U.S. PRODUCERS' QUESTIONNAIRE

CARBON AND CERTAIN ALLOY STEEL WIRE ROD ("WIRE ROD") FROM BRAZIL, INDONESIA, MEXICO, MOLDOVA, AND TRINIDAD AND TOBAGO

This questionnaire must be received by the Commission by April 10, 2020

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 review of the antidumping and countervailing duty orders concerning carbon and certain alloy steel wire rod ("wire rod") from Brazil, Indonesia, Mexico, Moldova, and Trinidad and Tobago (Inv. Nos. 701-TA-417 and 731-TA-953, 957-959 and 961 (Third Review)). The information requested in the questionnaire is requested under the authority of the Tariff Act of 1930, title VII.

Name of firm

City	State	_ Zip Code
Website		
	duced wire rod (as defined on the next page) or 10 since January 1, 2014?	080 tire cord/bead (as defined on the next
□ NO (S	ign the certification below and promptly return only this	page of the questionnaire to the Commission)
YES (C	omplete all parts of the questionnaire, and return the e	ntire questionnaire to the Commission)
- I	nnaire via the Commission <i>Drop Box</i> by clicking usitc.gov/oinv/ (PIN: WROD)	ng on the following link:
	CERTIFICATION	
ledge and belief and u	ınderstand that the information submitted is sub	onnaire is complete and correct to the best of n oject to audit and verification by the Commission. It its employees and contract personnel, to use th
rledge and belief and uses of this certification mation provided in the ucted by the Commission and evaluations in the commission of the proceed on the complete of the comple	understand that the information submitted is sub- I also grant consent for the Commission, and is questionnaire and throughout this proceeding on on the same or similar merchandise. Aledge that information submitted in response to dings may be disclosed to and used: (i) by the Co g or maintaining the records of this or a related relating to the programs, personnel, and opera	eject to audit and verification by the Commission. I
rledge and belief and uses of this certification mation provided in the ucted by the Commission and evaluations in the commission of the proceed on the complete of the comple	Inderstand that the information submitted is sub- I also grant consent for the Commission, and is questionnaire and throughout this proceeding on on the same or similar merchandise. I ledge that information submitted in response to dings may be disclosed to and used: (i) by the C g or maintaining the records of this or a related relating to the programs, personnel, and operations of the programs, personnel, and operations of the programs of the programs.	pject to audit and verification by the Commission. It its employees and contract personnel, to use the in any other import-injury proceedings or review to this request for information and throughout the Commission, its employees and Offices, and contract proceeding, or (b) in internal investigations, auditactions of the Commission including under 5 U.S.

PART I.—GENERAL INFORMATION

Background.-- On October 22, 2002, the Department of Commerce ("Commerce") issued a countervailing duty order on imports of wire rod from Brazil. On October 29, 2002, Commerce issued antidumping duty orders on imports of wire rod from Brazil, Indonesia, Mexico, Moldova, and Trinidad and Tobago. On June 3, 2019, the Commission instituted reviews pursuant to section 751(c) of the Tariff Act of 1930 (19 U.S.C. § 1675(c)) (the Act) to determine whether revocation of the orders would be likely to lead to continuation or recurrence of material injury to the domestic industry within a reasonably foreseeable time. If both the Commission and Commerce make affirmative determinations, the orders will remain in place. If either the Commission or Commerce makes negative determinations, Commerce will revoke the orders. Questionnaires and other information pertinent to this proceeding are available at

https://www.usitc.gov/investigations/701731/2019/carbon_steel_wire_rod_brazil_indonesia_mexico/t hird_review_full.htm.

<u>Wire rod</u> covered by these reviews is certain hot-rolled products of carbon steel and alloy steel, in coils, of approximately round cross section, 5.00 mm or more, but less than 19.00 mm, in 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; and (e) concrete reinforcing bars and rods. Also excluded are (f) free machining steel products (*i.e.*, products that contain by weight one or more of the following elements: 0.03 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 phosphorus, more than 0.05 percent of selenium, or more than 0.01 percent of tellurium).

Also excluded from the scope are 1080 grade tire cord quality wire rod and 1080 grade tire bead quality wire rod. Grade 1080 tire cord quality rod is defined as: (i) grade 1080 tire cord quality wire rod measuring 5.0 mm or more but not more than 6.0 mm in cross-sectional diameter; (ii) with an average partial decarburization of no more than 70 microns in depth (maximum individual 200 microns); (iii) having no non-deformable inclusions greater than 20 microns and no deformable inclusions greater than 35 microns; (iv) having a carbon segregation per heat average of 3.0 or better using European Method NFA 04-114; (v) having a surface quality with no surface defects of a length greater than 0.15 mm; (vi) capable of being drawn to a diameter of 0.30 mm or less with 3 or fewer breaks per ton, and (vii) containing by weight the following elements in the proportions shown: (1) 0.78 percent or more of carbon, (2) less than 0.01 percent of aluminum, (3) 0.040 percent or less, in the aggregate, of phosphorus and sulfur, (4) 0.006 percent or less of nitrogen, and (5) not more than 0.15 percent, in the aggregate, of copper, nickel and chromium.

Grade 1080 tire bead quality rod is defined as: (i) grade 1080 tire bead quality wire rod measuring 5.5 mm or more but not more than 7.0 mm in cross-sectional diameter; (ii) with an average partial decarburization of no more than 70 microns in depth (maximum individual 200 microns); (iii) having no non-deformable inclusions greater than 20 microns and no deformable inclusions greater than 35 microns; (iv) having a carbon segregation per heat average of 3.0 or better using European Method NFA 04-114; (v) having a surface quality with no surface defects of a length greater than 0.2 mm; (vi) capable of being drawn to a diameter of 0.78 mm or larger with 0.5 or fewer breaks per ton; and (vii) containing by weight the following elements in the proportions shown: (1) 0.78 percent or more of carbon, (2) less than 0.01 percent of soluble aluminum, (3) 0.040 percent or less, in the aggregate, of phosphorus and sulfur, (4) 0.008 percent or less of nitrogen, and (5) either not more than 0.15 percent, in the aggregate,

of copper, nickel and chromium (if chromium is not specified), or not more than 0.10 percent in the aggregate of copper and nickel and a chromium content of 0.24 to 0.30 percent (if chromium is specified).

For purposes of grade 1080 tire cord quality wire rod and grade 1080 tire bead quality wire rod, an inclusion will be considered to be deformable if its ratio of length (measured along the axis - that is, the direction of rolling - of the rod) over thickness (measured on the same inclusion in a direction perpendicular to the axis of the rod) is equal to or greater than three. The size of an inclusion for purposes of the 20 microns and 35 microns limitations is the measurement of the largest dimension observed on a longitudinal section measured in a direction perpendicular to the axis of the rod. This measurement methodology applies only to inclusions on certain grade 1080 tire cord quality wire rod and certain grade 1080 tire bead quality wire rod that are entered, or withdrawn from warehouse, for consumption on or after July 24, 2003.

The designation of the products as "tire cord quality" or "tire bead quality" indicates the acceptability of the product for use in the production of tire cord, tire bead, or wire for use in other rubber reinforcement applications such as hose wire. These quality designations are presumed to indicate that these products are being used in tire cord, tire bead, and other rubber reinforcement applications, and such merchandise intended for the tire cord, tire bead, or other rubber reinforcement applications is not included in the scope. However, should petitioners or other interested parties provide a reasonable basis to believe or suspect that there exists a pattern of importation of such products for other than those applications, end-use certification for the importation of such products may be required. Under such circumstances, only the importers of record would normally be required to certify the end use of the imported merchandise.

In its original determinations, the Commission found grade 1080 tire cord and tire bead wire rod to be included in the same domestic like product definition as Commerce's scope (which excluded grade 1080 tire cord and tire bead wire rod). Unless otherwise indicated, for purposes of reporting data in this U.S. Producers' Questionnaire, please provide data for all wire rod, including grade 1080 tire cord and tire bead wire rod.

On October 1, 2012, the U.S. Department of Commerce published its final determination of circumvention, finding that shipments of wire rod with an actual diameter of 4.75 mm to 5.00 mm produced in Mexico and exported to the United States by Deacero S.A. de C.V. constitute merchandise altered in form or appearance in such minor respects that it should be included within the scope of the order on wire rod from Mexico (77 FR 59892). Deacero appealed the Department's final determination, which was upheld on appeal by the U.S. Court of Appeals for the Federal Circuit. Deacero S.A. de C. V. v. United States, 817 F.3d 1332, 1339 (Fed. Cir. 2016). On March 13, 2019, the Department published its final determination of circumvention, finding that shipments of wire rod with an actual diameter below 4.75 mm produced in Mexico and exported to the United States by Deacero S.A. de C. V. constitute merchandise altered in form or appearance in such minor respects that it should be included within the scope of the order on wire rod from Mexico (84 FR 9089).

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 7213.91.3000, 7213.91.3010, 7213.91.3011, 7213.91.3015, 7213.91.3020, 7213.91.3090, 7213.91.3091, 7213.91.3092, 7213.91.4500, 7213.91.4510, 7213.91.4590, 7213.91.6000, 7213.91.6010, 7213.91.6090, 7213.99.0030,

7213.99.0031, 7213.99.0038, 7213.99.0090, 7227.20.0000, 7227.20.0010, 7227.20.0020, 7227.20.0030, 7227.20.0080, 7227.20.0090, 7227.20.0095, 7227.90.6010, 7227.90.6020, 7227.90.6030, 7227.90.6055, 7227.90.6050, 7227.90.6051, 7227.90.6053, 7227.90.6058, 7227.90.6059, 7227.90.6080, and 7227.90.6085 of the Harmonized Tariff Schedule of the United States (HTSUS). Although the HTSUS subheadings are provided for convenience and customs purposes, the written description of the scope of this order is dispositive.

Reporting of information.--If information is not readily available from your records in exactly the form requested, furnish carefully prepared estimates. If your firm is completing more than one questionnaire in connection with this proceeding (i.e., a producer, importer, and/or purchaser questionnaire), you need not respond to duplicated questions in the questionnaires.

<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 of your 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.

<u>D-GRIDS tool.</u>--The Commission has a tool that firms can use to move data from their own MS Excel compilation files into self-contained data tables within this MS Word questionnaire, thereby reducing the amount of cell-by-cell data entry that would be required to complete this form. This tool is a macroenabled MS Excel file available for download from the Commission's generic questionnaires webpage (https://www.usitc.gov/trade_remedy/question.htm) called the "D-GRIDs tool." Use of this tool to help your firm complete this questionnaire is *optional*. Firms opting to use the D-GRIDs tool to populate their data into this questionnaire will need the D-GRIDs specification sheet PDF file specific to this proceeding (available on the case page which is linked under the "Background" above) which includes the necessary references relating to this questionnaire, as well as the macro-enable MS Excel D-GRIDs tool itself from the generic questionnaires page. More detailed instructions on how to use the D-GRIDs tool are available within the D-GRIDs tool itself.

I-1. <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

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.

I-2a. <u>Establishments covered</u>.--Provide the city, state, zip code, and brief description of each establishment covered by this questionnaire. 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 discu	ussion on establishments con	solidated in this questic	onnaire:

I-2b.		ation If your firm or parent firm is publicly traded, please specify the rading symbol:	
I-2c.	<u>External counsel.</u> If your firm or parent firm is represented by external counsel in relation to this proceeding, please specify the name of the law firm and the lead attorney(s).		
	Law firm:		
	Lead attorney(s):		

I-3. <u>Position regarding continuation of orders.</u>--Does your firm support or oppose continuation of the following antidumping and countervailing duty orders currently in place for wire rod?

Country	Support	Oppose	Take no position
Brazil (CVD)			
Brazil (AD)			
Indonesia (AD)			
Mexico (AD)			
Moldova (AD)			
Trinidad and Tobago (AD)			

U.S. Producers' Questionnaire – WIRE ROD (Third Review) Page 7 I-4. Ownership.--Is your firm owned, in whole or in part, by any other firm? No Yes--List the following information, relating to the ultimate parent/owner. **Extent of** ownership Firm name (percent) Country I-5. Related importers/exporters.--Does your firm have any related firms, either domestic or foreign, that are engaged in importing wire rod into the United States or that are engaged in exporting wire rod to the United States? No Yes--List the following information. Firm name Country Affiliation

U.S. Producers' Questionnaire - WIRE ROD (Third Review) Page 8 I-6. Related producers.--Does your firm have any related firms, either domestic or foreign, that are engaged in the production of wire rod? Yes--List the following information. No Firm name Affiliation Country I-7. Business plan.--In Parts II and IV of this questionnaire we request a copy of your company's business plan. Does your company or any related firm have a business plan or any internal documents that describe, discuss, or analyze expected market conditions for wire rod? If yes, please provide the requested documents. If you are not providing the requested documents, please explain why not. No Yes

PART II.--TRADE AND RELATED INFORMATION

Further information on this part of the questionnaire can be obtained from Jordan Harriman (202-205-2610, <u>jordan.harriman@usitc.gov</u>). **Supply all data requested on a <u>calendar-year</u> basis**.

II-1.	Contact inform	nationPlease identify the responsible	individual and the manner by which		
	Commission st	Commission staff may contact that individual regarding the confidential information submitted			
	in Part II.				
		,	1		
	Name				
	Title				
	Email				
	Tolophono				

II-2a. <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.

Checl	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-2b.	Anticipated changes in operations.—Does your firm anticipate any changes in in the character
	of its operations or organization relating to the production of wire rod in the future?

No	If yes, supply details as to the time, nature, and significance of such changes and provide underlying assumptions, along with relevant portions of business plans or other supporting documentations that address this issue.

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

Note.--If your firm does not produce any out-of-scope merchandise on the same machinery and equipment as scope merchandise then the "overall production capacity" numbers reported in this question should be exactly equal to the "average production capacity" numbers reported in question II-7. If, however, your firm does produce out-of-scope merchandise using the same machinery and equipment as scope merchandise, then the "average production capacity" reported in question II-7 should exclude the portion of "overall production capacity" that was used to produce this out-of-scope merchandise.

II-3a. **Production using same machinery.**—Continued

"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.

		Quantity (in short tons)		
			Calendar year	
	Item	2017	2018	2019
Overall pro	duction capacity ¹			
Production				
Wire roo]2	0	0	
Out-of-s Rebar	cope production			
Other	bar/rod products ³			
	total, out-of-scope duction	0	0	
	otal production using same achinery or workers	0	0	
II-3b.	Operating parametersThe operating paramaters: Hours per week	e production capacity report Weeks per yea		ne rollowing
	nours per week	weeks per yea	ır	
II-3c.		se describe the methodology and explain any changes in re		ll production

II-3e. Product shifting .—

(i)	Is your firm able to switch production (capacity) between wire rod and other products using
	the same equipment and/or labor?

No	If yes—(i.e., have produced other products or are able to produce other products) Please identify other actual or potential products:

(ii)	Please describe the factors that affect your firm's ability to shift production capacity between products (e.g., time, cost, relative price change, etc.), and the degree to which these factors enhance or constrain such shifts.

- II-4. <u>Production, shipment, and inventory data</u>.--Report your firm's production capacity, production, shipments, and inventories related to the production of wire rod (including grade 1080 tire cord and tire bead 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 firms. Such transactions are valued at fair market value.
 - "Related firm" —A firm that your firm solely or jointly owned, managed, or otherwise controlled; a firm that solely or jointly owned, managed, or otherwise controlled your firm; and/or a firm that was solely or jointly owned, managed, or otherwise controlled by a firm that also solely or jointly owned, managed, or otherwise controlled your firm.
 - "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-4a. **Production, shipment, and inventory data**. **--Continued**

Quantity (in short tons) and value (in \$1,000)			
	Calendar year		
ltem	2017	2018	2019
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)			
value (G)			
Transfers to related firms: ² quantity (H)			
value (I)			
Export shipments: ³ quantity (J)			
value (K)			
End-of-period inventories (quantity) (L)			
¹ The production capacity reported is based on o describe the methodology used to calculate product additional pages as necessary) ² Internal consumption and transfers to related f different basis for valuing these transactions, please the data above at fair market value). ³ Identify your firm's principal export markets:	ion capacity, and explairms must be valued at	ain any changes in repor t fair market value. Does	ted capacity (use

II-4a. Production, shipment, and inventory data.--Continued

<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 year		
Item	2017	2018	2019
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-4b. <u>Historical U.S. shipment data</u>. --Report the quantity and value of your firm's U.S. shipments (including commercial U.S. shipments, internal consumption, and transfers, but <u>not</u> including exports) of wire rod produced in your U.S. establishment(s) during the specified periods.

Quantity (in short tons)			
Item	2014	2015	2016
Historical U.S. shipments			
Quantity			
Value			

II-4c. <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 to	ons)	
	Calendar year		
Item	2017	2018	2019
Channels of distribution:			
U.S. shipments—			
to distributors (M)			
to end users (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. commercial 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 year		
Reconciliation item	2017	2018	2019
M + N - D - F - H = zero ("0"), if not			
revise.	0	0	0

II-5. <u>U.S. shipments by product type</u>.—Report your firm's U.S. shipments (i.e., inclusive of commercial U.S. shipments, internal consumption, and transfers to related firms) of wire rod by product type.

Quantity (in short tons	s) and value (in \$1,	,000 dollars)	
	Calendar year		
Item	2017	2018	2019
U.S. shipments. Wire rod			
Low/medium-low carbon			
industrial/standard quality wire rod			
Quantity (O)			
Value (P)			
High/medium-high carbon			
industrial/standard quality wire rod Quantity (Q)			
Value (R)			
Tire cord quality wire rod and tire bead			
quality wire rod (other than grade 1080)			
Quantity (S)			
Value (T)			
1080 Tire cord/bead			
Quantity (U)			
Value(V)			
Welding quality wire rod			
Quantity (W)			
Value (X)			
Cold heading quality ("CHQ") wire rod			
Quantity (Y)			
Value (Z)			
Other specialty carbon and alloy quality			
wire rod			
Quantity (AA)			
Value (AB)			
All other wire rod shipments ¹ Quantity (AC)			
Value (AD)			
U.S. shipments			
Quantity	0	0	(
Value	0	0	(
¹ Describe these types of wire rod and describe their	uses:		

II-5. <u>U.S. shipments by product type</u>.--*Continued*

<u>RECONCILIATION OF SHIPMENTS BY PRODUCT TYPE.</u>--Please ensure that the quantities and values reported for U.S. shipments by product type (i.e., lines O through AD) in each time period equal the quantity and value reported for U.S. shipments (i.e., lines D through I) in each time period as reported in part "a" of this question. 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 year		
Reconciliation	2017	2018	2019
Quantity: O + Q + S + U + W + Y + AA + AC – D – F			
– H = zero ("0"), if not revise	0	0	0
Value: P + R + T + V + X + Z + AB + AD - E - G - I =			
zero ("0"), if not revise	0	0	0

II-6. <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 year			
Item	2017	2018	2019	
Employment data: Average number of PRWs (number) (O)				
Hours worked by PRWs (1,000 hours) (P)				
Wages paid to PRWs (\$1,000) (Q)				

Explanation of trends:		

II-7.	<u>Transfers to related firmsIt your firm reported transfers to related firms in question II-4,</u>
	please identify the firm(s) and 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-8. <u>Purchases</u>.--Has your firm purchased wire rod produced in the United States or in other countries since January 1, 2014? (Do not include imports for which your firm was the importer of record. These should be reported in an importer questionnaire).

"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.

"Import" –A transaction to buy from a foreign supplier where your firm is the importer of record.

No	If yes Report such purchases in the table below and explain the reasons for your firms' purchases:

Note: If your firm served as the importer of record for any purchases from foreign suppliers, either for your own account or as a service for another entity, those purchases are to be considered "imports" not "purchases" and **should not** be included in the table below:

II-8. <u>Purchases</u>.--*Continued*

Quantity (in short tons)						
		Calendar years				
Item	2017	2018	2019			
Purchases from U.S. importers ¹ of wire rod						
from—						
Brazil						
Indonesia						
Mexico						
Moldova						
Trinidad and Tobago						
All other sources						
Purchases from						
domestic producers ²						
Purchases from other						
sources ³						
Please list the name of the importer(s) from which your firm purchased this product. If your firm's import uppliers differ by source, please identify the source for each listed supplier: Please list the name of the U.S. producer(s) from which your firm purchased this product: Please list the name of the firm(s) from which your firm purchased this product:						

II-9. Imports.--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>

U.S. Pr	oducers' Qı	uestionnair	e – WIRE ROD (Third Review)	Page 22				
II-10.	-	Toll production. Since January 1, 2014, has your firm been involved in a toll agreement regarding the production of wire rod?						
	the raw m	"Toll agreement"Agreement between two firms whereby the first firm ("TOLLEE") furnishes the raw materials and the second firm ("TOLLER") uses the raw materials to produce a product that it then returns to the first firm with a charge for processing costs, overhead, etc.						
	☐ No—s	kip to next	question.					
			agreements entered into by your firm, please indicate whether you er or tollee.	ır firm				
	Oui	r firm	Other firm(s)					
	Toller		Please name the tollee(s):					
	Tollee	1	Please name the toller(s):					
	¹ Identi	fy the raw	material input(s) that your firm provided the toller(s):					
	•	centage of y uction in 20	your U.S. production using a toll agreement more than five percent 019?	of your				
	No		If yesPlease estimate the percent of toll agreement as a share of 2019 production.	your				
			percent					
II-11.	Foreign trade zones (a) Firm's FTZ operationsDoes your firm produce wire rod in and/or admit wire rod into a foreign trade zone (FTZ)?							
	sp m	de zone" is a designated location in the United States where firms undures that allow delayed or reduced customs duty payments on for . A foreign trade zone must be designated as such pursuant to the let forth in the Foreign-Trade Zones Act.	reign					
	No		If yes Describe the nature of your firm's operations in FTZs and in the specific FTZ site(s).	dentify				
(b) Other firms' FTZ operationsTo your knowledge, do any firms in the Unite import wire rod into a foreign trade zone (FTZ) for use in distribution of wire the production of downstream articles?								
	No	Yes	If yesIdentify the firms and the FTZs.					

For questions II-12 and II-13, if your response differs for particular orders, please indicate and explain the particular effect of imposition and/or revocation of specific orders.

II-12.	orders cover Tobago in te inventories, research and	ring import rms of its e purchases, d developm	cribe the significance of the existing antidumping and countervailing duty of wire rod from Brazil, Indonesia, Mexico, Moldova, and Trinidad and effect on your firm's production capacity, production, U.S. shipments, employment, revenues, costs, profits, cash flow, capital expenditures, ent expenditures, and asset values. You may wish to compare your firm's after the imposition of the order(s).		
II-13.	operations of inventories, research and in the future	or organizat purchases, d developm e if the antic	tionWould your firm anticipate any changes in the character of its ion, including its production capacity, production, U.S. shipments, employment, revenues, costs, profits, cash flow, capital expenditures, ent expenditures, or asset values relating to the production of wire rod dumping and countervailing duty orders on wire rod from Brazil, dova, and Trinidad and Tobago were to be revoked?		
	No	Yes	If yes, supply details as to the time, nature, and significance of such changes and provide underlying assumptions, along with relevant portions of business plans or other supporting documentations that address this issue.		
II-14.	Other explanations:If your firm would like to explain further a response to a question in Part II for which a narrative box was not provided, 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	o (202-205-1888,	joanna.lo@usitc.gov).
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Name	j	
Title		
Email		
Telep	hone	
Accou	unting sys	temBriefly describe your firm's financial accounting system.
A.	When o	does your firm's fiscal year end (month and day)?
,		firm's fiscal year changed during the data-collection period, explain below:
		, , , , . , . , . , . , .
		Please note that we are requesting that your firm report financial data on a
	calenda	ar year basis.
B.1.		be the lowest level of operations (e.g., plant, division, company-wide) for whical statements are prepared that include wire rod:
2.	Does w	
	Yes	our firm prepare profit/loss statements for wire rod:
3.	Yes How of	
	Yes How of annual Auc	☐ No ften did your firm (or parent company) prepare financial statements (including reports, 10Ks)? Please check relevant items below. dited, ☐ unaudited, ☐ annual reports, ☐ 10Ks, ☐ 10 Qs, nthly, ☐ quarterly, ☐ semi-annually, ☐ annually
	Yes How of annual Auc Mo Accoun	No Ten did your firm (or parent company) prepare financial statements (including reports, 10Ks)? Please check relevant items below. dited, unaudited, annual reports, 10Ks, 10 Qs,
3.	Yes How of annual Auc Mo Accoun accoun Note: As used in regardir submit o	No ften did your firm (or parent company) prepare financial statements (including reports, 10Ks)? Please check relevant items below. dited, □ unaudited, □ annual reports, □ 10Ks, □ 10 Qs, nthly, □ quarterly, □ semi-annually, □ annually outing basis: □ GAAP, □ cash, □ tax, or □ other comprehensive basis of

rc	oducers' Qı	uestionnai	ire – WIRE	ROD (Third Review)	Page
	COGS, SG	&A, and in	iterest expe	logyBriefly describe your firm's all ense and other income and expense ats/records used to compile your final	s. Please also describe the
				e products your firm produces in the e of net sales accounted for by these	
	Products				Share of sales in 2019
	Wire rod	l (includin	g grade 108	30 tire cord and tire bead wire rod)	%
	Rebar (o	ut-of-scop	oe)		%
	Other pr	oducts (or	ut-of-scope	•)	%
	"Share of "Input val system, of cost plus,	total COG uation" pl f the purcl	S" please ro ease descri hase cost fr	related suppliers and that are reflect eport this information by relevant in the the basis, as recorded in the common the related supplier; e.g., the reprise to approximate fair market value.	nput on the basis in 2019. Fanpany's own accounting lated supplier's actual costue.
	Input			Related supplier	Share of total COGS in 20
	Input valu	uation as r	ecorded in t	he firm's accounting books and record	s:
	suppliers,	as identif	ied in III-7,	at costPlease confirm that the inp were reported in III-9a (financial res ounting books and records.	•
		1			
	Yes	No		he space below, please report the v d from related suppliers as reported	
	Yes	No			

III-9a. Operations on wire rod .--Report the revenue and related cost information requested below on the wire rod operations (including grade 1080 tire cord and tire bead wire rod) of your firm's U.S. establishment(s).¹ 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 2017, 2018, and 2019. If your firm was involved in tolling operations (either as the toller or as the tollee) and reported this in question II-10 above, please contact Joanna Lo at (202) 205-1888 before completing this section of the questionnaire.

	Calendar year		
Item	2017	2018	2019
Net sales quantities: ²			
Commercial sales ("CS") (A)			
Internal consumption ("IC") (B)			
Transfers to related firms ("Transfers") (C)			
Total net sales quantities (D)	0	0	(
Net sales values: ² Commercial sales (E)			
Internal consumption (F)			
Transfers to related firms (G)			
Total net sales values (H)	0	0	(
Cost of goods sold (COGS): ³ Raw materials (I)			
Energy costs (J)			
Direct labor (K)			
Other factory costs (L)			
Total COGS (M)	0	0	(
Gross profit or (loss)	0	0	(
Selling, general, and administrative ("SG&A") expenses: Selling expenses (N)			
General and administrative expenses (O)			
Total SG&A expenses (P)	0	0	(
Operating income (loss) (Q)	0	0	(
Other expenses and income: Interest expense (R)			
All other expense items (S)			
All other income items (T)			
Net income or (loss) (U)	0	0	(
Depreciation/amortization included above			

Note: The table above contains calculations that will appear when you have entered data in the MS Word form fields.

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

√ if Yes

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III-9b.	Financial data checklistPlease check that the financial data in question III-9a have been
	correctly reported.

Confirm the following regarding your financial data in question III-9a:

	In \$1,000 dollars (not actual dollars)?						
	Include only the in-scope wire rod and grade 1080 tire cord/tire bead wire rod?						
	Did not include any resales of wire rod?						
	IC and transfers to related firms reported at fair market value?						
	Net Sales (CS, IC, and Transfers) exclude discounts, returns, allowances,	_					
	prepaid freight, and all freight out to customers?	<u></u>					
	COGS excludes finished goods freight to customers?						
	SG&A excludes finished goods freight to customers?						
	All costs exclude finished goods freight to customers?						
	If you did not V Yes in any of the boxes above, go back to V-9a and revise your respon	ises.					
	quantities (row D) and values (row H), total COGS (row M), gross profit (or loss) (row N), total SG&A (Q), operating income (or loss) (row R), and net income (or loss) (row V)) have been calculated from the data submitted in the other line items. Do the calculated fields return the correct data according to your firm's financial records ignoring immaterial differences 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; expense line items should report positive numbers (i.e., expenses are positive and incomes or reversals are negativeinstances of the latt 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 expenses or reversals are negative). If after reviewing and potentially revising the feeder data your firm provided, the differences between your records and the calculated persist please identify and discuss the differences in the space below	re er st positive, has fields					

III-9d. Raw materials.--Please report the share of total raw material costs in 2019 (reported in III-9a, row I) for the following raw material inputs:

Note: Costs for energy should be reported in question III-9a (row J) and not in raw materials.

		Procurement method		
Input	Share of total raw material costs in 2019 (percent)	Primarily produced by your firm	Primarily purchased by your firm	
Billets				
Pig iron, ferrous scrap, and/or direct reduced iron ("DRI")				
Alloy agents or other refining materials				
Other material inputs ¹				
Total (should sum to 100 percent)	0.0			
¹ Please indicate any other notable "other" the share of the total raw material costs that the	·	ssly identified abo	ve and provide	

III-9e. Raw materials checklist.--Please check that the raw materials information in question III-9d has been correctly reported.

Confirm the following regarding your responses in question III-9d:	√ if Yes	
Include only raw materials used for wire rod?		
Reflect the raw materials reported in question III-9a, row I?		
Inputs "produced from your firm" are from the facilities listed in question I-2 and not other legal entities with common ownership or other affiliation?		
Inputs from affiliated companies are purchases listed in question III-7?		
"Other" raw materials, if any, are specified and listed in question III-9d, footnote 1?		
Total sums to 100 percent in question III-9d?		
If you did not V Yes in any of the boxes above, go back to V-9d and revise your responses.		

III-10. Nonrecurring items (charges and gains) included in the subject product financial results.--For each annual and interim period for which financial results are reported in question III-9a, please specify all material (significant) nonrecurring items (charges and gains) in the schedule below, the specific question III-9a line item where the nonrecurring items are included, a brief description of the relevant nonrecurring items, and the associated values (in \$1,000), as reflected in question III-9a; i.e., if an aggregate nonrecurring item has been allocated to question III-9a, only the allocated value amount included in question III-9a 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 in question III-9a.

	Calendar year		
	2017	2018	2019
Item		Value (<i>\$1,000</i>)	
Nonrecurring item 1			
Nonrecurring item 2			
Nonrecurring item 3			
Nonrecurring item 4			
Nonrecurring item 5			

Nonrecurring item: In this table please provide a brief description of each nonrecurring item reported above and indicate the specific row letter in table III-9a where the nonrecurring item is classified.

	Description of the nonrecurring item	Income statement classification of the nonrecurring item (row letter in III-9a)
Nonrecurring item 1		
Nonrecurring item 2		
Nonrecurring item 3		
Nonrecurring item 4		
Nonrecurring item 5		

III-11.	<u>Classification of identified nonrecurring items (charges and gains) in the accounting books and records of the company</u> If non-recurring items were reported in question III-10 above, please
	identify where your company recorded these items in your accounting books and records in the normal course of business; i.e., just as responses to question III-10 identify where these items are reported in question III-9a.

III-12. <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 question III-9a. Provide data as of the end of 2017, 2018, and 2019.

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

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

Value (in \$1,000)			
		Calendar year	
Item	2017	2018	2019
Total assets (net) 12			
¹ List the top assets (e.g. accounts receivables, inventories, PP&E, intangibles) ² Describe substantial changes in asset values			

III-13. <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 2017, 2018, and 2019.

Value (<i>in \$1,000</i>)			
	Calendar year		
Item	2017	2018	2019
Capital expenditures ¹			
R&D expenses ²			
Please describe the nature, focus, and significance of your firm's capital expenditures on the subject product. Please describe the nature, focus, and significance of your firm's R&D expenses related to subject product. Please describe the nature, focus, and significance of your firm's R&D expenses related to subject product.			

III-14. <u>Assets, capital expenditures, and R&D checklist</u>.--Please check that the assets, capital expenditures, and R&D information in questions III-12 and III-13 are complete.

Confirm the following regarding your responses in questions III-12 and III-13:	√ if Yes	
Top assets are listed in question III-12, footnote 1?		
Substantial changes in assets are described in question III-12, footnote 2?		
Capital expenses are described in question III-13, footnote 1, if applicable?		
R&D are described in question III-13, footnote 2, if applicable?		
Provided explanations if your firm did not have capital expenditures or R&D?		
If you did not √ Yes in any of the boxes above, go back to III-12 and/or III-13 and revise your		
responses.		

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III-15.	Data completeness, consistency, and reconciliation For the data provided in "PART II: TRADE
	DATA" and "PART III: FINANCIAL DATA", please check that all responses, if relevant, were
	entered and that the data provided are consistent and reconcile. For example, the quantities
	and values reported in question III-9a should reconcile with the data reported in question II-4
	(including export shipments) since both are to be reported on the same calendar year basis.

Confirm the following to ensure that your responses are complete for PART II and PART III:	√ if Yes
All periods requested have been accounted for (no blank columns or rows) unless your firm was not a U.S. producer for that period?	
All footnotes, if relevant, have been filled out?	

<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 for 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.

	Calendar years		
Reconciliation	2017	2018	2019
Quantity: Trade data from question II-4 (rows D, F, H, and J) less financial total net sales quantity data from question III-9a (row D) = zero ("0").	0	0	0
Value: Trade data from question II-4 (rows E, G, I, and K) less financial total net sales value data from question III-9a (row H) = zero ("0").	0	0	0

Do these data in question III-9a reconcile with data in question II-4?

Yes	No	If no, please explain.

III-16.	Other explanationsIf your firm would like to further explain a response to a question in Part
	III: Financial Information for which a narrative box was not provided, 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 IV.--PRICING AND MARKET FACTORS

Further information on this part of the questionnaire can be obtained from Kyle Westmoreland (202-205-2184, Kyle.Westmoreland@usitc.gov).

IV-1. <u>Contact information.</u>--Please identify the responsible individual and the manner by which Commission staff may contact that individual 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 of the following products produced by your firm.
 - **Product 1.**--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.).
 - **Product 2.**--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.).
 - **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.).
 - **Product 4.**--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.).

Please note that values should be <u>f.o.b.</u>, <u>U.S.</u> <u>point of shipment</u> 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).

IV-2a. During January 2017 - December 2019, 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 3: Product 4:

IV-2b. <u>Price data</u>.--Report below the quarterly price data¹ for pricing products² produced and sold by your firm.

Report data in *actual short tons* and *actual dollars* (not 1,000s).

(Quantity in short tons, value in dollars)

	Produ	ıct 1	Produ	ct 2	Prod	uct 3	Prod	uct 4
Period of shipment	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value
2017:								
January-March								
April-June								
July-September								
October-December								
2018:								
January-March								
April-June								
July-September								
October-December								
2019:								
January-March								
April-June								
July-September								
October-December								
¹ Net values (i.e., gross s goods), f.o.b. your firm's U.S ² Pricing product definit	. point of shipn	nent.			prepaid freig	ht, and the	value of retur	ned
Note -If your firm's product provide a description of the p		•			•			oduct,
Product 1:								
Product 2:								

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IV-2c.	Price data checklist Please check that the pricing data in question IV-2(a) has b reported.					en correctly
	Are the price	data reporte	d above:			√ if Yes
	In dollars (n	ot \$1,000) an	d short to	ns?		
	F.o.b. U.S. p	oint of shipm	ent (i.e., d	oes not i	nclude U.S. transport costs)?	
	Net of all di	scounts and r	ebates?			
	Have return	s credited to	the quarte	er in whic	h the sale occurred?	
	Less than re	ported comm	nercial ship	ments in	question II-4a in each year?	
IV-2d.	Note: As requeused in the prequestions on t	d to compile y ested in Part I eparation of t the price data	your price of this qua he price do . The Comi	data. estionnai ata, as Co mission m	e method and the kinds of docume re, please keep all supporting docur ammission staff may contact your find also request that your company sales journal, invoices, etc.) used to	ments/records rm regarding submit copies
IV-3.		•			the prices that it charges for sales o	
	Transaction		Set			
	by transaction	Contracts	price lists	Other	If other, describe	
					•	
IV-4.	Discount police	cyPlease inc	dicate and	describe	your firm's discount policies (<i>check</i>	all that apply).
	Quantity	Annual total	No discount			

Other

Describe

policy

discounts

discounts

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IV-5.	Pricing termsOn 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 2019 was on a (1) short-term contract basis, (2) annual contract basis, (3) long-term contract basis, and (4) spot sales basis?

		Туре о	f sale			
	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)	Spot sales (for a single delivery)	Total (shoul sum t 100.09	ld :o
Share of 2019 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 short-term, annual and/or long-term contract basis).

Typical sales contract provisions	Item	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			
and, or price	Both			
Indexed to raw	Yes			
material costs ¹	No	П		П
material costs	NO			
Not applicab	_			

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IV-8. <u>Lead times.--</u>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 2019 sales	Lead time (average number of days)
From inventory	%	
Produced to order	%	
Total (should sum to 100.0%)	0.0 %	

IV-9.	Shipping	informa	ation
	<u>Gine Pine</u>		<u> </u>

(a)	Who generally a	arranges the t	transportat	ion to your f	irm's customers'	'locations?
	Your firm	Purchaser ((check one)			

(b) Indicate the approximate percentage of your firm's sales of wire rod that are delivered the following distances from your firm's 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.	
MidwestIL, 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.	

aucers' Questionr			,	,	Ра
-				he approximate percentage of the cost of U.S land transportation costs? percent	prod
End usesHave t you anticipate any				s in the end uses of wire rod since January 1,	2014?
Changes in end uses	No	o Ye	es	Explain	
Changes since January 1, 2014					
Anticipated changes					
			•	nges in the number or types of products that c , 2014? Do you anticipate any future changes	
Changes in substitutes	No	Yes		Explain	
Changes since January 1, 2014					
Anticipated changes					

IV-14. **Availability of supply.--**Has the availability of wire rod in the U.S. market changed since January 1, 2014? Do you anticipate any future changes?

Availability in the U.S.	A1 -	V	Please explain, noting the countries and reasons for the
market	No	Yes	changes.
Changes since January 1, 2	2014:		
U.Sproduced product			
Imports from Brazil, Indonesia, Mexico, Moldova, and Trinidad and Tobago			
Imports from all other countries			
Anticipated changes:			
U.Sproduced product			
Imports from Brazil, Indonesia, Mexico, Moldova, and Trinidad and Tobago			
Imports from all other countries			

IV-15. <u>Demand trends.</u>—Indicate how demand within the United States and outside of the United States (if known) for wire rod has changed since January 1, 2014, and how you anticipate demand will change in the future. Explain any trends and describe the principal factors that have affected, and that you anticipate will affect, these changes in demand.

Market	Overall increase	No change	Overall decrease	Fluctuate with no clear trend	Explanation and factors				
Demand since January 1, 2014									
Within the United States									
Outside the United States									
	Anticipated future demand								
Within the United States									
Outside the United States									

IV-16. **Product changes.**—Have there been any significant changes in the product range, product mix, or marketing of wire rod since January 1, 2014? Do you anticipate any future changes?

Changes in product range, product mix, or marketing	No	Yes	Explain
Changes since January 1, 2014			
Anticipated changes			

IV-17. Conditions of competition

(a)	Is the wire rod market subject to business cycles (other than general economy-wide	e
	conditions) and/or other conditions of competition distinctive to wire rod?	

Check all t	hat apply.		Please describe.
	No		Skip to question IV-18.
		ness cycles (e.g. business)	
		r distinctive is of competition	
		een any changes in ary 1, 2014?	the business cycles or conditions of competition for
No	Yes	If yes, describe.	

IV-18. <u>Supply constraints.</u>--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-19. Raw materials.-- Indicate how wire rod raw material prices have changed since January 1, 2014, and how you expect they will change in the future.

Raw materials prices	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.
Changes since January 1, 2014					
Anticipated changes					

U.S. Pr	oducers' C	Question	naire – WIRE ROD (Third Review) Page						
IV-20.	<u>Price comparisons.</u> Please compare market prices of wire rod in U.S. and non-U.S. markets known. Provide specific information as to time periods and regions for any price compariso								
IV-21.	etc. that production the othe and Trini	you are a on capac r major p dad and	Please provide as a separate attachment to this request any studies, surveys aware of that quantify and/or otherwise discuss wire rod supply (including ity and capacity utilization) and demand in (1) the United States, (2) each of roducing/consuming countries, including Brazil, Indonesia, Mexico, Moldova Tobago, and (3) the world as a whole. Of particular interest is such data from nt and forecasts for the future.						
IV-22.	U.S. mar	ket and a	s Describe how easily your firm can shift its sales of wire rod between the Iternative country markets. In your discussion, please describe any contract gements, or other constraints that would prevent or retard your firm from between the U.S. and alternative country markets within a 12-month period						
IV-23.			Are your firm's exports of wire rod subject to any tariff or non-tariff barrie countries?						
	No	Yes	If yes, please list the countries and describe any such barriers and any significant changes in such barriers that have occurred since January 1, 2014, or that are expected to occur in the future.						

IV-24.	Impact of	the	Section	232	tariffs.	_

(a)	Did the imposition of tariffs on imported steel/aluminum products under Section 232
	have an impact on the wire rod market in the United States?

Yes— Please indicate the impact in the table below.	No	Don't know

Factor	Overall increase	No change	Overall decrease	Fluctuate with no clear trend	Explain, noting how the imposition of tariffs under Section 232 affected each factor of the wire rod market in the United States.
Supply of U.S produced wire rod					
Supply of imported wire rod					
Prices for wire rod					
Overall U.S. demand for wire rod					
Raw material costs for wire rod					

(b) Did the subsequent agreement between the United States and Mexico to eliminate all tariffs imposed under Section 232 on imports of steel products from Mexico have an impact on imports of wire rod from Mexico?

No	If yes, please discuss any impacts (e.g. supply, demand, price) on imports of wire rod from Mexico.

IV-25. <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	Brazil	Indonesia	Mexico	Moldova	Trinidad and Tobago	Other countries
United States						
Brazil						
Indonesia						
Mexico						
Moldova						
Trinidad and Tobago						

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

IV-26. <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:

imparted by such factors:

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	Brazil	Indonesia	Mexico	Moldova	Trinidad and Tobago	Other countries
United States						
Brazil						
Indonesia						
Mexico						
Moldova						
Trinidad and Tobago						
For any country-pair for which factors other than price <i>always</i> or <i>frequently</i> are a significant factor in your firm's purchases of wire rod, identify the country-pair and report the advantages or disadvantages						

IV-26. Other explanations.--If 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 questionnaire.

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/701731/2019/carbon_steel_wire_rod_brazil_indonesia_mexico/third_review_full.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: WROD

• E-mail.—E-mail the MS Word questionnaire to jordan.harriman@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 <u>does not </u>**produce this product**, please fill out page 1, print, sign, and submit a scanned copy to the Commission.

<u>Parties to this proceeding</u>.—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.