	Period of review
SOCIALIST REPUBLIC OF VIETNAM: Frozen Warmwater Shrimp A–522–802  THAILAND: Frozen Warmwater Shrimp A–549–822  THE PEOPLE'S REPUBLIC OF CHINA:  Certain Preserved Mushrooms A–570–851  Frozen Warmwater Shrimp A–570–893  Heavy Forged Hand Tools, With or Without Handles A–570–803  Small Diameter Graphite Electrodes A–570–929  Uncovered Innerspring Units A–570–928	2/1/12–1/31/13 2/1/12–1/31/13 2/1/12–1/31/13 2/1/12–1/31/13 2/1/12–1/31/13 2/1/12–1/31/13
Uncovered innerspring Units A-570-928  Countervailing Duty Proceedings	2/1/12–1/31/13
INDIA: Certain Cut-To-Length Carbon-Quality Steel Plate C–533–818 Prestressed Concrete Steel Wire Strand C–533–829 INDONESIA: Certain Cut-To-Length Carbon-Quality Steel Plate C–560–806 REPUBLIC OF KOREA: Certain Cut-To-Length Carbon-Quality Steel Plate C–580–837 Suspension Agreements None.	1/1/12–12/31/12 1/1/12–12/31/12 1/1/12–12/31/12 1/1/12–12/31/12

In accordance with 19 CFR 351.213(b), an interested party as defined by section 771(9) of the Act may request in writing that the Secretary conduct an administrative review. For both antidumping and countervailing duty reviews, the interested party must specify the individual producers or exporters covered by an antidumping finding or an antidumping or countervailing duty order or suspension agreement for which it is requesting a review. In addition, a domestic interested party or an interested party described in section 771(9)(B) of the Act must state why it desires the Secretary to review those particular producers or exporters.<sup>2</sup> If the interested party intends for the Secretary to review sales of merchandise by an exporter (or a producer if that producer also exports merchandise from other suppliers) which were produced in more than one country of origin and each country of origin is subject to a separate order, then the interested party must state specifically, on an order-by-order basis, which exporter(s) the request is intended to cover.

Please note that, for any party the Department was unable to locate in prior segments, the Department will not accept a request for an administrative review of that party absent new information as to the party's location. Moreover, if the interested party who files a request for review is unable to locate the producer or exporter for which it requested the review, the interested party must provide an explanation of the attempts it made to locate the producer or exporter at the

same time it files its request for review, in order for the Secretary to determine if the interested party's attempts were reasonable, pursuant to 19 CFR 351.303(f)(3)(ii).

As explained in Antidumping and Countervailing Duty Proceedings:
Assessment of Antidumping Duties, 68
FR 23954 (May 6, 2003), the Department has clarified its practice with respect to the collection of final antidumping duties on imports of merchandise where intermediate firms are involved. The public should be aware of this clarification in determining whether to request an administrative review of merchandise subject to antidumping findings and orders. See also the Import Administration Web site at http://trade.gov/ia.

All requests must be filed electronically in Import Administration's Antidumping and Countervailing Duty Centralized Electronic Service System ("IA ACCESS") on the IA ACCESS Web site at http://iaaccess.trade.gov. See Antidumping and Countervailing Duty Proceedings: Electronic Filing Procedures: Administrative Protective Order Procedures, 76 FR 39263 (July 6, 2011). Further, in accordance with 19 CFR 351.303(f)(l)(i), a copy of each request must be served on the petitioner and each exporter or producer specified in the request.

The Department will publish in the Federal Register a notice of "Initiation of Administrative Review of Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation" for requests received by the last day of February 2013. If the Department does not receive, by the last day of February 2013, a request for review of entries covered by an order, finding, or suspended investigation listed in this notice and for the period identified above, the Department will

instruct CBP to assess antidumping or countervailing duties on those entries at a rate equal to the cash deposit of (or bond for) estimated antidumping or countervailing duties required on those entries at the time of entry, or withdrawal from warehouse, for consumption and to continue to collect the cash deposit previously ordered.

For the first administrative review of any order, there will be no assessment of antidumping or countervailing duties on entries of subject merchandise entered, or withdrawn from warehouse, for consumption during the relevant provisional-measures "gap" period, of the order, if such a gap period is applicable to the period of review.

This notice is not required by statute but is published as a service to the international trading community.

Dated: January 18, 2013.

### Christian Marsh,

 $\label{lem:continuous} Deputy\ Assistant\ Secretary\ for\ Antidumping\ and\ Countervailing\ Duty\ Operations.$ 

[FR Doc. 2013–02224 Filed 1–31–13; 8:45 am]

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### **DEPARTMENT OF COMMERCE**

## **International Trade Administration**

# Application(s) for Duty-Free Entry of Scientific Instruments

Pursuant to Section 6(c) of the Educational, Scientific and Cultural Materials Importation Act of 1966 (Pub. L. 89–651, as amended by Pub. L. 106–36; 80 Stat. 897; 15 CFR part 301), we invite comments on the question of whether instruments of equivalent scientific value, for the purposes for which the instruments shown below are intended to be used, are being manufactured in the United States.

Comments must comply with 15 CFR 301.5(a)(3) and (4) of the regulations and be postmarked on or before February 21,

<sup>&</sup>lt;sup>2</sup> If the review request involves a non-market economy and the parties subject to the review request do not qualify for separate rates, all other exporters of subject merchandise from the non-market economy country who do not have a separate rate will be covered by the review as part of the single entity of which the named firms are a part.

2013. Address written comments to Statutory Import Programs Staff, Room 3720, U.S. Department of Commerce, Washington, DC 20230. Applications may be examined between 8:30 a.m. and 5:00 p.m. at the U.S. Department of Commerce in Room 3720.

Docket Number: 12–064. Applicant: University of Pittsburgh, 4200 Fifth Ave., Pittsburgh, PA 15260. Instrument: Dilution Refrigerator with 18T Solenoid Superconducting Magnet. Manufacturer: Leiden Cryogenics, the Netherlands. Intended Use: The instrument will be used for three purposes: To develop ways for preserving quantum information in a way that is immune to a wide variety of decoherence mechanisms by using predicted topological properties of superconductors in two dimensions, to program fundamental couplings at nearatomic scales and quantum simulation of "metasuperconductors" by using the extreme nanoscale precision with which the LaAIO<sub>3</sub>/SrTiO<sub>3</sub> interface can be gated, and to develop new mechanisms for the transfer of quantum information between long-lived localized states (nitrogen-vacancy centers) and delocalized states (superconducting resonators). The experiments will combine the unique local control capable with the LaAIO<sub>3</sub>/SrTiO<sub>3</sub> interface with the natural tendency of SrTiO<sub>3</sub> to become superconducting to develop superconducting structures with vortices that will be manipulated to achieve topologically protected quantum computation, as well as electrostatic programming of the  $LaAIO_3/SrTiO_3$  interface with V(x,y) to create new electronic states of matter which themselves can become superconducting. The unique properties of this instrument are the capability of cooling the sample below the superconducting transition temperature (Tc~200mK), to apply large magnetic fields (>18T) to investigate the large spin-orbit present in these samples (Bso~15T), and the ability to orient the sample in any orientation relative to the magnetic fields. Justification for Duty-Free Entry: There are no instruments of the same general category manufactured in the United States. Application accepted by Commissioner of Customs: December 13, 2012.

Docket Number: 12–066. Applicant: University of Pittsburgh, 4200 Fifth Ave., Pittsburgh, PA 15260. Instrument: mK Scanning Probe Microscope. Manufacturer: Nanomagnetics, Turkey. Intended Use: The instrument will be used for three purposes: To develop ways for preserving quantum information in a way that is immune to a wide variety of decoherence

mechanisms, by using predicted topological properties of superconductors in two dimensions, to program fundamental couplings at nearatomic scales and quantum simulation of "metasuperconductors" by using the extreme nanoscale precision with which the LaAIO<sub>3</sub>/SrTiO<sub>3</sub> interface can be gated, and to develop new mechanisms for the transfer of quantum information between long-lived localized states (nitrogen-vacancy centers) and delocalized states (superconducting resonators). The experiments will combine the unique local control capable with the LaAIO<sub>3</sub>/SrTiO<sub>3</sub> interface with the natural tendency of SrTiO<sub>3</sub> to become superconducting to develop superconducting structures with vortices that will be manipulated to achieve topologically protected quantum computation, as well as electrostatic programming of the LaAIO<sub>3</sub>/SrTiO<sub>3</sub> interface with V(x,y) to create new electronic states of matter which themselves can become superconducting. The unique properties of this instrument are the capability of scanning probe microscopy at base temperature (T<50mK), and to locally (on nanometer scales) gate, modify, and probe nanowire devices and quantum dot arrays. Justification for Duty-Free Entry: There are no instruments of the same general category manufactured in the United States. Application accepted by Commissioner of Customs: December

Docket Number: 13-002. Applicant: University of California, Berkeley, Stanley Hall, Room B306, Berkeley, CA, 94720. Instrument: High Speed Atomic Force Microscope (HSAFM). Manufacturer: Research Institute of Biomolecule Metrology (RIBM), Japan. Intended Use: The instrument will be used for a number of experiments including tracking the enzymatic activity of an RNA II polymerase along its template, a DNA gene, while synthesizing the messenger RNA. Having access to higher scan rates in an aqueous environment will provide an unprecedented view of transcription through nucleosomal DNA. By visualizing transcription steps, it is possible to precisely follow in real time the dynamics of events that accompany transcription by RNAP II through the nucleosome including spontaneous DNA unwrapping from the core particle, histone transfer, and histone dissociation under different conditions while determining the main factors that regulate nucleosome stability/instability during transcription. In addition to this capability, the instrument will have the time and spatial resolution to visualize

individual tubulin subunits as they arrive at the microtubule end and will complement cryo-EM studies at near nanometer resolution on stabilized intermediates in the assembly process. The unique characteristics of this instrument are the ability to capture images at a rate of up to 15–20 frames per second, reading scan rates as high as 25 frames per second, resonant frequencies of 3.5 MHz in air and 1.2 MHz in water, spring constants of 0.2 N  $m^{-1}$ , a quality factor in water of  $\sim 2$ , and a response time in water of ~0.5 microseconds. Justification for Duty-Free Entry: There are no instruments of the same general category manufactured in the United States. Application accepted by Commissioner of Customs: January 17, 2013.

Dated: January 25, 2013.

#### Gregory W. Campbell,

Director of Subsidies Enforcement, Import Administration.

#### **DEPARTMENT OF COMMERCE**

#### **International Trade Administration**

# Initiation of Five-Year ("Sunset") Review

**AGENCY:** Import Administration, International Trade Administration, Department of Commerce.

SUMMARY: In accordance with section 751(c) of the Tariff Act of 1930, as amended ("the Act"), the Department of Commerce ("the Department") is automatically initiating five-year reviews ("Sunset Reviews") of the antidumping duty orders listed below. The International Trade Commission ("the Commission") is publishing concurrently with this notice its notice of Institution of Five-Year Review which covers the same orders.

DATES: Effective Date: February 1, 2013. FOR FURTHER INFORMATION CONTACT: The Department official identified in the Initiation of Review section below at AD/CVD Operations, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230. For information from the Commission contact Mary Messer, Office of Investigations, U.S. International Trade Commission at (202) 205–3193.

#### SUPPLEMENTARY INFORMATION:

# Background

The Department's procedures for the conduct of Sunset Reviews are set forth