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# Notices

## DEPARTMENT OF THE TREASURY

Office of the Secretary

[AA 648-B-P]

### TITANIUM DIOXIDE FROM THE UNITED KINGDOM

#### Fair Value Determination

MARCH 4, 1963.

A complaint was received that titanium dioxide from the United Kingdom was being sold in the United States at less than fair value within the meaning of the Antidumping Act of 1921.

I hereby determine that titanium dioxide from the United Kingdom is not being, nor likely to be, sold at less than fair value within the meaning of section 201(a) of the Antidumping Act, 1921, as amended (19 U.S.C. 160(a)).

*Statement of reasons.* The information received discloses that the merchandise has been sold only to one United States customer in the period under consideration and that there is no relationship between the parties involved other than buyer and seller. The quantity sold in the home market was adequate to furnish a basis for comparison. Purchase price was compared, accordingly, with the adjusted home market price for fair value purposes.

Purchase price was computed by deducting from the invoice f.o.b. United Kingdom port price per ton to the United States, the inland freight and f.o.b. charges.

Adjusted home market price was calculated by deducting inland freight from the delivered customer's works price of comparable quantities in the home market.

Purchase price was found to be not lower than the adjusted home market price.

This determination and the statement of reasons therefor are published pursuant to section 201(c) of the Antidumping Act, 1921, as amended (19 U.S.C. 160(c)).

[SEAL] JAMES A. REED,  
Assistant Secretary of the Treasury.

[F.R. Doc. 63-2586; Filed, Mar. 8, 1963;  
8:48 a.m.]

[Treasury Department Order No. 150-57]

### CERTAIN INTERNAL REVENUE REGIONS AND DISTRICTS

#### Redesignation

By virtue of the authority vested in me as Secretary of the Treasury by Reorganization Plan No. 26 of 1950, Reorganization Plan No. 1 of 1952, section 7621 of the Internal Revenue Code of 1954, as amended, and Executive Order 10289, approved September 17, 1951, made applicable to the Internal Revenue Code of

1954 by Executive Order 10574, approved November 5, 1954, it is hereby ordered:

1. *Abolition of certain offices of Regional Commissioners.* The following offices of Regional Commissioners of Internal Revenue are abolished:

Regional Commissioner, New York City.  
Regional Commissioner, Omaha.

2. *Realignment of boundaries of Internal Revenue Regions—*(a) *Boston.* The territory of the Boston Internal Revenue Region and of the office of the Regional Commissioner of Internal Revenue, Boston, shall include the States of Connecticut, Maine, Massachusetts, New Hampshire, New York, Rhode Island, and Vermont. The headquarters office shall be in Boston, Massachusetts.

(b) *Chicago.* The territory of the Chicago Internal Revenue Region and of the office of the Regional Commissioner of Internal Revenue, Chicago, shall include the States of Illinois, Iowa, Minnesota, Missouri, Nebraska, North Dakota, South Dakota, and Wisconsin. The headquarters office shall be in Chicago, Illinois.

(c) *Cincinnati.* The territory of the Cincinnati Internal Revenue Region and of the office of the Regional Commissioner of Internal Revenue, Cincinnati, shall include the States of Indiana, Kentucky, Michigan, Ohio, and West Virginia. The headquarters office shall be in Cincinnati, Ohio.

(d) *Dallas.* The territory of the Dallas Internal Revenue Region and of the office of the Regional Commissioner of Internal Revenue, Dallas, shall include the States of Arkansas, Colorado, Kansas, Louisiana, New Mexico, Oklahoma, Texas, and Wyoming. The headquarters office shall be in Dallas, Texas.

(e) *Philadelphia.* The territory of the Philadelphia Internal Revenue Region and of the office of the Regional Commissioner of Internal Revenue, Philadelphia, shall include the States of Delaware, Maryland, New Jersey, Pennsylvania, Virginia, and the District of Columbia. The headquarters office shall be in Philadelphia, Pennsylvania.

(f) *Atlanta and San Francisco.* The boundaries and headquarters offices of the Atlanta and San Francisco Internal Revenue Regions remain as they existed immediately prior to the effective date of this order.

3. *Abolition of certain Internal Revenue Districts and Offices of District Director.* The following Internal Revenue Districts and offices of District Director of Internal Revenue are abolished:

Internal Revenue District, Camden.  
Internal Revenue District, Kansas City.  
Internal Revenue District, Scranton.  
Internal Revenue District, Syracuse.

4. *Realignment of Internal Revenue Districts.* For all purposes authorized by the internal revenue laws of the United States—

(a) *Buffalo.* The boundaries of the Internal Revenue District, Buffalo, are extended to include within such district the area comprising the Internal Revenue District of Syracuse, as such district existed immediately prior to the effective date of this order.

(b) *Newark.* The boundaries of the Internal Revenue District, Newark, are extended to include within such district the area comprising the Internal Revenue District of Camden as such district existed immediately prior to the effective date of this order.

(c) *Philadelphia.* The Internal Revenue District, Philadelphia, shall include the Counties of Adams, Berks, Bradford, Bucks, Carbon, Chester, Columbia, Cumberland, Dauphin, Delaware, Juniata, Lackawanna, Lancaster, Lebanon, Lehigh, Luzerne, Lycoming, Monroe, Montgomery, Montour, Northampton, Northumberland, Perry, Philadelphia, Pike, Schuylkill, Snyder, Sullivan, Susquehanna, Tioga, Union, Wayne, Wyoming, and York, within the State of Pennsylvania.

(d) *Pittsburgh.* The Internal Revenue District, Pittsburgh, shall include the Counties of Allegheny, Armstrong, Beaver, Bedford, Blair, Butler, Cambria, Cameron, Centre, Clarion, Clearfield, Clinton, Crawford, Elk, Erie, Fayette, Forest, Franklin, Fulton, Greene, Huntingdon, Indiana, Jefferson, Lawrence, McKean, Mercer, Mifflin, Potter, Somerset, Venango, Warren, Washington, and Westmoreland, within the State of Pennsylvania.

(e) *St. Louis.* The boundaries of the Internal Revenue District, St. Louis, are extended to include within such district the area comprising the Internal Revenue District of Kansas City as such district existed immediately prior to the effective date of this order.

(f) *Other Internal Revenue Districts.* The boundaries and headquarters offices of all Internal Revenue Districts not mentioned in this order remain as they existed immediately prior to the effective date of this order.

5. *Implementation.* The Commissioner of Internal Revenue is authorized to effect, at appropriate times and in an orderly manner, such transfers of functions, personnel, positions, equipment, and funds as may be necessary to implement the provisions of this order.

6. *Effective date.* The provisions of Sections 1, 2, 3, and 4 of this order shall be effective January 1, 1964.

Dated: March 4, 1963.

[SEAL] DOUGLAS DILLON,  
Secretary of the Treasury.

[F.R. Doc. 63-2587; Filed, Mar. 8, 1963;  
8:48 a.m.]