- 2. BC Tyre Group Limited
- 3. Best Choice International Trade Co., Limited
- 4. Cheng Shin Tire & Rubber (China) Co., Ltd.
- 5. Guangzhou Pearl River Rubber Tyre Ltd.
- 6. Hebei Tianrui Rubber Co., Ltd.
- 7. Hong Kong Tri-Ace Tire Co., Limited
- 8. Hwa Fong Rubber (Hong Kong) Ltd.
- 9. ITG Voma Corporation
- 10. Nankang International Co., Ltd.
- 11. Nankang Rubber Tire Corp., Ltd.
- 12. Pirelli Tyre Co., Ltd.
- 13. Qingdao Goalstar Tire Co., Ltd.
- 14. Qingdao Nexen Tire Corporation
- 15. Qingdao Qianzhen Tyre Co., Ltd.
- 16. Qingdao Qihang Tyre Co., Ltd.
- 17. Qingdao Qizhou Rubber Co., Ltd.
- 18. Shandong Changhong Rubber Tech
- 19. Shandong Good Forged Alum Wheel
- 20. Shandong Haohua Tire Co., Ltd.
- 21. Shandong Haolong Rubber Tire Co., Ltd.
- 22. Shandong Huitong Tyre Co., Ltd.
- 23. Shandong Sangong Rubber Co., Ltd.
- 24. Shangong Ogreen International Trade Co., Ltd.
- 25. Shifeng Juxing Tire Co., Ltd.
- 26. Southeast Mariner International Co., Ltd.
- 27. Toyo Tire (Zhangjiagang) Co., Ltd.
- 28. Wanli Group Trade Limited
- 29. Xiamen Sunrise Wheel Group Co., Ltd.
- 30. Xiamen Topu Import
- 31. Zhejiang Jingu Company Limited
- 32. Zhejiang Qingda Rubber Co., Ltd.

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DEPARTMENT OF COMMERCE

International Trade Administration

[C-570-017]

Countervailing Duty Order on Certain Passenger Vehicle and Light Truck Tires From the People's Republic of China: Final Results of Countervailing Duty Administrative Review; 2014– 2015

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

SUMMARY: The Department of Commerce (Commerce) determines that the mandatory respondents GITI Tire Global Trading Pte. Ltd./GITI Tire (USA) Ltd./ GITI Radial Tire (Anhui) Company Ltd. (GITI Anhui Radial)/GITI Tire (Fujian) Company Ltd (GITI Fujian)/GITI Tire (Hualin) Company Ltd. (GITI Hualin) (collectively, GITI) and Cooper (Kunshan) Tire Co., Ltd. (Cooper), exporters of passenger vehicle and light truck tires from the People's Republic of China (China) received countervailable subsidies during the period of review (POR) December 1, 2014, through December 31, 2015. We also find that Zhongce Rubber Group Company Limited (Zhongce) received countervailable subsidies during the POR, based on adverse facts available.

DATES: Applicable March 16, 2018. FOR FURTHER INFORMATION CONTACT: Andrew Huston, AD/CVD Operations, Office VII, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230; telephone (202) 482–4261.

Background

Commerce published the Preliminary *Results* of this administrative review in the Federal Register on September 7, 2017.1 On September 22, 2017, United Steel, Paper and Forestry, Rubber, Manufacturing, Energy, Allied Industrial and Service Workers International Union, AFL-CIO, CLC (the petitioner) submitted comments regarding alleged deficiencies in the record. In response to the petitioner's deficiency comments letter, on September 28, 2017, Commerce issued supplemental questionnaires to GITI and Cooper. GITI and Cooper submitted timely responses to the September 28, 2017, supplemental questionnaires on October 13, 2017.

We invited interested parties to comment on the Preliminary Results. On November 22, 2017, we received case briefs from the following interested parties: Cooper; GITI; the petitioner; and the Government of China (GOC). On December 4, 2017, the Commerce received timely rebuttal comments from GITI, and on December 5, 2017, we received timely rebuttal comments from Cooper, the petitioner and the GOC. On December 13, 2017, Commerce rejected the case brief submitted by GITI because we determined the brief contained untimely new factual information. GITI timely resubmitted its case brief on December 15, 2017.

On December 8, 2017, in accordance with section 751(a)(3)(A) of the Act, Commerce extended the period for issuing the final results of this review by 60 days, to March 6, 2018.² Commerce exercised its discretion to toll all deadlines affected by the closure of the Federal Government from January 20 through 22, 2018. If the new deadline falls on a non-business day, in accordance with Commerce's practice, the deadline will become the next business day. The revised deadline for the final results of this review is now March 9, 2018.³

Scope of the Order

The products covered by the order are certain passenger vehicle and light truck tires from China. A full description of the scope of the order is contained in the Issues and Decision Memorandum.⁴

Analysis of Comments Received

All issues raised in interested parties' briefs are addressed in the Issues and Decision Memorandum accompanying this notice. A list of the issues raised by interested parties and to which we responded in the Issues and Decision Memorandum is provided in Appendix I to this notice. The Issues and Decision Memorandum is a public document and is on file electronically via Enforcement and Compliance's Antidumping and Countervailing Duty Centralized Electronic Service System (ACCESS). ACCESS is available to registered users at https://access.trade.gov and in the Central Records Unit, room B8024 of the main Department of Commerce building. In addition, a complete version of the Issues and Decision Memorandum can be access directly at http://enforcement.trade.gov/frn/. The signed and electronic versions of the Issues and Decision Memorandum are identical in content.

Changes Since the Preliminary Results

Based on case briefs, rebuttal briefs, and all supporting documentation, we made changes from the *Preliminary Results.* Commerce has adjusted the AFA rate applied to Zhongce, modified its attribution of subsidies received by various Cooper affiliates to Cooper, adjusted the denominators for both respondents, adjusted the synthetic rubber and butadiene benchmarks for GITI, adjusted the inland freight rates used to construct the benchmark for carbon black for both respondents, and corrected various ministerial errors for both respondents.

¹ See Certain Passenger Vehicle and Light Truck Tires from the People's Republic of China: Preliminary Results of Countervailing Duty Administrative Review and Rescission, in Part; 2014–2015, 82 FR 42287 (September 7, 2017) (Preliminary Results).

² See Commerce Memorandum, "Administrative Review of the Countervailing Duty Order on Passenger Vehicle and Light Truck Tires from the People's Republic of China: Extension of Deadline for Final Results," (December 8, 2017).

³ See Memorandum for The Record from Christian Marsh, Deputy Assistant Secretary for Enforcement and Compliance, performing the nonexclusive functions and duties of the Assistant Secretary for Enforcement and Compliance, "Deadlines Affected by the Shutdown of the Federal Government" (Tolling Memorandum), dated January 23, 2018. All deadlines in this segment of the proceeding have been extended by 3 days.

⁴ See "Decision Memorandum for the Final Results of the Administrative Review of the Countervailing Duty Order on Certain Passenger Vehicle and Light Truck Tires from the People's Republic of China; 2014–2015," dated concurrently with this notice (Issues and Decision Memorandum) and hereby adopted by this notice.

Methodology

Commerce conducted this review in accordance with section 751(a)(1)(A) of the Tariff Act of 1930, as amended (the Act). For each of the subsidy programs found to be countervailable, we find that there is a subsidy, *i.e.*, a financial contribution from a government or public entity that gives rise to a benefit to the recipient, and that the subsidy is specific.⁵ For a full description of the methodology underlying all of Commerce's conclusions, including any determination that relied upon the use of adverse facts available pursuant to sections 776(a) and (b) of the Act, *see* the Issues and Decision Memorandum.

Final Results of Administrative Review

In accordance with 19 CFR 351.221(b)(5), we calculated a countervailable subsidy rate for the mandatory respondents, Cooper and GITI, and a rate based on facts available for Zhongce. For the non-selected companies subject to this review,⁶ we followed Commerce's practice, which is to base the subsidy rates on an average of the subsidy rates calculated for those companies selected for individual review, excluding *de minimis* rates or rates based entirely on adverse facts available.⁷ In this case, for the nonselected companies, we have calculated a rate by weight-averaging the calculated subsidy rates of Cooper and GITI using their publicly-ranged sales data for exports of subject merchandise to the United States during the POR. We find the countervailable subsidy rates for the producers/exporters under review to be as follows:

Company	Subsidy rate (percent)
GITI Tire Global Trading Pte. Ltd./GITI Tire (USA) Ltd./GITI Radial Tire (Anhui) Company Ltd. (GITI Anhui Radial)/GITI Tire (Fujian) Company Ltd (GITI Fujian)/GITI Tire (Hualin) Company Ltd. (GITI Hualin) (collectively, GITI)	20.68
Cooper (Kunshan) Tire Co., Ltd. (Cooper)	16.16
Zhongce Rubber Group Company Limited	119.46
Non-Selected Companies Under Review	19.13

Disclosure

We will disclose to the parties in this proceeding the calculations performed for these final results within five days of the date of publication of this notice in the **Federal Register**.⁸

Assessment Rates

Consistent with 19 CFR 351.212(b)(2), we intend to issue assessment instructions to U.S. Customs and Border Protection (CBP) 15 days after the date of publication of these final results of review, to liquidate shipments of subject merchandise entered, or withdrawn from warehouse, for consumption, on or after December 1, 2014, through December 31, 2015, at the *ad valorem* rates listed above.

Cash Deposit Instructions

In accordance with section 751(a)(1) of the Act, we intend to instruct CBP to collect cash deposits of estimated countervailing duties in the amounts shown for each of the respective companies listed above. These cash deposit requirements, when imposed, shall remain in effect until further notice.

Administrative Protective Order

This notice also serves as a reminder to parties subject to administrative protective order (APO) of their responsibility concerning the destruction of proprietary information disclosed under APO in accordance

⁶ See Appendix II.

with 19 CFR 351.305(a)(3). Timely written notification of the return or destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and terms of an APO is a sanctionable violation.

We are issuing and publishing these results in accordance with sections 751(a)(1) and 777(i)(1) of the Act.

Dated: March 9, 2018.

Gary Taverman,

Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations, performing the non-exclusive functions and duties of the Assistant Secretary for Enforcement and Compliance.

Appendix I

List of Topics Discussed in the Issues and Decision Memorandum

- Summary
- Background
- List of Comments From Interested Parties Scope of the Order
- Changes Since the Preliminary Results
- Non-Selected Companies Under Review
- Subsidies Valuation Information
- Allocation Period
- Attribution of Subsidies
- Denominators
- Benchmarks and Discount Rates Use of Facts Otherwise Available and
- Adverse Inferences

Programs Determined To Be Countervailable Programs Determined Not To Be Used or Not

- To Confer Measurable Benefits During the POR
- Analysis of Comments
- Comment 1: Zhongce's AFA Rate

Comment 2: Cooper's 2014 Subsidies and Sales

- Comment 3: Cooper's Resellers
- Comment 4: GITI Companies' Sales Denominator
- Comment 5. Inland Freight Rate for Carbon Black Benchmark
- Comment 6: Provision of Inputs for LTAR
- Comment 7: Grade Specific Benchmarks
- Comment 8: Income Tax Programs
- Comment 9: Grant Programs
- Comment 10: Rate for Non-Selected Companies
- Comment 11: RMB Denominated Loans for GITI Chongqing
- Comment 12: Reporting Errors in GITI's Loan Template
- Comment 13: Cooper's Former Cross-Owned Affiliated Producer
- Comment 14: Alleged Error in Cooper's Margin Calculation
- Comment 15: CKT Acquired Land Benefit Comment 16: Commerce's Selection of
- Pricing Benchmarks
- Comment 17: Nylon Cord Benchmarks for GITI
- Comment 18: Ocean Freight and Import Duties Added to Tier 1 or Tier 2 Benchmarks
- Comment 19: Export Buyers Credit
- Comment 20: Other Subsidies
- Recommendation
- Appendix—Non-Selected Companies Under Review

Appendix II

Non-Selected Companies Under Review

- 1. American Pacific Industries, Inc.
- 2. BC Tyre Group Limited
- 3. Crown International Corporation
- 4. Fleming Limited
- 5. Guangrao Taihua International Trade Co.,

Administrative Review, 75 FR 37386 (June 29, 2010).

 $^{^5}$ See sections 771(5)(B) and (D) of the Act regarding financial contribution; section 771(5)(E) of the Act regarding benefit; and section 771(5A) of the Act regarding specificity.

⁷ See, e.g., Certain Pasta from Italy: Preliminary Results of the 13th (2008) Countervailing Duty Administrative Review, 75 FR 18806, 18811 (April 13, 2010), unchanged in Certain Pasta from Italy: Final Results of the 13th (2008) Countervailing Duty

⁸ See 19 CFR 351.224(b).

Ltd.

- 6. Haohua Orient International Trade Ltd.
- 7. Hong Kong Tiancheng Investment &
- Trading Co., Limited 8. Jilin Jixing Tire Co., Ltd.
- 9. Kenda Rubber (China) Co., Ltd.
- 10. Liaoning Permanent Tyre Co., Ltd.
- 11. Macho Ťire Corporation Limited
- 12. Maxon Int'l Co., Limited
- 13. Qingdao Crown Chemical Co., Ltd.
- 14. Qingdao Goalstar Tire Co., Ltd.
- 15. Qingdao Keter International Co., Limited
- 16. Qingdao Lakesea Tyre Co., Ltd.
- 17. Qingdao Nama Industrial Co., Ltd.
- 18. Qingdao Odyking Tyre Co., Ltd.
- 19. Qingdao Sentury Tire Co., Ltd.
- 20. Qingzhou Detai International Trading Co., Ltd.
- 21. Riversun Industry Limited
- 22. Safe&Well (HK) International Trading Limited
- 23. Shandong Anchi Tyres Co., Ltd.
- 24. Shandong Changhong Rubber Technology Co., Ltd.
- 25. Shandong Guofeng Rubber Plastics Co., Ltd.
- 26. Shandong Haohua Tire Co., Ltd.
- 27. Shandong Hawk International Rubber Industry Co., Ltd.
- 28. Shandong Hengyu Science & Technology Co., Ltd.
- 29. Shandong Linglong Tyre Co., Ltd.
- 30. Shandong Longyue Rubber Co., Ltd.
- 31. Shandong New Continent Tire Co., Ltd.
- 32. Shandong Province Sanli Tire Manufactured Co., Ltd.
- 33. Shandong Yongtai Group Co., Ltd. (formerly known as Shandong Yongtai Chemical Co., Ltd.)
- 34. Shandong Zhongyi Rubber Co., Ltd.
- 35. Shangong Shuangwang Rubber Co., Ltd.
- 36. Shengtai Group Co., Ltd.
- 37. Shouguang Firemax Tyre Co., Ltd.
- 38. Southeast Mariner International Co., Ltd.
- 39. Tyrechamp Group Co., Limited
- 40. Windforce Tyre Co., Limited
- 41. Zhaoqing Junhong Co., Ltd.

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

RIN 0648-XF869

Takes of Marine Mammals Incidental to Specified Activities; Taking Marine Mammals Incidental to Rocky Intertidal Monitoring Surveys Along the Oregon and California Coasts

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice: issuance of an incidental harassment authorization.

SUMMARY: In accordance with the regulations implementing the Marine Mammal Protection Act (MMPA) as amended, notification is hereby given that NMFS has issued an incidental harassment authorization (IHA) to the Partnership for Interdisciplinary Study of Coastal Oceans (PISCO) at the University of California Santa Cruz (UCSC) to incidentally harass, by Level B harassment only, marine mammals during rocky intertidal monitoring surveys.

DATES: This Authorization is effective from March 12, 2018, through March 11, 2019.

FOR FURTHER INFORMATION CONTACT: Rob Pauline, Office of Protected Resources. NMFS, (301) 427-8401. Electronic copies of the application and supporting documents, as well as a list of the references cited in this document, may be obtained online at: www.nmfs.noaa.gov/pr/permits/

incidental/research.htm. In case of problems accessing these documents, please call the contact listed above. SUPPLEMENTARY INFORMATION:

Background

Sections 101(a)(5)(A) and (D) of the MMPA (16 U.S.C. 1361 et seq.) direct the Secretary of Commerce (as delegated to NMFS) to allow, upon request, the incidental, but not intentional, taking of small numbers of marine mammals by U.S. citizens who engage in a specified activity (other than commercial fishing) within a specified geographical region if certain findings are made and either regulations are issued or, if the taking is limited to harassment, a notice of a proposed authorization is provided to the public for review.

An authorization for incidental takings shall be granted if NMFS finds that the taking will have a negligible impact on the species or stock(s), will not have an unmitigable adverse impact on the availability of the species or stock(s) for subsistence uses (where relevant), and if the permissible methods of taking and requirements pertaining to the mitigation, monitoring and reporting of such takings are set forth.

NMFS has defined "negligible impact" in 50 CFR 216.103 as an impact resulting from the specified activity that cannot be reasonably expected to, and is not reasonably likely to, adversely affect the species or stock through effects on annual rates of recruitment or survival.

The MMPA states that the term "take" means to harass, hunt, capture, kill or attempt to harass, hunt, capture, or kill any marine mammal.

Except with respect to certain activities not pertinent here, the MMPA defines "harassment" as: Any act of pursuit, torment, or annovance which (i) has the potential to injure a marine

mammal or marine mammal stock in the wild (Level A harassment); or (ii) has the potential to disturb a marine mammal or marine mammal stock in the wild by causing disruption of behavioral patterns, including, but not limited to, migration, breathing, nursing, breeding, feeding, or sheltering (Level B harassment).

National Environmental Policy Act

To comply with the National **Environmental Policy Act of 1969** (NEPA; 42 U.S.C. 4321 et seq.) and NOAA Administrative Order (NAO) 216-6A, NMFS must review our proposed action (*i.e.*, the issuance of an incidental harassment authorization) with respect to potential impacts on the human environment.

This action is consistent with categories of activities identified in Categorical Exclusion B4 (CE B4) (incidental harassment authorizations with no anticipated serious injury or mortality) of the Companion Manual for NOAA Administrative Order 216-6A, which do not individually or cumulatively have the potential for significant impacts on the quality of the human environment and for which we have not identified any extraordinary circumstances that would preclude this categorical exclusion. Accordingly, NMFS has determined that the issuance of the IHA qualifies to be categorically excluded from further NEPA review.

Summary of Request

On September 26, 2017, NMFS received a request from PISCO for an IHA to take marine mammals incidental to rocky intertidal monitoring surveys along the Oregon and California coasts. PISCO's request is for take of California sea lions (Zalophus californianus), harbor seals (Phoca vitulina richardii), and northern elephant seals (Mirounga angustirostris). Take is anticipated to result from the specified activity by Level B harassment only. Neither PISCO nor NMFS expect mortality to result from this activity and, therefore, an IHA is appropriate.

This IHA would cover one year of a larger project for which PISCO obtained prior IHAs. This multiyear annual survey involves surveying rocky intertidal zones in a number of locations in Oregon and California. NMFS has previously issued five IHAs for this ongoing survey project (77 FR 72327, December 5, 2012; 78 FR 79403, December 30, 2013; 79 FR 73048, December 9, 2014; 81 FR 7319, February 2, 2016; 82 FR 12568, March 6, 2017). PISCO complied with all the requirements (e.g., mitigation, monitoring, and reporting) of the