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SUPPLEMENTARY INFORMATION:

Scope of the Order

The scope of the order includes
 certain orange juice for transport and/or
 further manufacturing, produced in two
 different forms: (1) Frozen orange juice
 in a highly concentrated form,
 sometimes referred to as frozen
 concentrated orange juice for
 manufacture (FCOJM); and (2)
 pasteurized single-strength orange juice
 which has not been concentrated,
 referred to as not-from-concentrate
 (NFC). At the time of the filing of the
 petition, there was an existing
 antidumping duty order on frozen
 concentrated orange juice (FCOJ) from
 Brazil.³ Therefore, the scope of the order
 with regard to FCOJM covers only
 FCOJM produced and/or exported by
 those companies which were excluded
 or revoked from the pre-existing
 antidumping order on FCOJ from Brazil
 as of December 27, 2004. Those
 companies are Cargill Citrus Limitada,
 Coinbra Frutesp S.A.,⁴ Fischer S.A.
 Comercio, Industria, and Agricultura,
 Montecitrus Trading S.A., and
 Succitricio Cutrale, S.A.

Excluded from the scope of the order
 are reconstituted orange juice and
 frozen concentrated orange juice for
 retail (FCOJR). Reconstituted orange
 juice is produced through further
 manufacture of FCOJM, by adding
 water, oils and essences to the orange
 juice concentrate. FCOJR is
 concentrated orange juice, typically at
 42 Brix, in a frozen state, packed in
 retail-sized containers ready for sale to
 consumers. FCOJR, a finished consumer
 product, is produced through further
 manufacture of FCOJM, a bulk
 manufacturer's product.

The subject merchandise is currently
 classifiable under subheadings
 2009.11.00, 2009.12.25, 2009.12.45, and
 2009.19.00 of the Harmonized Tariff
 Schedule of the United States (HTSUS).
 These HTSUS subheadings are provided

³ See *Antidumping Duty Order; Frozen
 Concentrated Orange Juice From Brazil*, 52 FR
 16426 (May 5, 1987).

⁴ The Department preliminarily found that Louis
 Dreyfus Commodities Agroindustrial S.A. (Louis
 Dreyfus) is the successor-in-interest to Coinbra
 Frutesp (SA). See *Certain Orange Juice From Brazil:
 Preliminary Results of Antidumping Duty
 Administrative Review and Preliminary No
 Shipment Determination*, 77 FR 21724 (Apr. 11,
 2012).

for convenience and for customs
 purposes only and are not dispositive.
 Rather, the written description of the
 scope of the order is dispositive.

Background

On March 9, 2006, the Department
 published in the **Federal Register** an
 antidumping duty order on OJ from
 Brazil.⁵

On February 1, 2011, the Department
 initiated, and the ITC instituted, a
 sunset review of the antidumping duty
 order on OJ from Brazil. See *Initiation
 Notice*. As a result of its sunset review
 of this order, the Department found that
 revocation of the antidumping duty
 order would be likely to lead to the
 continuation or recurrence of dumping.⁶
 The Department notified the ITC of the
 magnitude of the margins likely to
 prevail were the antidumping duty
 order to be revoked.

On April 13, 2012, the ITC
 determined, pursuant to section 751(c)
 of the Act, that revocation of this order
 would not be likely to lead to
 continuation or recurrence of material
 injury to an industry in the United
 States within a reasonably foreseeable
 time.⁷

Revocation

As a result of the determination by the
 ITC that revocation of this order is not
 likely to lead to the continuation or
 recurrence of material injury to an
 industry in the United States, the
 Department, pursuant to section 751(d)
 of the Act, is revoking the antidumping
 duty order on OJ from Brazil. Pursuant
 to section 751(d)(2) of the Act and 19
 CFR 351.222(i)(2)(i), the effective date of
 revocation is March 9, 2011 (*i.e.*, the
 fifth anniversary of the date of
 publication in the **Federal Register** of
 the antidumping duty order). The
 Department will notify U.S. Customs
 and Border Protection to discontinue
 suspension of liquidation and collection
 of cash deposits on entries of the subject
 merchandise entered or withdrawn from
 warehouse on or after March 9, 2011,
 the effective date of revocation of the
 antidumping duty order. The
 Department will complete any pending
 administrative reviews of this order.

This revocation and notice are issued
 in accordance with section 751(d)(2) of
 the Act and published pursuant to
 section 777(i)(1) of the Act.

⁵ See *Antidumping Duty Order: Certain Orange
 Juice from Brazil*, 71 FR 12183 (Mar. 9, 2006).

⁶ See *Certain Orange Juice From Brazil: Final
 Results of the Expedited Sunset Review of the
 Antidumping Duty Order*, 76 FR 30655 (May 26,
 2011).

⁷ See *ITC Final and USITC Publication 4311
 (April 2012), titled Certain Orange Juice from Brazil
 (Inv. No. 731-TA-1089)*.

DEPARTMENT OF COMMERCE

International Trade Administration

[A-351-840]

**Revocation of Antidumping Duty
 Order: Certain Orange Juice From
 Brazil**

AGENCY: Import Administration,
 International Trade Administration,
 Department of Commerce.

SUMMARY: On February 1, 2011, the
 Department of Commerce (the
 Department) initiated a sunset review of
 the antidumping duty order on certain
 orange juice (OJ) from Brazil.¹ On April
 13, 2012, the International Trade
 Commission (ITC) determined that
 revocation of this order would not be
 likely to lead to continuation or
 recurrence of material injury to an
 industry in the United States within a
 reasonably foreseeable time, pursuant to
 section 751(c) of the Tariff Act of 1930,
 as amended (the Act).² Therefore,
 pursuant to section 751(d)(2) of the Act
 and 19 CFR 351.222(i)(1)(iii), the
 Department is revoking the antidumping
 duty order on OJ from Brazil.

DATES: *Effective Date:* March 9, 2011.

¹ See *Initiation of Five-Year ("Sunset") Review*, 76
 FR 5563 (Feb. 1, 2011) (*Initiation Notice*).

² See *Certain Orange Juice From Brazil*, 77 FR
 22343 (Apr. 13, 2012) (*ITC Final*).

Dated: April 16, 2012.

Paul Piquado,

*Assistant Secretary for Import
Administration.*

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