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UNITED STATES – ANTI-DUMPING MEASURES ON CERTAIN HOT-ROLLED STEEL PRODUCTS FROM JAPAN

Status Report by the United States

Addendum

The following communication, dated 7 April 2005, from the delegation of the United States to the Chairman of the Dispute Settlement Body, is circulated pursuant to Article 21.6 of the DSU.

> Status Report Regarding Implementation of the DSB Recommendations and Rulings in the Dispute United States – Anti-Dumping Measures on Certain Hot-Rolled Steel Products from Japan

(WT/DS184)

The United States submits this report in accordance with Article 21.6 of the *Understanding on* Rules and Procedures Governing the Settlement of Disputes.

On 23 August 2001, the Dispute Settlement Body ("DSB") adopted its recommendations and rulings in United States - Anti-Dumping Measures on Certain Hot-Rolled Steel Products from Japan (WT/DS184). At the following DSB meeting on 10 September 2001, the United States informed the DSB of its intention to implement the recommendations and rulings of the DSB in connection with this matter. At that time, the United States also advised the DSB that a "reasonable period of time" would be required to complete this process. On 19 February 2002, an arbitrator found that 15 months, or until 23 November 2002, constituted a reasonable time for implementation. The DSB has extended this period, most recently on 31 August 2004, when the period was extended to 31 July 2005.

On 22 November 2002, the US Department of Commerce issued a new final determination in the hot-rolled steel anti-dumping duty investigation that implements the recommendations and rulings of the DSB with respect to the calculation of anti-dumping margins in that investigation. Details of this determination are provided in WT/DS184/15/Add.3.

Further, the US Administration continues to support specific legislative amendments that would implement the DSB's recommendations and rulings with respect to the US anti-dumping duty statute, and is working with the US Congress to pass these amendments.