



Blanket Statement of Non-Applicability of

Antidumping or Countervailing Cases to Imported Merchandise

The U.S. Government requires that the importer of record (IOR) be aware of antidumping /countervailing duty (AD/CVD) regulations and determine if one or more AD/CVD cases is applicable to the products it imports. U.S. Customs and Border Protection (CBP) enforces AD/CVD regulations at the border. At the time of entry, CBP collects cash deposits on products subject to AD/CVD at the rates established by the U.S. Department of Commerce.

Based upon the Importer’s confirmation of AD/CVD non-applicability, Deringer will file entries for the product(s) listed on this form and/or its attachment without payment of AD/CVD cash deposits. If the product or products are in fact within the scope of an AD/CVD case, such failure to declare AD/CVD applicability and pay associated duties at the time of import may be construed as AD/CVD evasion and subject the Importer to significant penalties.

Further information on AD/CVD requirements can be found in Deringer’s “AD/CVD Resources” document, which also provides descriptions of and links to various U.S. Government resources that may help importers to research AD/CVD cases and determine whether their products are subject to AD/CVD. Deringer highly encourages importers to become familiar with and actively use the resources provided there.

AD/CVD Non-Applicability Certification Statement

As a responsible party representing the Importer of Record:

- I understand my firm’s responsibility to determine AD/CVD case applicability prior to importing new products.
- I will advise Deringer regarding AD/CVD applicability prior to the initial importation of new goods and will notify Deringer if there are material changes to current products that may impact AD/CVD applicability.
- I am aware that I can file a Scope Ruling Request with the U.S. Department of Commerce in order to determine if my product is subject to an AD/CVD case, as outlined by the International Trade Administration (ITA) in its online document [“Guide on How to File for an Antidumping/Countervailing Duty Scope Ruling Request.”](#)
- I am aware that A.N. Deringer’s Trade Advisory Group (consulting@anderinger.com) may be able to assist with antidumping and/or countervailing advice.

I certify that my firm has conducted the necessary research, and I attest that the products listed below and/or in the attachment are not subject to antidumping or countervailing duties. I hereby direct Deringer to file our entries accordingly.

Importer of Record Name: _____

Blanket Date 1-year Period (365 days max.): _____ **To:** _____

Product/SKU Number and Description: _____
(If more than one product, please use the addendum)

Tariff Number: _____
(If more than one HTS, please use the addendum)

Country of Origin: _____
(If more than one origin, please use the addendum)

AD and/or CVD Case Number: _____
(If more than one case, please use the addendum)

Responsible Party Signature: _____ **Title:** _____

Printed Name: _____ **Date:** _____

Company: _____