) and consistent with section 777A(d)(1)(B) of the Act.\textsuperscript{12} The Department finds that the differential pricing analysis used in those recent proceedings may be instructive for purposes of examining whether to apply an alternative comparison method in this administrative review. The Department will continue to develop its approach in this area based on comments received in this and other proceedings, and on the Department’s additional experience with addressing the potential masking of dumping that can occur when the Department uses the average-to-average method in calculating weighted-average dumping margins.

The differential pricing analysis used in these preliminary results requires a finding of a pattern of prices for comparable merchandise that differs significantly among purchasers, regions, or time periods. If such a pattern is found, then the differential pricing analysis evaluates whether such differences can be taken into account when using the average-to-average method to calculate the weighted-average dumping margin. The differential pricing analysis used here evaluates all purchasers, regions, and time periods to determine whether a pattern of prices that differ significantly exists. The analysis incorporates default group definitions for purchasers, regions, time periods, and comparable merchandise. For each respondent, purchasers are based on the reported customer codes. For both respondents, regions are defined using the reported destination code (\textit{i.e.}, zip code) and are grouped into regions based upon standard definitions published by the U.S. Census Bureau. Time periods are defined by the quarter within the POR being examined based upon the reported date of sale. For purposes of analyzing sales transactions by purchaser, region and time period, comparable merchandise is considered using the product control number and any characteristics of the sales, other than purchaser, region and time period, that the Department uses in making comparisons between export price and NV for the individual dumping margins.

In the first stage of the differential pricing analysis used here, the “Cohen’s $d$ test” is applied. The Cohen’s $d$ test is a generally recognized statistical measure of the extent of the difference between the mean of a test group and the mean of a comparison group. First, for comparable merchandise, the Cohen’s $d$ coefficient is calculated when the test and comparison groups of data each have at least two observations, and when the sales quantity for the comparison group accounts for at least five percent of the total sales quantity of the comparable merchandise. Then, the Cohen’s $d$ coefficient is used to evaluate the extent to which the net prices to a particular purchaser, region or time period differ significantly from the net prices of all other sales of comparable merchandise. The extent of these differences can be quantified by one of

\begin{itemize}
\item \textsuperscript{11} See Ball Bearings and Parts Thereof From France, Germany, and Italy: Final Results of Antidumping Duty Administrative Reviews; 2010–2011, 77 FR 73415 (December 10, 2012).
\end{itemize}
three fixed thresholds defined by the Cohen’s $d$ test: small, medium or large. Of these thresholds, the large threshold provides the strongest indication that there is a significant difference between the means of the test and comparison groups, while the small threshold provides the weakest indication that such a difference exists. For this analysis, the difference was considered significant, and the sales in the test group were found to have passed the Cohen’s $d$ test, if the calculated Cohen’s $d$ coefficient is equal to or exceeds the large (i.e., 0.8) threshold.

Next, the “ratio test” assesses the extent of the significant price differences for all sales as measured by the Cohen’s $d$ test. If the value of sales to purchasers, regions, and time periods that passes the Cohen’s $d$ test accounts for 66 percent or more of the value of total sales, then the identified pattern of prices that differ significantly supports the consideration of the application of the average-to-transaction method to all sales as an alternative to the average-to-average method. If the value of sales to purchasers, regions, and time periods that passes the Cohen’s $d$ test accounts for more than 33 percent and less than 66 percent of the value of total sales, then the results support consideration of the application of an average-to-transaction method to those sales identified as passing the Cohen’s $d$ test as an alternative to the average-to-average method, and application of the average-to-average method to those sales identified as not passing the Cohen’s $d$ test. If 33 percent or less of the value of total sales passes the Cohen’s $d$ test, then the results of the Cohen’s $d$ test do not support consideration of an alternative to the average-to-average method.

If both tests in the first stage (i.e., the Cohen’s $d$ test and the ratio test) demonstrate the existence of a pattern of prices that differ significantly such that an alternative comparison method should be considered, then in the second stage of the differential pricing analysis, we examine whether using only the average-to-average method can appropriately account for such differences. In considering this question, the Department tests whether using an alternative method, based on the results of the Cohen’s $d$ and ratio tests described above, yields a meaningful difference in the weighted-average dumping margin as compared to that resulting from the use of the average-to-average method only. If the difference between the two calculations is meaningful, this demonstrates that the average-to-average method cannot account for differences such as those observed in this analysis, and, therefore, an alternative method would be appropriate. A difference in the weighted-average dumping margins is considered meaningful if (1) there is a 25 percent relative change in the weighted-average dumping margin between the average-to-average method and the appropriate alternative method when both results are above the de minimis threshold, or (2) the resulting weighted-average dumping margin moves across the de minimis threshold.

Interested parties may present arguments and justifications in relation to the above-described differential pricing approach used in these preliminary results, including arguments for modifying the group definitions used in this proceeding.
B. Results of the Differential Pricing Analysis

_Jindal_

For Jindal, based on the results of the differential pricing analysis, the Department preliminarily finds that the value of U.S. sales passing the Cohen’s \( d \) test is 85.62 percent, such that we should consider as an alternative comparison method applying the average-to-transaction method to its U.S. sales.\(^{13}\) However, we find that there is no meaningful difference between the weighted-average dumping margins calculated using the average-to-average method and the alternative method, \( i.e. \), the resulting weighted-average dumping margin using either method remains below \textit{de minimis}.\(^{14}\) Accordingly, the Department preliminarily determines to use the average-to-average method for all U.S. sales, to calculate the weighted-average margin of dumping for Jindal.

_SRF_

For SRF, based on the results of the differential pricing analysis, the Department finds that 83.12 percent of SRF’s export sales pass the Cohen’s \( d \) test, such that we should consider as an alternative comparison method applying the average-to-transaction method to its U.S. sales.\(^{15}\) Further, the Department preliminarily determines that the average-to-average method cannot appropriately account for such differences because there is a meaningful difference between the weighted-average dumping margin calculated using the average-to-average method and when using the alternative method, \( i.e. \), the resulting weighted-average dumping margin using the average-to-transaction method moves across the \textit{de minimis} threshold as compared to the average-to-average method.\(^{16}\) Accordingly, the Department preliminarily determines to use the average-to-transaction method for all U.S. sales to calculate the weighted-average dumping margin for SRF.

**Product Comparisons**

In accordance with section 771(16) of the Act, we compared prices for products sold in the U.S. market with prices for products sold in the home market which were either identical or most similar in terms of the physical characteristics. In the order of importance, these physical characteristics are grade, specification, thickness, thickness category, and surface treatment. Where there were no sales of identical merchandise in the home market to compare to U.S. sales, we compared U.S. sales to the most similar foreign like product based on the characteristics listed above.

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\(^{13}\) For additional detail, see “Analysis Memorandum for Jindal Poly Films Limited” (Jindal Preliminary Analysis Memorandum) (dated concurrently with this Memorandum).

\(^{14}\) Id.

\(^{15}\) Id.

\(^{16}\) Id.
Date of Sale

19 CFR 351.401(i) states that the Department normally will use the date of invoice, as recorded in the producer’s or exporter’s records kept in the ordinary course of business, as the date of sale. The regulation provides further that the Department may use a date other than the date of the invoice if the Secretary is satisfied that a different date better reflects the date on which the material terms of sale are established.

Jindal

Jindal reported invoice date as the date of sale for its home market sales. Jindal also reported the invoice date as the date of sale for its U.S. sales. For its U.S. sales, although Jindal stated no changes in price, quantity or other material terms took place once an order was issued to begin production, no other contract or document was issued prior to the issuance of the invoice. Therefore, consistent with the regulations, we are preliminarily relying on the invoice date as the date of sale for Jindal’s U.S. and home market sales.

SRF

In the instant review, SRF reported invoice date as the date of sale for both its home market and U.S. sales. Consistent with 19 CFR 351.401(i), we analyzed the information on the record and preliminarily determine that the reported invoice dates are the appropriate dates of sale for SRF’s U.S. sales and home market sales.

Export Price

Jindal

We used the EP methodology for Jindal’s U.S. sales, in accordance with section 772(a) of the Act, because the subject merchandise was sold directly to the first unaffiliated purchaser in the United States prior to importation. In accordance with sections 772(a) and (c) of the Act, we calculated EP based on packed prices. In this review Jindal reported that it did not recover freight separately from its unaffiliated customers. In accordance with 19 CFR 351.401(c), deductions were made from the starting price for discounts. We also made deductions from the starting price, where applicable, for movement expenses, including domestic inland freight and

17 See Polyethylene Terephthalate Film, Sheet and Strip from India/Antidumping Duty/Jindal Poly Films Ltd./Responses to Sections B, C & D (February 6, 2015) (Jindal Sections B, C, & D Questionnaire Response) at B-13 and 14.
18 See Polyethylene Terephthalate Film, Sheet and Strip from India/Antidumping Duty/Jindal Poly Films Ltd./Response to First Supplemental Questionnaire (May 4, 2015) (Jindal First Supplemental Questionnaire Response) at question 2, page 1.
19 See Polyethylene Terephthalate Film, Sheet and Strip from India/Antidumping Duty/SRF Limited/Response to Sections B, C & D at pp. B-15 and C-13 (February 18, 2015).
20 See Jindal QR Section A at 14 and Section C at 11.
21 See Jindal QR Section C at 19.
insurance, domestic brokerage and handling, international freight and marine insurance, and U.S. inland freight, in accordance with section 772(c)(2) of the Act and 19 CFR 351.401(e).  

SRF

We used the EP methodology for SRF’s U.S. sales, in accordance with section 772(a) of the Act, because the subject merchandise was sold directly to the first unaffiliated purchaser in the United States prior to importation.  In accordance with sections 772(a) and (c) of the Act, we calculated EP based on packed prices. In accordance with 19 CFR 351.401(c), deductions were made from the starting price for discounts. We also made deductions from the starting price, where applicable, for movement expenses, including domestic inland freight and insurance, domestic brokerage and handling, international freight and marine insurance, and U.S. inland freight, and commissions, in accordance with section 772(c)(2) of the Act and 19 CFR 351.401(e) and 19 CFR 351.402.

Normal Value

A. Home Market Viability as Comparison Market

To determine whether there was a sufficient volume of sales in the home market to serve as a viable basis for calculating NV, we compared the volume of home market sales of the foreign like product to the volume of U.S. sales of the subject merchandise, in accordance with section 773(a)(1)(C) of the Act. Based on this comparison, we determined that, pursuant to 19 CFR 351.404(b), both Jindal and SRF had a viable home market during the POR. Consequently, pursuant to section 773(a)(1)(B)(i) of the Act and 19 CFR 351.404(c)(1)(i), we based NV on home market sales.

B. Level of Trade

In accordance with section 773(a)(1)(B) of the Act and the Statement of Administrative Action accompanying the Uruguay Round Agreements Act, to the extent practicable, the Department determines NV based on sales in the comparison market at the same level of trade (LOT) as the export price. Pursuant to 19 CFR 351.412(c)(1), the NV LOT is based on the starting price of the sales in the comparison market or, when NV is based on constructed value (CV), the starting price of the sales from which we derive the adjustments to constructed value for selling expenses and profit. For EP sales, the U.S. LOT is based on the starting price of the sales in the U.S. market, which is usually from the exporter to the importer.

To determine whether comparison market sales are at a different LOT than EP sales, we examine stages in the marketing process and selling functions along the chain of distribution between the producer and the unaffiliated customer. If the comparison market sales are at a different LOT

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22 See Jindal Preliminary Analysis Memorandum at “Net U.S. Price.”
23 See SRF QR Section A at 16 and Section C at 11.
24 See SRF Preliminary Analysis Memorandum at “Net U.S. Price.”
26 See 19 CFR 351.412(c)(2).
and the difference affects price comparability, as manifested in a pattern of consistent price differences between the sales on which NV is based and the comparison market sales at the LOT of the export transaction, we make an LOT adjustment under section 773(a)(7)(A) of the Act.

In this administrative review, we obtained information from both respondents regarding the marketing stages involved in making the reported foreign market and U.S. sales, including a description of the selling activities performed by each respondent for each channel of distribution. Company-specific LOT findings are summarized below.

Jindal

Jindal reported that it sold to end-users and traders in its home market, and that most of its selling functions were performed at the same or similar levels of intensity in both channels of distribution. Because the selling activities to Jindal’s customers did not vary for sales in the home market through its two channels of distribution, we preliminarily determine that there is one LOT in the home market.

Jindal reported that it made EP sales in the U.S. market through two channels of distribution, to end users and traders. Jindal’s selling functions were performed at the same or similar levels of intensity in both channels of distribution in the U.S. market. Because the selling activities to Jindal’s customers did not vary for sales in the United States through its two channels of distribution, we preliminarily determine that there is one LOT in the U.S. market.

Jindal also provided the Department with information on their selling activities in their home and U.S. markets. We find that Jindal provided the same or similar level of customer support services on their U.S. sales (all of which were EP) as they did on their home market sales, and that the minor differences that do exist do not establish a distinct and separate LOT. Consequently, the record evidence supports a finding that in both markets Jindal performed essentially the same level of services. While we found minor differences between the home and U.S. markets, we determine that for Jindal the EP and the starting price of home market sales represent the same stage in the marketing process, and are, thus, at the same LOT. For this reason, we preliminarily find that a LOT adjustment for Jindal is not warranted.

SRF

SRF reported that it made sales through three different distribution channels (end user/convertor, dealer, and dealer attached customer) in the home market. SRF performed most of the selling functions at the same or similar levels of intensity in all three channels of distribution. Because the selling activities to SRF’s customers did not vary for sales in the home market through its

28 Id.
29 Id.
30 Id.
31 See Jindal QR Section A at Exhibit A-5.
32 See SRF QR Section A at 20.
33 See Polyethylene Terephthalate Film, Sheet and Strip from India/Antidumping Duty/SRF Limited/Response to Section A at Exhibit A-5 (January 13, 2015).
three channels of distribution, we preliminarily determine that there is one LOT in the home market.

With respect to the U.S. market, SRF reported that it made EP sales in the U.S. market to both unaffiliated end users and to unaffiliated traders.\textsuperscript{34} SRF’s selling functions were performed at the same or similar levels of intensity in both channels of distribution in the U.S. market.\textsuperscript{35} Because the selling activities to SRF’s customers did not vary for sales in the United States through its two channels of distribution, we preliminarily determine that there is one LOT in the U.S. market.

SRF also provided the Department with information on their selling activities in their home and U.S. markets.\textsuperscript{36} We find that SRF provided the same or similar level of customer support services on their U.S. sales (all of which were EP) as they did on their home market sales, and that the minor differences that do exist do not establish a distinct and separate LOT. Consequently, the record evidence supports a finding that in both markets SRF performed essentially the same level of services. While we found minor differences between the home and U.S. markets, we determine that for SRF the EP and the starting price of home market sales represent the same stage in the marketing process, and are, thus, at the same LOT. For this reason, we preliminarily find that a LOT adjustment for SRF is not warranted.

C. Cost of Production (COP) Analysis

Based on the prior findings of sales below cost for Jindal and SRF,\textsuperscript{37} we examined whether home market sales made by both Jindal and SRF were made at prices below the COP during the POR pursuant to section 773(b)(1) of the Act. We applied our standard methodology of using annual costs based on Jindal’s and SRF’s reported data.

1. Calculation of Cost of Production

We calculated the COP on a product-specific basis, based on the sum of the respondents’ costs of materials and fabrication for the foreign like product plus amounts for general and administrative expenses, interest expenses, and the costs of all expenses incidental to preparing the foreign like product for shipment in accordance with section 773(b)(3) of the Act.

We relied on Jindal’s and SRF’s COP data submitted in their questionnaire responses.

\textsuperscript{34} Id.
\textsuperscript{35} Id.
\textsuperscript{36} See SRF QR Section A at Exhibit A-5.
2. Test of Comparison Market Sales Prices

On a product-specific basis, we compared the adjusted weight-averaged COP to the home market sales of the foreign like product, as required under section 773(b) of the Act, in order to determine whether the sale prices were below the COP. The prices were exclusive of any applicable billing adjustments, discounts and rebates, movement charges, and actual direct and indirect selling expenses. In determining whether to disregard home market sales made at prices less than their COP, we examined, in accordance with sections 773(b)(1)(A) and (B) of the Act, whether such sales were made: (1) within an extended period of time in substantial quantities, and (2) at prices which permitted the recovery of all costs within a reasonable period of time.

3. Results of the Cost of Production Test

Pursuant to section 773(b)(2)(C)(i) of the Act, where less than 20 percent of sales of a given product were made at prices less than the COP, we do not disregard below-cost sales of that product because we determine that the below-cost sales were not made in substantial quantities. Where 20 percent or more of the respondent’s home market sales of a given product are at prices less than the COP, we disregard the below-cost sales because (1) they are made within an extended period of time in substantial quantities in accordance with sections 773(b)(2)(B) and (C) of the Act and (2) based on our comparison of prices to the weighted average of the COPs, they are at prices which would not permit the recovery of all costs within a reasonable period of time in accordance with section 773(b)(2)(D) of the Act. Because we are applying our standard annual weighted-average cost methodology in these preliminary results for both Jindal and SRF, we also applied our standard cost-recovery test with no adjustments.

Our cost tests for Jindal and SRF indicate that for home market sales of certain products, more than 20 percent for each company were sold at prices below the COP within an extended period of time and were at prices which would not permit the recovery of all costs within a reasonable period of time. Thus, in accordance with section 773(b)(1) of the Act, we disregarded these below-cost sales in our analysis as outside of the ordinary course of trade and used the remaining sales to determine NV. 38

E. Calculation of Normal Value Based on Comparison Market Prices or Constructed Value

We based NV on the starting prices of Jindal’s and SRF’s sales to unaffiliated home market customers, pursuant to sections 773(a)(1)(A) and 773(a)(1)(B)(i) of the Act and, where appropriate, made deductions from NV for movement expenses (i.e., inland freight and inland insurance) in accordance with section 773(a)(6)(B)(ii) of the Act. Also, in accordance with section 773(a)(6)(C)(iii) of the Act and 19 CFR 351.410(c), we made, where indicated, circumstance-of-sale adjustments for home market direct selling expenses, including imputed credit expenses, commissions, and for discounts and rebates. When applicable, we also made adjustments in accordance with 19 CFR 351.410(e), for indirect selling expenses incurred on comparison-market or U.S. market sales where commissions were granted on sales in one market but not the other. Specifically, where commissions were granted in the U.S. market but not in

38 See Jindal Preliminary Analysis Memorandum and SRF Preliminary Analysis Memorandum at “Sales Below Cost.”
the comparison market, we made a downward adjustment to NV for the lesser of (1) the amount of the commission paid in the U.S. market, and (2) the amount of indirect selling expenses incurred in the comparison market. If commissions were granted in the comparison market but not in the U.S. market, we made an upward adjustment to NV following the same method. In accordance with sections 773(a)(6)(A), (B) and (C)(ii) of the Act, we also deducted home market packing costs, added U.S. packing costs and made adjustments for differences in costs attributable to differences in physical characteristics of the merchandise. In accordance with section 773(a)(4) of the Act, we used CV as the basis for NV when there were no above-cost contemporaneous sales of identical or similar merchandise in the comparison market. We calculated CV in accordance with section 773(e) of the Act.

Currency Conversion

We made currency conversions into U.S. dollars in accordance with section 773A of the Act and 19 CFR 351.415, based on the exchange rates in effect on the dates of the U.S. sales as certified by the Federal Reserve Bank. The exchange rates are available on the Enforcement and Compliance web site at http://enforcement.trade.gov/exchange/index.html.

Companies Not Selected for Individual Review

With regard to determining an appropriate rate to be applied to the non-selected respondents Ester, Garware, Polyplex, and Vacmet, the statute and the Department’s regulations do not directly address the establishment of a rate to be applied to companies not selected for individual examination where the Department limited its examination in an administrative review pursuant to section 777A(c)(2) of the Act. The Department’s practice in cases involving limited selection of respondents has been to look for guidance in section 735(c)(5) of the Act, which provides instructions for calculating the all-others rate in an investigation. Consistent with that statutory provision, the Department generally weight-averages the rates calculated for the mandatory respondents, excluding zero and de minimis rates and rates based entirely on facts available, and applies that resulting weighted-average margin to non-selected respondents. In this review, we have preliminarily calculated an above de minimis weighted-average dumping margin for mandatory respondent SRF. Accordingly, for these preliminary results, we are using the rate of 0.79 percent preliminarily calculated for SRF in this review for all four non-selected respondents.

39 See Jindal Preliminary Analysis Memorandum; see also SRF Preliminary Analysis Memorandum.
40 See Jindal Preliminary Analysis Memorandum at Attachment “Jindal’s U.S. Market Sales and Margin Program Output and Log” and SRF Preliminary Analysis Memorandum at Attachment “SRF’s U.S. Market Sales and Margin Program Output and Log.”
Recommendation

We recommend that you approve the preliminary findings described above. If these recommendations are accepted, we will publish the preliminary results of the review in the Federal Register.

Agree

Disagree

Ronald K. Lorentzen
Acting Assistant Secretary
for Enforcement and Compliance

July 30, 2015
(Date)