Suspension of Liquidation

In accordance with 19 U.S.C. 1673b, we are directing the Customs Service to continue to suspend liquidation of all entries of fresh cut roses from Ecuador, as defined in the "Scope of Investigation" section of this notice, that are entered, or withdrawn from warehouse, for consumption on or after the date of publication of this notice in the Federal Register. The Customs Service shall require a cash deposit or the posting of a bond on all entries equal to the estimated weighted-average amount by which the foreign market value of the merchandise subject to this investigation exceeds United States price as shown in the table below. The margins are as follows:

Manufacturer/Producer/Exporter	Margin (per- cent)
Arbusta-Agritab (and its related farms Agrisabe, Agritab, and Flaris)	5.38
Florin S.A. (and its related farms Cuentas En Participacion Florinsa-Ertego	
(Florinsa Cotopaxi) and Exflodec)	84.72
Guanguilqui Agro Industrial S.A. (and its related farm Indipasisa)	14.24
Inversiones Floricola S.A. (and its related farm Flores Mitad	
Del Mundo S.A.)	4.63
All Others	6.32

ITC Notification

In accordance 19 U.S.C. 1673d(d) we have notified the ITC of our determination.

Notification to Interested Parties

This notice also serves as the only reminder to parties subject to administrative protective order (APO) in this investigation of their responsibility covering the return or destruction of proprietary information disclosed under APO in accordance with 19 C.F.R. 353.34(d). Failure to comply is a violation of the APO.

This determination is published pursuant 19 U.S.C. 1673d(d) and 19 C.F.R. 353.20(b)(2).

Dated: January 26, 1995.

Susan G. Esserman,

Assistant Secretary for Import Administration. [FR Doc. 95–2607 Filed 2–3–95; 8:45 am] BILLING CODE 3510–DS-P

[C-791-001]

Ferrochrome From South Africa; Final Results of Countervailing Duty Administrative Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce. **ACTION:** Notice of final results of Countervailing Duty Administrative Review.

SUMMARY: On November 12, 1993, the Department of Commerce (the Department) published in the Federal Register its preliminary results of administrative review of the countervailing duty order on ferrochrome from South Africa for the period January 1, 1991, through December 31, 1991. We have now completed this review and determine the bounty or grant to be zero for Consolidated Metallurgical Industries, Ltd. (CMI), and 0.81 percent ad valorem for all other companies.

EFFECTIVE DATE: February 6, 1995.

FFECTIVE DATE: February 6, 1995.
FOR FURTHER INFORMATION CONTACT:
Dana S. Mermelstein or Maria P.
MacKay, Office of Countervailing
Compliance, Import Administration,
International Trade Administration,
U.S. Department of Commerce, 14th
Street and Constitution Avenue NW.,
Washington, DC 20230, telephone: (202)
482–0984/2786.

SUPPLEMENTARY INFORMATION:

Background

On November 12, 1993, the Department published in the **Federal Register** the preliminary results of its administrative review of the countervailing duty order on ferrochrome from South Africa (46 FR 21155, April 9, 1981). The Department has now completed this administrative review in accordance with section 751 of the Tariff Act of 1930, as amended (the Act).

We invited interested parties to comment on the preliminary results. On December 13, 1993, a joint case brief was submitted by Chromecorp Technology (Pty) Ltd., CMI, Ferralloys Limited, Middleburg Steel and Alloys (Pty) Ltd. (MS&A), and Samancor, the South African producers which exported ferrochrome to the United States during the review period (respondents). We returned respondents' brief because it contained untimely new factual information. See 19 CFR 355.31(a)(1)(ii). The Department has not considered the rejected new factual information for these final results of review. See 19 CFR 355.31(a)(3), 355.3(a). On December 21,

1993, respondents resubmitted a revised case brief. The comments addressed in this notice were presented in the resubmitted case brief.

At the request of respondents, the Department held a public hearing on December 28, 1993. On January 14 and January 16, 1994, respondents submitted two documents containing unsolicited written argument. The regulations (19 CFR 355.38) require written argument to be submitted in accordance with the deadlines and requirements for case briefs and rebuttal briefs. The two submissions in question were made after these deadlines. These submissions were returned to respondents in accordance with the regulations (19 CFR 355.38(a)). The Department has therefore not considered the arguments presented in these two submissions for purposes of reaching these final results of review.

The review covers the period January 1, 1991 through December 31, 1991. The review involves five companies and the following programs:

- (1) Industrial Development Corporation Loans
 - (2) Export Incentive Program
- (3) Regional Industrial Development Incentives
 - (4) Preferential Rail Rates
 - (5) Government Loan Guarantees
- (6) Beneficiation Allowances— Electric Power Cost Aid Scheme

(7) General Export Incentive Scheme After consideration of respondents' comments on the preliminary results of review, the Department has now recalculated the bounties or grants attributable to the Category D Scheme of the Export Incentive Program, and to the **Industrial Development Corporation** long-term loan program. The Department now determines the bounty or grant attributable to the Category D Scheme to be zero percent ad valorem for CMI, and 0.29 percent ad valorem for all other companies, and the bounty or grant attributable to the Industrial Development Corporation loan to be zero for CMI, and 0.05 percent ad valorem for all other companies. Accordingly, the Department determines the total bounty or grant from all programs under review to be zero for CMI, and 0.81 percent ad valorem for all other companies.

Scope of Review

Imports covered by this review are shipments of ferrochrome, which is currently classifiable under item 7202.41.00, 7202.49.10 and 7202.49.50 of the *Harmonized Tariff Schedule* (HTS). The HTS item numbers are provided for convenience and Customs