was published in the **Federal Register** of June 15, 1995.8

The Commission transmitted its determination in this investigation to the Secretary of Commerce on July 18, 1995. The views of the Commission are contained in USITC Publication 2909 (July 1995), entitled "Furfuryl Alcohol From Thailand: Investigation No. 731–TA–705 (Final)."

Issued: July 21, 1995. By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 95–18376 Filed 7–25–95; 8:45 am] BILLING CODE 7020–02–P

[Investigations Nos. 753-TA-1 through 31]

Countervailing Duty Orders

Determinations

Pursuant to section 753(b)(4) of the Tariff Act of 1930 (19 U.S.C. 1675b(b)(4)) (the Act), the Commission hereby determines that industries in the United States are not likely to be materially injured by reason of imports of the subject merchandise if the countervailing duty orders listed in the attachment were to be revoked.

Background

Section 753(a) of the Act provides that, in the case of a countervailing duty order issued under section 303 of the Act with respect to which the requirement of an affirmative determination of material injury under section 303(a)(2) was not applicable at the time the order was issued, interested parties may request the Commission to initiate an investigation to determine whether an industry in the United States is likely to be materially injured by reason of imports of the subject merchandise if the order is revoked. Further, section 753(a)(3) requires that such requests must be filed with the Commission within 6 months of the date on which the country from which the subject merchandise originates became a signatory to the Agreement on Subsidies and Countervailing Measures (the Subsidies Agreement), as referred to in section 101(d)(12) of the Uruguay Round Agreements Act.

On May 26, 1995, the Department of Commerce (Commerce) published in the **Federal Register** notice of opportunity to request injury investigation(s) under section 753 of the Act (60 F.R. 27963, May 26, 1995). In that notice, Commerce stated that, for those countries becoming signatories to the Subsidies Agreement on January 1, 1995, requests for injury

investigations must be filed with the

requests for investigation under section 753(a) with regard to the orders listed in the attachment. Section 753(b)(4) of the Act provides that, if a request for an injury investigation is not made within 6 months of the time the country of origin of the subject merchandise became a signatory to the Subsidies Agreement, the Commission shall notify the administering authority that it has made a negative determination with regard to the question of the likelihood of material injury by reason of imports of the subject merchandise if the order is revoked. Accordingly, pursuant to section 753(b)(4) of the Act, the Commission hereby notifies Commerce of its negative injury determinations with regard to imports subject to those orders.

FOR FURTHER INFORMATION CONTACT: Jonathan Seiger (202–205–3183) or Vera Libeau (202–205–3176), Office of Investigations, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436. Hearing-impaired persons can obtain information on this matter by contacting the Commission's TDD terminal on 202–205–1810.

Authority

These determinations are being made under authority of the Tariff Act of 1930, title VII, as amended by the URAA. This notice is published pursuant to section 207.12 of the Commission's rules.

Issued: July 17, 1995. By order of the Commission.

Donna R. Koehnke,

Secretary.

Attachment

Inv. No.	Country	Product
753–TA–1 753–TA–2	Argentina Argentina	Apparel. Carbon steel cold-rolled flat products.
753–TA–3	Argentina	Leather wear- ing apparel.
753-TA-4	Argentina	Line pipe.
753–TA–5	Argentina	Nonrubber footwear.
753-TA-6	Argentina	Standard pipe.
753–TA–7	Argentina	Textile mill products.
753–TA–8	Argentina	Heavy-walled rectangular tubing.
753–TA–9	Argentina	Light-walled rectangular tubing.
753–TA–10	Malaysia	Carbon steel wire rod.
753–TA–11	Mexico	Ceramic tile.

Inv. No.	Country	Product
753–TA–12	Mexico	Leather wear- ing apparel.
753-TA-13	Mexico	Textile mill products.
753–TA–14	New Zealand	Brazing copper rod & wire.
753-TA-15	New Zealand	Steel wire.
753–TA–16	New Zealand	Steel wire nails.
753–TA–17	New Zealand	Carbon steel wire rod.
753–TA–18	Peru	Cotton sheet- ing and sa- teen.
753-TA-19	Peru	Cotton yarn.
753–TA–20	Peru	Rebar.
753–TA–21	Peru	Textile mill products.
753-TA-22	South Africa .	Ferrochrome.
753–TA–23	Sri Lanka	Textile mill products.
753-TA-24	Thailand	Apparel.
753–TA–25	Thailand	Butt-weld pipe fittings.
753–TA–26	Thailand	Malleable iron pipe fittings.
753-TA-27	Thailand	Pipe and tube.
753-TA-28	Thailand	Rice.
753–TA–29	Thailand	Steel wire nails.
753–TA–30	Venezuela	Circular weld- ed nonalloy
753–TA–31	Venezuela	steel pipe. Ferrosilicon.

[FR Doc. 95–18377 Filed 7–25–95; 8:45 am] BILLING CODE 7020–02–P

INTERSTATE COMMERCE COMMISSION

[Docket No. AB-55 (Sub-No. 470X)]

CSX Transportation, Inc.— Abandonment Exemption—In Seminole and Orange Counties, FL

AGENCY: Interstate Commerce Commission.

ACTION: Notice of exemption.

SUMMARY: The Commission exempts from the prior approval requirements of 49 U.S.C. 10903–04 the abandonment by CSX Transportation, Inc., of a portion of its Jacksonville Division, Aloma Subdivision, between milepost AU–778.3 at Wagner and milepost AU–778.5 at Oviedo, and between milepost ST–830.6 at Oviedo and milepost ST–822.05 at Aloma, a total distance of 15.75 miles in Seminole and Orange Counties, FL, subject to standard labor protective conditions and an environmental condition.

DATES: Provided no formal expression of intent to file an offer of financial assistance (OFA) has been received, this exemption will be effective on August 25, 1995. Formal expressions of intent

Commission no later than June 30, 1995. The Commission did not receive

⁸⁶⁰ FR 31494.