U.S. PRODUCERS' QUESTIONNAIRE

CARBON AND CERTAIN ALLOY STEEL WIRE ROD ("WIRE ROD") FROM BELARUS, ITALY, KOREA, RUSSIA, SOUTH AFRICA, SPAIN, TURKEY, THE UNITED ARAB EMIRATES, UKRAINE, AND THE UNITED KINGDOM

This questionnaire must be received by the Commission by <u>April 11, 2017</u>

See last page for filing instructions.

The information called for in this questionnaire is for use by the United States International Trade Commission in connection with its countervailing duty investigations and antidumping duty investigations concerning wire rod from Belarus, Italy, Korea, Russia, South Africa, Spain, Turkey, Ukraine, United Arab Emirates, and the United Kingdom (Inv. Nos. 701-TA-573-574 and 731-TA-1349-1358 (Preliminary)). The information requested in the questionnaire is requested under the authority of the Tariff Act of 1930, title VII. This report is mandatory and failure to reply as directed can result in a subpoena or other order to compel the submission of records or information in your firm's possession (19 U.S.C. § 1333(a)).

Name of fine

City	Sta	ate	Zip Co	ode			_
Website							
Has your firm produce	d wire rod (as defined on next pa	age) at any t	ime since	January 1,	2014?		
NO (Sign the	e certification below and promptly re	eturn only thi	s page of t	the question	naire to the	Commission	1)
YES (Comple	te all parts of the questionnaire, and	d return the e	ntire ques	stionnaire to	the Commi	ssion)	
•	e via the U.S. International Ti ://dropbox.usitc.gov/oinv/. (F			<i>Prop Box</i> b	y clicking	on the	
	CERTIFI	CATION					
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PART I.—GENERAL INFORMATION

<u>Background</u>.--This proceeding was instituted in response to a petitions filed on March 28, 2017, by Charter Steel, Saukville, Wisconsin; Gerdau Ameristeel US Inc., Tampa, Florida; Keystone Consolidated Industries, Inc., Peoria, Illinois; and Nucor Corporation, Charlotte, North Carolina. Countervailing and/or antidumping duties may be assessed on the subject imports as a result of these proceedings if the Commission makes an affirmative determination of injury, threat, or material retardation, and if the U.S. Department of Commerce ("Commerce") makes an affirmative determination of subsidization and/or dumping. Questionnaires and other information pertinent to this proceeding are available at https://www.usitc.gov/investigations/title_7/2017/carbon_and_certain_alloy_steel_wire_rod_belarus/preliminary.htm.

<u>Wire rod.</u>— The merchandise covered by these investigations are certain hot-rolled products of carbon steel and alloy steel, in coils, of approximately round cross section, less than 19.00 mm in actual solid cross-sectional diameter. Specifically excluded are steel products possessing the above-noted physical characteristics and meeting the Harmonized Tariff Schedule of the United States (HTSUS) definitions for (a) stainless steel; (b) tool steel; (c) high-nickel steel; (d) ball bearing steel; or (e) concrete reinforcing bars and rods. Also excluded are free cutting steel (also known as free machining steel) products (i.e., products that contain by weight one or more of the following elements: 0.1 percent or more of lead, 0.05 percent or more of bismuth, 0.08 percent or more of sulfur, more than 0.04 percent of phosphorous, more than 0.05 percent of selenium, or more than 0.01 percent of tellurium). All products meeting the physical description of subject merchandise that are not specifically excluded are included in this scope.

Wire rod is currently imported under statistical reporting numbers 7213.91.3011, 7213.91.3015, 7213.91.3020, 7213.91.3093; 7213.91.4500, 7213.91.6000, 7213.99.0030, 7227.20.0030, 7227.20.0080, 7227.90.6010, 7227.90.6020, 7227.90.6030, and 7227.90.6035 of the Harmonized Tariff Schedule of the United States (HTSUS). Products entered under subheadings 7213.99.0090 and 7227.90.6090 of the HTSUS also may be included in this scope if they meet the physical description of subject merchandise above. The HTSUS provisions are for convenience and customs purposes; the written description of the scope is dispositive.

Carbon and certain alloy steel wire rod includes (but is not limited to) the products listed below.

- (1) Low and medium-low carbon industrial and standard quality rods.—Rods manufactured from low or medium-low carbon steel and primarily intended for drawing into industrial or standard quality wire. This category also includes special quality rods. For the purpose of these questionnaires, data for chain quality rods, cold finishing rods, fine wire quality rods, and nondeformed concrete reinforcement rods should be reported in this category.
- (2) High and medium-high carbon industrial and standard quality rods.—Rods manufactured from high or medium-high carbon steel and primarily intended for drawing into wire for such products as strand, hose, upholstery spring, mechanical spring, oil tempering, cold rolling, bearing, rope, screens, aluminum conductor steel reinforcement ("ACSR") core, pipe wrap, prestressed concrete wire, utility strand, and music wire.
- (3) Tire cord and tire bead quality rods.—High-carbon wire rods that downstream purchasers, either specialized wire drawers or producers of steel-reinforced pneumatic tires, draw into bead or cord wire. Tire bead reinforces the bead (inner edge) of a tire and seals the tire against the wheel whereas tire cord is adhered to the inside of the tread for steel-reinforced pneumatic tires.

- **(4)** Welding quality rods.—Rods intended for producing wire for gas welding, electric arc welding, submerged arc welding, and metal insert gas welding.
- **(5)** Cold heading quality ("CHQ") rods.—Rods used in the manufacture of heading, forging, or cold extrusion quality wire.
- **(6)** Other specialty carbon and alloy quality rods.—For the purpose of these questionnaires, data for scrapless nut, aircraft, cold heading bearing, and valve spring quality rods should be reported in this category.

Reporting of information.-- If information is not readily available from your records, provide carefully prepared estimates. If your firm is completing more than one questionnaire (i.e., a producer, importer, and/or purchaser questionnaire), you need not respond to duplicated questions.

<u>Confidentiality</u>.--The commercial and financial data furnished in response to this questionnaire that reveal the individual operations of your firm will be treated as confidential by the Commission to the extent that such data are not otherwise available to the public and will not be disclosed except as may be required by law (see 19 U.S.C. § 1677f). Such confidential information will not be published in a manner that will reveal the individual operations of your firm; however, general characterizations of numerical business proprietary information (such as discussion of trends) will be treated as confidential business information only at the request of the submitter for good cause shown.

<u>Verification</u>.--The information submitted in this questionnaire is subject to audit and verification by the Commission. To facilitate possible verification of data, please keep all files, worksheets, and supporting documents used in the preparation of the questionnaire response. Please also retain a copy of the final document that you submit.

Release of information. -- The information provided by your firm in response to this questionnaire, as well as any other business proprietary information submitted by your firm to the Commission in connection with this proceeding, may become subject to, and released under, the administrative protective order provisions of the Tariff Act of 1930 (19 U.S.C. § 1677f) and section 207.7 of the Commission's Rules of Practice and Procedure (19 CFR § 207.7). This means that certain lawyers and other authorized individuals may temporarily be given access to the information for use in connection with this proceeding or other import-injury proceedings conducted by the Commission on the same or similar merchandise; those individuals would be subject to severe penalties if the information were divulged to unauthorized individuals. In addition, if your firm is a U.S. producer, the information you provide on your production and imports of wire rod and your responses to the questions in Part I of the producer questionnaire will be provided to the U.S. Department of Commerce, upon its request, for use in connection with (and only in connection with) its requirement pursuant to section 702(c)(4)/732(c)(4) of the Act (19 U.S.C. § 1671a(c)(4)/1673a(c)(4)) to make a determination concerning the extent of industry support for the petition requesting this proceeding. Any information provided to Commerce will be transmitted under the confidentiality and release guidelines set forth above. Your response to these questions constitutes your consent that such information be provided to Commerce under the conditions described above.

Yes

I-1a. <u>OMB statistics</u>.--Please report below the actual number of hours required and the cost to your firm of completing this questionnaire.

Hours	Dollars

No

The questions in this questionnaire have been reviewed with market participants to ensure that issues of concern are adequately addressed and that data requests are sufficient, meaningful, and as limited as possible. Public reporting burden for this questionnaire is estimated to average 50 hours per response, including the time for reviewing instructions, gathering data, and completing and reviewing the questionnaire.

We welcome comments regarding the accuracy of this burden estimate, suggestions for reducing the burden, and any suggestions for improving this questionnaire. Please attach such comments to your response or send to the Office of Investigations, USITC, 500 E St. SW, Washington, DC 20436.

l-1b.	TAA information releaseIn the event that the U.S. International Trade Commission (USITC)
	makes an affirmative final determination in this proceeding, do you consent to the USITC's
	release of your contact information (company name, address, contact person, telephone
	number, email address) appearing on the front page of this questionnaire to the Departments of
	Commerce, Labor, and Agriculture, as applicable, so that your firm and its workers can be made
	eligible for benefits under the Trade Adjustment Assistance program?

I-2.	Establishments coveredProvide the city, state, zip code, and brief description of each
	establishment covered by this questionnaire. If your firm is publicly traded, please specify the
	stock exchange and trading symbol in the footnote to the table. Firms operating more than one
	establishment should combine the data for all establishments into a single report.

"<u>Establishment</u>"--Each facility of a firm involved in the <u>production</u> of wire rod, including auxiliary facilities operated in conjunction with (whether or not physically separate from) such facilities.

Establishments covered ¹	City, State	Zip (5 digit)	Description
1			
2			
3			
4			
5			
6			
¹ Additional discus	sion on establishments con	solidated in this questic	onnaire:

I-4.

	I-3.	Petition support Does	your firm support or	oppose the petition?
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Country	Support	Oppose	Take no position
Belarus (antidumping)			
Italy (antidumping)			
Italy (countervailing duty)			
Korea (antidumping)			
Russia (antidumping)			
South Africa (antidumping)			
Spain (antidumping)			
Turkey (antidumping)			
Turkey (countervailing duty)			
UAE (antidumping)			
Ukraine (antidumping)			
United Kingdom (antidumping)			

		Extent of ownership
Firm name	Address	ownership (percent)

Related importers/exportersDoes your firm have any related firms, either domestic or oreign, that are engaged in importing wire rod from Belarus, Italy, Korea, Russia, South Africa, Spain, Turkey, UAE, Ukraine, and/or United Kingdom into the United States or that are engaged in exporting wire rod from Belarus, Italy, Korea, Russia, South Africa, Spain, Turkey, UAE, Ukraine, and/or United Kingdom to the United States? No YesList the following information.			
Firm name	Country	Affiliation	
Related producersDo	•	rms, either domestic or foreign, that a	
engaged in the product	cion of wire rod?List the following information.	rms, either domestic or foreign, that a	
engaged in the product	tion of wire rod?	rms, either domestic or foreign, that a Affiliation	
engaged in the product	cion of wire rod?List the following information.		
engaged in the product	cion of wire rod?List the following information.		
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engaged in the product	cion of wire rod?List the following information.		

PART II.--TRADE AND RELATED INFORMATION

Further information on this part of the questionnaire can be obtained from Michael Szustakowski (202-205-3169, mgs@usitc.gov). Supply all data requested on a calendar-year basis.

II-1.	Contact information. Please identify the responsible individual and the manner by which			
	Commission staff may contact that individual regarding the confidential information submitted			
	in part II.			

Name	
Title	
Email	
Telephone	
Fax	

II-2. <u>Changes in operations.</u>—Please indicate whether your firm has experienced any of the following changes in relation to the production of wire rod since January 1, 2014.

(chec	k as many as appropriate)	(If checked, please describe; leave blank if not applicable)
	plant openings	
	plant closings	
	relocations	
	expansions	
	acquisitions	
	consolidations	
	prolonged shutdowns or production curtailments	
	revised labor agreements	
	other (e.g., technology)	

II-3a. **Production using same machinery.--**Please report your firm's production of products made on the same equipment and machinery used to produce wire rod, and the combined production capacity on this shared equipment and machinery in the periods indicated.

"Overall production capacity" or "capacity" – The level of production that your establishment(s) could reasonably have expected to attain during the specified periods. Assume normal operating conditions (i.e., using equipment and machinery in place and ready to operate; normal operating levels (hours per week/weeks per year) and time for downtime, maintenance, repair, and cleanup).

"**Production**" – All production in your U.S. establishment(s), including production consumed internally within your firm and production for another firm under a toll agreement.

	Quanti	ty (in short tons)		
			Calendar years	
	Item	2014	2015	2016
Overall produc	ction capacity			
Production of i Wire rod ¹	in-scope merchandise:	0	0	0
	out-of-scope merchandise: eel bars and rods			
Tool steel ar	nd high-nickel steel bars and rods			
Ball bearing	steel bars and rods			
Concrete re	inforcing bars and rods			
Other produ	ucts ²			
Total production	on	0	0	0
Please ident II-3b. II-3c.	Operating parametersThe product per week, weeks per year. Re not operating (i.e., not actually product) Capacity calculationPlease described capacity reported in II-3a, and expla	tion capacity reported port any date-specific ucing product) at the o be the methodology us	d in II-3a is based on periods when the es reported parameters sed to calculate over	stablishments were s.
II-3d.	<u>Production constraints</u> Please des production capacity.	cribe the constraint(s)	that set the limit(s)	on your firm's

II-3e.	<u>Product</u>	Product shifting.—					
		-	able to switch production (capacity) between wire rod and other products using quipment and/or labor?				
	[No	Yes (i.e., have produced other products or are able to produce other products). Please identify other actual or potential products:				
	ı	oetween pr	ribe the factors that affect your firm's ability to shift production capacity oducts (e.g., time, cost, relative price change, etc.), and the degree to which es enhance or constrain such shifts.				
II-4.		-Since Janua on of wire r	ary 1, 2014, has your firm been involved in a toll agreement regarding the od?				
	material	s and the se	Agreement between two firms whereby the first firm furnishes the raw econd firm uses the raw materials to produce a product that it then returns a charge for processing costs, overhead, etc.				
	No	Yes	If yes Please describe the toll arrangement(s) and name the firm(s) involved.				

II-5.	Foreign	trade	zones
II-J.	rui eigii	uaue	2011ES

(a) <u>Firm's FTZ operations</u>.--Does your firm produce wire rod in and/or admit wire rod into a foreign trade zone (FTZ)?

"Foreign trade zone" is a designated location in the United States where firms utilize special procedures that allow delayed or reduced customs duty payments on foreign merchandise. A foreign trade zone must be designed as such pursuant to the rules and procedures set forth in the Foreign-Trade Zones Act.

No	If yes Describe the nature of your firms operations in FTZs and identify the specific FTZ site(s).

(b) Other firms' FTZ operations.--To your knowledge, do any firms in the United States import wire rod into a foreign trade zone (FTZ) for use in distribution of wire rod and/or the production of downstream articles?

No	Yes	If yesIdentify the firms and the FTZs.

II-6. <u>Importer</u>.--Since January 1, 2014, has your firm imported wire rod?

"Importer" – The person or firm primarily liable for the payment of any duties on the merchandise, or an authorized agent acting on his behalf. The importer may be the consignee, or the importer of record.

No	Yes	
		If yes <u>COMPLETE AND RETURN A U.S. IMPORTERS' QUESTIONNAIRE</u>

- II-7. <u>Production, shipment, and inventory data</u>.--Report your firm's production capacity, production, shipments, and inventories related to the production of wire rod in its U.S. establishment(s) during the specified periods.
 - "Average production capacity" or "capacity" The level of production that your establishment(s) could reasonably have expected to attain during the specified periods. Assume normal operating conditions (i.e., using equipment and machinery in place and ready to operate; normal operating levels (hours per week/weeks per year) and time for downtime, maintenance, repair, and cleanup; and a typical or representative product mix).
 - "**Production**" All production in your U.S. establishment(s), including production consumed internally within your firm and production for another firm under a toll agreement.
 - "Commercial U.S. shipments" Shipments made within the United States as a result of an arm's length commercial transaction in the ordinary course of business. Report <u>net values</u> (i.e., gross sales values less all discounts, allowances, rebates, prepaid freight, and the value of returned goods) in U.S. dollars, f.o.b. your point of shipment.
 - "Internal consumption" Product consumed internally by your firm. Such transactions are valued at fair market value.
 - "Transfers to related firms" Shipments made to related domestic firms. Such transactions are valued at fair market value.
 - "Related firm" –A firm that your firm solely or jointly owns, manages, or otherwise controls.
 - "Export shipments" Shipments to destinations outside the United States, including shipments to related firms.
 - "Inventories" Finished goods inventory, not raw materials or work-in-progress.

Note: As requested in Part I of this questionnaire, please keep all supporting documents/records used in the preparation of the trade data, as Commission staff may contact your firm regarding questions on the trade data. The Commission may also request that your company submit copies of the supporting documents/records (such as production and sales schedules, inventory records, etc.) used to compile these data.

II-7. <u>Production, shipment, and inventory data.</u>--Continued

Quantity (in short tons) and value (in \$1,000)					
		Calendar years			
Item	2014	2015	2016		
Average production capacity ¹ (quantity) (A)					
Beginning-of-period inventories (quantity) (B)					
Production (quantity) (C)					
U.S. shipments: Commercial shipments: Quantity (D)					
Value (E)					
Internal consumption: ² Quantity (F)					
Value² (G)					
Transfers to related firms: ² Quantity (H) Value ² (I)					
Export shipments: ³ Quantity (J)					
Value (K)					
End-of-period inventories ⁴ (quantity) (L)					
¹ The production capacity reported is based on of the methodology used to calculate production capacity internal consumption and transfers to related for uses a different basis for valuing these transactions data using that basis for each of the periods noted identify your firm's principal export markets:	acity, and explain any o irms must be valued a s, please specify that ba	changes in reported capac t fair market value. In the	ity event that your firm		

<u>RECONCILIATION OF SHIPMENTS, PRODUCTION, AND INVENTORY</u>.--Generally, the data reported for the end-of-period inventories (i.e., line L) should be equal to the beginning-of-period inventories (i.e., line B), plus production (i.e., line C), less total shipments (i.e., lines D, F, H, and J). Please ensure that any differences are not due to data entry errors in completing this form, but rather reflect your firm's actual records; and, also provide explanations for any differences (e.g., theft, loss, damage, record systems issues, etc.) if they exist.

	Calendar years			
Reconciliation	2014	2015	2016	
B + C - D - F - H - J - L = should equal zero ("0") or provide an explanation. ¹	0	0	0	
¹ Explanation if the calculated fields above are returning values other than zero (i.e., "0") but are nonetheless accurate:				

II-8. <u>Channels of distribution</u>.--Report your firm's U.S. shipments (i.e., inclusive of commercial U.S. shipments, internal consumption, and transfers to related firms) by channel of distribution.

Quantity (in short tons) and value (in \$1,000)					
	Calendar years				
Item	2014	2015	2016		
Channels of distribution:	Channels of distribution:				
U.S. shipments:					
To distributors (<i>quantity</i>) (M)					
To end users (quantity) (N)	To end users (quantity) (N)				

<u>RECONCILIATION OF CHANNELS.</u>--Please ensure that the quantities reported for channels of distribution (i.e., lines M and N) in each time period equal the quantity reported for U.S. shipments (i.e., lines D, F, and H) in each time period. If the calculated fields below return values other than zero (i.e., "0"), the data reported must be revised prior to submission to the Commission.

	Calendar years		
Reconciliation	2014	2015	2016
M + N - D - F - H = zero ("0"), if not			
revise.	0	0	0

II-9. <u>Monthly U.S. shipments</u>.—Report the quantities your firm's monthly U.S. shipments (i.e., inclusive of commercial U.S. shipments, internal consumption, and transfers to related firms) of wire rod from January 2014 through December 2016.

Quantity (in short tons)				
Calendar years				
Month of shipment	2014	2015	2016	
January (O)				
February (P)				
March (Q)				
April (R)				
May (S)				
June (T)				
July (∪)				
August (V)				
September (W)				
October (X)				
November (Y)				
December (Z)				
Total (AA)	0	0	0	

<u>RECONCILIATION OF MONTLY US SHIPMENTS</u>.--Generally, the data reported for the monthly U.S. shipments in a year (i.e., lines O through Z) should be equal U.S. shipments reported in question II-7 (i.e., lines D, F, and H) for that same year. If the calculated fields below return values other than zero (i.e., "0"), the data reported must be revised prior to submission to the Commission.

	Calendar years		
Reconciliation	2014	2015	2016
AA - D - F - H = should equal zero			
("0"), if not revise.	0	0	0

II-10. <u>U.S. shipments by type</u>.--Report your firm's U.S. shipments (including U.S. commercial shipments, internal consumption, and transfers), by type, related to the production of wire rod in your U.S. establishment(s) during calendar year 2016.

	U.S. shipments in 2016		
	Commercial shipments	Internal consumption	Transfers
Item	Q	uantity (in short t	ons)
U.S. shipments Low/medium-low carbon industrial/standard quality wire rod (AB)			
High/medium-high carbon industrial/standard quality wire rod (AC)			
Tire cord quality wire rod and tire bead quality wire rod (AD)			
Welding quality wire rod (AE)			
Cold heading quality (CHQ) wire rod (AF)			
Other specialty carbon and alloy quality wire rod (AG)			
All other wire rod shipments (AH)			
Total (AI)	0	0	0

<u>RECONCILIATION OF U.S. SHIPMENTS</u>.--Please ensure that the quantities reported for U.S. shipments (i.e., line AI) in 2016 in this question equal their equivalent item in the previous questions (i.e., line D for commercial U.S. shipments, line F for internal consumption, and line H for transfers to related firms) in in 2016. If the calculated fields below return values other than zero (i.e., "0"), the data reported must be revised prior to submission to the Commission.

	U.S. shipments in 2016		
	Commercial shipments	Internal consumption	Transfers
Item Reconciliation	Q	uantity (in short t	ons)
AB + AC + AD + AE + AF + AG +AH - D/F/H =			
zero ("0"), if not revise.	0	0	0

II-11. <u>Employment data</u>.--Report your firm's employment-related data related to the production of wire rod and provide an explanation for any trends in these data.

"Production and Related Workers" (PRWs) includes working supervisors and all nonsupervisory workers (including group leaders and trainees) engaged in fabricating, processing, assembling, inspecting, receiving, storage, handling, packing, warehousing, shipping, trucking, hauling, maintenance, repair, janitorial and guard services, product development, auxiliary production for plant's own use (e.g., power plant), recordkeeping, and other services closely associated with the above production operations.

Average number employed may be computed by adding the number of employees, both full time and part time, for the 12 pay periods ending closest to the 15th of the month and divide that total by 12.

"Hours worked" includes time paid for sick leave, holidays, and vacation time. Include overtime hours actually worked; do not convert overtime pay to its equivalent in straight time hours.

"Wages paid" – Total wages paid before deductions of any kind (e.g., withholding taxes, old-age and unemployment insurance, group insurance, union dues, bonds, etc.). Include wages paid directly by your firm for overtime, holidays, vacations, and sick leave.

	Calendar years		
Item	2014	2015	2016
Average number of PRWs (number)			
Hours worked by PRWs (1,000 hours)			
Wages paid to PRWs (\$1,000)			

	Explanation of trends:
II-12.	<u>Related firms</u> If your firm reported transfers to related firms in question II-7, please indicate the nature of the relationship between your firm and the related firms (e.g., joint venture, wholly owned subsidiary), whether the transfers were priced at market value or by a non-market formula, whether your firm retained marketing rights to all transfers, and whether the related firms also processed inputs from sources other than your firm.

II-13.	-13. Purchases Other than direct imports, has your firm otherwise purchased wire rod since January 1, 2014?		ased wire rod since	
	"Purchase" – A transaction to buy product from a U.S. corporate entity such as another U.S. producer, a U.S. distributor, or a U.S. firm that has directly imported the product.			
	"Direct import" –A transaction to buy from a foreign supplier where your firm is the importer or record or consignee.			our firm is the importer of
	☐ No ☐ YesReport such purchases below and explain the reasons for your firms' purchases:			
		(Quantity in sh	ort tons)	
			Calendar years	
	Item	2014	2015	2016
	ases from U.S.			
from-				
Bela	arus			
Ital	У			
Kor	ea			
Rus	sia			
Sou	ıth Africa			
Spa	in			
Tur	key			
Uni	ted Arab Emirates			
Ukraine				
United Kingdom				
Canada				
All other sources				
Purch produ	ases from domestic Icers ²			
Purch	ases from other es ³			
supplie	ers differ by source, please	importer(s) from which you didentify the source for eac producer(s) or U.S. distribu	ch listed supplier:	

 $\overline{\ \ \ }^3$ Please list the name of the firm(s) from which your firm purchased this product: _

II-14. <u>Captive production use.</u>—Please report your firm's internal consumption and/or transfers to related firms in 2016 by disposition.

	Internal consumption 2016	Transfers to related firms 2016
Products	(short tons)	(short tons)
Sold as wire rod	N/A	
Unusable/not further processed ¹		
Processed into other products ²		
Total	0	0
 Please describe these products: Please identify the top-5 products wire rod was processed into by your firm, rank ordered by larger to smaller quantity: 		

RECONCILIATION OF INTERNAL CONSUMPTION AND TRANSFERS.—The sum of the data reported above should be equal to the 2016 data reported for internal consumption and transfers in question II-7 for 2016. If the calculated fields below return values other than zero (i.e., "0"), the data reported must be revised prior to submission to the Commission.

Reconciliation	Internal consumption 2016 (short tons)	Transfers to related firms 2016 (short tons)
Data in this question minus data in question II-7.	0	0

II-15.	Other explanationsIf your firm would like to further explain a response to a question in Part II that did not provide a narrative box, please note the question number and the explanation in the space provided below. Please also use this space to highlight any issues your firm had in providing the data in this section, including but not limited to technical issues with the MS Word questionnaire.

PART III.--FINANCIAL INFORMATION

Address questions on this part of the questionnaire to Joanna Lo (202-205-1888, joanna.lo@usitc.gov).

	Commission s	taff may contact that individual regarding the confidential information submitted
	in part III.	
	Name	
	Title	
	Email	
	Telephone	
	Fax	
2.		rstemBriefly describe your firm's financial accounting system.
	A.	When does your firm's fiscal year end (month and day)?
		If your firm's fiscal year changed during the data-collection period, explain below:
		NotePlease note that we are requesting that firms report their financial data on a calendar year basis.
	B.1.	Describe the lowest level of operations (e.g., plant, division, company-wide) for which financial statements are prepared that include wire rod:
	2.	Does your firm prepare profit/loss statements for wire rod:
	3.	How often did your firm (or parent company) prepare financial statements
		(including annual reports, 10Ks)? Please check relevant items below.
		☐ Audited, ☐ unaudited, ☐ annual reports, ☐ 10Ks, ☐ 10 Qs,
		☐ Monthly, ☐ quarterly, ☐ semi-annually, ☐ annually
	4	Accounting basis: GAAP, cash, tax, or other comprehensive
	4.	resourcing season

Note: As requested in Part I of this questionnaire, please keep all supporting documents/records used in the preparation of the financial data, as Commission staff may contact your firm regarding questions on the financial data. The Commission may also request that your company submit copies of the supporting documents/records (financial statements, including internal profit-and-loss statements for the division or product group that includes wire rod, as well as specific statements and worksheets) used to compile these data.

II-3.	<u>Cost accounting system</u> Briefly describe your firm's cost accounting system (e.g., standard cost, job order cost, <i>etc.</i>).		
II-4.	Allocation basisBriefly describe your firm's allocation basis, if any, for COGS, SG&A, and		
	interest expense and other income and expenses.		

III-5. **Product listing**.--Please list the products your firm produced in the facilities in which your firm produced wire rod, and provide the share of net sales accounted for by these products in your firm's most recent calendar year.

Products	Share of sales
Wire rod	%
Wile rou	/0
	%
	%
	%
	%

6.	production of wire rod from an	s (raw materials, labor, energy, or any se by related suppliers (e.g., inclusive of tran other components within the same com	nsactions between
	YesContinue to question I	II-7. NoContinue to question II	I-9a.
Inputs from related suppliersPlease identify the inputs used in the production of we that your firm purchases from related suppliers and that are reflected in table III-9a. In of total COGS" please report this information by relevant input on the basis of your marked recently completed calendar year. For "Input valuation" please describe the basis, as your company's own accounting system, of the purchase cost from the related supplier related supplier's actual cost, cost plus, negotiated transfer price to approximate fair value.			n table III-9a. For "Share pasis of your most e the basis, as recorded in related supplier; e.g., the
	Input	Related supplier	Share of total COGS
	Input valuation as recorded in	I the firm's accounting books and recor	rds:
III-8. Inputs purchased from related suppliersPlease confirm that the inputs purelated suppliers, as identified in III-7, were reported in table III-9a (financial wire rod) in a manner consistent with your firm's accounting books and reco		ancial results on total	
NoIn the space below, please report the valuation basis of inputs purchased from suppliers as reported in table III-9a.			ourchased from related

III-9a. Operations on wire rod ("total market sales").--Report the revenue and related cost information requested below on the wire rod operations of your firm's U.S. establishment(s). Do not report resales of products. Note that internal consumption and transfers to related firms must be valued at fair market value. Input purchases from related suppliers should be consistent with and based on information in the firm's accounting books and records. Provide data for your firm's three most recently completed calendar years. If your firm was involved in tolling operations (either as the toller or as the tollee), please contact Joanna Lo (202-205-1888, joanna.lo@usitc.gov) before completing this section of the questionnaire.

Quantity (in shor	t tons) and value (in \$1,00	00)	
	Calendar years		
ltem	2014	2015	2016
Net sales quantities: ²			
Commercial sales ("CS")			
Internal consumption ("IC")			
Transfers to related firms ("Transfers")			
Total net sales quantities	0	0	0
Net sales values: ² Commercial sales			
Internal consumption			
Transfers to related firms			
Total net sales values	0	0	0
Cost of goods sold (COGS): ³ Raw materials			
Direct labor			
Other factory costs			
Total COGS	0	0	0
Gross profit or (loss)	0	0	0
Selling, general, and administrative (SG&A) expenses: Selling expenses			
General and administrative expenses			
Total SG&A expenses	0	0	0
Operating income (loss)	0	0	0
Other expenses and income: Interest expense			
All other expense items			
All other income items			
Net income or (loss) before income taxes	0	0	0
Depreciation/amortization included above			

¹ Include only sales (whether <u>domestic or export</u>) and costs related to your <u>U.S. manufacturing operations</u>.

² Less discounts, returns, allowances, and prepaid freight. The quantities and values should approximate the corresponding shipment quantities and values reported in Part II of this questionnaire.

³ COGS (whether for domestic or export sales) should include costs associated with CS, IC, and Transfers.

III-9b. Operations on wire rod ("open market sales").-- Report the revenue and related cost information requested below on the wire rod operations of your U.S. establishment(s). Include both domestic and export commercial sales of the wire rod your firm produced, but do not include internal consumption or transfers to related firms. Input purchases from related suppliers should be consistent with and based on information in the firm's accounting books and records. Provide data for your firm's three most recently completed calendar years.

Quantity (<i>in shor</i>	t tons) and value (in \$1,00	00)		
	Calendar years			
ltem	2014	2015	2016	
Net sales quantities: ²				
Commercial sales quantities from III-9a	0	0	0	
Net sales values: ²				
Commercial sales values from III-9a	0	0	0	
Cost of goods sold (COGS): ³				
Raw material costs				
Direct labor				
Other factory costs				
Total COGS	0	0	0	
Gross profit or (loss)	0	0	0	
Selling, general, and administrative (SG&A)				
expenses:				
Selling expenses				
General and administrative expenses				
Total SG&A expenses	0	0	0	
Operating income (loss)	0	0	0	
Other expenses and income:				
Interest expense				
All other expense items				
All other income items				
Net income or (loss) before income taxes	0	0	0	
Depreciation/amortization included above				

¹ Include only sales (whether <u>domestic or export</u>) and costs related to your <u>U.S. manufacturing operations</u>.

Note -- The tables above contain calculations that will appear when you have entered data in the MS Word form fields.

² Less discounts, returns, allowances, and prepaid freight. The quantities and values should approximate the corresponding shipment quantities and values reported in Part II of this questionnaire.

³ COGS (whether for domestic or export sales) should include <u>costs associated with CS.</u>

III-10.	net sales loss)) hav fields ret	data reconciliationThe calculable line items from tables III-9a and III-9b (i.e., total quantities and values, total COGS, gross profit (or loss), total SG&A, and net income (or we been calculated from the data submitted in the other line items. Do the calculated turn the correct data according to your firm's financial records ignoring non-material es that may arise due to rounding?
	Yes	NoIf the calculated fields do not show the correct data, please double check the feeder data for data entry errors and revise.
		Also, check signs accorded to the post operating income line items; the two expense line items should report positive numbers (i.e., expenses are positive and incomes or reversals are negativeinstances of the latter should be rare in those lines) while the income line item also in most instances should have its value be a positive number (i.e., income is positive, expenses or reversals are negative).
		If after reviewing and potentially revising the feeder data your firm has provided, the differences between your records and the calculated fields persist please identify and discuss the differences in the space below.

III-11. Nonrecurring items (charges and gains) included in the wire rod financial results.--For each annual period for which financial results are reported in tables III-9a or III-9b, please specify all material (significant) nonrecurring items (charges and gains) in the schedule below, the specific tables III-9a or III-9b line item where the nonrecurring items are included, a brief description of the relevant nonrecurring items, and the associated values (in \$1,000). If an aggregate nonrecurring item has been allocated to table III-9a or III-9b, only the allocated value amount included in table III-9a or III-9b should be reported in the schedule below. Note: The Commission's objective here is to gather information only on material (significant) nonrecurring items which impacted the reported financial results of the subject product.

	Calendar years		
	2014	2015	2016
	Nonrecurring item:	n these columns please	e report the amount
Nonrecurring item: In this column please provide	of the relevant nonre	curring item reported	in table III-9a or III-
a brief description of each nonrecurring item and	9b.		
indicate the specific line item in table III-9a or III-			
9b where the nonrecurring item is classified.		Value (<i>\$1,000</i>)	
1. , classified as			
2. , classified as			
3. , classified as			
4. , classified as			
5. , classified as			
6. , classified as			
7. , classified as			

III-12.	Classification of identified nonrecurring items (charges and gains) in the accounting books and	
	records of the companyIf non-recurring items were reported in question III-11 above, please	
identify where your company recorded these items in your accounting books and r		
normal course of business.		

III-13. <u>Asset values</u>.--Report the <u>total</u> assets (i.e., both current and long-term assets) associated with the production, warehousing, and sale of wire rod. If your firm does not maintain some or all of the specific asset information necessary to calculate total assets for wire rod in the normal course of business, please estimate this information based upon a method (such as production, sales, or costs) that is consistent with relevant cost allocations in table III-9a. Provide data as of the end of your firm's three most recently completed calendar years.

Note: Total assets should reflect <u>net assets</u> after any accumulated depreciation and allowances deducted.

Total assets should be allocated to wire rod if these assets are also related to other products. Please provide a brief explanation if there are any substantial changes in total asset value during the period; e.g., due to asset write-offs, revaluation, and major purchases.

Value (in \$1,000)			
Calenda		Calendar years	
Item	2014	2015	2016
Total assets (net) 1			
¹ Describe			

III-14. <u>Capital expenditures and research and development expenses</u>.--Report your firm's capital expenditures and research and development expenses for wire rod. Provide data for your firm's three most recently completed calendar years.

Value (in \$1,000)			
	Calendar years		
Item	2014	2015	2016
Capital expenditures ¹			
Research and development expenses ²			

¹ Please describe the nature, focus, and significance of your firm's capital expenditures on wire rod:

² Please describe the nature, focus, and significance of your firm's R&D expenses related to wire rod: _____

11	ς	Producers'	Questionnaire	Wire Rod
U		FIUUUUCEIS	Ouestionialie	vvii e nou

III-15.	<u>Data consistency and reconciliation.</u> Please confirm that the financial data for tables III-9a, III-9b, III-13a, and III-14 are based on calendar years.		
	Yes	□No	
		e quantities and values reported in table III-9a should reconcile with the data estion II-7 (including export shipments) as long as they are reported on the same pasis.	

<u>RECONCILIATION OF TRADE VS FINANCIAL DATA</u>.--Please ensure that the quantities and values reported for total shipments in part II equal the quantities and values reported total net sales in part III of this questionnaire in each time period. If the calculated fields below return values other than zero (i.e., "0") and both are being reported on a calendar basis, please explain the discrepancy below.

	Full year data		
Reconciliation	2014	2015	2016
Quantity: Trade data from part II less financial data from part III, = zero ("0") except as noted above.	0	0	0
Value: Trade data from part II less financial data from part III, = zero ("0") except as noted above.	0	0	0

Do these data in table III-9a reconcile with data in question II-7?

Yes	No	If no, please explain.

U.S. Prod	lucers' Qu	iestionna	ire Wire Rod	Page 27
n	negative e	effects on wire rod ited King	its return on investment from Belarus, Italy, Kore dom?	nuary 1, 2014, has your firm experienced any actual tor the scale of capital investments as a result of ea, Russia, South Africa, Spain, Turkey, UAE, Ukraine, enced actual negative effects as follows:
	((check as	many as appropriate)	(please describe)
			llation, postponement, ection of expansion	
			or rejection of ment proposal	
		-	tion in the size of I investments	
		_	n on specific ments negatively ted	
		Other		
III-16b. D	oes your	firm's res	ponse differ by country?	>
	No	Yes	If yes, indicate which o	country and why:

	I-17a. Effects of imports on growth and developmentSince January 1, 2014, has your firm experienced any actual negative effects on its growth, ability to raise capital, or existing development and production efforts (including efforts to develop a derivative or more advanced version of the product) as a result of imports of wire rod from Belarus, Italy, Korea, Russia, South Africa, Spain, Turkey, UAE, Ukraine, and/or United Kingdom?						
	☐ No			esMy firm has experi	enced actual negative effects as follows:		
		(ch	neck as r	many as appropriate)	(please describe)		
	Rejection of bank loans			on of bank loans			
			Loweri	ng of credit rating			
				m related to the issue ks or bonds			
			Ability	to service debt			
			Other				
III-17b. I	III-17b. Does your firm's response differ by country?						
	No	No Yes If yes, indicate which country and why:					

III-18a.	<u>Anticipated effects of imports</u> Does your firm anticipate any negative effects due to imports of wire rod from Belarus, Italy, Korea, Russia, South Africa, Spain, Turkey, UAE, Ukraine, and/or United Kingdom?						
	No	Yes	If yes, my firm anticipates negative effects as follows:				
III-18b.	-18b. Does your firm's response differ by country?						
	No	Yes	If yes, indicate which country and why:				
III-19.	19. Other explanationsIf your firm would like to further explain a response to a question in Part that did not provide a narrative box, please note the question number and the explanation in the space provided below. Please also use this space to highlight any issues your firm had in providing the data in this section, including but not limited to technical issues with the MS Worquestionnaire.						

PART IV.--PRICING AND MARKET FACTORS

Further information on this part of the questionnaire can be obtained from Andrew Knipe (202-205-2390, andrew.knipe@usitc.gov).

IV-1. <u>Contact information</u>.--Please identify the individual that Commission staff may contact regarding the confidential information submitted in part IV.

Name	
Title	
Email	
Telephone	

PRICE DATA

- IV-2. This question requests quarterly quantity and value data for your firm's commercial shipments to unrelated U.S. customers since January 1, 2014 of the following products produced by your firm.
- <u>Product 1.</u>--Industrial quality wire rod, grade C1006, 5.5 mm (7/32 inch) through 12 mm (15/32 inch) in diameter, for hangers, chain link fencing, collated nails and staples, grates, and other formed products (in green condition, e.g., NOT cleaned, coated, etc.).
- <u>Product 2</u>.--Industrial quality wire rod, grade C1008 through C1010, 5.5 mm (7/32 inch) through 12 mm (15/32 inch) in diameter, for hangers, chain link fencing, collated nails and staples, grates, and other formed products (in green condition, e.g., NOT cleaned, coated, etc.).
- <u>Product 3.--Mesh quality wire rod, grades C1006 through C1015, 5.5 mm (7/32 inch) through 14 mm (9/16 inch) in diameter, for the manufacturing of concrete reinforcement products such as wire for A-82 applications (in green condition, e.g., NOT cleaned, coated, etc.).</u>
- <u>Product 4.</u>--Grades C1050 through C1070, 5.5 mm (7/32 inch) through 6.5 mm (1/4 inch) in diameter, for spring applications excluding valve spring (in green condition, e.g., NOT cleaned, coated, etc.).
- <u>Product 5.</u>--Industrial quality wire, grades C1060 through 1065, 5.5mm (7/32 inch) through 17.5 mm (11/16 inch) in diameter, for spring wire rod used in upholstery and mechanical applications, as well as oil-tempered spring applications.

Please note that values should be <u>f.o.b.</u>, <u>U.S.</u> point of shipment and should not include U.S.-inland transportation costs. Values should reflect the *final net* amount paid to your firm (i.e., should be net of all deductions for discounts or rebates).

During January 2014-December 2016, did your firm produce and sell to unrelated U.S. customers any of the above listed products (or any products that were competitive with these products)?

YesPlease complete the following pricing data tables as appropriate.
NoSkip to question IV-3.

Product 1: Product 2: Product 3: Product 4: Product 5:

IV-2(a). Price data.--Report below the quarterly price data for pricing products produced and sold by your firm.

		(Quantity in sh	nort tons, value in dol	llars)		
	Produ	ıct 1	Produ	ıct 2	Product 3	
Period of shipment	Quantity	Value	Quantity	Value	Quantity	Value
2014:						
January-March						
April-June						
July-September						
October-December						
2015: January-March						
April-June						
July-September						
October-December						
2016:						
January-March						
April-June						
July-September						
October-December						
	Product 4		Product 5		1	
Period of shipment	Quantity	Value	Quantity	Value		
2014:						
January-March						
April-June						
July-September						
October-December						
2015:						
January-March						
April-June						
July-September						
October-December						
2016:						
January-March						
April-June						
July-September						
October-December						
¹ Net values (i.e., gross sa U.S. point of shipment. ² Pricing product definition	ons are provided on	the first page of Page	art IV.			
Note -If your firm's product of your firm's product. Also,					ecified product, provi	de a description

IV-2(b).	2(b). Pricing data methodologyPlease describe the method and the kinds of documents/records that were used to compile your price data.				
the prep price do	paration of the ata. The Commi	price data, as ission may als	s Commiss so request	ion staff that your	e keep all supporting documents/records used in may contact your firm regarding questions on the company submit copies of the supporting) used to compile these data.
IV-3.	Price setting	Ξ			
				•	tes that it charges for sales of wire rod (check all sts, please submit sample pages of a recent list.
	Transaction by		Set price		
	transaction	Contracts	lists	Other	If other, describe
		001101010		Other	ii otilei, destribe
					ii other, describe
	(b) How d				scrap prices when setting prices for wire rod?
	(b) How d			account	
	Included in	loes your firm	n take into	account	scrap prices when setting prices for wire rod? er, describe. If separate surcharge, describe how
IV-4.	Included in cost	Separate surcharge	o take into Other	account a	scrap prices when setting prices for wire rod? er, describe. If separate surcharge, describe how
IV-4.	Included in cost	Separate surcharge	o take into Other	account a	er, describe. If separate surcharge, describe how your surcharge mechanism works.
IV-4.	Included in cost Discount police Quantity	Separate surcharge LyPlease incomplete total volume	Other dicate and No discount	account a lf oth describe	er, describe. If separate surcharge, describe how your surcharge mechanism works. your firm's discount policies (check all that apply).

IV-5. **Pricing terms.--**

(a) What are your firm's typical sales terms for its U.S.-produced wire rod?

Net 30 days	Net 60 days	2/10 net 30 days	Other	Other (specify)

(b) On what basis are your firm's prices of domestic wire rod usually quoted (check one)?

Delivered	F.o.b.	If f.o.b., specify point

IV-6. <u>Contract versus spot.</u>--Approximately what share of your firm's sales of its U.S.-produced wire rod in 2016 was on a (1) long-term contract basis, (2) annual contract basis, (3) short-term contract basis, and (4) spot sales basis?

	Long-term contracts (multiple deliveries for more than 12 months)	Annual contracts (multiple deliveries for 12 months)	Short-term contracts (multiple deliveries for less than 12 months)	Spot sales (for a single delivery)	Total (shoul sum to 100.0%	d o
Share of 2016 sales	%	%	%	%	0.0	%

IV-7. <u>Contract provisions.--</u>Please fill out the table regarding your firm's typical sales contracts for U.S.-produced wire rod (or check "not applicable" if your firm does not sell on a long-term, short-term and/or annual contract basis).

Typical sales contract provisions	ltem	Short-term contracts (multiple deliveries for less than 12 months)	Annual contracts (multiple deliveries for 12 months)	Long-term contracts (multiple deliveries for more than 12 months)
Average contract duration	No. of days		365	
Price renegotiation	Yes			
(during contract period)	No			
	Quantity			
Fixed quantity and/or price	Price			
ana, or price	Both			
Meet or release	Yes			
provision	No			
Not applicab	le			

IV-8. <u>Lead times.--</u>What is your firm's share of sales from inventory vs. produced to order and what is the typical lead time between a customer's order and the date of delivery for your firm's sales of its U.S.-produced wire rod?

Source	Share of 2016 sales	Lead time (average number of days)
From inventory	%	
Produced to order	%	
Total (should sum to 100.0%)	0.0 %	

IV-9.	Shij	p	ping	information

(a)	What is the approximate percentage of the total delivered cost of U.Sproduced wire rod that is accounted for by U.S. inland transportation costs? percent
(b)	Who generally arranges the transportation to your firm's customers' locations? Your firm Purchaser (check one)

(c) Indicate the approximate percentage of your firm's sales of wire rod that are delivered the following distances from its production facility.

Distance from production facility	Share
Within 100 miles	%
101 to 1,000 miles	%
Over 1,000 miles	%
Total (should sum to 100.0%)	0.0 %

IV-10. <u>Geographical shipments.</u>—In which U.S. geographic market area(s) has your firm sold its U.S. produced wire rod since January 1, 2014 (check all that apply)?

Geographic area	√ if applicable
NortheastCT, ME, MA, NH, NJ, NY, PA, RI, and VT.	
Midwest.–IL, IN, IA, KS, MI, MN, MO, NE, ND, OH, SD, and WI.	
Southeast.—AL, DE, DC, FL, GA, KY, MD, MS, NC, SC, TN, VA, and WV.	
Central Southwest.—AR, LA, OK, and TX.	
Mountains.—AZ, CO, ID, MT, NV, NM, UT, and WY.	
Pacific Coast.–CA, OR, and WA.	
Other .—All other markets in the United States not previously listed, including AK, HI, PR, and VI.	

IV-11. End uses.--

(a) List the end uses of the wire rod that your firm manufactures and sells commercially. For each end-use product, what percentage of the <u>total cost</u> is accounted for by wire rod vs. other inputs?

		t of end use product ted for by	Total
End use product			(should sum to
(commercial sales)	Wire rod	Other inputs	100.0% across)
	%	%	0.0 %
	%	%	0.0 %
	%	%	0.0 %

(b) List the top three end uses of the wire rod that your firm manufactures and transfers to related firms and or consumes internally. For each end-use product, what percentage of the <u>total cost</u> is accounted for by wire rod vs. other inputs?

End use product (internal consumption		t of end use product ted for by	Total
or transferred to a related firm)	Wire rod	Other inputs	(should sum to 100.0% across)
	%	%	0.0 %
	%	%	0.0 %
	%	%	0.0 %

	☐ No	YesPlease fill out t	he tal	ole.	
		End use in which this	На		nanges in the price of this substitute fected the price for wire rod?
	Substitute	substitute is used	No	Yes	Explanation
1.					
2.					
3.					

IV-12. **Substitutes.--**Can other products be substituted for wire rod?

IV-13.	<u>Demand trendsIndicate</u> how demand within the United States and outside of the United
	States (if known) for wire rod has changed since January 1, 2014. Explain any trends and
	describe the principal factors that have affected these changes in demand.

Marke	et	Overall increase	No change	Overall decrease	Fluctuate with no clear trend	Explanation and factors
Within the Uni	ited States	; <u> </u>				
Outside the Un	ited States	5 🗆				
		nangesHave ng of wire ro			_	in the product range, product mix,
	No	Yes If y	es, please	describe a	nd quantify if	possible.
 IV-15. Conditions of competition (a) Is the wire rod market subject to business cycles (other than general economy-wide conditions) and/or other conditions of competition distinctive to wire rod? If yes, describe. 						
	Check all	that apply.		Pl	ease describe.	
	No Skip to question IV-16.					
		Yes-Busin seasonal	ess cycles business)	(e.g.		
			r distinctiv s of compe	_		

(b) If yes, have there been any changes in the business cycles or conditions of competition for wire rod since January 1, 2014?

No	Yes	If yes, describe.

IV-16.	Supply constraints. Has your firm refused, declined, or been unable to supply wire rod since
	January 1, 2014 (examples include placing customers on allocation or "controlled order entry,"
	declining to accept new customers or renew existing customers, delivering less than the
	quantity promised, being unable to meet timely shipment commitments, etc.)?

No	Yes	If yes, please describe.

IV-17. Raw materials.--How have wire rod raw material prices changed since January 1, 2014?

Overall increase	No change	Overall decrease	Fluctuate with no clear trend	Explain, noting how raw material price changes have affected your firm's selling prices for wire rod.

IV-18. <u>Interchangeability</u>.--Is wire rod produced in the United States and in other countries interchangeable (i.e., can they physically be used in the same applications)?

Please indicate A, F, S, N, or 0 in the table below:

A = the products from a specified country-pair are *always* interchangeable

F = the products are *frequently* interchangeable

S = the products are *sometimes* interchangeable

N = the products are *never* interchangeable

0 = no familiarity with products from a specified country-pair

Country- pair	Belarus	Italy	Korea	Russia	South Africa	Spain	Turkey	UAE	Ukraine	UK	Canada	Other countries
United States												
Belarus												
Italy		\times										
Korea		\times	\times									
Russia		\times		\times								
South Africa		X	X	X	X							
Spain		\times	$\overline{}$			\times						
Turkey		\times	\times		\times	\times	\times					
UAE		\times	\times	X	\times	\times	\times	\times				
Ukraine		\times		\times	\times	\times	\times		\times			
UK		\times				><			>	><		

For any country-pair producing wire rod that is *sometimes* or *never* interchangeable, identify the country-pair and explain the factors that limit or preclude interchangeable use:

IV-19. <u>Factors other than price</u>.--Are differences other than price (e.g., quality, availability, transportation network, product range, technical support, *etc*.) between wire rod produced in the United States and in other countries a significant factor in your firm's sales of the products?

Please indicate A, F, S, N, or 0 in the table below:

A = such differences are *always* significant

F = such differences are *frequently* significant

S = such differences are *sometimes* significant

N = such differences are *never* significant

0 = *no familiarity* with products from a specified country-pair

Country- pair	Belarus	Italy	Korea	Russia	South Africa	Spain	Turkey	UAE	Ukraine	UK	Canada	Other countries
United States												
Belarus	\times											
Italy	\times	\times										
Korea	\times	\times	\times									
Russia	\times	\times	\times	\times								
South Africa	X	X	X	X	X							
Spain		X				\times						
Turkey	\times	\times	\times	\times	\times	\times	\times					
UAE	\times	\times	\times	\times	\times	\times	\times	\times				
Ukraine		\times		>	>	>	>		\times			
UK		\times	\times	\times	\times	\times	\times	\times	>	\times		

For any country-pair for which factors other than price *always* or *frequently* are a significant factor in your firm's sales of wire rod, identify the country-pair and report the advantages or disadvantages imparted by such factors:

IV-20. <u>Customer identification</u>.--List the names and contact information for your firm's 10 largest U.S. customers for wire rod since January 1, 2014. Indicate the share of the quantity of your firm's total shipments of wire rod that each of these customers accounted for in 2016.

Customer's name		Contact person	Email	Telephone	City	State	Share of 2016 sales (%)
1							
2							
3							
4							
5							
6							
7							
8							
9							
10	_						

IV-21. Competition from imports

(a)	<u>Lost revenue</u> Since January 1, 2014: To avoid losing sales to competitors selling wire
	rod from Belarus, Italy, Korea, Russia, South Africa, Spain, Turkey, UAE, Ukraine, and/or
	United Kingdom, did your firm:

Item	No	Yes
Reduce prices		
Roll back announced price increases		

(b)	Lost salesSince January 1, 2014: Did your firm lose sales of wire rod to imports of this
	product from Belarus, Italy, Korea, Russia, South Africa, Spain, Turkey, UAE, Ukraine,
	and/or United Kingdom?

No	Yes

(c) The submission of lost sales/lost revenue allegations is to be completed only by NON-PETITIONERS.

If your firm indicated "yes" to any of the above, your firm can provide the Commission with additional information by downloading and completing the lost sales/lost revenues worksheet at http://usitc.gov/trade_remedy/question.htm. Note that the Commission may contact the firms named to verify the allegations reported.

Is your firm submitting the lost sales/lost revenues worksheet?

No—Please explain.
Yes—Please complete the worksheet and submit via the Commission dropbox. https://dropbox.usitc.gov/oinv/ . (PIN: WR10)

IV-22.	Other explanationsIf your firm would like to further explain a response to a question in Part
	IV that did not provide a narrative response box, please note the question number and the
	explanation in the space provided below. Please also use this space to highlight any issues your
	firm had in providing the data in this section, including but not limited to technical issues with
	the MS Word guestionnaire.

HOW TO FILE YOUR QUESTIONNAIRE RESPONSE

This questionnaire is available as a "fillable" form in MS Word format on the Commission's website at:

https://www.usitc.gov/investigations/title 7/2017/carbon and certain alloy steel wir e rod belarus/preliminary.htm.

Please do not attempt to modify the format or permissions of the questionnaire document. Please submit the completed questionnaire using one of the methods noted below. If your firm is unable to complete the MS Word questionnaire or cannot use one of the electronic methods of submission, please contact the Commission for further instructions.

• <u>Upload via Secure Drop Box</u>.—Upload the MS Word questionnaire along with a scanned copy of the signed certification page (page 1) through the Commission's secure upload facility:

Web address: https://dropbox.usitc.gov/oinv/ Pin: WR10

• E-mail.—E-mail the MS Word questionnaire to mgs@usitc.gov; include a scanned copy of the signed certification page (page 1). Submitters are strongly encouraged to encrypt nonpublic documents that are electronically transmitted to the Commission to protect your sensitive information from unauthorized disclosure. The USITC secure drop-box system and the Electronic Document Information System (EDIS) use Federal Information Processing Standards (FIPS) 140-2 cryptographic algorithms to encrypt data in transit. Submitting your nonpublic documents by a means that does not use these encryption algorithms (such as by email) may subject your firm's nonpublic information to unauthorized disclosure during transmission. If you choose a non-encrypted method of electronic transmission, the Commission warns you that the risk of such possible unauthorized disclosure is assumed by you and not by the Commission.

If your firm does not produce this product, please fill out page 1, print, sign, and submit a scanned copy to the Commission.

Parties to this proceeding.—If your firm is a party to this proceeding, it is required to serve a copy of the completed questionnaire on parties to the proceeding that are subject to administrative protective order (see 19 CFR § 207.7). A list of such parties may be obtained from the Commission's Secretary (202-205-1803). A certificate of service must accompany the completed questionnaire you submit (see 19 CFR § 207.7). Service of the questionnaire must be made in paper form.