1-Hydroxyethylidene-1, 1-Diphosphonic Acid (HEDP) from China

Investigation Nos. 701-TA-558 and 731-TA-1316 (Final)
1-Hydroxyethylidene-1, 1-Diphosphonic Acid (HEDP) from China

Investigation Nos. 701-TA-558 and 731-TA-1316 (Final)
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UNITED STATES INTERNATIONAL TRADE COMMISSION

Investigation Nos. 701-TA-558 and 731-TA-1316 (Final)

1-Hydroxyethylidene-1, 1-Diphosphonic Acid (“HEDP”) from China

DETERMINATIONS

On the basis of the record developed in the subject investigations, the United States International Trade Commission ("Commission") determines, pursuant to the Tariff Act of 1930 ("the Act"), that an industry in the United States is materially injured by reason of imports of 1-Hydroxyethylidene-1, 1-diphosphonic acid ("HEDP") from China, provided for in subheading 2931.90.90 of the Harmonized Tariff Schedule of the United States, that have been found by the Department of Commerce ("Commerce") to be sold in the United States at less than fair value ("LTFV"), and to be subsidized by the government(s) of China.

BACKGROUND

The Commission, pursuant to sections 705(b) and 735(b) of the Act (19 U.S.C. 1671d(b) and 19 U.S.C. 1673d(b)), instituted these investigations effective March 31, 2016, following receipt of a petition filed with the Commission and Commerce by Compass Chemical International LLC, Smyrna, Georgia. The final phase of the investigations was scheduled by the Commission following notification of preliminary determinations by Commerce that imports HEDP from China were subsidized within the meaning of section 703(b) of the Act (19 U.S.C. 1671b(b)) and sold at LTFV within the meaning of 733(b) of the Act (19 U.S.C. 1673b(b)).

Notice of the scheduling of the final phase of the Commission’s investigations and of a public hearing to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the Federal Register on November 18, 2016 (81 FR 81805). The hearing was held in Washington, DC, on March 23, 2017, and all persons who requested the opportunity were permitted to appear in person or by counsel.

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1 The record is defined in sec. 207.2(f) of the Commission’s Rules of Practice and Procedure (19 CFR 207.2(f)).
Views of the Commission

Based on the record in the final phase of these investigations, we determine that an industry in the United States is materially injured by reason of imports of 1-Hydroxyethylidene-1, 1-Diphosphonic Acid (“HEDP”) from China found by the U.S. Department of Commerce (“Commerce”) to be sold in the United States at less than fair value and subsidized by the government of China.

I. Background

Compass Chemical International, LLC (“Compass” or “petitioner”), a U.S. producer of HEDP, filed the petitions in these investigations on March 31, 2016. Compass appeared at the hearing with counsel and submitted prehearing and posthearing briefs.

One respondent entity participated in the final phase of these investigations. Shandong Taihe Water Treatment Technologies Co. Ltd., (“Taihe”),1 a Chinese producer of subject merchandise, appeared at the hearing with counsel and submitted prehearing and posthearing briefs.2

Data Coverage. U.S. industry data are based on the questionnaire response of the sole U.S. producer, Compass, which accounted for all known U.S. production of HEDP during the 2014-2016 period of investigation (“POI”).3 U.S. import data are based on questionnaire responses from 11 firms that are estimated to account for a large majority of imports of HEDP from China and India during the POI.4 Information on the Chinese industry producing HEDP are based on foreign producer questionnaire data from Taihe, which reported being the largest

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1 Taihe subsidiaries ***, and Shandong Taihe Chemicals Co., ***, also provided questionnaire responses to the Commission in this final phase. At the staff’s request, Taihe and Shandong Taihe Chemicals Co. provided combined questionnaire responses under Taihe.

2 Several respondent entities that participated in the preliminary phase of these investigations did not participate in the final phase. Foreign producers Henan Qingshuiyuan Technology Co., Ltd., Nantong Uniphos Chemicals Co., Ltd., and Nanjing University of Chemical Technology Changzhou Wujin Water Quality Stabilizer Factory (“Wujin Water”) each provided questionnaire responses in the preliminary phase but elected not to participate in the final phase of these investigations.


4 In the final phase of these investigations, the Commission received questionnaire responses from the same 10 firms that responded in the preliminary phase, as well as one additional firm: ***. Because *** is believed to be the largest importer of nonsubject HEDP from India, nonsubject import data regarding India are more comprehensive in this final phase than in the preliminary phase of these investigations. The firm believed to be the largest importer from the United Kingdom, ***, did not provide an importer questionnaire response, so nonsubject imports from the United Kingdom are likely understated on the Commission record. CR at IV-1, n.3; PR at IV-3, n.3.
producer of HEDP in China and accounted for *** percent of China’s total production of HEDP in 2016.\(^5\)

**Prior Investigations.** Commerce and the Commission previously conducted antidumping duty investigations of HEDP from China and India, based on petitions Compass filed on March 19, 2008.\(^6\) The Commission made affirmative threat determinations in April 2009,\(^7\) and Commerce issued antidumping duty orders on HEDP from China and India on April 28, 2009.\(^8\) Commerce revoked these orders effective April 28, 2014 after no domestic interested party expressed interest in participating in five-year reviews.\(^9\)

II. Domestic Like Product

A. In General

In determining whether an industry in the United States is materially injured or threatened with material injury by reason of imports of subject merchandise, the Commission first defines the “domestic like product” and the “industry.”\(^10\) Section 771(4)(A) of the Tariff Act of 1930, as amended (“the Tariff Act”), defines the relevant domestic industry as the “producers as a whole of a domestic like product, or those producers whose collective output of a domestic like product constitutes a major proportion of the total domestic production of the product.”\(^11\) In turn, the Tariff Act defines “domestic like product” as “a product which is like, or in the absence of like, most similar in characteristics and uses with, the article subject to an investigation.”\(^12\)

The decision regarding the appropriate domestic like product in an investigation is a factual determination, and the Commission has applied the statutory standard of “like” or “most similar in characteristics and uses” on a case-by-case basis.\(^13\) No single factor is

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\(^5\) CR at VII-3 n. 4; PR at VII-3. Data collected from Chinese producers Henan Qingshiyuan, Nantong Uniphos, and Wujin Water in the preliminary phase are also presented in section VII of the Commission Report and are summarized in Appendix E thereof.

\(^6\) CR at I-5-6; PR at I-4.

\(^7\) 1-Hydroxyethylidene-1, 1-Diphosphonic Acid (“HEDP”) from China, Inv. Nos. 731-TA-1146-1147 (Final), USITC Pub. 4072 (April 2009).


\(^12\) 19 U.S.C. § 1677(10).

\(^13\) See, e.g., Cleo Inc. v. United States, 501 F.3d 1291, 1299 (Fed. Cir. 2007); NEC Corp. v. Department of Commerce, 36 F. Supp. 2d 380, 383 (Ct. Int’l Trade 1998); Nippon Steel Corp. v. United (Continued...)
dispositive, and the Commission may consider other factors it deems relevant based on the facts of a particular investigation.\textsuperscript{14} The Commission looks for clear dividing lines among possible like products and disregards minor variations.\textsuperscript{15} Although the Commission must accept Commerce’s determination as to the scope of the imported merchandise that is subsidized or sold at less than fair value,\textsuperscript{16} the Commission determines what domestic product is like the imported articles Commerce has identified.\textsuperscript{17}

B. **Product Description**

Commerce defined the scope of the imported merchandise under investigation as follows:

The merchandise covered by th\{ese\} investigation\{s\} includes all grades of aqueous acidic (non-neutralized) concentrations of 1-hydroxyethylidene-1, 1-diphosphonic acid (HEDP), also referred to as hydroxyethylidenediphosphonic acid, hydroxyethanenediphosphonic acid, acetodiphosphonic acid, and etidronic acid. The CAS (Chemical Abstract Service) registry number for HEDP is 2809-21-4.

(...Continued)

\textsuperscript{14} \textit{See}, \textit{e.g.}, S. Rep. No. 96-249 at 90-91 (1979).

\textsuperscript{15} \textit{Nippon}, 19 CIT at 455; \textit{Torrington Co. v. United States}, 747 F. Supp. 744, 749 n.3 (Ct. Int’l Trade 1990), \textit{aff’d}, 938 F.2d 1278 (Fed. Cir. 1991) (“every like product determination ‘must be made on the particular record at issue’ and the ‘unique facts of each case’”). The Commission generally considers a number of factors, including the following: (1) physical characteristics and uses; (2) interchangeability; (3) channels of distribution; (4) customer and producer perceptions of the products; (5) common manufacturing facilities, production processes, and production employees; and, where appropriate, (6) price. \textit{See Nippon}, 19 CIT at 455 n.4; \textit{Timken Co. v. United States}, 913 F. Supp. 580, 584 (Ct. Int’l Trade 1996).


\textsuperscript{17} \textit{Hosiden Corp. v. Advanced Display Mfrs.}, 85 F.3d 1561, 1568 (Fed. Cir. 1996) (the Commission may find a single like product corresponding to several different classes or kinds defined by Commerce); \textit{Cleo}, 501 F.3d at 1298 n.1 (“Commerce’s {scope} finding does not control the Commission’s {like product} determination.”); \textit{Torrington}, 747 F. Supp. at 748-52 (affirming the Commission’s determination defining six like products in investigations in which Commerce found five classes or kinds).
The merchandise subject to these investigation(s) is currently classified in the Harmonized Tariff Schedule of the United States (HTSUS) at subheading 2931.90.9043. It may also enter under HTSUS subheadings 2811.19.6090 and 2931.90.9041. While HTSUS subheadings and the CAS registry number are provided for convenience and customs purposes only, the written description of the scope of this investigation is dispositive.\(^{18}\)

HEDP is a chemical used in water treatment, detergents, cosmetics, and pharmaceuticals. HEDP is typically produced and sold in a 60 percent aqueous solution, and its applications include use in water as a stabilizing agent and rust preventative, an inhibitor of calcium carbonate scales in industrial water treatment, a stabilizing agent in industrial and household cleaners, and an additive to swimming pools to stabilize chlorine and prevent staining.\(^{19}\)

HEDP is a type of phosphonate chemical and is unique among phosphonates because of its colorless appearance, iron and calcium sequestration properties, and chlorine stability.\(^{20}\) HEDP is also reported to be the only phosphonate used in municipal water treatment and for personal care products, such as bar soap.\(^{21}\) HEDP generally has a long shelf life and is capable of use in many formulations and applications. At 60 percent purity, HEDP is considered to be technical grade but is nonetheless considered safe for use in consumer applications, such as cleaning detergents, and is certified as a potable drinking water additive by the National Sanitation Foundation.\(^{22}\)

C. Domestic Like Product Analysis

In the preliminary determinations, the Commission defined a single domestic like product consisting of all HEDP that was coextensive with the scope of investigations.\(^{23}\) The


\(^{19}\)CR at I-11-12; PR at I-9.

\(^{20}\)CR at I-11; PR at I-9.

\(^{21}\)CR at I-13; PR at I-10.

\(^{22}\)CR at I-12-13; PR at I-10.

\(^{23}\)1-Hydroxyethylidene-1, 1-Diphosphonic Acid (“HEDP”) from China, Inv. Nos. 701-TA-558 and 731-TA-1316 (Preliminary), USITC Pub. 4612 (May 2016), at 7-10 (“Preliminary Determination”). In the 2008-2009 investigations of HEDP from China and India, the Commission also found a single domestic like product that was coextensive with the scope of investigations. 1-Hydroxyethylidene-1, 1-Diphosphonic Acid (“HEDP”) from China, Inv. Nos.731-TA-1146-1147 (Final), USITC Pub. 4072 (April 2009) at 6.
Commission declined to find that “high purity HEDP” was a separate domestic like product from the technical grade HEDP produced by Compass, as advocated by respondent Enviro Tech.24

In the final phase of these investigations, no party contests the definition of domestic like product from the Commission’s preliminary determinations. Compass argues that the Commission should continue to define a single domestic like product, coextensive with the scope of the investigations.25 The only respondent interested party participating in the final phase of these investigations, Taihe, did not comment on the domestic like product in its prehearing or posthearing briefs.26 The record of the final phase of these investigations does not contain any information about the characteristics of HEDP different from that in the preliminary phase.27 In light of this and the lack of any contrary argument, we define a single domestic like product encompassing all HEDP, coextensive with the scope of investigations.

III. Domestic Industry

The domestic industry is defined as the domestic “producers as a whole of a domestic like product, or those producers whose collective output of a domestic like product constitutes a major proportion of the total domestic production of the product.”28 In defining the domestic industry, the Commission’s general practice has been to include in the industry producers of all domestic production of the like product, whether toll-produced, captively consumed, or sold in the domestic merchant market.

Compass argues that the Commission should define the domestic industry as encompassing all producers of HEDP in the United States, as it did in the preliminary determinations.29 Taihe did not comment on the definition of the domestic industry in its prehearing or posthearing briefs.30 The record indicates that no domestic producer is a related

24 Preliminary Determination, USITC Pub. 4612 (May 2016), at 9-10. The Commission found that Enviro Tech had not defined the specifications of the domestically produced high purity HEDP that would be most similar to the product it imported. It further found that record evidence indicated similarities in production facilities and channels of distribution and the lack of clear distinctions between the physical characteristics, end uses, or customer perceptions between all forms of HEDP. Id.

25 Compass Prehearing Br. at 2-5. Compass also argues that the Commission should not define a separate domestic like product for high purity HEDP, noting that Compass produces such “special grades” of HEDP at the request of customers but that such grades are only “slightly different” from the technical grade HEDP produced for the vast majority of its customers. Id. at 5.

26 In the preliminary phase of these investigations, Taihe stated that it did not object to the domestic like product definition proposed by Compass and adopted in the prior investigations. Preliminary Determination, USITC Pub. 4612 at 7.

27 See generally CR at I-10-20; PR at I-8-14.


29 Compass Prehearing Br. at 5-6.

30 In the preliminary phase of these investigations, Taihe did not contest the Commission’s definition of the domestic industry. Preliminary Determinations, USITC Pub. 4612 at 10.
We consequently define a single domestic industry consisting of the sole U.S. producer of HEDP, Compass.

IV. Material Injury by Reason of Subject Imports

Based on the record in the final phase of these investigations, we find that an industry in the United States is materially injured by reason of imports of HEDP from China that Commerce has found to be sold in the United States at less than fair value and subsidized by the government of China.32

A. Legal Standards

In the final phase of antidumping and countervailing duty investigations, the Commission determines whether an industry in the United States is materially injured or threatened with material injury by reason of the imports under investigation.33 In making this determination, the Commission must consider the volume of subject imports, their effect on prices for the domestic like product, and their impact on domestic producers of the domestic like product, but only in the context of U.S. production operations.34 The statute defines

31 Compass reported that it ***. CR at III-2, n. 3; PR at III-1.

32 Pursuant to Section 771(24) of the Tariff Act, imports from a subject country of merchandise corresponding to a domestic like product that account for less than 3 percent of all such merchandise imported into the United States during the most recent 12 months for which data are available preceding the filing of the petition shall be deemed negligible. 19 U.S.C. §§ 1671b(a), 1673b(a), 1677(24)(A)(i), 1677(24)(B); see also 15 C.F.R. § 2013.1 (developing countries for purposes of 19 U.S.C. § 1677(36)).

The record indicates that subject imports of HEDP from China exceed the requisite statutory negligibility threshold. We calculated separately negligibility volumes for the antidumping and countervailing duty investigations so as to exclude Wujin Water’s imports from the countervailing duty investigation, where Commerce found a de minimis rate for this party. Countervailing Duty Investigation of 1-Hydroxyethylidene-1, 1-Diphosphonic Acid from the People’s Republic of China: Final Affirmative Determination, 82 Fed. Reg. 14872 (March 23, 2017) (“Commerce CVD Determination”). During calendar year 2015, the most recent 12-month period immediately preceding filing of the petitions for which data are available, subject imports of HEDP from China accounted for (i) *** percent of total imports by quantity in the antidumping duty investigation and (ii) *** percent of total imports by quantity in the countervailing duty investigation. CR at IV-6-7; PR at IV-4. Consequently, we find that subject imports from China are not negligible.


34 19 U.S.C. § 1677(7)(B). The Commission “may consider such other economic factors as are relevant to the determination” but shall “identify each (such) factor ... and explain in full its relevance to the determination.” 19 U.S.C. § 1677(7)(B).
“material injury” as “harm which is not inconsequential, immaterial, or unimportant.” In assessing whether the domestic industry is materially injured by reason of subject imports, we consider all relevant economic factors that bear on the state of the industry in the United States. No single factor is dispositive, and all relevant factors are considered “within the context of the business cycle and conditions of competition that are distinctive to the affected industry.”

Although the statute requires the Commission to determine whether the domestic industry is “materially injured or threatened with material injury by reason of” unfairly traded imports, it does not define the phrase “by reason of,” indicating that this aspect of the injury analysis is left to the Commission’s reasonable exercise of its discretion. In identifying a causal link, if any, between subject imports and material injury to the domestic industry, the Commission examines the facts of record that relate to the significance of the volume and price effects of the subject imports and any impact of those imports on the condition of the domestic industry. This evaluation under the “by reason of” standard must ensure that subject imports are more than a minimal or tangential cause of injury and that there is a sufficient causal, not merely a temporal, nexus between subject imports and material injury.

In many investigations, there are other economic factors at work, some or all of which may also be having adverse effects on the domestic industry. Such economic factors might include nonsubject imports; changes in technology, demand, or consumer tastes; competition among domestic producers; or management decisions by domestic producers. The legislative history explains that the Commission must examine factors other than subject imports to ensure that it is not attributing injury from other factors to the subject imports, thereby inflating an otherwise tangential cause of injury into one that satisfies the statutory material injury threshold. In performing its examination, however, the Commission need not isolate

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38 19 U.S.C. §§ 1671d(a), 1673d(a).
40 The Federal Circuit, in addressing the causation standard of the statute, observed that “[a]s long as its effects are not merely incidental, tangential, or trivial, the foreign product sold at less than fair value meets the causation requirement.” Nippon Steel Corp. v. USITC, 345 F.3d 1379, 1384 (Fed. Cir. 2003). This was further ratified in Mittal Steel Point Lisas Ltd. v. United States, 542 F.3d 867, 873 (Fed. Cir. 2008), where the Federal Circuit, quoting Gerald Metals, Inc. v. United States, 132 F.3d 716, 722 (Fed. Cir. 1997), stated that “this court requires evidence in the record ‘to show that the harm occurred ‘by reason of’ the LTFV imports, not by reason of a minimal or tangential contribution to material harm caused by LTFV goods.’” See also Nippon Steel Corp. v. United States, 458 F.3d 1345, 1357 (Fed. Cir. 2006); Taiwan Semiconductor Industry Ass’n v. USITC, 266 F.3d 1339, 1345 (Fed. Cir. 2001).
41 H.R. Rep. 103-316, vol. I Uruguay Round Agreements Act Statement of Administrative Action (“SAA”), at 851-52 (“The Commission must examine other factors to ensure that it is not attributing injury from other sources to the subject imports.”); S. Rep. 96-249 at 75 (1979) (the Commission “will (Continued...)
the injury caused by other factors from injury caused by unfairly traded imports. Nor does the “by reason of” standard require that unfairly traded imports be the “principal” cause of injury or contemplate that injury from unfairly traded imports be weighed against other factors, such as nonsubject imports, which may be contributing to overall injury to an industry. It is clear that the existence of injury caused by other factors does not compel a negative determination.

Assessment of whether material injury to the domestic industry is “by reason of” subject imports “does not require the Commission to address the causation issue in any particular way” as long as “the injury to the domestic industry can reasonably be attributed to the subject imports” and the Commission “ensure(s) that it is not attributing injury from other sources to the subject imports.” Indeed, the Federal Circuit has examined and affirmed various Commission methodologies and has disavowed “rigid adherence to a specific formula.”

(...Continued)

consider information which indicates that harm is caused by factors other than less-than-fair-value imports.”); H.R. Rep. 96-317 at 47 (1979) (“in examining the overall injury being experienced by a domestic industry, the ITC will take into account evidence presented to it which demonstrates that the harm attributed by the petitioner to the subsidized or dumped imports is attributable to such other factors;” those factors include “the volume and prices of nonsubsidized imports or imports sold at fair value, contraction in demand or changes in patterns of consumption, trade restrictive practices of and competition between the foreign and domestic producers, developments in technology and the export performance and productivity of the domestic industry”); accord Mittal Steel, 542 F.3d at 877.

Rather, the Commission must examine other factors to ensure that it is not attributing injury from other sources to the subject imports.” (emphasis in original)); Asociacion de Productores de Salmon y Trucha de Chile AG v. United States, 180 F. Supp. 2d 1360, 1375 (Ct. Int’l Trade 2002) (“[t]he Commission is not required to isolate the effects of subject imports from other factors contributing to injury” or make “bright-line distinctions” between the effects of subject imports and other causes.); see also Softwood Lumber from Canada, Inv. Nos. 701-TA-414 and 731-TA-928 (Remand), USITC Pub. 3658 at 100-01 (Dec. 2003) (Commission recognized that “[i]f an alleged other factor is found not to have or threaten to have injurious effects to the domestic industry, i.e., it is not an ‘other causal factor,’ then there is nothing to further examine regarding attribution to injury”), citing Gerald Metals, 132 F.3d at 722 (the statute “does not suggest that an importer of LTFV goods can escape countervailing duties by finding some tangential or minor cause unrelated to the LTFV goods that contributed to the harmful effects on domestic market prices.”).

42 SAA at 851-52 (“[T]he Commission need not isolate the injury caused by other factors from injury caused by unfair imports.”); Taiwan Semiconductor Industry Ass’n, 266 F.3d at 1345 (“[T]he Commission need not isolate the injury caused by other factors from injury caused by unfair imports ... . Rather, the Commission must examine other factors to ensure that it is not attributing injury from other sources to the subject imports.” (emphasis in original)); Asociacion de Productores de Salmon y Trucha de Chile AG v. United States, 180 F. Supp. 2d 1360, 1375 (Ct. Int’l Trade 2002) (“[t]he Commission is not required to isolate the effects of subject imports from other factors contributing to injury” or make “bright-line distinctions” between the effects of subject imports and other causes.); see also Softwood Lumber from Canada, Inv. Nos. 701-TA-414 and 731-TA-928 (Remand), USITC Pub. 3658 at 100-01 (Dec. 2003) (Commission recognized that “[i]f an alleged other factor is found not to have or threaten to have injurious effects to the domestic industry, i.e., it is not an ‘other causal factor,’ then there is nothing to further examine regarding attribution to injury”), citing Gerald Metals, 132 F.3d at 722 (the statute “does not suggest that an importer of LTFV goods can escape countervailing duties by finding some tangential or minor cause unrelated to the LTFV goods that contributed to the harmful effects on domestic market prices.”).

43 S. Rep. 96-249 at 74-75; H.R. Rep. 96-317 at 47.

44 See Nippon Steel Corp., 345 F.3d at 1381 (“an affirmative material-injury determination under the statute requires no more than a substantial-factor showing. That is, the ‘dumping’ need not be the sole or principal cause of injury.”).

45 Mittal Steel, 542 F.3d at 877-78; see also id. at 873 (“While the Commission may not enter an affirmative determination unless it finds that a domestic industry is materially injured ‘by reason of’ subject imports, the Commission is not required to follow a single methodology for making that determination ... [and has] broad discretion with respect to its choice of methodology.”) citing United States Steel Group v. United States, 96 F.3d 1352, 1362 (Fed. Cir. 1996) and S. Rep. 96-249 at 75. In its (Continued...
The Federal Circuit’s decisions in *Gerald Metals, Bratsk, and Mittal Steel* all involved cases where the relevant “other factor” was the presence in the market of significant volumes of price-competitive nonsubject imports. The Commission interpreted the Federal Circuit’s guidance in *Bratsk* as requiring it to apply a particular additional methodology following its finding of material injury in cases involving commodity products and a significant market presence of price-competitive nonsubject imports. The additional “replacement/benefit” test looked at whether nonsubject imports might have replaced subject imports without any benefit to the U.S. industry. The Commission applied that specific additional test in subsequent cases, including the *Carbon and Certain Alloy Steel Wire Rod from Trinidad and Tobago* determination that underlies the *Mittal Steel* litigation.

*Mittal Steel* clarifies that the Commission’s interpretation of *Bratsk* was too rigid and makes clear that the Federal Circuit does not require the Commission to apply an additional test nor any one specific methodology; instead, the court requires the Commission to have “evidence in the record” to “show that the harm occurred ‘by reason of’ the LTFV imports,” and requires that the Commission not attribute injury from nonsubject imports or other factors to subject imports. Accordingly, we do not consider ourselves required to apply the replacement/benefit test that was included in Commission opinions subsequent to *Bratsk*.

The progression of *Gerald Metals, Bratsk, and Mittal Steel* clarifies that, in cases involving commodity products where price-competitive nonsubject imports are a significant

(...Continued)

decision in *Swiff-Train v. United States*, 792 F.3d 1355 (Fed. Cir. 2015), the Federal Circuit affirmed the Commission’s causation analysis as comporting with the Court’s guidance in *Mittal*.

46 Commissioner Kieff does not join this paragraph or the following three paragraphs. He points out that the Federal Circuit, in *Bratsk*, 444 F.3d 1369, and *Mittal Steel*, held that the Commission is required, in certain circumstances when analyzing present material injury, to consider a particular issue with respect to the role of nonsubject imports, without reliance upon presumptions or rigid formulas. The Court has not prescribed a specific method of exposition for this consideration. *Mittal Steel* explains as follows:

What *Bratsk* held is that “where commodity products are at issue and fairly traded, price competitive, non-subject imports are in the market,” the Commission would not fulfill its obligation to consider an important aspect of the problem if it failed to consider whether non-subject or non-LTFV imports would have replaced LTFV subject imports during the period of investigation without a continuing benefit to the domestic industry. 444 F.3d at 1369. Under those circumstances, *Bratsk* requires the Commission to consider whether replacement of the LTFV subject imports might have occurred during the period of investigation, and it requires the Commission to provide an explanation of its conclusion with respect to that factor.

542 F.3d at 878.

47 *Nucor Corp. v. United States*, 414 F.3d 1331, 1336, 1341 (Fed. Cir. 2005); see also *Mittal Steel*, 542 F.3d at 879 (“*Bratsk* did not read into the antidumping statute a Procrustean formula for determining whether a domestic injury was ‘by reason of’ subject imports.”).

48 *Mittal Steel*, 542 F.3d at 875-79.

49 *Mittal Steel*, 542 F.3d at 873 (quoting from *Gerald Metals*, 132 F.3d at 722), 875-79 & n.2 (recognizing the Commission’s alternative interpretation of *Bratsk* as a reminder to conduct a non-attribution analysis).
factor in the U.S. market, the Court will require the Commission to give full consideration, with adequate explanation, to non-attribution issues when it performs its causation analysis.\(^{50}\)

The question of whether the material injury threshold for subject imports is satisfied notwithstanding any injury from other factors is factual, subject to review under the substantial evidence standard.\(^{51}\) Congress has delegated this factual finding to the Commission because of the agency’s institutional expertise in resolving injury issues.\(^{52}\)

B. Conditions of Competition and the Business Cycle

The following conditions of competition inform our analysis of whether there is material injury by reason of subject imports.

1. Demand Considerations

U.S. demand for HEDP depends on the demand for downstream products, such as soaps and shampoos, and demand for applications, such as commercial water treatment, in which HEDP is used.\(^{53}\) HEDP’s largest single application is in commercial water treatment, in which HEDP is added for scale control and removing metals (e.g., chelation).\(^{54}\) A majority of questionnaire respondents indicated that substitutes for HEDP were limited, identifying some products that could be substituted for HEDP in only certain applications.\(^{55}\) All questionnaire respondents indicated that substitutes did not affect the prices for HEDP.\(^{56}\)

Most market participants reported that the HEDP market was not subject to business cycles or seasonal demand.\(^{57}\) A plurality of market participants reported that demand for HEDP

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\(^{50}\) To that end, after the Federal Circuit issued its decision in *Bratsk*, the Commission began to present published information or send out information requests in the final phase of investigations to producers in nonsubject countries that accounted for substantial shares of U.S. imports of subject merchandise (if, in fact, there were large nonsubject import suppliers). In order to provide a more complete record for the Commission’s causation analysis, these requests typically seek information on capacity, production, and shipments of the product under investigation in the major source countries that export to the United States. The Commission plans to continue utilizing published or requested information in the final phase of investigations in which there are substantial levels of nonsubject imports.

\(^{51}\) We provide in our discussion below a full analysis of other factors alleged to have caused any material injury experienced by the domestic industry.

\(^{52}\) *Mittal Steel*, 542 F.3d at 873; *Nippon Steel Corp.*, 458 F.3d at 1350, citing *U.S. Steel Group*, 96 F.3d at 1357; S. Rep. 96-249 at 75 ("The determination of the ITC with respect to causation is ... complex and difficult, and is a matter for the judgment of the ITC.").

\(^{53}\) CR at II-8; PR at II-6.

\(^{54}\) CR at II-8-9; PR at II-6.

\(^{55}\) CR at II-10-11; PR at II-7.

\(^{56}\) CR at II-11; PR at II-7.

\(^{57}\) CR at II-9; PR at II-6.
had not changed since January 2014.58 *** reported that demand for HEDP had increased over the POI due to increased economic activity, while importer *** and purchasers *** reported that demand decreased due to increased environmental regulation of phosphonates.59

Channels of distribution were similar for both the domestic like product and subject imports, with both Compass and U.S. importers of subject merchandise selling primarily to ***.60

The information in the record indicates that apparent U.S. consumption fluctuated during the POI within a fairly narrow range, initially declining from *** pounds in 2014 to *** pounds in 2015, and then increasing to *** pounds in 2016, a level greater than that of 2014.61

2. Supply Considerations

The domestic like product, subject imports, and imports from nonsubject sources all supplied the U.S. market over the POI.62

The domestic industry (which is Compass) accounted for the largest market share over the POI, with a market share of *** percent in 2014 and *** percent in 2015, before declining to *** percent in 2016.63 The domestic producer’s annual capacity remained unchanged over the POI64 and was less than apparent U.S. consumption throughout the POI.65 The process used by Compass to produce HEDP also creates a byproduct, acetic acid, which is sold thereby yielding additional revenue.66

Subject imports accounted for the second largest market share over the POI, with their market share fluctuating but increasing overall. The market share for U.S. shipments of subject imports, by quantity, was *** percent in 2014, *** percent in 2015, and *** percent in 2016.67 Taihe also reported that its HEDP production process involves production of a byproduct, acetyl chloride, which yields additional revenues.68

Imports from nonsubject sources accounted for a smaller market share than either the domestic like product or subject imports over the POI. The market share for U.S. shipments of

58 CR/PR at Table II-3.
59 CR at II-10; PR at II-7. Compass reported that it was unaware of any environmental regulations coming into force over the POI that would have affected the demand or use of HEDP, and regulations on phosphorous content in detergents came into effect many years prior to the start of the POI. Hearing Tr. at 57-58 (Allen and McCaul); Hearing Tr. at 75-76 (McCaul).
60 CR/PR at Table II-1.
61 CR/PR at Table IV-3.
62 CR/PR at Table IV-3.
63 CR/PR at Table IV-3.
64 CR/PR at Table III-2.
65 CR/PR at Table III-2, Table IV-3. The domestic producer’s capacity remained at *** pounds over the POI, while apparent U.S. consumption fluctuated between *** pounds and *** pounds over the POI. Id.
66 ***. CR at VI-7, n.11; PR at VI-3, n.11.
67 CR/PR at Table IV-3.
68 Taihe Prehearing Br. at 6-8.
nonsubject imports, by quantity, decreased from *** percent in 2014 to *** percent in 2015, and then increased to *** percent in 2016. Nearly all reported nonsubject imports during the POI were from India, with only minimal volumes reported from other countries in 2014 and 2015.

3. Substitutability

We find that there is a high degree of substitutability between domestically produced HEDP and subject imports. *** reported that the domestic like product and subject imports were *** interchangeable, and majorities of importers and purchasers reported that the products were always or frequently interchangeable. Indeed, Taihe acknowledged that the quality of its HEDP and that produced by Compass are “identical.”

Factors listed by a majority of U.S. purchasers as “very important” in purchasing decisions include availability, reliability of supply, product consistency, quality meets industry standards, and price. Of these factors, a plurality of purchasers reported price as being the most important factor in purchasing decisions, and price is also the only factor for which a majority of purchasers reported that the domestic like product and subject imports were not comparable. In light of this information, and reports that the subject imports and domestic like product are comparable with respect to other important purchasing factors, we find that price is important in purchasing decisions. Accordingly, we find that the domestic like product and subject imports are highly substitutable, and that price is an important purchasing factor.

C. Volume of Subject Imports

Section 771(7)(C)(i) of the Tariff Act provides that the “Commission shall consider whether the volume of imports of the merchandise, or any increase in that volume, either in absolute terms or relative to production or consumption in the United States, is significant.”

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69 CR/PR at Table IV-3.
70 CR/PR at Table IV-3. In Commission questionnaires, nonsubject imports from countries other than India accounted for *** percent of U.S. shipments in 2014, and *** percent in 2015 and 2016. As noted above, nonsubject imports from the United Kingdom are likely understated because *** did not respond to the Commission’s importer questionnaire. CR/PR at IV-1, n.3.
71 CR at II-11; PR at II-8.
72 CR/PR at Table II-9. No party reported that the domestic like product and subject imports were never interchangeable.
73 Taihe Posthearing Br. at 3.
74 CR/PR at Table II-6. At least 20 of 25 reporting U.S. purchasers listed each of these factors as very important in purchasing decisions.
75 CR/PR at Table II-5.
76 CR/PR at Table II-8. A majority of purchasers reported that the domestic like product was inferior to subject imports with respect to price, meaning that the domestic like product was higher priced. Id.
From 2014 to 2016, subject imports declined in quantity but increased in market share. The quantity of subject imports declined from *** pounds in 2014 to *** pounds in 2015, and then increased to *** pounds in 2016.\(^78\) However, the quantity of U.S. shipments of subject imports increased from *** pounds in 2014 to *** pounds in 2015, and then increased to *** pounds in 2016.\(^79\) As a result, subject imports’ share of apparent U.S. consumption increased from *** percent in 2014 to *** percent in 2015, and then was *** percent in 2016.\(^80\)

We note, however, that subject imports decreased significantly following Commerce’s imposition of provisional duties in September and November 2016,\(^81\) and annual data for 2016 do not fully reflect the magnitude of increases in subject import volumes prior to this time. Quarterly pricing data, which account for virtually all U.S. shipments of subject imports in 2016,\(^82\) show significant increases in quantities of U.S. shipments of subject imports in the first three quarters of 2016 compared to the same periods in 2015.\(^83\) These data further show significant decreases for the three pricing products of U.S. shipments of subject imports in the fourth quarter of 2016.\(^84\) Consequently, in evaluating the 2016 data, we find that the pendency of these investigations impacted subject import volumes during the latter portion of that year.\(^85\)

We find that the volume of subject imports is significant on an absolute basis and relative to consumption.

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\(^78\) CR/PR at Table IV-2.
\(^79\) CR/PR at Table IV-3.
\(^80\) CR/PR at Table IV-3.
\(^82\) CR at V-5-6; PR at V-4.
\(^83\) Shipments of the three imported pricing products were *** pounds during the first three quarters of 2016, which was *** percent higher than the *** pounds of shipments during the first three quarters of 2015. Derived from CR/PR at Tables V-3-5.
\(^84\) CR/PR at Table V-3-5. Aggregate subject import shipment quantities of the three pricing products were sharply lower in the fourth quarter of 2016 (*** pounds) than either (i) the preceding quarter (*** pounds in the third quarter of 2016) or (ii) the fourth quarter of 2015 (*** pounds). Id. We also note that Compass submitted Port Import/Export Reporting Service (“PIERS”) monthly import data that corroborate the trends in subject import volumes shown in the Commission questionnaire data. Compass Prehearing Br. at Exh. 1.
D. Price Effects of the Subject Imports

Section 771(7)(C)(ii) of the Tariff Act provides that, in evaluating the price effects of the subject imports, the Commission shall consider whether

(I) there has been significant price underselling by the imported merchandise as compared with the price of domestic like products of the United States, and

(II) the effect of imports of such merchandise otherwise depresses prices to a significant degree or prevents price increases, which otherwise would have occurred, to a significant degree.86

As explained in Section V.B.3. above, the record indicates that the domestic like product and subject imports are highly substitutable and that price is an important purchasing factor. The questionnaires collected quarterly pricing data on three pricing products.87 Compass and nine importers provided usable pricing data for sales of the requested products, although not all firms reported pricing for all products for all quarters.88 Pricing data reported by these firms accounted for approximately 100 percent of the U.S. producer’s commercial shipments of HEDP and 98.8 percent of U.S. commercial shipments of subject imports in 2016.89

Subject imports undersold the domestic like product in 24 of 36 quarterly comparisons.90 The margins of underselling ranged from 0.6 percent to 32.1 percent, and the average underselling margin was 10.7 percent.91 Subject imports oversold the domestic like product in 12 of 36 quarterly comparisons, with margins of overselling ranging from 0.2 percent

87 The pricing products were:

Product 1.—all grades of aqueous HEDP, typically at 60% concentration, sold in bulk containers (e.g., ISO containers, or bulk tank cars or rail cars);

Product 2.—all grades of aqueous HEDP, typically at 60% concentration, sold in drums; and

Product 3.—all grades of aqueous HEDP, typically at 60% concentration, sold in intermediate bulk containers (IBS’s).

CR at V-5; PR at V-3-4. Each pricing product refers to “HEDP” or “1-Hydroxyethylidene-1, 1-Diphosphonic Acid,” as well as “hydroxethylidenodiphosphonic acid,” “hyrdoxyethanendiphosphonic acid,” “acetodiphosphonic acid,” “etidronic acid,” or substantially similar names.

88 CR at V-5; PR at V-4.
89 CR at V-6; PR at V-5. We also note that subject imports from certain Chinese exporters were subject to antidumping duties in the first six months of 2014, until Commerce’s revocation of the prior antidumping duty order covering these imports. Commerce Revocation, 79 Fed. Reg. 31301 (June 2, 2014). Commerce further imposed provisional duties on subject imports in the present investigations in September and November 2016. We have included data from these periods in our analysis of underselling, but their exclusion would not have affected our conclusions.

90 CR at V-13; PR at V-5; CR/PR at Table V-7.
91 CR/PR at Table V-7.
to 17.8 percent and averaging 5.5 percent. There were *** pounds of subject imports sold during quarters of underselling, versus *** pounds of subject imports sold during quarters of overselling. Given the widespread underselling and the fact that price is an important consideration in purchasing decisions, we find the underselling to be significant.

These lower prices enabled subject imports to obtain sales from the domestic industry over the POI. Purchasers reported decreasing their share of total purchases from the domestic producer by 7.3 percentage points between 2014 and 2016, while increasing their share of total purchases of Chinese subject merchandise by 5.7 percentage points over those years. In addition to the pricing data which indicated significant underselling, fifteen of 26 responding purchasers reported purchasing subject imports rather than the domestic like product. Of these purchasers, 13 reported that subject imports were lower-priced than the U.S. product, and seven reported that price was the primary reason for purchasing subject imports rather than the domestic product. Five of these purchasers estimated that they purchased *** pounds of subject imports rather than the domestic like product over the POI.

We further find that subject imports depressed prices for the domestic like product to a significant degree. Prices for domestically produced products 1, 2, and 3 each decreased over the POI, by *** percent, *** percent, and *** percent, respectively. Subject import prices declined by even greater percentages. U.S. producer prices also fell notwithstanding increases in apparent U.S. consumption over the POI. Purchaser correspondence provided by Compass further corroborates that purchasers requested that Compass match lower subject import pricing or risk losing business. Thus, the record indicates that subject imports were responsible for the magnitude of price declines observed for the domestic like product.

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92 CR/PR at Table V-7.
93 CR/PR at Table V-7. We also note that there was predominant overselling by subject imports during the first two quarters of 2014, when certain subject imports were still subject to the prior antidumping duty order on HEDP from China. See CR/PR at Tables V-3, V-4, and V-5.
94 CR/PR at Table V-8.
95 CR/PR at Table V-9.
96 CR/PR at Table V-9.
97 CR/PR at Table V-9. Compass further provided purchaser correspondence indicating that purchasers were switching HEDP purchases to subject imports because of lower prices. Compass Posthearing Br. at Exh. 2 (including ***). Commission questionnaire data subsequently indicate that *** purchased only subject imports in 2016, showing that Compass lost these sales to subject imports. CR/PR at Table V-8.
98 CR/PR at Table V-6.
99 CR/PR at Table V-6.
100 CR/PR at Table IV-3.
101 Compass Posthearing Br. at Exh. 2 (including correspondence between ***). Commission questionnaire data corroborate that *** split its purchases in 2016 between Compass and subject imports. CR/PR at Table V-8. One purchaser also reported to the Commission that Compass had lowered its prices *** percent to compete with subject imports. CR/PR at Table V-10. While we note that one purchaser cited decreases in raw material costs in requesting a price decrease for HEDP, seven other purchasers (including the purchaser citing raw materials) referenced lower-priced imports in requesting HEDP price decreases. Compass Posthearing Br. at Exh. 2. Accordingly, we find that subject (Continued...)

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We find that underselling by the subject imports was significant, and that the significant volume of low-priced subject imports depressed domestic prices to a significant degree. We consequently conclude that the subject imports had significant price effects.

E. Impact of the Subject Imports\textsuperscript{102}

Section 771(7)(C)(iii) of the Tariff Act provides that examining the impact of subject imports, the Commission “shall evaluate all relevant economic factors which have a bearing on the state of the industry.”\textsuperscript{103} These factors include output, sales, inventories, capacity utilization, market share, employment, wages, productivity, gross profits, net profits, operating profits, cash flow, return on investment, return on capital, ability to raise capital, ability to service debts, research and development, and factors affecting domestic prices. No single factor is dispositive and all relevant factors are considered “within the context of the business cycle and conditions of competition that are distinctive to the affected industry.”\textsuperscript{104}

Apparent U.S. consumption fluctuated over the POI but increased from 2014 to 2016.\textsuperscript{105} Notwithstanding this net increase in demand, the domestic industry’s output and total shipments declined over the POI, and its financial performance deteriorated.

The domestic industry’s capacity remained unchanged at *** pounds each year of the POI.\textsuperscript{106} Production fluctuated over the POI but decreased overall, decreasing from *** pounds in 2014 to *** pounds in 2015, and then increasing to *** pounds in 2016.\textsuperscript{107} Capacity utilization decreased from *** percent in 2014 to *** percent in 2015 and then increased to

(...Continued)

imports caused price decreases for HEDP independent of any possible changes resulting from raw material costs.\textsuperscript{102} The statute instructs the Commission to consider the “magnitude of the dumping margin” in an antidumping proceeding as part of its consideration of the impact of imports. 19 U.S.C. § 1677(7)(C)(iii)(V). In its final determination of sales at less than fair value, Commerce found dumping margins ranging from 167.58 percent to 184.01 percent for subject imports from China. See Commerce AD Determination, 82 Fed. Reg. 14876 (March 23, 2017). We take into account in our analysis the fact that Commerce has found that all subject producers in China are selling subject imports in the United States at less than fair value. In addition to this consideration, our impact analysis has considered other factors affecting domestic prices. Our analysis of the significant price effects of subject imports, described in both the price effects discussion and below, is particularly probative to an assessment of the impact of the subject imports.

\textsuperscript{103} 19 U.S.C. § 1677(7)(C)(iii); see also SAA at 851 and 885 (“In material injury determinations, the Commission considers, in addition to imports, other factors that may be contributing to overall injury. While these factors, in some cases, may account for the injury to the domestic industry, they also may demonstrate that an industry is facing difficulties from a variety of sources and is vulnerable to dumped or subsidized imports.”).


\textsuperscript{105} CR/PR at Table IV-3.

\textsuperscript{106} CR/PR at Table III-2.

\textsuperscript{107} CR/PR at Table III-2.
*** percent in 2016, a figure lower than that of 2014.\textsuperscript{108} Compass’ U.S. shipments declined throughout the POI, from *** pounds in 2014 to *** pounds in 2015 to *** pounds in 2016.\textsuperscript{109} Inventories fluctuated over the POI, declining from *** pounds in 2014 to *** pounds in 2015 and then increasing to *** pounds in 2016, a level lower than that of 2014.\textsuperscript{110} The domestic industry’s market share declined over the POI, from *** percent in 2014 to *** percent in 2015 to *** percent in 2016.\textsuperscript{111}

The number of production-related workers,\textsuperscript{112} hours worked,\textsuperscript{113} and wages paid all increased over the POI.\textsuperscript{114} Productivity, however, declined each year of the POI.\textsuperscript{115}

Reflecting the price depressing effects of the subject imports, its average unit values (“AUV”) of net sales also decreased each year.\textsuperscript{117} The industry’s cost of goods sold (“COGS”) decreased to a lesser extent than net sales values over the POI,\textsuperscript{118} as a decline in the costs of raw materials was somewhat offset by declining byproduct revenues.\textsuperscript{119} As a result, the domestic industry’s COGS to net sales ratio was high throughout the POI and increased from 2014 to 2016.\textsuperscript{120}

The domestic industry’s gross profit fluctuated over the POI but *** in 2016.\textsuperscript{121} The domestic industry experienced operating losses throughout the POI that fluctuated but were

\begin{footnotesize}
\begin{enumerate}
\item CR/PR at Table III-2.
\item CR/PR at Table III-4. Included in Compass’ U.S. shipments are small amounts of internally consumed HEDP, which totaled *** percent of total consumption in 2014, *** percent in 2015, and *** percent in 2016. Calculated from CR/PR at Table III-4.
\item CR/PR at Table III-5.
\item CR/PR at Table IV-3.
\item There were *** production workers in 2014 and *** in 2015 and 2016. CR/PR at Table III-6.
\item Total hours worked were *** in 2014, *** in 2015, and *** in 2016. CR/PR at Table III-6.
\item Wages paid increased each year of the POI. CR/PR at Table III-6.
\item Productivity, in dollars per pound, declined from *** in 2014 to *** in 2015 to *** in 2016. CR/PR at Table III-6.
\item CR/PR at Table VI-1. The domestic industry’s sales revenues were $*** in 2014, $*** in 2015, and $*** in 2016. \textit{Id.} The domestic industry’s sales quantities were *** pounds in 2014, *** pounds in 2015, and *** pounds in 2016. \textit{Id.}
\item AUVs were $*** in 2014, $*** in 2015, and $*** in 2016. CR/PR at Table VI-1.
\item CR/PR at Table VI-1. COGS were $*** in 2014, $*** in 2015, and $*** in 2016.
\item CR/PR at Table VI-1. Total raw material costs were $*** in 2014, $*** in 2015, and $*** in 2016. Byproduct revenues were $*** in 2014, $*** in 2015, and $*** in 2016. Per our usual practice, we treat byproduct revenues as an offset to COGS. Compass reported that declines in byproduct revenues resulted from declines in prices for acetic acid over the POI. Compass Prehearing Br. at 20, n.54. We do not attribute the effects of changes in byproduct revenues to subject import competition. The prices of byproducts are the result of market forces external to the market for HEDP.
\item CR/PR at Table VI-1. The COGS to net sales ratio was *** in 2014, *** in 2015, and *** in 2016.
\item The domestic industry recorded gross profits of $*** in 2014, $*** in 2015, and $*** in 2016. CR/PR at Table VI-1.
\end{enumerate}
\end{footnotesize}
higher in 2016 than in 2014.\textsuperscript{122} The domestic industry incurred increasing net losses over the POI,\textsuperscript{123} and the domestic industry had a \textsuperscript{***} estimated cash flow from HEDP operations each year that increased over the POI.\textsuperscript{124} The domestic industry’s capital expenditures fluctuated over the POI but increased overall.\textsuperscript{125}

As described above, we find that significant volumes of low-priced subject imports resulted in the domestic industry losing sales over the POI. Additionally, the significant price depression caused by subject imports resulted in the domestic industry incurring lower prices for its sales, further decreasing its revenues. As a result of subject imports, the domestic industry’s output, revenues, and financial performance were worse than they would have been otherwise.\textsuperscript{126} We therefore find that subject imports had a significant impact on the domestic industry.

We have also considered whether there are other factors that may have had an impact on the domestic industry during the POI to ensure that we are not attributing injury from these other factors to subject imports. We have examined the role of nonsubject imports, which were overwhelmingly from India, in the U.S. market. While Taihe cites annual market share data to argue that it was nonsubject imports rather than subject imports that took market share from the domestic industry,\textsuperscript{127} quarterly pricing data indicate that the annual market share data do not fully reflect the extent to which the subject imports took sales from the domestic industry in the first three quarters of 2016, prior to Commerce’s imposition of

\textsuperscript{122} The domestic industry recorded an operating loss of $*** in 2014, $*** in 2015, and $*** in 2016. CR/PR at Table VI-1. The industry’s ratio of operating income to net sales was *** percent in 2014, *** percent in 2015, and *** percent in 2016. \textit{Id.}

\textsuperscript{123} The domestic industry recorded a net loss of $*** in 2014, $*** in 2015, and $*** in 2016. CR/PR at Table VI-1.

\textsuperscript{124} CR/PR at Table VI-1. The domestic industry’s estimated cash flow from HEDP operations was $*** in 2014, $*** in 2015, and $*** in 2016.

\textsuperscript{125} The domestic industry’s capital expenditures were $*** in 2014, $*** in 2015, and $*** in 2016. CR/PR at Table VI-3. The domestic industry’s research and development expenditures were $*** in 2014, $*** in 2015, and $*** in 2016. \textit{Id.}

\textsuperscript{126} Taihe argues that because the domestic industry’s financial performance improved in 2015, when subject import volumes and underselling margins were at their peak, subject imports could not have caused injury to the domestic industry. However, the domestic industry’s relative improvement in financial performance in 2015 resulted from decreases in raw material costs, with the domestic industry recording a COGS to net sales ratio of *** in 2015, the *** of the POI. CR/PR at Table VI-1. This relative improvement does not detract from our conclusion that the loss of shipments, sales, and revenue caused by subject imports led to the domestic industry’s performance being worse than it would have been otherwise. As also discussed in section IV.C, subject import volumes were greater in 2016 than in 2015 up until Commerce’s imposition of provisional duties, which further undermines Taihe’s argument that 2015 was the peak period for subject import volumes.

\textsuperscript{127} Taihe argues that the domestic industry’s decrease in market share for 2016 coincided with the increase in market share for nonsubject imports, whereas market share for subject imports was relatively flat over the year. Hearing Tr. at 11 (McGrath).
provisional duties in September and November 2016.\textsuperscript{128} The quarterly pricing data, which as stated above reflect virtually all shipments of the domestic like product and the subject imports, show that shipments of the subject imports of the three pricing products were *** percent higher in the first three quarters of 2016 than in the first three quarters of 2015, while those shipments of the domestic like product were *** percent lower in the first three quarters of 2016 than in the first three quarters of 2015.\textsuperscript{129} In comparing these periods, shipments of subject imports were *** pounds higher, while shipments of the domestic like product were *** pounds lower.\textsuperscript{130} Consequently, between the first three quarters of 2015 and the first three quarters of 2016, the subject imports gained more sales than the domestic industry lost. The record consequently indicates that during the first three quarters of 2016, the domestic industry lost substantial sales to subject imports notwithstanding the presence of nonsubject imports in the market, a conclusion supported by the purchaser data discussed above in the price effects section.

Although nonsubject imports did increase during the latter portion of 2016, and the market penetration of nonsubject imports was appreciably higher in 2016 than in 2015,\textsuperscript{131} combined shipments of the three domestically produced pricing products were higher in the fourth quarter of 2016, once subject imports retreated from the market, than they were during the fourth quarter of 2015.\textsuperscript{132} We therefore conclude that any adverse effects from nonsubject imports are distinguishable from those we have attributed to subject imports.\textsuperscript{133}

We have also considered Taihe’s argument that Compass’ allegedly inefficient production process for HEDP and lower-value byproduct resulted in its HEDP being uncompetitive and was the root cause of any injury.\textsuperscript{134} As an initial matter, Compass has reported that its production process is the most economically efficient for the U.S. market, partly because of the byproduct produced.\textsuperscript{135} Regardless, even if the domestic industry’s alleged inefficiencies may have contributed to the industry’s poor financial performance, such

\textsuperscript{129} Derived from CR/PR at Tables V-3-5.
\textsuperscript{130} Derived from CR/PR at Tables V-3-5.
\textsuperscript{131} CR/PR at Table IV-3.
\textsuperscript{132} Shipments of domestically produced HEDP were *** pounds in the fourth quarter of 2016 and *** pounds in the fourth quarter of 2015. Derived from CR/PR at Tables V-3-5.
\textsuperscript{133} While prices for nonsubject imports from India were generally higher priced than the domestic like product over the POI, we note that prices for nonsubject imports from India declined over the POI and gradually converged with the domestic like product, with mixed underselling and overselling between domestically produced HEDP and nonsubject imports from India in the fourth quarter of 2016. CR/PR at Tables D-1, D-2, and D-3.
\textsuperscript{134} Taihe Prehearing Br. at 5-7.
\textsuperscript{135} Hearing Tr. at 45-46 (McCaul). Compass maintains that there is no demand in the United States for the byproduct resulting from Taihe’s HEDP production process, acetyl chloride, further reducing the economic benefits of this production process in the United States. \textit{id}. 

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inefficiencies do not explain the negative effects on output and revenues that we have found were caused by the subject imports.\textsuperscript{136}

Finally, we have considered Taihe’s arguments that Compass’ inability to supply purchasers, or purchasers’ preference for a diverse supply chain, resulted in increased market share for subject imports and nonsubject imports. While two purchasers reported instances where Compass could not supply their firm,\textsuperscript{137} two other purchasers reported that Compass provided “superior” product availability to subject imports, and the vast majority of purchasers reported that the domestic like product and subject imports have “comparable” availability.\textsuperscript{138} Further, record evidence indicates that purchasers switched between the domestic like product and subject imports primarily because of price.\textsuperscript{139} And as described above, the low-priced subject imports depressed prices of the domestic like product, which would not have occurred had purchasers merely preferred a diverse supply chain. Accordingly, we find that the record does not support the proposition that purchasers switched to subject imports because of supply considerations, because any purchaser preference for multiple suppliers cannot explain the underselling and price-depressing effects of subject imports.

V. Conclusion

For the reasons stated above, we determine that an industry in the United States is materially injured by reason of subject imports of HEDP from China that are sold in the United States at less than fair value and subsidized by the government of China.

\textsuperscript{136} See also Iwatsu Elec. Co., Ltd. v. United States, 758 F. Supp. 1506, 1518 (Ct. Int’l Tr. 1991) (affirming Commission finding that domestic industry’s structure had contributed to its poor financial performance but that subject imports nonetheless caused further injury).

\textsuperscript{137} CR at II-5; PR at II-3. *** stated that Compass has been “out of stock” in several instances, and *** reported that Compass had failed to meet delivery times. Id.

\textsuperscript{138} CR/PR at Table II-8. Thirteen of 17 responding purchasers found the domestic like product and subject imports to be comparable with respect to availability.

\textsuperscript{139} See e.g., Compass Posthearing Br. at Exh. 2 and further discussion above in Section IV.D.
PART I: INTRODUCTION

BACKGROUND

These investigations result from a petition filed with the U.S. Department of Commerce (“Commerce”) and the U.S. International Trade Commission (“USITC” or “Commission”) by Compass Chemical International, LLC (“Compass”), Smyrna, GA, on March 31, 2016 alleging that an industry in the United States is materially injured and threatened with material injury by reason of subsidized and less-than-fair-value (“LTFV”) imports of 1-Hydroxyethylidene-1, 1-Diphosphonic acid ("HEDP") \(^1\) from China. The following tabulation provides information relating to the background of these investigations.\(^2\) \(^3\)

<table>
<thead>
<tr>
<th>Effective date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>March 31, 2016</td>
<td>Petition filed with Commerce and the Commission; institution of Commission investigation (81 FR 20416, April 7, 2016)</td>
</tr>
<tr>
<td>April 20, 2016</td>
<td>Commerce’s notice of initiation of AD investigation (81 FR 25377, April 28, 2016); Commerce’s notice of initiation of CVD investigation (81 FR 25383, April 28, 2016)</td>
</tr>
<tr>
<td>May 16, 2016</td>
<td>Commission’s preliminary determinations (81 FR 31958, May 20, 2016)</td>
</tr>
<tr>
<td>September 8, 2016</td>
<td>Commerce’s preliminary CVD determination and alignment of final determination with AD determination (81 FR 62084)</td>
</tr>
<tr>
<td>November 4, 2016</td>
<td>Commerce’s preliminary AD determination and postponement of final determination; (81 FR 76916); scheduling of final phase of Commission investigations (81 FR 81805, November 18, 2016)</td>
</tr>
<tr>
<td>March 23, 2017</td>
<td>Commission’s hearing</td>
</tr>
<tr>
<td>March 23, 2017</td>
<td>Commerce’s final AD determination (82 FR 14876); Commerce’s final CVD determination (82 FR 14872)</td>
</tr>
<tr>
<td>April 21, 2017</td>
<td>Commission’s vote</td>
</tr>
<tr>
<td>May 8, 2017</td>
<td>Commission’s views</td>
</tr>
</tbody>
</table>

\(^1\) See the section entitled “The Subject Merchandise” in Part I of this report for a complete description of the merchandise subject to these investigations.

\(^2\) Pertinent Federal Register notices are referenced in app. A, and may be found at the Commission’s website (www.usitc.gov).

\(^3\) A list of hearing witnesses is presented in app B.
STATUTORY CRITERIA AND ORGANIZATION OF THE REPORT

Statutory criteria

Section 771(7)(B) of the Tariff Act of 1930 (the “Act”) (19 U.S.C. § 1677(7)(B)) provides that in making its determinations of injury to an industry in the United States, the Commission shall consider (I) the volume of imports of the subject merchandise, (II) the effect of imports of that merchandise on prices in the United States for domestic like products, and (III) the impact of imports of such merchandise on domestic producers of domestic like products, but only in the context of production operations within the United States; and... may consider such other economic factors as are relevant to the determination regarding whether there is material injury by reason of imports.

Section 771(7)(C) of the Act (19 U.S.C. § 1677(7)(C)) further provides that--

In evaluating the volume of imports of merchandise, the Commission shall consider whether the volume of imports of the merchandise, or any increase in that volume, either in absolute terms or relative to production or consumption in the United States is significant... In evaluating the effect of imports of such merchandise on prices, the Commission shall consider whether... (I) there has been significant price underselling by the imported merchandise as compared with the price of domestic like products of the United States, and (II) the effect of imports of such merchandise otherwise depresses prices to a significant degree or prevents price increases, which otherwise would have occurred, to a significant degree... In examining the impact required to be considered under subparagraph (B)(i)(III), the Commission shall evaluate (within the context of the business cycle and conditions of competition that are distinctive to the affected industry) all relevant economic factors which have a bearing on the state of the industry in the United States, including, but not limited to... (I) actual and potential decline in output, sales, market share, gross profits, operating profits, net profits, ability to service debt, productivity, return on investments, return on assets, and utilization of capacity, (II) factors affecting domestic prices, (III) actual and potential negative effects on cash flow, inventories, employment, wages, growth, ability to raise capital, and investment, (IV) actual and potential negative effects on the existing development and production efforts of the domestic industry, including efforts to develop a derivative or more

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advanced version of the domestic like product, and (V) in an antidumping investigation), the magnitude of the margin of dumping.

In addition, Section 771(7)(J) of the Act (19 U.S.C. § 1677(7)(J)) provides that—\(^5\)

\textit{(J) EFFECT OF PROFITABILITY.}—The Commission may not determine that there is no material injury or threat of material injury to an industry in the United States merely because that industry is profitable or because the performance of that industry has recently improved.

Organization of report

Part I of this report presents information on the subject merchandise, subsidy and dumping margins, and domestic like product. Part II of this report presents information on conditions of competition and other relevant economic factors. Part III presents information on the condition of the U.S. industry, including data on capacity, production, shipments, inventories, and employment. Parts IV and V present the volume of subject imports and pricing of domestic and imported products, respectively. Part VI presents information on the financial experience of the U.S. producer. Part VII presents the statutory requirements and information obtained for use in the Commission’s consideration of the question of threat of material injury as well as information regarding nonsubject countries.

MARKET SUMMARY

HEDP is an odorless, colorless or yellowish liquid that belongs to a class of chemicals known as phosphonates. HEDP is generally added to water to increase solubility of certain ions and to inhibit the precipitation of certain mineral compounds. Compass is the only known producer of HEDP in the United States, while leading producers of HEDP in China include: Henan Qingshuiyuan Technology Co., Ltd. (“Henan Qingshuiyuan”); Nantong Uniphos Chemicals Co., Ltd. (“Nantong Uniphos”); Nanjing University of Chemical Technology Changzhou Wujin Water Quality Stabilizer Factory (“Wujin Water”); and Shandong Taihe Water Treatment Technologies Co., Ltd. (“Shandong Taihe”). The leading U.S. importers of HEDP from China include: ***. Leading importers of HEDP from nonsubject countries (primarily India and the United Kingdom) include: ***. U.S. purchasers of HEDP are typically firms that specialize in water treatment solutions.


\(^5\) Amended by PL 114-27 (as signed, June 29, 2015), Trade Preferences Extension Act of 2015.
sources totaled *** pounds ($***) in 2016 and accounted for *** percent of apparent U.S. consumption by quantity and *** percent by value.

**SUMMARY DATA AND DATA SOURCES**

A summary of data collected in these investigations is presented in appendix C. Except as noted, U.S. industry data are based on the questionnaire response of the sole U.S. producer, Compass, which accounted for all known U.S. production of HEDP during 2014-16. U.S. import data are based on questionnaire responses of 11 U.S. importers, and foreign industry data are based on the questionnaire response of one foreign producer.

**Previous and related investigations**

On December 31, 2007, Compass filed a petition alleging that an industry in the United States was materially injured or threatened with material injury by reason of less-than-fair-value (“LTFV”) imports from China and India of HEDP and Aminotrimethyleneophosphonic Acid (“ATMP”). Effective December 31, 2007, the Commission instituted preliminary phase antidumping duty investigations Nos. 731–TA–1138 and 1139. On January 17, 2008, before Commerce had initiated its investigations, Commerce and the Commission received a letter from Compass withdrawing its petition. Subsequently, the Commission discontinued its antidumping investigations concerning HEDP and ATMP from China and India.

On March 19, 2008, Compass filed a petition alleging that an industry in the United States was materially injured and threatened with material injury by reason of less-than-fair-value (“LTFV”) imports of HEDP from China and India. In April 2009, the Commission

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6 The Commission received U.S. importers’ questionnaire responses from the same 10 firms that provided responses in the preliminary phase of these investigations plus one additional firm. Commission staff issued importers’ questionnaires to firms identified in the petition and to firms that were identified through a review of provided by ***.

7 In the preliminary phase, the Commission received foreign producer questionnaire responses from four firms: Shandong Taihe, Wujin Water, Henan Qingshuiyuan, and Nantong Uniphos. Shandong Taihe was the only Chinese firm to submit a questionnaire response to the Commission in the final phase. The other companies elected not to participate.

8 Notice of institution of antidumping duty investigations and scheduling of preliminary phase investigations: Aminotrimethyleneophosphonic Acid (ATMP) and 1-Hydroxyethylidene-1, 1-Diphosphonic Acid (HEDP) From China and India, 73 FR 1366, January 8, 2008.

9 Notice of withdrawal of petition in antidumping investigations: Aminotrimethyleneophosphonic Acid (ATMP) and 1-Hydroxyethylidene-1, 1-Diphosphonic Acid (HEDP) From China and India, 73 FR 5211, January 29, 2008.

10 Notice of institution of antidumping duty investigations and scheduling of preliminary phase investigations: Aminotrimethyleneophosphonic Acid (ATMP) and 1-Hydroxyethylidene-1, 1-Diphosphonic Acid (HEDP) From China and India, 73 FR 1366, January 8, 2008. 1–Hydroxyethylidene–1, 1–Diphosphonic (continued...
determined that an industry in the United States was threatened with material injury by reason of less-than-fair-value imports of HEDP from China and India. In addition, the Commission determined that it would not have found material injury but for the suspension of liquidation.\footnote{11} On April 28, 2009, Commerce issued antidumping duty orders on HEDP from China and India.\footnote{12}

On March 3, 2014, Commerce initiated five-year reviews of the antidumping duty orders to determine whether revocation of the antidumping duty orders on HEDP from China and India would be likely to lead to continuation or recurrence of material injury.\footnote{13} On June 2, 2014, Commerce published a notice stating that it did not receive a notice of intent to participate from domestic interested parties.\footnote{14} Effective April 28, 2014, the antidumping duty orders on HEDP from China and India were revoked.\footnote{15}

**NATURE AND EXTENT OF SUBSIDIES AND SALES AT LTFV**

**Subsidies**

On March 23, 2017, Commerce published a notice in the *Federal Register* of its final determination of countervailable subsidies for producers and exporters of HEDP from China.\footnote{16} Commerce calculated a final subsidy rate of 2.40 percent for mandatory respondents Shandong Taihe Chemicals Co., Ltd. and Shandong Taihe Water Treatment Technologies Co., Ltd., (collectively, the “Taihe Companies”) and a final subsidy rate of 0.75 percent for mandatory respondent Nanjing University of Chemical Technology Changzhou Wujin Water Quality Acid from the Republic of India and the People’s Republic of China: Initiation of Antidumping Duty Investigations; 73 FR 20023, April 14, 2008.


\footnote{12} 1-Hydroxyethylidene-1, 1-Diphosphonic Acid from India and the People’s Republic of China: Antidumping Duty Orders, 74 FR 19197, April 28, 2009.


\footnote{14} According to the Petitioner, Compass, the antidumping duty orders did provide some benefit in the earlier years that followed the imposition of the orders. However, the exclusion of a major producer (Wujin Water) from the orders was an important consideration in the petitioner’s decision not to expend resources on the five-year sunset review to preserve the orders. Compass stated that the emergence of Shandong Taihe as a major Chinese producer and Wujin Water combining with two other Chinese manufacturers to form Nantong Uniphos were factors that led it to refile the case in 2016. Details on the formation of Nantong Uniphos are discussed in Part VII. Hearing transcript, pp. 41-43 (Levin). Hearing transcript, p. 27 (McCaul).


Stabilizer Factory (“Wujin Water”). Seven companies, which did not respond to Commerce’s request for quantity and value information, have been assigned a rate of 54.11 percent, based on total adverse facts available. All other producers/exporters in China have been assigned a final subsidy rate of 2.40 percent. Table I-1 presents Commerce’s findings.

Commerce determined the following programs in China to be countervailable.\(^{17}\)

1. Electricity for Less-Than-Adequate-Remuneration (“LTAR”)
2. Income Tax Reduction for High and New Technology Enterprises
3. Self-Reported Grant Programs

Commerce also made adverse inferences that the seven nonresponsive companies benefited from 48 other countervailable subsidy programs.\(^{18}\)

Table I-1

<table>
<thead>
<tr>
<th>Entity</th>
<th>Final subsidy rates (percent)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nanjing University of Chemical Technology Changzhou</td>
<td>0.75 (de minimis)</td>
</tr>
<tr>
<td>Wujin Water Quality Stabilizer Factory (“Wujin Water”)</td>
<td></td>
</tr>
<tr>
<td>Shandong Taihe Chemicals Co., Ltd. (“Taihe Chemicals”) and</td>
<td>2.40</td>
</tr>
<tr>
<td>Shandong Taihe Water Treatment Technologies Co., Ltd. (“Taihe</td>
<td></td>
</tr>
<tr>
<td>Technologies”)</td>
<td></td>
</tr>
<tr>
<td>Changzhou Kewei Fine Chemicals Co., Ltd.</td>
<td>54.11</td>
</tr>
<tr>
<td>Hebei Longke Water Treatment Co., Ltd.</td>
<td>54.11</td>
</tr>
<tr>
<td>Shandong Huayou Chemistry Co., Ltd.</td>
<td>54.11</td>
</tr>
<tr>
<td>Shandong Xintai Water Treatment Technology</td>
<td>54.11</td>
</tr>
<tr>
<td>Zaozhuang Fuxing Water Treatment Technology</td>
<td>54.11</td>
</tr>
<tr>
<td>Zaozhuang YouBang Chemicals Co., Ltd.</td>
<td>54.11</td>
</tr>
<tr>
<td>Zouping Dongfang Chemical Industry Co., Ltd.</td>
<td>54.11</td>
</tr>
<tr>
<td>All Others</td>
<td>2.40</td>
</tr>
</tbody>
</table>


Alleged sales at LTFV

On March 23, 2017, Commerce published a notice in the Federal Register of its final determination of sales at LTFV.\textsuperscript{19} Commerce calculated a final dumping margin of 167.58 percent for Shandong Taihe Chemical Co., Ltd. (part of the “Taihe Companies”), 184.01 percent for Wujin Water Group, and 179.76 percent for Henan Qingshuiyuan Technology Co., Ltd and Jianghai Environmental Protection Co., Ltd. The final dumping margin for all other producers/exporters in China is 184.01 percent. Table I-2 presents Commerce’s findings.

<table>
<thead>
<tr>
<th>Producer</th>
<th>Exporter</th>
<th>Final dumping margin (percent)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shandong Taihe Water Treatment Technologies Co, Ltd.</td>
<td>Shandong Taihe Chemicals Co, Ltd.</td>
<td>167.58</td>
</tr>
<tr>
<td>Nanjing University of Chemical Technology Changzhou Wujin Water Quality Stabilizer Factory</td>
<td>Nanjing University of Chemical Technology Changzhou Wujin Water Quality Stabilizer Factory and Nantong Uniphos Chemicals Co., Ltd. (collectively “WW Group”)</td>
<td>184.01</td>
</tr>
<tr>
<td>Henan Qingshuiyuan Technology Co., Ltd.</td>
<td>Henan Qingshuiyuan Technology Co., Ltd.</td>
<td>179.76</td>
</tr>
<tr>
<td>Jianghai Environmental Protection Co., Ltd.</td>
<td>Jianghai Environmental Protection Co., Ltd.</td>
<td>179.76</td>
</tr>
<tr>
<td>All Others</td>
<td></td>
<td>184.01</td>
</tr>
</tbody>
</table>


THE SUBJECT MERCHANDISE

Commerce’s scope

Commerce has defined the scope of these investigations as follows:

\textit{The merchandise covered by this investigation includes all grades of aqueous acidic (non-neutralized) concentrations of 1-hydroxyethylidene-1, 1-diphosphonic acid (HEDP), also referred to as hydroxyethylidenendiphosphonic acid, hydroxyethanendiphosphonic acid, acetodiphosphonic acid, and etidronic acid. The CAS (Chemical Abstract Service) registry number for HEDP is 2809-21-4.}\textsuperscript{20}


Tariff treatment

Based upon the scope set forth by Commerce, information available to the Commission indicates that the merchandise subject to these investigations is provided for in HTS subheading 2931.90.90 (statistical reporting number 2931.90.9043), a residual or “basket” tariff line for nonenumerated organo-inorganic compounds. HEDP may be imported under HTS subheadings 2811.19.6090 and 2931.90.9041. While HTS subheadings and the CAS registry number are provided for convenience and customs purposes only, the written description of the scope of this investigation is dispositive. Decisions on the tariff classification and treatment of imported goods are within the authority of U.S. Customs and Border Protection.

THE PRODUCT

Description and applications

HEDP is an acidic organic industrial grade water treatment product having the phosphonate chemical structure as illustrated in figure I-1. The chemical nomenclature of HEDP is defined by the American Chemical Society under the Chemical Abstracts Registry Service CAS Number 2809-21-4 as 1-Hydroxyethylidene-1, 1-diphosphonic acid.

Figure I-1
HEDP: Chemical Structure

The HEDP molecule contains two phosphonate groups and four reactive hydroxyl (OH) sites as shown at the top and bottom of the structure, designated by the classical phosphonic acid group PO₃H₂ linkage signatures, phosphorus, oxygen and hydrogen. This acidic

21 HTSUS statistical reporting number 2931.90.9043 includes other organo-phosphorus compounds in addition to HEDP. Petition, p. 8. U.S. imports under HTS subheading 2931.90.90 produced in China are subject to a 3.7 percent ad valorem duty rate under column 1-general (normal trade relations).
phosphonate chemical is typically produced and sold as a 60-percent aqueous commodity grade industrial solution predominately for use as a cooling water stabilizing agent and rust preventative that serves as a chelating or sequesterating chemical to inhibit scale formation in industrial equipment, and it acts as a stabilizing agent in industrial and household cleaners and other applications. When compared to other phosphonates and polyphosphate families, HEDP may be differentiated by its end-use properties, colorless appearance, its particular iron, calcium and other heavy metal sequestration properties, and its chlorine stability. Chelating agents, also known as chelants, complexing or sequestering agents, are compounds which are able to form stable complexes with metal ions. This is achieved through solubilization and inactivating the metal ions that would otherwise produce adverse effects in the system on which they are used.

Compass describes its 60-percent aqueous HEDP product, Mayoquest 1500 technical grade, as a clear, colorless to pale yellow liquid, which may have a slight odor, freely miscible with water, and miscible with alcohols and organic solvents. The aqueous product is strongly acidic with a pH value of less than 1, and also contains about 2 to 3 percent phosphorous acid (H₃PO₃), CAS No. 13598-36-2. Mayoquest 1500 is described as a very effective calcium carbonate scale inhibitor in industrial water treatment, industrial and institutional cleaning, personal care products and general purpose metal ion control. It is fairly stable to chlorine and is suited to the swimming pool stain prevention application. The product is also described as extremely stable as a sequestering agent over a wide range of temperatures and pH levels, e.g., for the prevention of precipitation and scaling of calcium carbonate and other metal compounds.

Compass further describes the HEDP product as a technical grade which is not further purified to become food grade or U.S. Pharmacopoeia (USP) Grade. It is characterized as a chelating agent with a long shelf life often added to multi-purpose formulations, and very stable at high temperatures (above 300 degrees Fahrenheit). HEDP as a chelating agent is said to be the only phosphonate product that can perform three critical functional applications principally in commercial water treatment, the largest application for HEDP. First, it can

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24 HEDP is the largest volume product manufactured by Compass, which is the only full-line phosphonate products manufacturer remaining in the United States. Hearing transcript, p. 21 (McCaul).
25 **.
27 HEDP is generally produced and sold as 60-percent nominal aqueous solution, the maximum practical upper limit of solubility. Hearing transcript. P. 13 (Allen).
29 Industrial cooling water treatment accounts for Compass’ largest consumer end-use demand for HEDP. Hearing transcript, p. 14 (Allen).
sequester heavy metal ions such as iron and manganese oxides to prevent precipitation that would color water supplies, or heavy metals that interfere with the cleaning function of laundry soap or body soap. Second, it can act as a scale inhibiting agent that prevents scale formation in commercial heating/cooling systems such as steam boilers, air conditioners, and cooling towers. And third, it can prevent the breakdown of oxidizing agents such as peroxide bleach.\textsuperscript{30} Also, HEDP is reported to be the only phosphonate used in municipal water treatment and for personal care products, specifically bar soap preservation. HEDP in appropriate purity is certified by the National Sanitation Foundation (“NSF”) under its Standard 60 as a potable or drinking water additive.\textsuperscript{31}

Compass and U.S. importers of HEDP reportedly sell HEDP to distributors, formulators and large end users in bulk containers, e.g. ISO containers, bulk tank trucks, rail cars, drums, or intermediate bulk import containers (IBC’s). Petitioner describes HEDP as a commodity-type product, in which Chinese product is believed to be fully interchangeable with domestically manufactured HEDP.\textsuperscript{32,33}

**MANUFACTURING PROCESSES\textsuperscript{34}**

Compass is a leading manufacturer and marketer of a wide variety of phosphorus derivatives, the only producer of HEDP and full line manufacturer of phosphonates in the United States.\textsuperscript{35} The petitioner maintains two plants in the United States, one at Smyrna, Georgia, and the other at Huntsville, Texas. HEDP is produced at the Smyrna plant, while the Huntsville plant serves as a blending facility and large warehouse for products produced at the Smyrna plant that are shipped to Texas for distribution.\textsuperscript{36} Compass is the only known U.S. manufacturer of HEDP, and was the only domestic producer during the period of investigation, 2014-16.\textsuperscript{37} HEDP is the largest volume product manufactured by Compass, and the most widely used phosphonate worldwide.\textsuperscript{38}

There are generally two commercial methods for producing HEDP. One method involves reacting phosphorus trichloride (PCl\textsubscript{3}) with acetic acid (CH\textsubscript{3}COOH), while the second method involves reacting phosphorous acid (H\textsubscript{3}PO\textsubscript{3}) with acetic anhydride, (CH\textsubscript{3}CO)\textsubscript{2}O. Compass

\begin{itemize}
\item \textsuperscript{30} Hearing transcript, p. 13 (Allen).
\item \textsuperscript{31} Petition, pp. 5-7; 15-16.
\item \textsuperscript{32} Hearing transcript, p. 16 (Allen).
\item \textsuperscript{33} Aminotrimethylene phosphonic acid (ATMP), and 2-phosphobutane-1,2,4-tricarboxylic acid (PBTC), are ***. Compass’ producer questionnaire response, part IV.
\item \textsuperscript{34} Unless otherwise indicated, information reported in this section is based on 1-Hydroxyethyldene-1,1-Diphosphonic Acid (HEDP) from China, Investigation Nos. 701-TA-558 and 731-TA-1316 (Preliminary), USITC Publication 4612, May 2016.
\item \textsuperscript{35} Hearing transcript, p. 21 (McCaul).
\item \textsuperscript{36} Hearing transcript, p. 20 (McCaul).
\item \textsuperscript{37} Petitioner’s prehearing brief, pp. 5-6. Hearing transcript, p. 21 (McCaul).
\item \textsuperscript{38} Petitioner’s prehearing brief, p. 22. Hearing transcript, p. 21 (McCaul).
\end{itemize}
reported that most Chinese producers of HEDP employ the phosphorus trichloride route, while Compass employs the phosphorous acid production method.39

The phosphorus trichloride/acetic acid method results in hydrochloric acid (HCl) as a byproduct, as shown by the balanced equation below.40

$$2 \text{PCl}_3 + \text{CH}_3\text{COOH} + 5 \text{H}_2\text{O} = \text{C}_2\text{H}_8\text{O}_7\text{P}_2 \text{ (HEDP)} + 6 \text{HCl}$$

Alternately, the phosphorous acid/acetic anhydride method employed for HEDP production by Compass produces acetic acid (CH$_3$COOH) as an important salable byproduct,41 as shown in the balanced equation below.42

$$2\text{H}_3\text{PO}_3 + (\text{CH}_3\text{CO})_2\text{O} = \text{C}_2\text{H}_8\text{O}_7\text{P}_2 \text{ (HEDP)} + \text{CH}_3\text{COOH}$$

Compass favors the use of phosphorous acid as a reactant compared to phosphorus trichloride owing to handling, storage, and overall economic considerations.43 Compass employs imported phosphorous acid reactant sourced ***, while acetic anhydride liquid is sourced from ***.44 Both production methods are said to result in identical HEDP products with the same chemical formulation and end uses. At the point of first sale, domestically manufactured and imported HEDP are said to be chemically identical, and products that have the same level of purity can reportedly be comingled and sold as one product.45

Compass generally manufactures HEDP at high temperatures using anhydrous phosphorous acid (devoid of water) and acetic anhydride reactants in glass-lined batch reactors owing to the corrosive nature of the reaction mixture, and a two-reactor system is employed

40 Respondent Shandong Taihe Water Treatment Technologies Co., Ltd. uses a continuous process technology employing the same reactants, but which results in HEDP product together with what it terms a byproduct of acetyl chloride (CH$_3$COCl) and hydrochloric acid (HCl). Before fully understanding the production process, Shandong Taihe’s counsel incorrectly referred to acetyl chloride as a coproduct. It is a byproduct of Shandong Taihe’s unique HEDP production process. Respondent Shandong Taihe’s prehearing brief, pp. 5-6. Conference transcript, pp. 104-106; 131-135 (McGrath; Cheng). Hearing transcript, pp. 86-87 (Cheng).
41 Hearing transcript, p. 17 (Allen); p. 25 (McCaul).
43 Petition, p. 4. Petition, vol. II, Exhibit, ***. Prior to its acquisition of the Smyrna, GA facility in July 2006, Compass had produced HEDP using a process that began with phosphorus trichloride (PCL$_3$) that was used to make phosphorus acid, which was then reacted with acetic anhydride. Towards the end of 2006, Compass decided to change its production method and began with phosphorus acid instead of phosphorus trichloride. The cost of the raw materials and the byproducts produced were important considerations in Compass’ decision to alter its production process. Hearing transcript, p. 15 (Allen).
44 Petitioner’s postconference brief, responses to Commission questions, Exhibit 7 (Cantrell).
whereas other phosphonates reportedly require only one reactor. The plant’s reactors are **. Time required in the reactors has **. In theory, **. The plant has a ** which vary in size from **. Different product families **.

A generalized HEDP process flow diagram is illustrated in figure I-2 on the following page.

**Figure I-2**
HEDP: Process Flow Diagram

*   *   *   *   *   *   *   *

The basic fundamentals of Compass’ HEDP production process start with the preparation of the raw materials, phosphorous acid and acetic anhydride, **. This is accomplished by **. **. **. Respondent Shandong Taihe employs a process for producing HEDP, which is somewhat different from the two processes previously described, as shown in the following balanced chemical equation.

\[
2\text{PCl}_3 + 2\text{CH}_3\text{COOH} + 4\text{H}_2\text{O} = \text{C}_2\text{H}_8\text{O}_7\text{P}_2 \text{ (HEDP)} + \text{CH}_3\text{COCl} \text{ (Acetyl Chloride)} + 5\text{HCl}
\]

The reactants consist of phosphorus trichloride and glacial acetic acid (concentrated acetic acid). The products, in addition to commercial grade HEDP, however, include what Shandong Taihe describes as salable high-margin acetyl chloride byproduct and salable hydrochloric acid byproduct. This type of manufacturing process is also reportedly likely to be used by other foreign producers.

Shandong Taihe reports that its automated, high pressure continuous commercial process is the only one in use in China, and is more efficient than batch processes, owing to larger throughput volumes, economies of scale, energy savings, lower labor requirements, and the salable aspects of byproduct acetyl chloride. Throughput volumes (4 hours reaction time) are reported to be significantly higher than that of batch processes, and indigenous phosphorus raw materials’ reactants costs are reported to be lower in China, all of which results in an estimated competitive unit production cost that is roughly *** that of batch processes.

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47 Compass’ production, production capacity, and capacity utilization data is presented in part III. The data is compiled from Compass’ questionnaire response.
48 Petition, Vol 1, p. 28, March 31, 2016. Production capacity data is presented in Part III.
49 Compass’ producers’ questionnaire response, part II.
50 Byproduct 56-percent acetic acid is characterized as a high quality product used in a large variety of end use applications such as printing inks, textiles, and other large volume industrial sectors. Hearing transcript, p. 70 (McCaul).
51 Petitioner’s postconference brief, exh. 7.
52 Respondent Shandong Taihe’s prehearing brief, p. 7.
53 Respondent Shandong Taihe’s prehearing brief, pp. 5-7.
54 Respondent Shandong Taihe’s posthearing brief, “Commission Questions” p. 11.
Shandong Taihe reported that acetyl chloride is valuable as a pharmaceutical and pesticide intermediate with a higher price than byproduct acetic acid.55

Shandong Taihe reported its current annual production capability as *** and byproduct acetyl chloride output as ***.56 A detailed process flow diagram of Taihe’s unique process was provided in its posthearing brief.57 The firm also reported its global presence as a supplier of a large range of phosphonate products.58

In general, major global manufacturers of HEDP in China, India, and Europe favor phosphorus trichloride and glacial acetic acid as starting point reactants.59 Shandong Taihe reported that phosphorus trichloride and glacial acetic acid reactants are significantly lower in price and more cost effective considering that phosphorous acid and acetyl anhydride reactants must be further processed, regardless of whether HEDP is produced by batch or continuous processes.60

According to respondent Shandong Taihe, Aquapharm Chemicals Pvt. Ltd. of India employs two processes for producing HEDP in India, each with starting point reactants phosphorus trichloride and glacial acetic acid. One process, in addition to HEDP product, also produces 32-percent byproduct hydrochloric acid for internal use and commercial sales and certain amounts of byproduct acetic acid, while the other process in addition to HEDP product also reportedly produces a combination of both 32-percent salable byproduct hydrochloric acid and significant amounts of acetyl chloride byproduct. Aquapharm, in 2014, was reportedly planning capacity expansions in these processes.61

DOMESTIC LIKE PRODUCT ISSUES

In the preliminary phase of these investigations, the Commission considered whether a specialty high purity grade of HEDP within the scope of the investigations should be considered a separate like product from the general technical grade of HEDP.62 In its Views, the

55 Respondent Shandong Taihe’s prehearing brief, pp. 5-9. Hearing transcript, pp. 86-92 (Cheng); p. 93 (McGrath).
57 Respondent Shandong Taihe’s posthearing brief, exh. 3.
59 Petitioner Compass stated that both Chinese and Indian producers use this method, while respondent Taihe believes producers in China, India, and Europe all directly use these reactants. Hearing transcript, p. 45 (McCaul), and Petitioner posthearing brief, “Answers to Commissioners’ and Investigation Staff Questions,” p. 11. Respondent Shandong Taihe’s posthearing brief, “Response to Commissioner Questions,” p. 10.
61 Respondent Shandong Taihe’s posthearing brief, exh. 1.
62 Enviro Tech, which purchased imported higher purity HEDP and used it to manufacture downstream products, argued during the preliminary phase that the Commission should find that high purity HEDP is a separate domestic like product from standard technical grade HEDP. Compass argued (continued...)
Commission defined a single domestic like product coextensive with the scope, consisting of HEDP.  

DOMESTIC INDUSTRY

In the preliminary phase of these investigations, the Commission defined the domestic industry as all domestic producers of HEDP, with Compass as the only known domestic producer of HEDP.  

(...continued)

that the Commission should define the domestic like product as HEDP, which is co-extensive with the scope of investigation as defined by the Department of Commerce. Shandong Taihe did not contest the Commission’s like product definition in the final phase of these investigations.


64 There were no related parties in the preliminary phase of these investigations. 1-Hydroxyethylidene-1, 1-Diphosphonic Acid (HEDP) from China, Inv. Nos. 701-TA-558 and 731-TA-1316 (Preliminary), USITC Publication 4612, May 2016, p. 10.
PART II: CONDITIONS OF COMPETITION IN THE U.S. MARKET

U.S. MARKET CHARACTERISTICS

HEDP is mainly used to treat water including: inhibiting scaling that interferes with commercial heating and cooling systems and in reverse osmosis desalination processing; sequestering metal ions that color water or reduce the functioning of soaps; and preventing the breakdown of oxidization agents such as peroxide bleach.\(^1\) Typically HEDP is used by water treatment service companies that manage water systems.\(^2\) The water treatment companies often combine HEDP with other chemicals to keep water systems operational and clean. HEDP is sold in variety of sizes including bulk tank trucks, ISO bulk import containers, 275 gallon totes, and 55 gallon drums.\(^3\) According to petitioner, purchasers will combine domestic and imported HEDP in their bulk tanks.\(^4\)

Apparent U.S. consumption of HEDP fluctuated during 2014-2016. Overall, apparent U.S. consumption in 2016 was *** percent higher than in 2014.

U.S. PURCHASERS

The Commission received 26 usable questionnaire responses from firms that bought HEDP during 2014-16.\(^5\) Seventeen responding purchasers are compounders/formulators, eight are distributors, and seven are end users. In general, responding U.S. purchasers were located in the Midwest, Pacific Coast, and Mountain regions. The responding purchasers represented firms in industrial, commercial, and municipal water treatment services and pool and spa chemical distributors. The four largest purchasers of HEDP accounted for 80 percent of total reported purchases of HEDP during the period of investigation. These purchasers are ***.

CHANNELS OF DISTRIBUTION

U.S. producer Compass sold mainly to ***. U.S. importers of HEDP from China sold mainly to ***, as shown in table II-1. The share of U.S. importers’ U.S. commercial shipments of HEDP from nonsubject country India and from all other sources were sold mostly to ***.

\(^1\) Conference transcript, pp. 11-13 (Allen). It is also used in oil and gas production, industrial and institutional compounding for cleaners and sanitizers, and recreational water treatment such as swimming pool chemicals. Hearing transcript, p. 20 (McCaul).
\(^2\) Conference transcript, pp. 65-67 (McCaul).
\(^3\) Hearing transcript, p. 16 (Allen).
\(^4\) Hearing transcript, p. 17 (Allen).
\(^5\) Of the 25 purchasers that provided purchase data, 11 purchased the domestic HEDP, 18 purchased imports of HEDP from China, and 10 purchased imports of HEDP from other sources. One purchaser did not report purchase data.
Table II-1
HEDP: U.S. producer’s and importers’ U.S. commercial shipments, by sources and channels of distribution, 2014-16

<table>
<thead>
<tr>
<th>Region</th>
<th>U.S. producer</th>
<th>Importers of HEDP from China</th>
</tr>
</thead>
<tbody>
<tr>
<td>Northeast</td>
<td>***</td>
<td>7</td>
</tr>
<tr>
<td>Midwest</td>
<td>***</td>
<td>8</td>
</tr>
<tr>
<td>Southeast</td>
<td>***</td>
<td>7</td>
</tr>
<tr>
<td>Central Southwest</td>
<td>***</td>
<td>7</td>
</tr>
<tr>
<td>Mountain</td>
<td>***</td>
<td>5</td>
</tr>
<tr>
<td>Pacific Coast</td>
<td>***</td>
<td>8</td>
</tr>
<tr>
<td>Other¹</td>
<td>***</td>
<td>0</td>
</tr>
<tr>
<td>All regions (except Other)</td>
<td>***</td>
<td>4</td>
</tr>
<tr>
<td>Reporting firms</td>
<td>1</td>
<td>9</td>
</tr>
</tbody>
</table>

¹ All other U.S. markets, including AK, HI, PR, and VI.

Source: Compiled from data submitted in response to Commission questionnaires.

SUPPLY AND DEMAND CONSIDERATIONS

U.S. supply

Domestic production

Based on available information, the U.S. HEDP producer has the ability to respond to changes in demand with moderate-to-large changes in the quantity of shipments of U.S.-produced HEDP to the U.S. market. The main contributing factors to this degree of responsiveness of supply are the availability of unused capacity and the ability to produce alternative products, constrained by a limited ability to divert shipments from alternate markets and a limited ability to use inventories to increase shipments to the U.S. market.
**Industry capacity**

Domestic capacity *** from 2014 to 2016. Domestic capacity utilization decreased from *** percent in 2014 to *** percent in 2016, reflecting decreasing production. This relatively low level of capacity utilization suggests that Compass may have substantial ability to increase production of HEDP in response to an increase in prices.

**Alternative markets**

Compass' exports, as a percentage of total shipments, increased from *** percent in 2014 to *** percent in 2016. Compass' export markets include ***. These export levels indicate that Compass has a relatively limited ability to shift shipments between the U.S. market and other markets in response to price changes.

**Inventory levels**

Compass' inventories declined between 2014 and 2016. Relative to total shipments, its inventory levels decreased from *** percent in 2014 to *** percent in 2016. These inventory levels suggest that the U.S. producer may have a limited ability to respond to changes in demand with changes in the quantity shipped from inventories.

**Production alternatives**

Compass stated that ***. Production of other products decreased from *** percent of all products produced on the same machinery in 2014 to *** percent in 2016.

**Supply constraints**

Compass reported that ***. Eighteen of 22 responding purchasers reported that the availability of U.S. produced HEDP has not changed since January 2014. One purchaser, *** stated that the U.S. demand for HEDP is larger than domestic capacity. Six Two purchasers reported instances where Compass has not been able to supply their firms with HEDP since January 2014. Purchaser *** stated that “Compass had been out of stock several times during the last two years.” Purchaser *** stated that Compass failed to meet its delivery deadlines.

---

6 *****.
Subject imports from China

Based on available information, producers of HEDP from China have the ability to respond to changes in demand with large changes in the quantity of shipments of HEDP to the U.S. market. The main factors contributing to the high degree of responsiveness of supply for Chinese producers are the demonstrated ability to quickly expand capacity, the ability to divert shipments from alternate markets, and an ability to produce a wide assortment of alternate products.

Industry capacity

Reported Chinese capacity and production *** between 2014 and 2016. Shandong Taihe’s capacity utilization decreased from *** percent in 2014 to *** percent in 2016. Despite the relatively high level of capacity utilization, the demonstrated ability to quickly expand production capacity suggests that Chinese producers may have moderate ability to increase production of HEDP in response to an increase in prices.8

Alternative markets

Shandong Taihe’s shipments to markets other than the United States, as a percentage of total shipments, increased. Shipments to domestic markets increased from *** percent in 2014 to *** percent in 2016, and shipments to export markets other than the United States decreased from *** percent in 2014 to *** percent in 2016. These export levels indicate that Chinese producers may have a substantial ability to shift shipments between domestic or other markets and the U.S. market in response to price changes.

Inventory levels

Relative to total shipments, Shandong Taihe’s inventory levels remained unchanged at *** percent between 2014 and 2016. These inventory levels suggest that responding foreign

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7 The Commission received questionnaire responses from one Chinese producer, Shandong Taihe. Shandong Taihe estimated that it accounted for *** percent of China’s total production of HEDP in 2016. See Appendix E for a summary of Chinese industry data from the preliminary phase of these investigations.

8 However, due to an absence of comprehensive foreign producers’ questionnaire responses, data for the Chinese industry is understated. In the preliminary phase, the Commission also collected production and shipments data from Nantong Uniphos, Wujin Water and Henan Qingshuiyuan. The combined production capacity of these firms and Shandong Taihe in 2015 was *** pounds, combined production was *** pounds, and capacity utilization was *** percent. See Appendix E for a summary of Chinese industry data from the preliminary phase of these investigations. Investigation Nos. 701-TA-558 and 731-TA-1316 (Preliminary): 1-Hydroxyethylidene-1, 1-Diphosphonic Acid (HEDP) from China—Staff Report, INV-OO-039, May 9, 2016, p. VII-9.
firms may have limited ability to respond to changes in demand with changes in the quantity shipped from inventories.9

Production alternatives

Shandong Taihe stated that it ***. In the preliminary phase, the four other responding subject Chinese producers indicated that they produce products other than HEDP on the same equipment and machinery used in the production of HEDP. Other products listed included CH3Cl, acetyl chloride, ATMP, PBTC, DTPMPA, DDBAC, HPMA, AA/AMPS, PAA, PESA, PAAS, HPAA, and DTPMP. The share of production of these other products increased from 61.0 percent of production on the same equipment to 63.0 percent. The capability of at least some firms to shift production from HEDP to other products indicates that Chinese producers may have some ability to respond to changes in demand by altering their production.

Supply constraints

Most importers (8 of 10) reported that they have not refused, declined, or been unable to supply HEDP since January 1, 2014. Two importers reported that, because of the announcement of these AD/CVD investigations, their import levels have decreased.

Most purchasers (18 of 20) reported that the availability of imports of HEDP from China has not changed since 2014. No purchaser identified supply constraints with any firm that supplied imported HEDP.

Nonsubject imports

The largest source of nonsubject imports during 2014-16 was India. U.S. imports of HEDP from India accounted for *** percent of nonsubject imports and *** percent of total U.S. imports in 2016.

New suppliers

Two of 25 purchasers reported new suppliers, citing Italmatch (United Kingdom) and Ecolab. Purchaser *** reported that Ecolab, a large purchaser of water treatment phosphonates, acquired a controlling interest in Jianghai Environmental Protection Co., a Chinese phosphonate producer in June 2015.

9 In the preliminary phase of these investigations, Chinese producers' inventories, as a share of their total shipments, increased from *** percent in 2013 to *** percent in 2015.
U.S. demand

Based on the available information, it is likely that changes in the price level of HEDP will result in a small change in the quantity of HEDP demanded. The main factors contributing to the small degree of responsiveness of demand to changes in the price of HEDP are the limited availability of substitute products and the low cost share of HEDP in most of its end uses.

End uses and cost share

HEDP is used in water treatment applications such as boiler water treatment, municipal water treatment, desalination, and swimming pool applications; industrial and institutional detergents and cleaners; peroxide bleach stabilization; and personal care products such as bar soaps and shampoos (in which HEDP is used as a preservative). Its single largest application is in commercial water treatment.\(^{10}\) In water treatment applications, HEDP is added for scale control and chelation. Compass reported that in a water treatment application, HEDP is one of a number of chemicals that are used.

The reported cost share of HEDP is low for most end uses. Compass indicated that HEDP costs as a share of total costs ranged from *** percent of the cost of industrial water treatment, chemical distribution, industrial and institutional use, recreational water, oil and gas production, agriculture, and other end uses.\(^{11}\) Importers reported that HEDP was 3 to 32 percent of the cost of end-use applications including: water treatment (3-32 percent with most importers estimating cost shares of 3 to 5 percent); oil and gas (5 percent); and cleaners (5 percent).\(^{12}\) Purchasers reported that cost share could range from 1 percent to 90 percent,\(^{13}\) with the majority of reported costs shares equal to 15 percent or less.

Business cycles

Compass, most importers, and most purchasers reported that the market was neither subject to business cycles nor conditions of competition. However, four of ten importers and six of 25 purchasers indicated that the market was subject to business cycles or conditions of competition. Specifically, importers and purchasers reported that the business cycle for HEDP was seasonal, with HEDP demand greater in warmer months. Importer *** stated that there is an increase in HEDP consumption during the summer and fall months when power plants use HEDP for their cooling water treatment. The vast majority of responding importers and purchasers reported that there have not been any changes in the business cycles or conditions of competitions for HEDP since January 1, 2014.

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\(^{10}\) Petition, volume 1, p. 5.
\(^{11}\) ***, email correspondence to USITC staff, April 27, 2016.
\(^{12}\) Some importers also reported that the cost of HEDP in water treatment and “trading” to be 100 percent; these responses are not included in these estimates.
\(^{13}\) Two purchasers reported costs shares of 90 percent for proprietary water treatment products.
Demand trends

A plurality of firms reported that U.S. demand for HEDP has not changed since January 2014 (table II-3). Compass reported that there has been an increase in U.S. demand for HEDP since January 2014. *** stated that demand for HEDP is driven by changes in GDP and has increased since 2013. Importer *** and two purchasers (**) stated that demand is decreasing due to environmental regulations that are driving innovation towards more non-phosphate solutions.14

Table II-3
HEDP: Firms’ responses regarding U.S. demand and demand outside the United States

<table>
<thead>
<tr>
<th>Item</th>
<th>Number of firms reporting</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Increase</td>
</tr>
<tr>
<td>Demand inside the United States:</td>
<td></td>
</tr>
<tr>
<td>U.S. producer</td>
<td>***</td>
</tr>
<tr>
<td>Importers</td>
<td>1</td>
</tr>
<tr>
<td>Purchasers</td>
<td>2</td>
</tr>
<tr>
<td>Demand outside the United States:</td>
<td></td>
</tr>
<tr>
<td>U.S. producer</td>
<td>***</td>
</tr>
<tr>
<td>Importers</td>
<td>0</td>
</tr>
<tr>
<td>Purchasers</td>
<td>0</td>
</tr>
<tr>
<td>Demand for purchasers’ final products:</td>
<td></td>
</tr>
<tr>
<td>Purchasers</td>
<td>7</td>
</tr>
</tbody>
</table>

Source: Compiled from data submitted in response to Commission questionnaires.

Substitute products

Substitutes for HEDP are limited. *** three importers, and six purchasers reported that ATMP and PBTC can be a substitute in limited water treatment applications and indicated that these substitutes do not affect the price of HEDP. Three purchasers also listed polyacrylates, DETPMP, and PESA as substitutes in scale control applications and indicated that these substitutes do not affect the price of HEDP.

SUBSTITUTABILITY ISSUES

The degree of substitution between domestic and imported HEDP depends upon such factors as relative prices, quality (e.g., grade standards, reliability of supply, defect rates, etc.), and conditions of sale (e.g., price discounts/rebates, lead times between order and delivery

14 However, Compass reported that it was unaware of any environmental regulations that have affected the use of HEDP. It stated that detergent manufacturers in the United States chose to eliminate the use of phosphonates in the detergent formulations many years ago because of the regulations on phosphorus content. Hearing transcript, pp. 57-58 (Allen and McCaul) and pp. 75-76 (McCaul).
dates, payment terms, product services, etc.). Based on available data, staff believes that there is high degree of substitutability between domestically produced HEDP and HEDP imported from China.

**Lead times**

HEDP is primarily sold from inventory. Compass reported that *** percent of its commercial shipments were sold from inventory, with lead times averaging ***. The remaining *** percent were produced-to-order, with lead times averaging ***. U.S. importers of HEDP from China reported that 92.3 percent of their commercial shipments were sold from U.S. inventory, with lead times averaging 4 days and 6.0 percent of their commercial shipments were sold from foreign inventory, with lead times averaging 59 days. The remaining 1.7 percent of their commercial shipments were produced-to-order, with lead times averaging 50 days.

**Knowledge of country sources**

Seventeen purchasers indicated they had marketing/pricing knowledge of domestic HEDP, 20 of Chinese product, 11 of Indian product, and 6 of HEDP from all other nonsubject sources.

As shown in table II-4, most purchasers and their customers never make purchasing decisions based on the producer or country of origin. One purchaser (****) reported that its customers always make decisions based on the manufacturer, stating that Compass is an approved supplier.

**Table II-4**

**HEDP: Purchasing decisions based on producer and country of origin**

<table>
<thead>
<tr>
<th>Purchaser/Customer Decision</th>
<th>Always</th>
<th>Usually</th>
<th>Sometimes</th>
<th>Never</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchaser makes decision based on producer</td>
<td>0</td>
<td>3</td>
<td>4</td>
<td>18</td>
</tr>
<tr>
<td>Purchaser's customers make decision based on producer</td>
<td>1</td>
<td>1</td>
<td>0</td>
<td>20</td>
</tr>
<tr>
<td>Purchaser makes decision based on country</td>
<td>0</td>
<td>1</td>
<td>3</td>
<td>20</td>
</tr>
<tr>
<td>Purchaser's customers make decision based on country</td>
<td>0</td>
<td>0</td>
<td>1</td>
<td>20</td>
</tr>
</tbody>
</table>

Source: Compiled from data submitted in response to Commission questionnaires.

**Factors affecting purchasing decisions**

The most often cited top three factors firms consider in their purchasing decisions for HEDP were price (23 firms), availability (16 firms), and quality (15 firms) as shown in table II-5. Price was the most frequently cited first-most important factor (cited by 10 firms), followed by quality (8 firms); price was also the most frequently reported second-most important factor (8 firms); and availability was the most frequently reported third-most important factor (7 firms).
Table II-5
HEDP: Ranking of factors used in purchasing decisions as reported by U.S. purchasers, by factor

<table>
<thead>
<tr>
<th>Item</th>
<th>1st</th>
<th>2nd</th>
<th>3rd</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of firms</td>
<td>10</td>
<td>8</td>
<td>5</td>
<td>23</td>
</tr>
<tr>
<td>Quality</td>
<td>8</td>
<td>5</td>
<td>2</td>
<td>15</td>
</tr>
<tr>
<td>Availability / Supply</td>
<td>3</td>
<td>6</td>
<td>7</td>
<td>16</td>
</tr>
<tr>
<td>Lead time</td>
<td>0</td>
<td>1</td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td>Approved/Traditional supplier</td>
<td>2</td>
<td>0</td>
<td>1</td>
<td>3</td>
</tr>
<tr>
<td>All other factors(^1)</td>
<td>3</td>
<td>5</td>
<td>6</td>
<td>NA</td>
</tr>
</tbody>
</table>

\(^1\) Other factors include technical support for the first factor; credit, product consistency, freight costs, product range, and service for the second factor; and shipping, order fulfillment, service, and packaging for third factor.

Source: Compiled from data submitted in response to Commission questionnaires.

Purchasers reported considering a wide variety of factors when determining the quality of HEDP. These factors included: iron content, the concentration of active phosphonate, lower concentration of metal contaminants (e.g., iron), chemical purity, specific gravity, pH, assay, color, and appearance.

A plurality of purchasers (13 of 26) reported that they “sometimes” purchase the lowest-priced product; twelve purchasers reported that they “usually” purchase the lowest-priced HEDP. One purchaser reported that it “always” purchases the lowest-priced product and one purchaser reported that it “never” does.

When asked if they purchased HEDP from one source although a comparable product was available at a lower price from another source, ten purchasers reported reasons including: customer preference, availability, consistent quality, packaging, product range, global supply chain capabilities, registered with NSF International,\(^15\) and security of supply. In addition, one purchaser reported that it purchased HEDP from China along with other phosphonates for a bulk shipping discount. Two of 23 purchasers reported that certain types of product were only available from a single source. U.S. purchaser *** reported that it uses *** HEDP that is only produced by Italmatch’s plant in the United Kingdom. U.S. purchaser *** reported that Chinese HEDP is not registered with NSF International.

**Importance of specified purchase factors**

Purchasers were asked to rate the importance of 15 factors in their purchasing decisions (table II-6). The factors rated as very important by more than half of responding purchasers were availability (24 firms), reliability of supply (22), quality meets industry standards (21), product consistency (21), price (20), delivery time (18), and U.S. transportation costs (13).

Table II-6
HEDP: Importance of purchase factors, as reported by U.S. purchasers, by factor

<table>
<thead>
<tr>
<th>Factor</th>
<th>Very important</th>
<th>Somewhat important</th>
<th>Not important</th>
</tr>
</thead>
<tbody>
<tr>
<td>Availability</td>
<td>24</td>
<td>2</td>
<td>0</td>
</tr>
<tr>
<td>Delivery terms</td>
<td>9</td>
<td>13</td>
<td>3</td>
</tr>
<tr>
<td>Delivery time</td>
<td>18</td>
<td>6</td>
<td>2</td>
</tr>
<tr>
<td>Discounts offered</td>
<td>6</td>
<td>10</td>
<td>7</td>
</tr>
<tr>
<td>Extension of credit</td>
<td>6</td>
<td>11</td>
<td>8</td>
</tr>
<tr>
<td>Minimum quantity requirements</td>
<td>9</td>
<td>12</td>
<td>5</td>
</tr>
<tr>
<td>Packaging</td>
<td>8</td>
<td>16</td>
<td>1</td>
</tr>
<tr>
<td>Price</td>
<td>20</td>
<td>6</td>
<td>0</td>
</tr>
<tr>
<td>Product consistency</td>
<td>21</td>
<td>4</td>
<td>0</td>
</tr>
<tr>
<td>Product range</td>
<td>8</td>
<td>13</td>
<td>4</td>
</tr>
<tr>
<td>Quality exceeds industry standards</td>
<td>7</td>
<td>14</td>
<td>4</td>
</tr>
<tr>
<td>Quality meets industry standards</td>
<td>21</td>
<td>5</td>
<td>0</td>
</tr>
<tr>
<td>Reliability of supply</td>
<td>22</td>
<td>3</td>
<td>0</td>
</tr>
<tr>
<td>Technical support/service</td>
<td>6</td>
<td>13</td>
<td>6</td>
</tr>
<tr>
<td>U.S. transportation costs</td>
<td>13</td>
<td>10</td>
<td>2</td>
</tr>
</tbody>
</table>

Source: Compiled from data submitted in response to Commission questionnaires.

Supplier certification

Thirteen of 25 responding purchasers require their suppliers to become certified or qualified to sell HEDP to their firm. Purchasers reported that the time to qualify a new supplier ranged from 2 weeks to 6 months. Purchasers described their process to certify new suppliers as based on sample testing, site audit, and evaluation of specs sheet. One purchaser reported that a Chinese supplier had failed in its attempt to qualify product because the sample was high in heavy metals.

Changes in purchasing patterns

Purchasers were asked about changes in their purchasing patterns from different sources since January 2014 (table II-7). Those describing decreasing or fluctuating purchases from the United States cited customer demand, bidding results from RFPs, consolidating suppliers that serve global locations, and failure to deliver as promised. Purchasers that increased their purchases from domestic sources cited increased business. A plurality of purchasers reported increased purchases from China, citing business growth and increased demand, supplier availability, price, and a desire to diversify suppliers.

Table II-7
HEDP: Changes in purchase patterns from U.S., subject, and nonsubject countries

<table>
<thead>
<tr>
<th>Source of purchases</th>
<th>Did not purchase</th>
<th>Decreased</th>
<th>Increased</th>
<th>Constant</th>
<th>Fluctuated</th>
</tr>
</thead>
<tbody>
<tr>
<td>United States</td>
<td>11</td>
<td>1</td>
<td>2</td>
<td>3</td>
<td>6</td>
</tr>
<tr>
<td>China</td>
<td>2</td>
<td>2</td>
<td>8</td>
<td>5</td>
<td>4</td>
</tr>
<tr>
<td>All other sources</td>
<td>9</td>
<td>3</td>
<td>3</td>
<td>4</td>
<td>2</td>
</tr>
</tbody>
</table>

Source: Compiled from data submitted in response to Commission questionnaires.
Ten of 26 purchasers reported that they had changed suppliers since January 2014. One purchaser (*** ) dropped Compass from its active supplier list ***. Two purchasers added Brenntag because of pricing; one purchaser added North Metal because of its packaging size; purchaser *** added Connect and Taico due to “competitiveness.”

**Importance of purchasing domestic product**

Twenty-three of 25 purchasers (accounting for 98.6 percent of total reported purchases) reported that purchasing U.S.-produced product was not an important factor in their purchasing decisions. One purchaser (*** ) reported that domestic product was required by law (for 5 percent of its purchases) as well as was required by its customers (for 5 percent of its purchases).

**Comparisons of domestic products, subject imports, and nonsubject imports**

Purchasers were asked a number of questions comparing HEDP produced in the United States, China, and nonsubject countries. First, purchasers were asked for a country-by-country comparison on the same 15 factors (table II-8) for which they were asked to rate the importance.

Most U.S. purchasers reported that domestic and Chinese HEDP were comparable on all factors except for price (for which most purchasers rated the Chinese product as lower priced).

In comparing U.S. product and HEDP from nonsubject sources, most purchasers reported that domestic HEDP and Indian HEDP were comparable on all factors except for price (for which most purchasers rated the Indian product as lower priced). Most purchasers reported that U.S. product and HEDP from all other sources were comparable on all factors except for price (for which a plurality of purchasers rated the domestic product as lower priced) and U.S. transportation costs (for which a plurality of purchasers rated the products as comparable).
Table II-8
HEDP: Purchasers’ comparisons between U.S.-produced and imported product

<table>
<thead>
<tr>
<th>Factor</th>
<th>United States vs. China</th>
<th>United States vs. India</th>
<th>United States vs. all other sources</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>S</td>
<td>C</td>
<td>I</td>
</tr>
<tr>
<td>Availability</td>
<td>2</td>
<td>13</td>
<td>2</td>
</tr>
<tr>
<td>Delivery terms</td>
<td>2</td>
<td>12</td>
<td>1</td>
</tr>
<tr>
<td>Delivery time</td>
<td>2</td>
<td>10</td>
<td>3</td>
</tr>
<tr>
<td>Discounts offered</td>
<td>0</td>
<td>10</td>
<td>4</td>
</tr>
<tr>
<td>Extension of credit</td>
<td>0</td>
<td>12</td>
<td>2</td>
</tr>
<tr>
<td>Minimum quantity requirements</td>
<td>3</td>
<td>10</td>
<td>2</td>
</tr>
<tr>
<td>Packaging</td>
<td>2</td>
<td>12</td>
<td>1</td>
</tr>
<tr>
<td>Price</td>
<td>1</td>
<td>3</td>
<td>12</td>
</tr>
<tr>
<td>Product consistency</td>
<td>1</td>
<td>13</td>
<td>1</td>
</tr>
<tr>
<td>Product range</td>
<td>0</td>
<td>13</td>
<td>2</td>
</tr>
<tr>
<td>Quality exceeds industry standards</td>
<td>0</td>
<td>14</td>
<td>0</td>
</tr>
<tr>
<td>Quality meets industry standards</td>
<td>0</td>
<td>15</td>
<td>0</td>
</tr>
<tr>
<td>Reliability of supply</td>
<td>2</td>
<td>9</td>
<td>4</td>
</tr>
<tr>
<td>Technical support/service</td>
<td>3</td>
<td>11</td>
<td>1</td>
</tr>
<tr>
<td>U.S. transportation costs$^*$</td>
<td>1</td>
<td>12</td>
<td>2</td>
</tr>
</tbody>
</table>

Table continued on the next page.
Table II-8 --Continued
HEDP: Purchasers’ comparisons between U.S.-produced and imported product

<table>
<thead>
<tr>
<th>Factor</th>
<th>China vs. India</th>
<th>China vs. All other sources</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>S</td>
<td>C</td>
</tr>
<tr>
<td>Availability</td>
<td>1</td>
<td>8</td>
</tr>
<tr>
<td>Delivery terms</td>
<td>1</td>
<td>8</td>
</tr>
<tr>
<td>Delivery time</td>
<td>1</td>
<td>8</td>
</tr>
<tr>
<td>Discounts offered</td>
<td>1</td>
<td>8</td>
</tr>
<tr>
<td>Extension of credit</td>
<td>0</td>
<td>9</td>
</tr>
<tr>
<td>Minimum quantity requirements</td>
<td>0</td>
<td>9</td>
</tr>
<tr>
<td>Packaging</td>
<td>0</td>
<td>9</td>
</tr>
<tr>
<td>Price</td>
<td>4</td>
<td>5</td>
</tr>
<tr>
<td>Product consistency</td>
<td>1</td>
<td>7</td>
</tr>
<tr>
<td>Product range</td>
<td>1</td>
<td>8</td>
</tr>
<tr>
<td>Quality exceeds industry standards</td>
<td>0</td>
<td>9</td>
</tr>
<tr>
<td>Quality meets industry standards</td>
<td>0</td>
<td>8</td>
</tr>
<tr>
<td>Reliability of supply</td>
<td>2</td>
<td>7</td>
</tr>
<tr>
<td>Technical support/service</td>
<td>1</td>
<td>6</td>
</tr>
<tr>
<td>U.S. transportation costs</td>
<td>1</td>
<td>8</td>
</tr>
</tbody>
</table>

A rating of superior means that price/U.S. transportation cost is generally lower. For example, if a firm reported “U.S. superior,” it meant that the U.S. product was generally priced lower than the imported product.

Note.—S=first listed country’s product is superior; C=both countries’ products are comparable; I=first list country’s product is inferior.

Source: Compiled from data submitted in response to Commission questionnaires.

Comparison of U.S.-produced and imported HEDP

In order to determine whether U.S.-produced HEDP can generally be used in the same applications as imports from China, U.S. producers, importers, and purchasers were asked whether the products can always, frequently, sometimes, or never be used interchangeably. As shown in table II-9, Compass reported that ***. Compass stated that there were no quality or purity issues that limit the interchangeability of domestic HEDP and HEDP imported from China and other sources. A plurality of importers and most purchasers reported that domestic HEDP was frequently interchangeable with HEDP from China.

16 Hearing transcript, p. 22 (McCaul).
Table II-9
HEDP: Interchangeability between HEDP produced in the United States and in other countries, by country pairs

<table>
<thead>
<tr>
<th>Country pair</th>
<th>Number of U.S. producers reporting</th>
<th>Number of U.S. importers reporting</th>
<th>Number of purchasers reporting</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>A</td>
<td>F</td>
<td>S</td>
</tr>
<tr>
<td>U.S. vs. subject country:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>U.S. vs. China</td>
<td>***</td>
<td>***</td>
<td>***</td>
</tr>
<tr>
<td>Nonsubject countries</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>comparisons:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>U.S. vs. all other sources</td>
<td>***</td>
<td>***</td>
<td>***</td>
</tr>
<tr>
<td>China vs. India</td>
<td>***</td>
<td>***</td>
<td>***</td>
</tr>
<tr>
<td>China vs. all other sources</td>
<td>***</td>
<td>***</td>
<td>***</td>
</tr>
</tbody>
</table>

Note.--A=Always, F=Frequently, S=Sometimes, N=Never.

Source: Compiled from data submitted in response to Commission questionnaires.

As can be seen from table II-10, 12 responding purchasers reported that domestically produced HEDP always met minimum quality specifications. Eleven responding purchasers reported that the Chinese product always met minimum quality specifications. Most purchasers reported that HEDP from all other sources always met minimum quality specifications.

Table II-10
HEDP: Ability to meet minimum quality specifications, by source

<table>
<thead>
<tr>
<th>Source</th>
<th>Always</th>
<th>Usually</th>
<th>Sometimes</th>
<th>Rarely or never</th>
</tr>
</thead>
<tbody>
<tr>
<td>United States</td>
<td>12</td>
<td>5</td>
<td>1</td>
<td>0</td>
</tr>
<tr>
<td>China</td>
<td>11</td>
<td>6</td>
<td>1</td>
<td>0</td>
</tr>
<tr>
<td>India</td>
<td>7</td>
<td>6</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Other</td>
<td>3</td>
<td>1</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

Purchasers were asked how often domestically produced or imported HEDP meets minimum quality specifications for their own or their customers' uses.

Source: Compiled from data submitted in response to Commission questionnaires.

In addition, U.S. producers, importers, and purchasers were asked to assess how often differences other than price were a significant factor in sales of HEDP from the United States, China, or nonsubject countries. As seen in table II-11, Compass reported that differences other than price were *** a significant factor in their sales of HEDP. In contrast, the responses were mixed for importers, with a plurality of importers reporting that differences other than price were frequently a factor in their firms' sales of HEDP. Differences other than price cited by importers include availability, transportation network, delivery time, technical support, and quality issues. U.S. purchasers' responses were also varied; ten of 18 responding purchasers reported that differences other than price were always or frequently a factor in their purchases of HEDP and eight purchasers reported that differences other than price were sometimes or...
never a factor. Differences other than price cited by purchasers include longer lead times, supply chain disruptions, technical support, and packaging requirements. One purchaser (***) reported that it has had historical problems with the quality of domestically produced HEDP and therefore no longer qualifies the domestic product for use. Respondent contends that purchasers want to have multiple sources of HEDP and are willing to pay higher prices for different suppliers.17

Table II-11
HEDP: Significance of differences other than price between HEDP produced in the United States and in other countries, by country pairs

<table>
<thead>
<tr>
<th>Country pair</th>
<th>Number of U.S. producers reporting</th>
<th>Number of U.S. importers reporting</th>
<th>Number of purchasers reporting</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>A  F  S  N</td>
<td>A  F  S  N</td>
<td>A  F  S  N</td>
</tr>
<tr>
<td>U.S. vs. subject country:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>U.S. vs. China</td>
<td>0  0  1  0</td>
<td>2  3  1  0</td>
<td>5  5  5  3</td>
</tr>
<tr>
<td>Nonsubject countries</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>comparisons:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>U.S. vs. India</td>
<td>0  0  1  0</td>
<td>1  3  1  0</td>
<td>3  4  5  2</td>
</tr>
<tr>
<td>U.S. vs. all other sources</td>
<td>0  0  1  0</td>
<td>0  1  3  1</td>
<td>1  6  4  2</td>
</tr>
<tr>
<td>China vs. India</td>
<td>0  0  1  0</td>
<td>0  0  2  0</td>
<td>1  1  4  2</td>
</tr>
<tr>
<td>China vs. all other sources</td>
<td>0  0  1  0</td>
<td>0  0  2  0</td>
<td>1  1  4  2</td>
</tr>
</tbody>
</table>

Note.--A = Always, F = Frequently, S = Sometimes, N = Never.

Source: Compiled from data submitted in response to Commission questionnaires.

ELASTICITY ESTIMATES

This section discusses elasticity estimates; parties were encouraged to comment on these estimates in their prehearing or posthearing brief. Party comments are presented and addressed below.

U.S. supply elasticity

The domestic supply elasticity18 for HEDP measures the sensitivity of the quantity supplied by U.S. producers to changes in the U.S. market price of HEDP. The elasticity of domestic supply depends on several factors including the level of excess capacity, the ease with which producers can alter capacity, producers’ ability to shift to production of other products, the existence of inventories, and the availability of alternate markets for U.S.-produced HEDP. Analysis of these factors above indicates that the U.S. industry has a moderate-to-large ability to increase or decrease shipments to the U.S. market; an estimate in the range of 3 to 6 is suggested.

17 Hearing transcript, pp. 117-118 (McGrath).
18 A supply function is not defined in the case of a non-competitive market.
**U.S. demand elasticity**

The U.S. demand elasticity for HEDP measures the sensitivity of the overall quantity demanded to a change in the U.S. market price of HEDP. This estimate depends on factors discussed above such as the existence, availability, and commercial viability of substitute products, as well as the component share of the HEDP in the production of any downstream products. Based on the available information, the aggregate demand for HEDP is likely to be inelastic; a range of -0.25 to -0.50 is suggested.

**Substitution elasticity**

The elasticity of substitution depends upon the extent of product differentiation between the domestic and imported products. Product differentiation, in turn, depends upon such factors as quality (e.g., chemistry, appearance, etc.) and conditions of sale (e.g., availability, sales terms/discounts/promotions, etc.). Based on available information, the elasticity of substitution between U.S.-produced HEDP and imported HEDP is likely to be in the range of 3 to 5.

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19 The substitution elasticity measures the responsiveness of the relative U.S. consumption levels of the subject imports and the domestic like products to changes in their relative prices. This reflects how easily purchasers switch from the U.S. product to the subject products (or vice versa) when prices change.

20 Petitioner contends that the degree of substitution between domestic and Chinese HEDP is even higher than staff’s estimates but did not provide an estimate. Petitioner’s prehearing brief, p. 10 n. 19.
PART III: U.S. PRODUCER’S PRODUCTION, SHIPMENTS, AND EMPLOYMENT

The Commission analyzes a number of factors in making injury determinations (see 19 U.S.C. §§ 1677(7)(B) and 1677(7)(C)). Information on the subsidies and dumping margins was presented in Part I of this report and information on the volume and pricing of imports of the subject merchandise is presented in Part IV and Part V. Information on the other factors specified is presented in this section and/or Part VI and (except as noted) is based on the questionnaire responses of one firm, Compass, that accounted for 100 percent U.S. production of HEDP during 2014-16.

U.S. PRODUCER

Compass was formed in 1999 and is the sole producer of HEDP in the United States. Compass produces HEDP at its plant in Smyrna, GA, which it purchased from Lynx Chemical Group (“Lynx”) in July 2006. At the time that it acquired the Smyrna, GA facility, Compass was solely an importer of HEDP. Compass began producing HEDP in 2006 by using phosphorus trichloride as the primary raw material, but continued to import HEDP from China through the fourth quarter of 2007.

In late 2006, Compass established its current production process, which begins with phosphorus acid as the primary raw material rather than phosphorus trichloride. Compass made this adjustment after analysis of each production process indicated that using phosphorous acid was more cost effective. Compass periodically re-evaluates the economics of different production methods for HEDP and, at reasonable cost, can change its production method back to using phosphorus trichloride as the primary raw material.

Compass also operates a facility in Huntsville, TX, which produces 70 percent phosphorous acid (from crystal), a raw material used to manufacture other phosphonates, but not HEDP. The Huntsville plant also serves as a blending facility and has a large warehouse where manufactured products from the Smyrna plant can be stored and distributed. Table III-1

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1 Compass was acquired by One Rock Capital Partners, a private equity group based in New York City, in March 2015 and was sold to Italmatch Chemicals, a chemicals manufacturer based in Italy, in 2016. Hearing transcript, pp. 19-20 (McCaul).
2 HEDP has been produced at the Smyrna, GA facility since the 1980s. Hearing transcript, p. 15 (Allen). Lynx owned and operated the Smyrna, GA facility from 2003 through June 2006. During that period, Lynx ***. The *** terminated at the same time as Compass’ acquisition of Lynx. Petition, pp. 3-4.
3 Petition, p. 4. Compass stated that it is no longer an importer of HEDP and does not intend to import HEDP as long as its return on investment is reflected in fair market pricing. Hearing transcript, pp. 18-19 (Allen).
4 Petitioner’s posthearing brief, exh. 2, p. 2.
5 Ibid.
6 Hearing transcript, p. 20 (McCaul).
lists Compass’ production location for HEDP, position on the petition, total production, and shares of total production.

Table III-1
HEDP: U.S. producer of HEDP, its positions on the petition, production location, production, and share of reported production, 2016

<table>
<thead>
<tr>
<th>Firm</th>
<th>Position on petition</th>
<th>Production location(s)</th>
<th>Share of production (percent)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compass Chemical Intl., LLC</td>
<td>Support (petitioner)</td>
<td>Smyrna, GA</td>
<td>***</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td></td>
<td>***</td>
</tr>
</tbody>
</table>

Source: Compiled from data submitted in response to Commission questionnaires.

Compass was asked to report any changes in its operations since January 2014. The firm reported that ***. According to Compass, ***. Compass added that ***.

U.S. PRODUCTION, CAPACITY, AND CAPACITY UTILIZATION

Table III-2 and figure III-1 present Compass’ production, capacity, and capacity utilization. From 2014 to 2016, Compass’ production capacity of HEDP ***. Production capacity is based on ***. Compass calculated the average cycle time by ***. In its calculations, Compass ***. Based on this methodology, Compass reports that ***.

Compass’ production of HEDP decreased from *** pounds in 2014 to *** pounds in 2015, and then increased slightly to *** pounds in 2016, a decrease of *** percent during 2014-2016. Capacity utilization decreased by *** percentage points from 2014 to 2016, much of which occurred from 2014 to 2015 when capacity utilization decreased from *** percent to *** percent. The decrease in capacity utilization during 2014-2016 is attributable to a decrease in production from 2014 to 2015.

Table III-2
HEDP: U.S. producer’s production, capacity, and capacity utilization, 2014-16

* * * * * * *

Figure III-1
HEDP: U.S. producer’s production, capacity, and capacity utilization, 2014-16

* * * * * * *

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7 ***, email message to USITC staff, February 1, 2017.
8 From 2013 to 2014, Compass’ production capacity increased by *** percent. Petitioner’s post conference brief, p. 17. This increase in production capacity was a result of ***. ***, email message to USITC staff, February 1, 2017.
9 ***, email message to USITC staff, February 1, 2017
10 ***, email message to USITC staff, February 1, 2017
Potential product shifting in U.S. production facilities

Compass produces a range of phosphonates at the Smyrna, GA facility; however, HEDP accounts for the largest volume of its production of phosphonates. Compass’ overall production capacity increased from *** pounds in 2014 to *** pounds in 2016. According to Compass, this increase is largely due to ***. Compass added that it can manufacture high purity HEDP ***. Compass’ production of other products manufactured at the Smyrna facility decreased from *** pounds in 2014 to *** pounds in 2016; the majority of the decrease occurred from 2014 to 2015. As noted earlier, acetic acid is a byproduct produced in the production of HEDP. Compass stated that because it can sell the byproduct, it is able to deduct the value of the byproduct from the raw material cost; however, if the price of HEDP and the byproduct declines, then eventually the product line would not be sustainable. Table III-3 presents overall U.S. capacity and production on manufacturing equipment used to produce HEDP.

Table III-3
HEDP: U.S. producer’s overall capacity and production on the same equipment as HEDP, 2014-16

<table>
<thead>
<tr>
<th>Year</th>
<th>Capacity</th>
<th>Production</th>
</tr>
</thead>
<tbody>
<tr>
<td>2014</td>
<td>***</td>
<td>***</td>
</tr>
<tr>
<td>2015</td>
<td>***</td>
<td>***</td>
</tr>
<tr>
<td>2016</td>
<td>***</td>
<td>***</td>
</tr>
</tbody>
</table>

When asked to describe the factors that affect its ability to shift production capacity between products (e.g., time, cost, relative price change, etc.), and the degree to which these factors enhance or constrain such shifts, Compass reported that ***. Compass estimated that it would ***.

U.S. PRODUCER’S U.S. SHIPMENTS AND EXPORTS

Table III-4 presents Compass’ U.S. shipments, exports shipments and total shipments of HEDP. From 2014 to 2016, the quantity of Compass’ U.S. shipments of HEDP decreased from *** pounds to *** pounds, a decrease of *** percent. Much of the decrease occurred from 2015 to 2016, when Compass’ U.S. shipments decreased from *** pounds to *** pounds. U.S. commercial shipments accounted from over *** to *** percent of total shipments during 2014-2016. The value of Compass’ U.S. shipments exhibited the same change, decreasing from $*** in 2014 to $*** in 2016, a decrease of *** percent. The unit value for U.S. shipments decreased from $*** per pound in 2014 to $*** per pound in 2016.

---

11 Compass noted that it is the only full line producer of phosphonates in the United States. Hearing transcript, p. 18 (Allen). HEDP accounted from *** percent to *** percent of Compass’ overall production during 2014-2016. Other phosphonates produced by Compass on the same manufacturing equipment used to produce HEDP include: ***.
12 ***, email message to USITC staff, February 1, 2017.
13 ***, email message to USITC staff, February 10, 2017.
14 Hearing transcript, pp. 25-27 (McCaul). Compass also stated that it has ***. Petitioner’s postconference brief, exh. 7.
15 ***, email message to USITC staff, February 1, 2017.
The quantity of Compass’ export shipments of HEDP increased from *** pounds in 2014 to *** pounds in 2016, an increase of *** percent, but still were *** percent of the volume of domestic sales by 2016. According to Compass, the increase in export shipments ***. Compass reported exports to ***. Despite the increase in export shipments from 2015 to 2016, the decrease in Compass’s U.S. shipments resulted in total shipments decreasing from *** pounds in 2014 to *** pounds in 2016.

The value of export shipments of HEDP increased from $*** in 2014 to $*** in 2016; the majority of the increase occurred from 2015 to 2016. The unit value for export shipments decreased from $*** in 2014 to $*** in 2015 and *** from 2015 to 2016. Compass ***.

Table III-4
HEDP: U.S. producer’s U.S. shipments, exports shipments, and total shipments, 2014-16

<table>
<thead>
<tr>
<th></th>
<th>2014</th>
<th>2015</th>
<th>2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>U.S. PRODUCER’S INVENTORIES</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>*</td>
<td>*</td>
<td>*</td>
</tr>
</tbody>
</table>

Table III-5 presents Compass’ end-of-period inventories and the ratio of these inventories to production, U.S. shipments, and total shipments. End-of-period inventories decreased from *** pounds in 2014 to *** pounds in 2015, and then increased to *** pounds in 2016, a decrease of *** percent during 2014-2016. Compass stated that *** pounds of inventory at the end of every year. Compass also noted that ***.

Compass’ end-of-period inventories decreased from 2014 to 2015 due to ***. Compass also noted that ***.

Ratio of inventories to U.S. production decreased from *** percent in 2014 to *** percent in 2015, and then increased to *** percent in 2016, an overall decrease of *** percentage points during 2014-2016. Ratio of inventories to U.S. shipments decreased from *** percent in 2014 to *** percent in 2015, and then increased to *** percent in 2016, an overall decrease of *** percentage points during 2014-2016.

Table III-5
HEDP: U.S. producer’s inventories, 2014-16

<table>
<thead>
<tr>
<th></th>
<th>2014</th>
<th>2015</th>
<th>2016</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>*</td>
<td>*</td>
<td>*</td>
</tr>
</tbody>
</table>

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16 ***, email message to USITC staff, February 1, 2017.
17 Ibid.
18 ***, email message to USITC staff, February 7, 2017.
19 Ibid.
20 ***, email message to USITC staff, May 2, 2016.
21 Compass noted that ***. ***, email message to USITC staff, February 7, 2017.
Table III-6 shows the U.S. producer’s employment-related data. The average number of production related workers (PRWs) of HEDP increased *** from 2014 to 2015 and *** in 2016. Hours worked by PRWs decreased from *** hours in 2014 to *** hours in 2015, and then increased to *** hours in 2016. Hourly wages decreased from $*** in 2014 to $*** in 2015 and then increased to $*** in 2016.

Table III-6
HEDP: Average number of production and related workers, hours worked, wages paid to such employees, hourly wages, productivity, and unit labor costs, 2014-16

* * * * * * *
PART IV: U.S. IMPORTS, APPARENT U.S. CONSUMPTION, AND MARKET SHARES

U.S. IMPORTERS

The Commission issued importer questionnaires to 17 firms believed to be importers of HEDP.\(^1\) Usable questionnaire responses were received from 11 firms, which staff believes represents a large majority of U.S. imports from China between January 2014 and December 2016.\(^2\) Nonsubject imports from India accounted for a moderate portion of U.S. imports of HEDP.\(^3\) Table IV-1 lists all responding U.S. importers of HEDP from China and other sources, their locations, and their shares of U.S. imports, in 2016.

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\(^1\) The Commission issued questionnaires to firms identified in the petition and to firms identified through a review of the *** record under HTS statistical subheading 2931.90.9043. As discussed in Part I, this HTS subheading represents a basket category, which includes products outside the scope of these investigations. USITC staff reviewed this record to determine whether there are companies not previously identified in the petition that may have business interests in the merchandise under investigation. Commission staff found six companies: ***, ***, ***, ***, ***, and *** that have such interests.

\(^2\) The Commission received completed questionnaires from the same 10 firms that responded in the preliminary phase of these investigations as well as one additional questionnaire from ***, ***, ***, and *** did not report imports of HEDP since January 1, 2014. Three firms did not provide a response. In the preliminary phase of these investigations, U.S. imports and apparent U.S. consumption were understated due to less than comprehensive coverage of U.S. imports from nonsubject sources. USITC staff believes the understated data was largely due to a lack of response from ***, which is believed to be the largest importer of HEDP from India. With *** response, USITC staff believes the responses from these 11 firms represent the large majority of imports from all sources.

\(^3\) The Commission issued an importers’ questionnaire to the firm believed to be the largest importer from the United Kingdom, ***. This firm did not provide a response despite repeated requests from USITC staff. As a result, nonsubject imports may be understated.
Table IV-1
HEDP: U.S. importers by source, 2016

<table>
<thead>
<tr>
<th>Firm</th>
<th>Headquarters</th>
<th>Share of imports by source (percent)</th>
<th>China</th>
<th>India</th>
<th>All other sources</th>
<th>Nonsubject sources</th>
<th>Total</th>
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<tbody>
<tr>
<td>Aquapharm Chemicals¹</td>
<td>Pune, India</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
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<tr>
<td>Brenntag North America, Inc.²</td>
<td>Reading, PA</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
</tr>
<tr>
<td>BWA Water Additives US LLC.³</td>
<td>Tucker, GA</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
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<tr>
<td>Penn Chemicals Incorporated (&quot;Penn Chemicals, Inc.&quot;)</td>
<td>Bensalem, PA</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
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<tr>
<td>SDA Chemicals, Inc.</td>
<td>Huntington Beach, CA</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
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<tr>
<td>Taico Inc.⁴</td>
<td>Cherry Hill, NJ</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
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<tr>
<td>Uniphos, Inc.⁵</td>
<td>Oak Park, IL</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
</tr>
<tr>
<td>Univar Usa Inc.⁶</td>
<td>Downers Grove, IL</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
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<tr>
<td>Wego Chemical &amp; Mineral Corp.⁷</td>
<td>Great Neck, NY</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
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<tr>
<td>Zibex, Inc.⁸</td>
<td>Duluth, GA</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
</tr>
<tr>
<td>Zschimmer &amp; Schwarz, Inc.⁸</td>
<td>Milledgeville, GA</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
<td>***</td>
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<td>Total</td>
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</table>

¹ Although headquartered in India, Aquapharm is the ***. According to Aquapharm’s website, its main consignees are Tau Chemical Inc. and Philtech LLC.
² Brenntag is ***.
³ BWA Water Additives is ***.
⁴ Taico is ***.
⁵ Uniphos is ***.
⁶ Univar is ***.
⁷ Wego is ***.
⁸ Zschimmer & Schwarz is ***.

Source: Compiled from data submitted in response to Commission questionnaires.

According to respondent, imports from India gained market share from the U.S. industry and subject imports during 2014-16, despite overselling the domestic like product in most instances.⁴ Because Indian imports were able to gain market share despite the presence of the lower priced domestic like product, respondent argues that the performance of the U.S. industry is not attributable to the presence of subject imports.⁵ Petitioner asserts that the volume of imports from India began to increase in earnest in the second half of 2016, only after imports from China exited the market.⁶ This increase, petitioner contends, is due to purchasers

⁴ Respondent Shandong Taihe’s prehearing brief, pp. 3-4.
⁵ Respondent Shandong Taihe’s prehearing brief, pp. 3-4
⁶ Petitioner’s posthearing brief, p. 12.
*** shifting their sourcing from China to India and importers *** stopping shipments of imports from China and increasing its shipment of imports from India in early or mid-2016.7

**U.S. IMPORTS**

Table IV-2 and figure IV-1 present data for U.S. imports of HEDP from China and from nonsubject sources. U.S. import data are based on questionnaire responses. U.S. imports of HEDP from China, by volume, decreased from *** pounds in 2014 to *** pounds in 2015 and then increased to *** pounds in 2016, an overall decrease of *** percent from 2014 to 2016. This year-to-year fluctuation is largely attributable to importer ***8, whose import volume exhibited the same change. It decreased by *** pounds from 2014 to 2015, and then increased by *** pounds from 2015 to 2016. Importer *** stated that *** was the driving force behind the decrease in its volume of imports from China from 2014 to 2015.9

The quantity of U.S. imports of HEDP from India also fluctuated year-to-year, decreasing from *** pounds in 2014 to *** pounds in 2015 and then increasing to *** pounds in 2016, an overall increase of *** percent during 2014-2016. This year-to-year fluctuation is largely due to importers ***10, whose combined imports from India decreased by *** pounds from 2014 to 2015, and then increased by *** pounds from 2015 to 2016. According to ***, price and availability were the main causes of the fluctuation in its import volume from India.11 There were no reported imports from other nonsubject sources in 2015 or 2016.12

The value of U.S. imports of HEDP from China decreased from $*** in 2014 to $*** in 2016; the majority of the decrease occurred from 2014 to 2015. The value of U.S. imports from India fluctuated from year to year, decreasing from $*** in 2014 to $*** in 2015, and then increasing to $*** in 2016, resulting in an overall increase of *** percent. The average unit values of U.S. imports of HEDP from China were consistently lower than those from India during 2014-2016.

China’s share of reported imports, by volume, decreased from *** percent in 2014 to *** percent in 2016 while India’s share increased from *** percent in 2014 to *** percent in 2016. In both cases, most of the change occurred from 2015 to 2016.

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7 Ibid, p. 13.
8 Importer *** accounted for *** percent of total reported imports of HEDP from China in 2016.
9 ***, email message to USITC staff, February 7, 2017.
10 Importers *** and *** accounted for *** percent of reported imports of HEDP from India in 2016.
*** imports from India increased by *** pounds from 2015 to 2016, accounting for the majority of the increase during the period.
11 ***, email message to USITC staff, February 6, 2017.
12 As noted previously, data for imports from all other nonsubject sources may be understated due to a lack of response from ***, which USITC staff believes is the largest importer of subject merchandise from the United Kingdom.
The statute requires that an investigation be terminated without an injury determination if imports of the subject merchandise are found to be negligible. Negligible imports are generally defined in the Tariff Act of 1930, as amended, as imports from a country of merchandise corresponding to a domestic like product where such imports account for less than 3 percent of the volume of all such merchandise imported into the United States in the most recent 12-month period for which data are available that precedes the filing of the petition or the initiation of the investigation. However, if there are imports of such merchandise from a number of countries subject to investigations initiated on the same day that individually account for less than 3 percent of the total volume of the subject merchandise, and if the imports from those countries collectively account for more than 7 percent of the volume of all such merchandise imported into the United States during the applicable 12-month period, then imports from such countries are deemed not to be negligible. During calendar year 2015, the most recent 12-month period preceding the filing of the petition for which data is available, subject imports from China accounted for *** percent by quantity in the antidumping duty investigation and *** percent by quantity in the countervailing duty investigation.

Table IV-3 and figure IV-2 present data on apparent U.S. consumption and U.S. market shares for HEDP. Apparent U.S. consumption, based on quantity, decreased from *** pounds in 2014 to *** pounds in 2015 and then increased to *** pounds in 2016, an overall increase of *** percent during 2014-2016. This year-to-year fluctuation is attributable to decreases in Compass’ U.S. shipments during 2015-2016 being offset by slightly larger increases in U.S. importers’ U.S. shipments of imports from China and India.

Increases in U.S. importers’ U.S. shipments from China are largely attributable to importer ***, whose U.S. shipments increased by *** pounds from 2014 to 2016 while

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13 Sections 703(a)(1), 705(b)(1), 733(a)(1), and 735(b)(1) of the Act (19 U.S.C. §§ 1671b(a)(1), 1671d(b)(1), 1673(a)(1), and 1673d(b)(1)).

14 Section 771 (24) of the Act (19 U.S.C § 1677(24)).
increases in U.S. importers’ U.S. shipments from India were driven by importer ***15, whose U.S. shipments increased by *** pounds from 2014 to 2016. On a value basis, apparent U.S. consumption decreased from $*** in 2014 to $*** in 2016. This decrease is driven by *** in the value of Compass’ U.S. shipments and U.S. importers’ shipments of imports from China.

Table IV-3  
HEDP: Apparent U.S. consumption and market share, 2014-16

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</table>

Figure IV-2  
HEDP: Apparent U.S. consumption, 2014-16

<p>| | | | | | | | |</p>
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</table>

15 Importer *** accounted for *** percent of U.S. importers’ shipments of HEDP imports from India in 2016.
PART V: PRICING DATA

FACTORS AFFECTING PRICES

Raw material costs

The principal raw materials used for producing HEDP in the United States are acetic anhydride and phosphorous acid.\(^1\) Compass’ raw material costs as a share of the gross cost of goods sold (total cost of goods sold prior to byproduct credit) decreased from *** percent in 2014 to *** percent in 2016. See part VI for a further discussion on raw material costs.

Compass indicated that raw material prices fluctuated since January 2014, with raw material costs increasing in 2013 and 2014 and then decreasing in 2015 and 2016.\(^2\) Compass stated that changes in the cost of raw materials have a limited impact on price negotiations of HEDP and that the price of HEDP is driven by the general market price.\(^3\) Seven of 10 importers reported that raw material prices have decreased since January 2014. Importer *** stated that the cost of phosphorous, which is a primary cost driver in HEDP production, has decreased.

U.S. inland transportation costs

Transportation costs for U.S. inland shipments of HEDP generally account for a small-to-moderate share of the delivered price of these products. Compass reported that *** transportation to its customers and its U.S. inland transportation cost accounted for *** percent of the delivered cost of HEDP. Seven of nine responding importers reported that they typically arrange transportation to their customers and that their U.S. inland transportation costs ranged from 2 to 18 percent, with six of the eight responding importers reporting shipping costs between 2 and 5 percent.

\(^1\) Respondent stated that foreign producer Shandong Taihe and likely other foreign producers use phosphorous trichloride and glacial acetic acid as the principal raw material inputs. Respondent contends that phosphorous trichloride and glacial acetic acid cost less than acetic anhydride and phosphorous acid and therefore, it is much cheaper to produce HEDP using these raw material inputs. Shandong Taihe’s prehearing brief, pp. 6-7.

\(^2\) Compass reported that the cost of phosphorous acid began to decline in 2015 while the cost of acetic anhydride remained relatively stable throughout the period. Conference transcript, p. 73 (McCaul).

\(^3\) Hearing transcript, p. 48 and p. 81 (McCaul).
PRICING PRACTICES

Pricing methods

Compass reported that it sold HEDP using *** (table V-1). Six importers reported using transaction-by-transaction negotiations, two reported using price lists, and two reported using other methods including market conditions and bid sheets.

Table V-1
HEDP: U.S. producer’s and importers’ reported price setting methods, by number of responding firms

<table>
<thead>
<tr>
<th>Method</th>
<th>U.S. producers</th>
<th>Importers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transaction-by-transaction</td>
<td>***</td>
<td>6</td>
</tr>
<tr>
<td>Contract</td>
<td>***</td>
<td>0</td>
</tr>
<tr>
<td>Set price list</td>
<td>***</td>
<td>2</td>
</tr>
<tr>
<td>Other</td>
<td>***</td>
<td>2</td>
</tr>
</tbody>
</table>

* The sum of responses down may not add up to the total number of responding firms as each firm was instructed to check all applicable price setting methods employed.

Source: Compiled from data submitted in response to Commission questionnaires.

Compass reported selling *** and importers reported selling ***. As shown in table V-2, U.S. producers and importers reported their 2016 U.S. commercial shipments of HEDP by type of sale.

Table V-2
HEDP: U.S. producer’s and importers’ shares of U.S. commercial shipments by type of sale, 2016

Compass reported that its short-term contracts averaged *** and ***. Two importers of HEDP from China reported that their short-term contracts averaged ***; one importer reported that its short-term contract averaged ***; and one importer did not specify its average duration. Two of the four importers reported that price could be renegotiated during the contract period. These four importers of HEDP from China reported that their short-term contracts fixed price and did not have meet-or-release provisions. Importer *** reported that its annual contracts allowed for price renegotiation, fixed both price and quantity, and did not have meet-or-release provisions. Importer *** reported that its annual contracts fixed price, did not allow for price renegotiation, and did not contain a meet-or-release provision.

One purchaser reported that it purchases HEDP daily, three purchase weekly, eight purchase monthly, and five purchase quarterly. Sixteen of 26 responding purchasers reported that their purchasing frequency had not changed since 2014. Most purchasers (23 of 24) contact 1 to 5 suppliers before making a purchase.

Fourteen of 26 responding purchasers reported that their firms’ purchases of HEDP usually involve negotiations with their suppliers. Purchasers reported that their firms negotiate price, availability, lead time, and minimum order volume. One purchaser, ***, reported that it “negotiates pricing based on many factors including feedstock costs, market information and
competition, volume requirements, security of supply and lead times.” Of the 14 responding purchasers that negotiate with their suppliers, five purchasers reported that their firms do not quote competing prices during negotiations. The remaining nine purchasers did not indicate whether their firms quote competing prices during negotiations.\(^4\)

**Sales terms and discounts**

U.S. producer Compass typically quotes price on ***. Five importers typically quote prices on a delivered basis and four importers typically quote prices on an f.o.b. basis. *** seven of nine importers indicated that they do not have discount policies for their sales of HEDP. *** seven of eight importers reported sales terms of net 30 days.

**Price leadership**

Most purchasers (18 of 26) did not identify a price leader. Four of eight responding purchasers reported that Compass was a price leader, stating that Compass provided competitive prices. Four purchasers listed Connect Chemical, Shepard Brothers, Brenntag, and Italmatch as price leaders.

**PRICE DATA**

The Commission requested U.S. producers and importers to provide quarterly data for the total quantity and f.o.b. value of the following HEDP products shipped to unrelated U.S. customers during January 2014-December 2016.

**Product 1.**-- all grades of aqueous HEDP typically at 60% concentration (whether referred to as “HEDP” or “1-hydroxyethylidene-1, 1-diphosphonic acid”, “hydroxethylidenendiphosphonic acid”, “hydroxyethanendiphosphonic acid”, “acetodiphosphonic acid”, “etidronic acid, or substantially similar names) sold in bulk containers (e.g., ISO containers, or bulk tank cars, or rail cars).

**Product 2.**-- all grades of aqueous HEDP typically at 60% concentration (whether referred to as “HEDP” or “1-hydroxyethylidene-1, 1-diphosphonic acid”, “hydroxethylidenendiphosphonic acid”, “hydroxyethanendiphosphonic acid”, “acetodiphosphonic acid”, “etidronic acid, or substantially similar names) sold in drums.

\(^4\) Petitioner reported that purchasers quote Chinese prices when they are negotiating with Compass. Hearing transcript, p. 79 (McCaul) and petitioner’s posthearing brief, exhibit 2.
Product 3.— all grades of aqueous HEDP typically at 60% concentration (whether referred to as “HEDP” or “1-hydroxyethylidene-1, 1-diphosphonic acid”, “hydroxethylidenendiphosphonic acid”, “hydroxyethanediphosphonic acid”, “acetodiphosphosphonic acid”, “etidronic acid, or substantially similar names) sold in intermediate bulk containers (IBS’s).

Compass and nine importers provided usable pricing data for sales of the requested products, although not all firms reported pricing for all products for all quarters. Pricing data reported by these firms accounted for approximately 100 percent of U.S. producer’s shipments of HEDP and 98.8 percent of U.S. shipments of subject imports from China in 2016.

Price data for products 1-3 are presented in tables V-3 to V-5 and figures V-1 to V-3. Nonsubject country prices are presented in Appendix D.

Table V-3
HEDP: Weighted-average f.o.b. prices and quantities of domestic and imported product 1 and margins of underselling/(overselling), by quarters, January 2014-December 2016

* * * * * * * *

Table V-4
HEDP: Weighted-average f.o.b. prices and quantities of domestic and imported product 2 and margins of underselling/(overselling), by quarters, January 2014-December 2016

* * * * * * * *

Table V-5
HEDP: Weighted-average f.o.b. prices and quantities of domestic and imported product 3 and margins of underselling/(overselling), by quarters, January 2014-December 2016

* * * * * * * *

5 Per-unit pricing data are calculated from total quantity and total value data provided by U.S. producers and importers. The precision and variation of these figures may be affected by rounding, limited quantities, and producer or importer estimates.

6 *** provided price data for imports of China for products 1-2, accounting for *** percent of importers’ reported price data from China during January 2014-December 2016. These data were reported in the preliminary phase and final phase of these investigations and have higher than average unit values. *** confirmed the accuracy of these data and stated that its smaller volume sales solicit high prices. See email with ***. Staff has included *** data in the price data. Petitioner contends that ***. Petitioner did not contend that *** data should be excluded from the price data analysis. Petitioner’s prehearing brief, pp. 14-15.
Price trends

In general, prices decreased during 2014-16. Table V-6 summarizes the price trends, by country and by product. As shown in the table, domestic price decreases ranged from *** to *** percent during 2014-16 while import price decreases ranged from *** to *** percent.

Table V-6
HEDP: Summary of weighted-average f.o.b. prices for products 1-3 from the United States and China

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Price comparisons

As shown in table V-7, prices for HEDP imported from China were below those for U.S.-produced product in 24 of 36 instances (*** pounds); margins of underselling ranged from 0.6 to 32.1 percent, averaging 10.7 percent.\(^7\) In the remaining 12 instances (*** pounds), prices for HEDP from China were between 0.2 to 17.8 percent above prices for the domestic product.\(^8\)

\(^7\) On an annual basis, there were 5 instances of underselling during 2014, 7 instances of underselling during 2015, and 12 instances of underselling during 2016.

\(^8\) On an annual basis, there were 7 instances of overselling during 2014, 5 instances of overselling during 2015, and 0 instances of overselling during 2016.
### Table V-7
HEDP: Instances of underselling/overselling and the range and average of margins, by country, January 2014-December 2016

<table>
<thead>
<tr>
<th>Product</th>
<th>Number of quarters</th>
<th>Quantity(^1) (units)</th>
<th>Average margin (percent)</th>
<th>Margin range (percent)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
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<tr>
<td>Product 1</td>
<td>5</td>
<td>***</td>
<td>***</td>
<td>***</td>
</tr>
<tr>
<td>Product 2</td>
<td>10</td>
<td>***</td>
<td>***</td>
<td>***</td>
</tr>
<tr>
<td>Product 3</td>
<td>9</td>
<td>***</td>
<td>***</td>
<td>***</td>
</tr>
<tr>
<td>Total</td>
<td>24</td>
<td>***</td>
<td>10.7</td>
<td>0.6</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Product</th>
<th>Number of quarters</th>
<th>Quantity(^1) (units)</th>
<th>Average margin (percent)</th>
<th>Margin range (percent)</th>
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<tr>
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<tr>
<td>Product 1</td>
<td>7</td>
<td>***</td>
<td>***</td>
<td>***</td>
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<tr>
<td>Product 2</td>
<td>2</td>
<td>***</td>
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<td>***</td>
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<tr>
<td>Product 3</td>
<td>3</td>
<td>***</td>
<td>***</td>
<td>***</td>
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<tr>
<td>Total</td>
<td>12</td>
<td>***</td>
<td>(5.5)</td>
<td>(0.2)</td>
</tr>
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</table>

\(^1\) These data include only quarters in which there is a comparison between the U.S. and subject product.

Source: Compiled from data submitted in response to Commission questionnaires.

**LOST SALES AND LOST REVENUE**

In the preliminary phase of these investigations, the Commission requested that Compass report purchasers where it experienced instances of lost sales or revenue due to competition from imports of HEDP from China during January 2014-December 2016. Compass reported that it had reduced prices and lost sales due to imported HEDP from China and provided lost sale and lost revenue allegations. It identified *** where it lost sales or revenue (***)

In the final phase of these investigations, Compass reported that it ***. As noted in Part II, the Commission received purchaser questionnaire responses from 26 purchasers. Responding purchasers reported purchasing 15.0 million pounds of HEDP during 2016 (table V-8).
### Table V-8
HEDP: Purchasers’ responses to purchasing patterns

<table>
<thead>
<tr>
<th>Purchaser</th>
<th>Purchases in 2016 (pounds)</th>
<th>Change in firm-level share of purchases by source 2014-16</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Domestic</td>
<td>China</td>
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<td>***</td>
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</tr>
</tbody>
</table>

Total: 6,568,954 | 5,002,389 | 3,452,284 | (7.3) | 5.7

¹ Includes all other sources and unknown sources.
² Percentage points change: Change in the share of the firm’s total purchases of domestic and/or subject country imports between 2014 and 2016.

Source: Compiled from data submitted in response to Commission questionnaires.

Of the 26 purchasers, 15 reported that, since 2014, they had purchased imported HEDP from China instead of U.S.-produced product. Thirteen of these purchasers reported that subject import prices were lower than U.S.-produced product, and seven of these purchasers reported that price was a primary reason for the decision to purchase imported product rather than U.S.-produced product. Five purchasers provided an estimate of the quantity of subject imports purchased rather than domestic sources since January 2014; quantities ranged from...
30,000 pounds to 786,359 pounds (table V-9). Availability was the most frequently cited non-price reasons for purchasing imported HEDP rather than U.S.-produced HEDP; other reasons included packaging size, technical assistance, and supplier’s location.

**Table V-9**
**HEDP: Purchasers’ responses to changes in supply sources**

* * * * * * *

Of the 26 responding purchasers, one purchaser reported that U.S. producers had reduced prices in order to compete with lower-priced imports from China (table V-10; 17 purchasers reported that they did not know). The reported estimated price reduction was 3.0 percent.

**Table V-10**
**HEDP: Purchasers’ responses to U.S. producer price reductions**

* * * * * * *
PART VI: FINANCIAL EXPERIENCE OF U.S. PRODUCERS

BACKGROUND

The U.S. industry’s HEDP financial results presented in this section of the report reflect the operations of a single U.S. producer, Compass.\(^1\) In June 2016, Italmatch, a multinational chemical company headquartered in Genoa, Italy, acquired Compass from One Rock Capital Partners, an investment group, which acquired Compass in March 2015.\(^2\)

Consistent with \(^3\), the company reported no curtailments or production disruptions related to HEDP operations during 2014-16.\(^3\)

OPERATIONS ON HEDP

Income-and-loss data for Compass’ HEDP operations are presented in table VI-1. Table VI-2 presents corresponding changes in average per pound values and table VI-3 presents a variance analysis of these financial results.\(^4\)

Table VI-1
HEDP: Results of operations of Compass, 2014-16

\[\begin{array}{cccccccccc}
\star & \star & \star & \star & \star & \star & \star & \star & \\
\end{array}\]

\(^1\) Compass reported its HEDP financial results on the basis of generally accepted accounting principles (GAAP) for calendar-year periods. Staff conducted a verification of the financial section, and selected elements of the trade and pricing sections, of Compass’ U.S. producer questionnaire on February 16, 2017. Data changes pursuant to verification are reflected in this and other relevant sections of the staff report. Verification report (Compass), p. 3.

\(^2\) Ibid. Conference transcript, p. 19 (McCaul). As described by Compass and with respect to the March 2015 acquisition, \(^*\). April 26, 2016 e-mail with attachment from counsel on behalf of Compass to USITC auditor. \(^*\). Verification report (Compass), p. 3.

\(^3\) Conference transcript, p. 77 (McCaul).

\(^4\) The Commission’s variance analysis is calculated in three parts: sales variance, cost of goods sold (COGS) variance, and sales, general and administrative (SG&A) expenses variance. Each part consists of a price variance (in the case of the sales variance) or a cost or expense variance (in the case of the COGS and SG&A expenses variance), and a volume variance. The sales or cost/expense variance is calculated as the change in unit price or per-unit cost/expense times the new volume, while the volume variance is calculated as the change in volume times the old unit price or per-unit cost/expense. As summarized at the bottom of table VI-3, the price variance is from sales, the cost/expense variance is the sum of those items from the COGS and SG&A variances, respectively, and the volume variance is the sum of the volume components of the net sales, COGS, and SG&A expenses variances. In general, the utility of the Commission’s variance analysis is enhanced when product mix remains the same throughout the period.
HEDP revenue reflects commercial sales, primarily made up of U.S. commercial shipments, and a smaller share of exports. HEDP revenue also includes a small amount of internal consumption.\(^5\) From a marketing perspective HEDP reportedly plays an important role in terms of allowing Compass to offer a full range of phosphonates to its customers.\(^6\)

Total HEDP revenue declined throughout 2014-16. As shown in the revenue section of the variance analysis (table VI-3), price and volume variances were negative in each year. For 2014-15, the negative price variance was the primary factor in terms of explaining the decline in revenue. For 2015-16, in contrast, the negative price and volume variances were similar in magnitude.

With regard to HEDP pricing and formulas that directly pass through raw material costs, a Compass company official stated that “We don’t have any contracts like that, haven’t had for some time. So there isn’t any pass through. There is an expectation from customers that as we might achieve lower costs, that we would -- we would be expected to adjust pricing accordingly. But that’s just a loose expectation shall we say.”\(^7\) Both the average per pound HEDP sales value and raw material costs declined throughout the period. As described in the Cost of Goods Sold section below, the two primary HEDP raw material inputs (PAC and acetic anhydride) both declined, by varying amounts, during the period.

### Cost of goods sold

**Raw material costs**

Total raw material cost, representing PAC and acetic anhydride, is the single largest component of HEDP COGS. On a gross basis (i.e., prior to byproduct deduction), PAC declined from *** percent of gross COGS in 2014 to *** percent in 2016 and acetic anhydride increased from *** percent in 2014 to *** percent in 2016. According to a company official, the cost of

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\(^5\) ***. April 26, 2016 e-mail with attachment from counsel on behalf of Compass to USITC auditor.  
\(^6\) ***. Verification report (Compass), p. 3.  
\(^7\) Conference transcript, pp. 17-18 (Allen), p. 20, p. 26 (McCaul). With respect to its overall operations, Compass primarily sells directly to customers using its own sales force with a smaller share of sales made to distributors. Conference transcript, p. 75 (McCaul).
PAC began to decline during 2015 while the cost of acetic anhydride was relatively stable throughout the period.\textsuperscript{8}

\textbf{Conversion costs}

HEDP is Compass’ largest volume phosphonate product and plays an important part in terms of absorbing a share of plant fixed costs.\textsuperscript{9} As shown in table VI-1, direct labor increased from *** percent of total gross COGS in 2014 to *** percent in 2016. Other factory costs increased from *** percent in 2014 to *** percent of total gross COGS.\textsuperscript{10} While their shares of gross COGS changed somewhat, table VI-1 shows that average per pound direct labor and other factory costs remained within a relatively narrow range during 2014-16.

\textbf{Byproduct revenue}

As noted previously, the production of HEDP yields a byproduct (acetic acid), which Compass sells commercially.\textsuperscript{11} As described by the company, ***.\textsuperscript{12}

As shown in table VI-1, average per pound byproduct revenue was at its highest level in 2014 and declined throughout the period.\textsuperscript{13} Compass noted that its ***.\textsuperscript{14}

\textbf{Gross profit}

Total HEDP gross profit and corresponding gross profit ratios (total gross profit divided by total revenue) increased somewhat in 2015 compared to 2014 levels and then declined to a gross loss in 2016.\textsuperscript{15} With respect to the 2015 increase in gross profit, table VI-2 shows that the decline in average per pound HEDP sales value was more than offset by the corresponding decline in average per pound COGS. The 2015 decline in average per pound COGS in turn

\textsuperscript{8} Conference transcript, p. 73 (McCaul). ***. Verification report (Compass), p. 4. ***. Ibid.
\textsuperscript{9} Conference transcript, pp. 25-26 (McCaul).
\textsuperscript{10} ***. Verification report (Compass), pp. 4-5.
\textsuperscript{11} ***. Verification report (Compass), p. 5. In general, the distinction between joint products, also called main products, and byproducts is largely dependent on the market value of the products in question and their contribution to overall revenue. As such, a product’s designation as a byproduct or a main product can change over time given market conditions. For cost accounting purposes the market value of a byproduct is generally treated as a deduction to arrive at the cost of the main product. \textit{Cost Accounting: Using a Cost Management Approach}, L. Gayle Rayburn, Irwin, 1993, pp. 258-259.
\textsuperscript{12} Compass U.S. producer questionnaire (final), response to III-5b.
\textsuperscript{13} ***. April 26, 2016 e-mail with attachment from counsel on behalf of Compass to USITC auditor.
\textsuperscript{14} ***. Verification report (Compass), p. 5.
\textsuperscript{15} With regard to how HEDP financial results are routinely monitored, the company’s CEO noted that “(w)e look at all the product that we produce, and look at the sales dollars, the margins, the contribution . . . that products bring to the bottom line. So HEDP, although it is one of a group of phosphonates, we do look at it as an individual product line and look at the contribution that it brings.” Conference transcript, pp. 77-78 (McCaul).
primarily reflects lower costs for PAC and acetic anhydride which were partially offset by a decline in 2015 byproduct revenue. In 2016, the subsequent decline to a gross loss in 2016 reflects a continued reduction in average per pound HEDP sales value which was amplified by an increase in average per pound COGS. As shown in table VI-2, the increase in 2016 average per pound COGS reflects a decline in average per pound PAC cost that was almost entirely offset by a corresponding decline in byproduct revenue. In conjunction with the above factors, the net increase in 2016 average per pound COGS reflects marginally higher average per pound acetic anhydride and conversion costs.

**SG&A expenses and operating income or loss**

HEDP generated operating losses of varying magnitude throughout the period. The decline and subsequent increase in the level of operating losses reported in 2015 and 2016, respectively, generally reflect the previously noted gross profit ratio expansion and contraction in those years. The pattern of operating losses was also impacted to a lesser degree by changes in the level of assigned SG&A expenses. Table VI-1 shows that total SG&A expenses assigned to HEDP operations and corresponding SG&A expense ratios (total SG&A expenses divided by total revenue) declined somewhat in 2015 and then increased in 2016 to their highest levels of the period.

**Interest expense, other expenses, and net income or loss**

Table VI-1 shows that net losses of increasing magnitude were generated throughout the period and that the directional pattern of net results was somewhat different than the pattern of operating losses. Compass confirmed that the... Verification report (Compass), p. 5.

**CAPITAL EXPENDITURES AND RESEARCH AND DEVELOPMENT EXPENSES**

Table VI-4 presents capital expenditures and research and development (R&D) expenses related to Compass’ HEDP operations.

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16 With regard to the importance of acetic acid byproduct revenue, a company official noted at the Commission’s staff conference that “[i]f we did not manufacture HEDP, we would not produce acetic acid. That of course is not the point of our being in the business of HEDP production, but considering the fact that it is only through the sale of acetic acid that we are able to see any profit from our HEDP manufacturing under current market conditions, it is as of now a rather critical element to our overall company’s operations.” Conference transcript, pp. 14-15 (Allen).

17 ***. Verification report (Compass), p. 5.

18 ***. April 26, 2016 e-mail with attachment from counsel on behalf of Compass to USITC auditor.

***. Verification report (Compass), p. 5.

19 Ibid.
Table VI-4
HEDP: Compass’ capital expenditures and research and development (R&D) expenses, 2014-16

* * * * * * * *

Consistent with the relatively *** levels of HEDP capital expenditures shown in table VI-4, Compass described them as ***.20  ***.21
Compass also reported R&D expenses *** which were reportedly for ***.22

ASSETS AND RETURN ON INVESTMENT

Table VI-5 presents data on the U.S. producer’s HEDP total assets, asset turnover (sales divided by total assets), and return on assets.23

Table VI-5
HEDP: Compass’ total assets, asset turnover, and return on assets, 2014-16

* * * * * * * *

CAPITAL AND INVESTMENT

The Commission requested that the U.S. producer of HEDP describe any actual or potential negative effects on its return on investment or its growth, investment, ability to raise capital, existing development and production efforts (including efforts to develop a derivative or more advanced version of the product), or the scale of capital investments as a result of imports of HEDP from China. Table VI-6 tabulates Compass’ responses regarding actual negative effects on investment, growth and development, as well as anticipated negative effects. Table VI-7 presents Compass’ narrative responses regarding actual and anticipated negative effects on investment, growth and development.

20 Compass U.S. producer questionnaire, response to III-13 (note 1). As described by Compass, “{w}hen evaluating capital investment we look at ROI {return on investment}. When considering changing methods of production which would involve plant modifications . . . we look at ROI. When evaluating plant expansion, or replacement of major equipment, ROI is always evaluated.” Petitioner’s postconference brief, Exhibit 7 (response to staff questions).
21 ***. Verification report (Compass), p. 5.
22 Compass U.S. producer questionnaire, response to III-13 (note 2).
23 With respect to a company’s overall operations, staff notes that a total asset value (i.e., the bottom line value on the asset side of a company’s balance sheet) reflects an aggregation of a number of assets which, in many instances, are not product specific. Since Compass produces other products (HEDP represents *** percent of total sales in 2016), high-level allocation factors were necessary in order to assign total asset values to U.S. HEDP operations. The ability to assign total asset values to a discrete product line in turn affects the accuracy of calculated asset turnover and corresponding product-specific return on assets.

VI-5
Table VI-6
HEDP: Negative effects of imports from subject sources on investment, growth, and development since January 1, 2014

*     *     *     *     *     *     *     *

Table VI-7
HEDP: Narrative responses of Compass regarding actual and anticipated negative effects of imports from subject sources on investment, growth, and development since January 1, 2014

*     *     *     *     *     *     *     *
PART VII: THREAT CONSIDERATIONS AND INFORMATION ON NONSUBJECT COUNTRIES

Section 771(7)(F)(i) of the Act (19 U.S.C. § 1677(7)(F)(i)) provides that—

In determining whether an industry in the United States is threatened with material injury by reason of imports (or sales for importation) of the subject merchandise, the Commission shall consider, among other relevant economic factors—

(I) if a countervailable subsidy is involved, such information as may be presented to it by the administering authority as to the nature of the subsidy (particularly as to whether the countervailable subsidy is a subsidy described in Article 3 or 6.1 of the Subsidies Agreement), and whether imports of the subject merchandise are likely to increase,

(II) any existing unused production capacity or imminent, substantial increase in production capacity in the exporting country indicating the likelihood of substantially increased imports of the subject merchandise into the United States, taking into account the availability of other export markets to absorb any additional exports,

(III) a significant rate of increase of the volume or market penetration of imports of the subject merchandise indicating the likelihood of substantially increased imports,

(IV) whether imports of the subject merchandise are entering at prices that are likely to have a significant depressing or suppressing effect on domestic prices, and are likely to increase demand for further imports,

(V) inventories of the subject merchandise,

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1 Section 771(7)(F)(ii) of the Act (19 U.S.C. § 1677(7)(F)(ii)) provides that “The Commission shall consider [these factors] . . . as a whole in making a determination of whether further dumped or subsidized imports are imminent and whether material injury by reason of imports would occur unless an order is issued or a suspension agreement is accepted under this title. The presence or absence of any factor which the Commission is required to consider . . . shall not necessarily give decisive guidance with respect to the determination. Such a determination may not be made on the basis of mere conjecture or supposition.”
(VI) the potential for product-shifting if production facilities in the foreign country, which can be used to produce the subject merchandise, are currently being used to produce other products,

(VII) in any investigation under this title which involves imports of both a raw agricultural product (within the meaning of paragraph (4)(E)(iv)) and any product processed from such raw agricultural product, the likelihood that there will be increased imports, by reason of product shifting, if there is an affirmative determination by the Commission under section 705(b)(1) or 735(b)(1) with respect to either the raw agricultural product or the processed agricultural product (but not both),

(VIII) the actual and potential negative effects on the existing development and production efforts of the domestic industry, including efforts to develop a derivative or more advanced version of the domestic like product, and

(IX) any other demonstrable adverse trends that indicate the probability that there is likely to be material injury by reason of imports (or sale for importation) of the subject merchandise (whether or not it is actually being imported at the time).²

Information on the nature of the alleged subsidies was presented earlier in this report; information on the volume and pricing of imports of the subject merchandise is presented in Parts IV and V; and information on the effects of imports of the subject merchandise on U.S. producer’s existing development and production efforts is presented in Part VI. Information on inventories of the subject merchandise; foreign producers’ operations, including the potential for “product-shifting;” any other threat indicators, if applicable; and any dumping in third-country markets, follows. Also presented in this section of the report is information obtained for consideration by the Commission on nonsubject countries.

² Section 771(7)(F)(iii) of the Act (19 U.S.C. § 1677(7)(F)(iii)) further provides that, in antidumping investigations, “. . . the Commission shall consider whether dumping in the markets of foreign countries (as evidenced by dumping findings or antidumping remedies in other WTO member markets against the same class or kind of merchandise manufactured or exported by the same party as under investigation) suggests a threat of material injury to the domestic industry.”
THE INDUSTRY IN CHINA

The Commission issued foreign producers’ or exporters’ questionnaires to 4 firms which were listed in the petition and believed to produce and/or export HEDP from China.3 As discussed in Part I, the Commission received a usable response to the questionnaire from one firm: Shandong Taihe.4 In the preliminary phase of these investigations, Henan Qingshuiyuan5, Nantong Uniphos6, and Wujin Water7 provided questionnaire responses, but elected not to participate in this final phase.8 Information provided by these companies is based on their questionnaire responses from the preliminary phase, unless otherwise noted. Table VII-1 presents Shandong Taihe’s share of production and exports to the United States by volume.

Table VII-1
HEDP: Data for producer, Shandong Taihe, 2016

| * | * | * | * | * | * | * | * |

The Commission asked responding Chinese producers to indicate whether they have experienced any changes in relation to the production of HEDP since January 1, 2014.9 One notable change reported in the preliminary phase was the formation of Nantong Uniphos.10 According to Nantong Uniphos, the new entity was formed after Wujin Fine Chemical was forced to close its production facility because it was no longer appropriate to operate the facility in its present location. The plant, acquired for commercial development and production,

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3 These firms were identified through a review of information submitted in the petition and through a review of *** records.
4 Shandong Taihe is reportedly the largest producer of HEDP in China. Respondent Shandong Taihe’s postconference brief, p. 11. The firm estimated that it accounted for *** percent of China’s total production of HEDP in 2016. Shandong Taihe is ***. The Commission also received a questionnaire response from Shandong Taihe Chemicals Co., ***. After a request from USITC staff, Shandong Taihe and Shandong Taihe Chemicals Co. provided a combined response under Shandong Taihe for simplicity and clarity.
5 Henan Qingshuiyuan was a respondent party during the preliminary phase of these investigations. Henan Qingshuiyuan ***. Respondent Nantong Uniphos’ postconference brief, p. 9.
6 Nantong Uniphos was a respondent party during the preliminary phase of these investigations. The company estimated that it accounted for *** percent of China’s production of HEDP in 2015 and *** percent of China’s exports of HEDP to the United States in 2015. Nantong Uniphos reported ***.
7 Wujin Water estimated that it accounted for *** percent of China’s production of HEDP in 2015 and *** percent of China’s exports of HEDP to the United States in 2015. Wujin Water reported ***.
8 Chinese industry data from the preliminary phase is presented in app E. ***, email message to USITC staff, February 3, 2017.
was relocated to a new facility operating as Nantong Uniphos. Nantong Uniphos added that another factory operated by Wujin Water, which was located near Wujin Fine Chemical, was also forced to close. The factory ceased production in January 2016. Nantong Uniphos noted that ***.¹¹

When asked about anticipated changes in the character of its operations or organization of its future HEDP production, Henan Qingshuiyuan noted that ***. In addition to ***, Wujin Water noted that ***.

Nantong Uniphos and Wujin Water reported producing *** and Henan Qingshuiyuan reported producing *** on the same equipment and machinery used to produce HEDP. Shandong Taihe stated that it ***.¹² Shandong Taihe also stated that it employs a continuous process that begins with phosphorus trichloride and acetic acid and has a reaction time of about four hours. This particular manufacturing process produces a valuable and high margin by-product called acetyl chloride¹³, which is used in pesticides and in the production of intermediates for active pharmaceutical ingredients.¹⁴ Shandong Taihe employs this method of production because phosphorus trichloride and acetic acid are cheaper than phosphorus acid and acetic anhydride. Furthermore, acetic anhydride procurement is tightly controlled as it is a known ingredient in the production of heroin and methamphetamines.¹⁵ Shandong Taihe asserts that this production process reduces energy consumption, lowers investment in fixed assets, and exhibits economies of scale, thereby lowering the overall production cost.¹⁶ Table VII-2 presents Shandong Taihe’s overall capacity and production on the same equipment used to produce HEDP.

¹¹ Respondent Nantong Uniphos’ post conference brief, p. 5. In its questionnaire response, Wujin Water noted that ***. When asked to elaborate on these circumstances, *** stated that ***. After the antidumping duty orders were revoked in April 2014, Wujin Water made the decision to ***. Wujin Water added that ***.***, email message to USITC staff, April 26, 2016.

¹² In the preliminary phase of these investigations, Shandong Taihe mistakenly reported ***.

¹³ Shandong Taihe’s counsel incorrectly reported that acetyl chloride is a co-product of the unique HEDP production process. It is in fact a byproduct of the production process. This error is attributable to counsel not fully understanding the production process before reporting it to the Commission.

¹⁴ In the preliminary phase, Shandong Taihe stated that this third production method, which it believes is likely used by most other foreign producers of HEDP, does not produce hydrochloric acid as a byproduct, but instead produces zero-margin hydrogen chloride as a byproduct. In the final phase, Shandong Taihe’s counsel confirmed that this response was incorrect and that Shandong Taihe’s production process produces ***. Shandong Taihe stated that while production of HEDP via a process that produces acetyl chloride as a byproduct is not in itself a patented process, Shandong Taihe does own patents on various elements of its production process. Respondent Shandong Taihe’s prehearing brief, pp. 5-7.

¹⁵ Hearing transcript, pp. 88-89 (Cheng).

¹⁶ Respondent Shandong Taihe’s prehearing brief, pp. 5-7.
Table VII-2
HEDP: Chinese producer, Shandong Taihe’s, overall capacity and production on the same equipment as subject projection, 2014-16

Table VII-3 presents production and shipments data for responding producer, Shandong Taihe.17

Table VII-3
HEDP: Data on industry in China, 2014-16 and projection calendar years 2016 and 2017

Shandong Taihe’s production capacity increased from *** in 2014 to *** in 2016; the majority of the increase occurred from 2014 to 2015. Shandong Taihe’s production capacity is calculated based on ***. Shandong Taihe stated that ***. Shandong Taihe reported that ***.18 Shandong Taihe’s HEDP production reflected these ***, increasing from *** pounds in 2014 to *** pounds in 2016. Capacity utilization *** percent during 2014-2016.19

From 2014 to 2016, Shandong Taihe’s home market shipments increased from *** pounds to *** pounds, an increase of *** percent.20 Its export shipments to the United States increased from *** pounds in 2014 to *** pounds in 2015, and then *** in 2016. Shandong Taihe’s export shipments to all other markets increased from *** pounds in 2014 to *** pounds in 2016; the majority of the increase occurred from 2014 to 2015.21 Shandong Taihe’s home market shipments as a share of total shipments increased from *** percent in 2014 to *** percent in 2016, while the share of its exports to the United States decreased from *** percent to *** percent in 2016.22 Shandong Taihe asserts that the United States will not

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17 In the preliminary phase, the Commission also received questionnaire responses from Nantong Uniphos, Wujin Water and Henan Qingshuiyuan. The reported combined production capacity of these firms and Shandong Taihe in 2015 was *** pounds, combined production was *** pounds, combined home market shipments was *** pounds, capacity utilization rate was *** percent, and combined export shipments to the United States was *** pounds, which was *** percent of total export shipments. Data presented in the final phase is based on Shandong Taihe’s questionnaire response. Investigation Nos. 701-TA-558 and 731-TA-1316 (Preliminary): 1-Hydroxyethildene-1, 1-Diphosphonic Acid (HEDP) from China – Staff Report, INV-00-039, May 9, 2016, p. VII-9.

18 ***, email message to USITC staff, February 21, 2017.

19 After additional questioning from the Commission, Shandong Taihe confirmed that capacity utilization is *** percent. Shandong Taihe notes that it declined some orders due to inadequate capacity. Respondent Shandong Taihe’s posthearing brief, Response to Commissioner Questions, p. 3.

20 Internal consumption exhibited the same changes as home market shipments. It increased from *** pounds in 2014 to *** pounds in 2016, accounting for *** percent of total shipments.

21 Shandong Taihe exports ***, ***, email message to USITC staff, February 17, 2017.

22 The share of exports to all other markets decreased from *** percent to *** percent from 2014 to 2016.
be a priority market moving forward because demand for HEDP is ***.23 Shandong Taihe projects that home shipments will account for *** percent of total shipments in 2017 and 2018.24 Shandong Taihe reported that none of the HEDP they exported was subject to antidumping findings or remedies in any WTO-member countries. Shandong Taihe’s end-of-period inventories increased from *** pounds to *** pounds, an increase of *** percent, from 2014 to 2016. Its end-of-period inventories, as a share of production, *** during 2014-2016.

Shandong Taihe projected that its production capacity would *** pounds in 2017, and then increase slightly to *** pounds in 2018. With regard to capacity changes in China, Shandong Taihe asserts that many smaller manufacturers of HEDP have closed over the past years due to stricter enforcement of existing environmental laws, which has tightened the supply of HEDP in China.25 Shandong Taihe asserts that it expanded its production capacity to replace the lost capacity caused by those shutdowns, not to overrun the HEDP market.26 Nantong Uniphos listed several Chinese HEDP producers that were in operation during the prior HEDP investigation, but have reported closed facilities or stopped production during the past five years.27

U.S. INVENTORIES OF IMPORTED MERCHANDISE

Table VII-4 presents data on U.S. importers’ reported inventories of HEDP. Inventories of HEDP imports from China decreased by *** percent from 2014 to 2016. These decreases were largely attributable to two importers: ***.28

Table VII-4
HEDP: U.S. importers’ end-of-period inventories by source, 2014-16

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23 Respondent Shandong Taihe’s posthearing brief, Response to Commissioner Questions, p. 7.
24 Ibid.
25 Shandong Taihe asserts that chemical factories can move to a Chemical Industrial Park; however, there reportedly is an investment requirement of 100 million RMB to do so. Respondent Shandong Taihe’s postconference brief, exh. B. Respondent Shandong Taihe’s prehearing brief, p. 10.
26 Hearing transcript, pp. 108-109 (McGrath).
27 These firms include: Hongguang Chemical Co., Ltd.; Wujin Water; Kewei Chemicals; Chunjiang Chemicals; Yao’s Tongde Chemicals; Runyuan Chemicals; and Daming Chemicals. Respondent Nantong Uniphos’ postconference brief, p. 5. Shandong Taihe also provided a list of companies that produced and exported HEDP to the United States prior to 2015, but that reportedly did not do so during 2015 and 2016. Many of these companies became customers of Shandong Taihe. Respondent Shandong Taihe’s prehearing brief, p. 10. Respondent Shandong Taihe’s posthearing brief, Commission’s questions, p. 1.
28 From 2014 to 2016, *** end-of-period inventories decreased by *** pounds. The main driving force of this decrease is lower import volumes from 2014 to 2015. During the same period, *** end-of-period inventories decreased by *** pounds. This decrease was largely driven by changes in its U.S. shipments, which increased by *** pounds during 2014-2016.
U.S. IMPORTERS’ OUTSTANDING ORDERS

The Commission requested importers to indicate whether they imported or arranged for the importation of HEDP from China after December 31, 2016. These data are provided in table VII-5.

Table VII-5
HEDP: Arranged imports, January 2017 through December 2017

ANTIDUMPING OR COUNTERVAILING DUTY ORDERS IN THIRD-COUNTRY MARKETS

Chinese producers of HEDP reported that none of their HEDP exports were subject to antidumping findings or remedies in any WTO-member countries.

INFORMATION ON NONSUBJECT COUNTRIES

In assessing whether the domestic industry is materially injured or threatened with material injury “by reason of subject imports,” the legislative history states “that the Commission must examine all relevant evidence, including any known factors, other than the dumped or subsidized imports, that may be injuring the domestic industry, and that the Commission must examine those other factors (including non-subject imports) ‘to ensure that it is not attributing injury from other sources to the subject imports.’”

Nonsubject Source Information

While there are no published data for the global demand of HEDP, Petitioner estimates that the worldwide market is in the range of 150 million pounds annually, and that HEDP is the most widely used phosphonate worldwide. According to published information on the global supply and demand trends of total organophosphates from 2013, China accounted for 41 percent of global organophosphonate annual capacity, Europe, 38 percent, the United States, 15 percent, and other Asian countries, including India, 5 percent. The four largest consuming regions or countries of organophosphonate products, in 2013, were Europe (36 percent), China (20 percent), the United States (18 percent) and Mexico (14 percent). China was the only reported net exporter, accounting for 59 percent of total global exports. Europe’s export and import trade, although equally balanced, accounted for 26 percent of the global export total. Other Asian country export and import trade, including India, was also equally balanced, and

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30 Hearing transcript, pp. 20-22 (McCaul).
31 ***.
accounted for 10 percent of global exports. The U.S. accounted for 4 percent of total export trade.32

The total global capacity utilization rate of organophosphonates, in 2013, was reported as 85 percent. China’s capacity utilization rate in 2013 was 92 percent, and represented a surplus availability of 21 million pounds as 60 percent aqueous solution relative to maximum installed capacity. Europe’s capacity utilization rate during the same year was 79 percent, and also represented a maximum surplus availability of 37 million pounds of 60 percent aqueous capacity. Asia, principally India, experienced a capacity utilization rate of 83 percent during 2013, representing a capacity surplus availability maximum of 4 million pounds as 60 percent aqueous product.33

The Industry in India

Four producers of HEDP and other organic phosphonates are reported to have operations in India, Aquapharm Chemical Pvt. Ltd., AVA Chemicals Ltd., Excel Industries Ltd., and Satyajit Chemicals Pvt. Ltd. The most recent data available indicated that Indian annual capacity of organophosphonates in all forms on a dry weight basis in 2012 was about 6,000 metric tons (13.2 million pounds),34 with production of 5,000 metric tons (11.0 million pounds), of which 4,000 metric tons (8.8 million pounds) was exported, and only 1,000 metric tons (2.2 million pounds) consumed domestically. The major export destinations were reported as the United States, Europe and Japan.35

Aquapharm is the largest manufacturer of phosphonates in India with a state of the art plant in Mahad. This fully automated plant is reported to be 100 percent export oriented, and one of the largest of its type in the world, set up to additionally produce phosphorus trichloride reactant. The firm also has a state of the art production facility in Pirangut.36 Aquapharm is reported to have distribution networks in the United States, Europe, Latin America, South Africa, Turkey, the Middle East, Russia, Japan and Indonesia with sales representatives in the United States, Europe and Middle East, and warehousing facilities in the United States, Canada, and Europe.37 According to respondent Shandong Taihe, nearly all of the imports of HEDP from India to the United States during 2013-15 were reportedly shipped by Aquapharm.38 Import data collected during the current POI period, 2014-16, indicated that ***, while *** was also present as an exporter from India to the United States.39
Excel Industries Ltd. manufactures a line of organophosphonate chelating agents based on captive phosphorus trichloride ($\text{PCl}_3$) at its Lote facility. Many specialty chemicals of this nature are described as low volume, which require a multi-purpose manufacturing setup with low switching time/cost, ideal for the production of such chemicals.

The Industry in the United Kingdom

The key producers of organophosphonates in the United Kingdom (U.K) are Italmatch Chemical Group at Newport, U.K., and Solvay-Rhodia at Oldbury, U.K. In March 2013, Italmatch Chemical Group purchased the liquidated ThermPhos International BV businesses which included ThermPhos chlorides and Dequest® phosphonates. The two most common organophosphonate products produced by these firms are HEDP and the amino phosphonate known as ATMP. Italmatch has an annual production capability of 15,000 metric tons (33 million pounds) as dry solids, and Solvay-Rhodia, 10,000 metric annual tons (22 million pounds) as dry solids. Italmatch Chemicals exports over 85 percent of its production to the Middle East, North and South America, C.I.S., South Africa and most Far East Countries. Likewise, Solvay-Rhodia exports over 50 percent of the product produced at Oldbury worldwide.

In June 2016, Italmatch purchased in whole the operations of petitioner Compass Chemical. This is the third acquisition in the water treatment industry by Italmatch since Ardian became the major shareholder in June 2014. In December 2014, Italmatch acquired GRS Chemical Technologies S.r.l., a company active in the production of polymers for water treatment, and in January 2016, Solvay’s desalination, phosphonates and phosphonic acid-based water additives business.

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40 [http://www.excelind.co.in/manufacturing.html](http://www.excelind.co.in/manufacturing.html), retrieved May 1, 2016.
41 ***.
42 On a 60 percent aqueous solution basis, Italmatch capacity translates to 55 million pounds annually, and Solvay-Rhodia to 37 million pounds annually. ***.
APPENDIX A

FEDERAL REGISTER NOTICES
The Commission makes available notices relevant to its investigations and reviews on its website, [www.usitc.gov](http://www.usitc.gov). In addition, the following tabulation presents, in chronological order, Federal Register notices issued by the Commission and Commerce during the current proceeding.

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APPENDIX B

LIST OF HEARING WITNESSES
CALENDAR OF PUBLIC HEARING

Those listed below appeared as witnesses at the United States International Trade Commission’s hearing:

Subject: 1-Hydroxyethylidene-1, 1-Diphosphonic Acid from China

Inv. Nos.: 701-TA-558 and 731-TA-1316 (Final)

Date and Time: March 23, 2017 - 9:30 am

Sessions were held in connection with these investigations in the Main Hearing Room (room 101), 500 E Street, S.W., Washington, DC.

TIME  ALLOCATION:
OPENING REMARKS: 5 minutes
Petitioner (Jeffrey Levin, Levin Trade Law, P.C.)
Respondents (Matthew T. MacGrath, Barnes Richardson & Colburn, LLP) 5 minutes

TIME  ALLOCATION:
In Support of the Imposition of Antidumping and Countervailing Duty Orders: 60 minutes
Levin Trade Law P.C.
Bethesda, MD
on behalf of
Compass Chemical International LLC (“Compass Chemical”)

Daniel McCaul, Chief Executive Officer, Compass Chemical
Mark Allen, Plant Manager, Compass Chemical
Cara Gooden, Economist, Economic Consulting Services, LLC

Jeffrey Levin ) – OF COUNSEL
In Opposition to the Imposition of
Antidumping and Countervailing Duty Orders:

Barnes, Richardson & Colburn, LLP
Washington, DC
on behalf of
Shandong Taihe Water Treatment Co., Ltd.

Joanna Cheng, Regional Sales Manager, Shandong Taihe
Water Treatment Co., Ltd.

Matthew T. McGrath – OF COUNSEL

REBUTTAL/CLOSING REMARKS:

Petitioner (Jeffrey Levin, Levin Trade Law, P.C.)
Respondents (Matthew T. McGrath, Barnes, Richardson & Colburn, LLP)

-END-
### Table C-1
**HEDP: Summary data concerning the U.S. market, 2014-16**

(Quantity=1,000 pounds; Value=1,000 dollars; Unit values, unit labor costs, and unit expenses=dollars per pound; Period changes=percent–exceptions noted)

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<td>All import sources</td>
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## Table C-1—Continued

**HEDP: Summary data concerning the U.S. market, 2014-16**

*(Quantity=1,000 pounds; Value=1,000 dollars; Unit values, unit labor costs, and unit expenses=dollars per pound; Period changes=percent–exceptions noted)*

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<td>***</td>
<td>***</td>
<td>***</td>
</tr>
</tbody>
</table>

**Notes:**

fn1.—Reported data are in percent and period changes are in percentage points.

fn2.—Undefined.

**Source:** Compiled from data submitted in response to Commission questionnaires.
APPENDIX D

NONSUBJECT COUNTRY PRICE DATA
Three importers reported price data for India and all other sources for products 1-3. Price data reported by these firms accounted for 85.9 percent of reported U.S. commercial shipments from India and 99.0 percent of reported U.S. commercial shipments from all other sources. These price items and accompanying data are comparable to those presented in tables V-3 to V-5. Price and quantity data for India and all other sources are shown in tables D-1 to D-3 and in figure D-1 to D-3 (with domestic and subject sources).

In comparing nonsubject country pricing data with U.S. producer pricing data, prices for product imported from India were lower than prices for U.S.-produced product in 9 instances and higher in 27 instances. Prices for product imported from all other sources were lower than prices for U.S.-produced product in 4 instances and higher in 8 instances.

In comparing nonsubject country pricing data with subject country pricing data, prices for product imported from India were lower than prices for product imported from China in 6 instances and higher in 30 instances. Prices for product imported from all other sources were lower than prices for product imported from China in 2 instances and higher in 10 instances. A summary of price differentials is presented in table D-4.

Table D-1
HEDP: Weighted-average f.o.b. prices and quantities of imported product 1, by quarters, January 2014-December 2016

Table D-2

Table D-3
HEDP: Weighted-average f.o.b. prices and quantities of imported product 3, by quarters, January 2014-December 2016

Figure D-1
Product: Weighted-average f.o.b. prices and quantities of domestic and imported product 1, by quarters, January 2014-December 2016

Figure D-2
Product: Weighted-average f.o.b. prices and quantities of domestic and imported product 2, by quarters, January 2014-December 2016
Figure D-3
Product: Weighted-average f.o.b. prices and quantities of domestic and imported product 3, by quarters, January 2014-December 2016

Table D-4
HEDP: Summary of underselling/(overselling), by country, January 2014-December 2016

<table>
<thead>
<tr>
<th>Comparison</th>
<th>Total number of comparisons</th>
<th>Nonsubject lower than the comparison source</th>
<th>Nonsubject higher than the comparison source</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Number of quarters</td>
<td>Quantity (short tons)</td>
</tr>
<tr>
<td>Nonsubject vs United States:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>India vs. United States</td>
<td>36</td>
<td>9</td>
<td>***</td>
</tr>
<tr>
<td>All other sources vs. United States</td>
<td>12</td>
<td>4</td>
<td>***</td>
</tr>
<tr>
<td>Nonsubject vs subject countries:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>India vs. China</td>
<td>36</td>
<td>6</td>
<td>***</td>
</tr>
<tr>
<td>All other sources vs. China</td>
<td>12</td>
<td>2</td>
<td>***</td>
</tr>
</tbody>
</table>

Source: Compiled from data submitted in response to Commission questionnaires.
APPENDIX E

SUMMARY OF CHINESE INDUSTRY DATA FROM THE PRELIMINARY PHASE
Table E-1
HEDP: Summary data for producers in China, 2015

* * * * * * *

Table E-2
HEDP: Chinese producers’ overall capacity and production on the same equipment as subject production, 2013-15

* * * * * * *

Table E-3
HEDP: Data on industry in China, 2013-15 and project calendar years 2016 and 2017

* * * * * * *

