available to Mobil that would allow its proposed activity to be carried out in a manner consistent with the State's CMP.

Regarding Ground II, the decision finds that neither Mobil nor any Federal agency commenting on this ground specifically identified or explained how Mobil's inability to proceed with its proposed SPOE activity would significantly impair a national defense or other national security interest.

Because Mobil's propose SPOE satisfies all four of the requirements of Ground I, the Secretary's decision overrides the State's objections to Mobil's proposal for one additional exploratory well. Consequently, in deciding whether to permit the exploration activity proposed in Mobil's SPOE, MMS is not constrained by the States' objections under the CZMA. Copies of the decision may be obtained from the office listed below.

FOR ADDITIONAL INFORMATION CONTACT: Michael I. Weiss, Attorney-Adviser, Office of the Assistant General Counsel for Ocean Services, National Oceanic and Atmospheric Administration, U.S. Department of Commerce, 1305 East-West Highway, Suite 6110, Silver Spring, Maryland 20910, (301) 713–2967.

Dated: August 7, 1995.

Terry D. Garcia,

General Counsel.

(Federal Domestic Assistance Catalog No. 11.419 Coastal Zone Management Program Assistance.)

[FR Doc. 95–19987 Filed 8–11–95; 8:45 am] BILLING CODE 3510–08–M

International Trade Administration [A-351-605]

Notice of Preliminary Results of Antidumping Duty Administrative Review: Frozen Concentrated Orange Juice From Brazil

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

EFFECTIVE DATE: August 14, 1995.

SUMMARY: In response to timely requests for an administrative review by the respondents, Branco Peres Citrus, S.A. (Branco) and CTM Citrus S.A. (CTM), formerly Citropectina, S.A., the Department of Commerce (the Department) is conducting an administrative review of the antidumping duty order on frozen concentrated orange juice (FCOJ) from Brazil. This review covers two manufacturers/exporters of FCOJ to the United States during the period May 1,

1992, through April 30, 1993. We preliminarily determine the dumping margins for Branco and CTM during this period to be 2.52 and 0.98 percent, respectively. We invite interested parties to comment on these preliminary results.

FOR FURTHER INFORMATION CONTACT:

Donna Berg or Greg Thompson, Office of Antidumping Investigations, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230; telephone: (202) 482–0114 or 482–3003, respectively.

SUPPLEMENTARY INFORMATION:

Background

On May 5, 1987, the Department published in the Federal Register an antidumping duty order on FCOJ from Brazil (52 FR 16426). The Department published in the Federal Register on April 28, 1993 a notice of "Opportunity to Request Administrative Review" (58 FR 25802) of the antidumping duty order on FCOJ from Brazil for the period of review (POR), May 1, 1992, through April 30, 1993. On May 28, 1993, manufacturers/exporters, Branco and CTM, requested an administrative review for this POR. Branco also submitted a timely request for revocation of the antidumping duty order. The manufacturer/exporter, Frutropic/COINBRA, requested an administrative review for this POR on June 1, 1993. Accordingly, the Department initiated an administrative review on June 25, 1993, (58 FR 34414) with respect to Branco and CTM. On August 24, 1993, (58 FR 44653), we initiated a review with respect to Frutropic/COINBRA.

The Department issued an antidumping questionnaire to Branco, CTM and Frutropic/COINBRA on September 22, 1993. On October 11, 1994, the Department revoked the order with respect to Frutropic/COINBRA in the final results of the administrative review for the 1991 through 1992 POR (59 FR 53137, 53138, October 21, 1994).

Branco and CTM, on November 2 and 24, 1994, respectively, submitted their responses to the Department's questionnaire. On April 14, 1994, the Department issued a supplemental questionnaire to both Branco and CTM. Branco and CTM submitted their responses to these supplemental questionnaires on May 12, 1994.

Verification of the factual information submitted by Branco in this review was conducted on June 22 and 23, 1994.

The Department issued a section D, cost of production/constructed value,

questionnaire to Branco and CTM on August 5, 1994, because our preliminary analysis indicated that for certain U.S. sales, contemporaneous third country sales were unavailable for comparison purposes. Branco and CTM submitted comments regarding how foreign market value should be calculated in this review on August 17 and 18, 1994, respectively. (Note: whereas the Department initially believed that section D information was necessary. the Department subsequently revised its determination of the most appropriate methodology to apply in this review. See the "Foreign Market Value" section of this notice.)

On September 6, 1994, the Department requested clarification of both Branco's and CTM's responses. Branco and CTM submitted their responses in September 1994. The Department requested further information of both respondents on February 14 and March 15, 1995. Branco and CTM provided this information in March 1995.

Applicable Statute and Regulations

Unless otherwise indicated, all citations to the statute and to the Department's regulations are in reference to the provisions as they existed on December 31, 1994.

Scope of Review

Imports covered by this review are shipments of FCOJ from Brazil. The merchandise is currently classifiable under item 2009.11.00 of the Harmonized Tariff Schedule of the United States (HTSUS). Although the HTSUS subheading is provided for convenience and Customs purposes, our written description of the scope of this review is dispositive.

Fair Value Comparisons

To determine whether sales by Branco and CTM were made at less than fair value (LTFV), we compared the United States price (USP) to the foreign market value (FMV), as specified in the "United States Price" and "Foreign Market Value" sections of this notice.

United States Price

We based USP on purchase price, in accordance with section 772(b) of the Tariff Act, as amended (1994) (The Act), because all of Branco's and CTM's U.S. sales to the first unrelated purchaser took place prior to importation into the United States and exporter's sales price methodology was not otherwise indicated.

We calculated purchase price based on packed FOB prices to unrelated customers in the United States. We