Manufacturer/producer/exporter	Margin percent
Mannesmannrohren-Werke AG All others	2.68% 2.68%

ITC Notification

In accordance with section 733(f) of the Act, we have notified the ITC of our determination. If our final determination is affirmative, the ITC will determine whether imports of the subject merchandise are materially injuring, or threaten material injury to, the U.S. industry before the later of 120 days after the date of the preliminary determination or 45 days after our final determination.

Public Comment

In accordance with 19 C.F.R. 353.38. case briefs or other written comments in at least ten copies must be submitted to the Assistant Secretary for Import Administration no later than March 10, 1995, and rebuttal briefs no later than March 15, 1995. In accordance with 19 C.F.R. 353.38(b), we will hold a public hearing, if requested, to give interested parties an opportunity to comment on arguments raised in case or rebuttal briefs. Tentatively, the hearing will be held on March 17, 1995, at 2:00 p.m. at the U.S. Department of Commerce, Room 1414, 14th Street and Constitution Avenue, N.W., Washington, D.C. 20230. Parties should confirm by telephone the time, date, and place of the hearing 48 hours before the scheduled time.

Interested parties who wish to request a hearing must submit a written request to the Assistant Secretary for Import Administration, U.S. Department of Commerce, Room B–099, within ten days of the publication of this notice in the **Federal Register**. Request should contain: (1) the party's name, address, and telephone number; (2) the number of participants; and (3) a list of the issues to be discussed. In accordance with 19 C.F.R. 353.38(b), oral presentation will be limited to issues raised in the briefs.

This determination is published pursuant to section 733(f) of the Act (19 U.S.C. 1673b(f)) and 19 C.F.R. 353.15(a)(4).

Dated: January 19, 1995.

Susan G. Esserman,

Assistant Secretary for Import Administration. [FR Doc. 95–2105 Filed 1–26–95; 8:45 am] BILLING CODE 3510–DS–P

[A-475-814]

Notice of Preliminary Determination of Sales at Not Less Than Fair Value: Small Diameter Circular Seamless Carbon and Alloy Steel, Standard, Line and Pressure Pipe from Italy

AGENCY: Import Administration, International Trade Administration, Department of Commerce EFFECTIVE DATE: January 27, 1995. FOR FURTHER INFORMATION CONTACT: Mary Jenkins or Kate Johnson, Office of Antidumping Investigations, Import Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, D.C. 20230; telephone (202) 482–1756 or 482–4929, respectively.

PRELIMINARY DETERMINATION: The Department of Commerce (the Department) preliminarily determines that small diameter circular seamless carbon and alloy steel, standard, line and pressure pipe from Italy (seamless pipe) is not being, nor is likely to be, sold in the United States at less than fair value, as provided in section 733 of the Tariff Act of 1930, as amended (the Act). The estimated *de minimis* margins are shown in the "Preliminary Margin" section of this notice.

Case History

Since the notice of initiation published on July 20, 1994, (59 FR 37025), the following events have occurred.

On August 8, 1994, the U.S. International Trade Commission (ITC) issued an affirmative preliminary injury determination (USITC Publication 2734, August 1994).

On August 19, 1994, we sent the antidumping questionnaire to Dalmine S.p.A., TAD USA, Inc., and Dalmine USA, Inc., (collectively "Dalmine"), because petitioner claimed that Dalmine was the sole producer of the subject merchandise exported to the United States from Italy during the period of investigation (POI). In order to determine if Dalmine accounted for over 60 percent of the exports to the United States and, accordingly, could be named as the sole respondent, we also sent an abbreviated version of Section A of the questionnaires to the following Italian producers named in the petition: Acciaierie e Tubificio Meridionali SpA, Pietra SpA-Acciaierie Ferriere e Tubifici (Pietra SpA), Tubicar SpA, Sandvik Italia SpA, and Seta Tubi Srl. On September 2 and 23, 1994, Dalmine provided volume and value data of sales of subject merchandise during the POI. Acciaierie e Tubificio Meridionali, Sandvik Italia and Tubicar SpA

informed the Department that they did not sell subject merchandise to the United States during the POI. Seta Tubi Srl's antidumping questionnaire was returned to the Department by the postal service as undeliverable because the address could not be found. We did not receive a response from Pietra SpA. However, Pietra SpA sent a facsimile to the U.S. Consulate in Milan in which it reported a small volume of shipments of the subject merchandise to the United States from January 1 to March 31, 1994. On September 27, 1994, we determined that Dalmine S.p.A. (Dalmine) should be the sole respondent in this investigation because it accounted for at least 60 percent of the exports of the subject merchandise to the United States during the POI.

On September 19, 1994, we received a request from Dalmine to exclude certain "outlier" sales from its United States and home market sales listings. On September 23, 1994, petitioner submitted its opposition to Dalmine's request. On September 26, 1994, Dalmine responded to petitioner's September 23, 1994, objections. We requested additional information from Dalmine concerning the "outlier" sales on September 30, 1994. Based on Dalmine's request, and after considering all comments received, on November 28, 1994, we informed Dalmine that it would be exempted from reporting certain "outlier" home market and U.S. sales.

On December 6 and 19, 1994, Dalmine requested that it be exempt from reporting an insignificant quantity of sales made by related resellers and sought clarification concerning which of its customers are "related parties." On December 12 and 22, 1994, we received comments from petitioner addressing Dalmine's request to exclude reporting certain related party sales. On January 19, 1995, after considering the additional request and considering comments, we also granted Dalmine an exemption from reporting an insignificant quantity of home market sales made by related resellers. The Department accepted Dalmine's definition of related party, as described its B and C responses. Therefore, it was not necessary to provide additional guidance.

On September 23, 1994, we received Dalmine's response to Section A of the Department's questionnaire. Responses to Sections B and C of the questionnaire were submitted on October 7, 1994. On October 11, 1994, petitioner commented on Dalmine's Section A questionnaire response. On October 11 and 31, 1994, we received additional comments from petitioner regarding Dalmine's Sections