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UNITED STATES – LAWS, REGULATIONS AND METHODOLOGY FOR CALCULATING DUMPING MARGINS ("ZEROING")

Recourse to Article 21.5 of the DSU by the European Communities

Report of the Appellate Body

Corrigendum

On page 138, paragraph 341, the first sentence is deleted. In the second sentence, the words "Consequently, the" are deleted and replaced by "The".

On page 139, paragraph 345, first and second lines, the phrase "no subsequent administrative review was requested by NSK after the 2000-2001 administrative review. Thus," is deleted. The first sentence should read: "In Case 31, the cash deposit rates applied on imports from NSK after the end of the reasonable period of time were derived from the latest determination in which duties were assessed on the basis of collected cash deposits, and reflected the margin of dumping calculated with zeroing in the 2000-2001 administrative review."

On page 139, paragraph 345, fifth sentence in the eighth line, the word "were" is deleted and replaced by "would be". The fifth sentence should read: "When the right to request an administrative review lapsed on that date, duties would be finally assessed on the basis of the collected cash deposits."

On page 139, paragraph 345, last sentence, ninth and tenth line, the words "on 31 May 2007" are deleted. The final sentence should read: "We conclude that the duty liability determination made on the basis of cash deposits previously collected constitutes a failure to comply with the recommendations and rulings of the DSB in relation to Case 31, as the assessed duties reflected a margin of dumping calculated with zeroing and the assessment took place *after* the end of the reasonable period of time."