were used in the numerator of the fraction used to allocate total profit in determining CEP profit. SKC maintains that the Department must account for these imputed expense in the calculation of total costs.

Department's Position: To derive the total costs of U.S. merchandise, we compute the unit cost of each observation in the U.S. data base by adding the cost of manufacturing, general and administrative expense, and net interest expense from the constructed value (CV) data base. We then multiply the unit cost by the quantity sold to derive the total cost of sales for each U.S. market transaction. To calculate total U.S. selling expenses we add all direct and indirect selling expenses and any further manufacturing costs incurred in the United States. We exclude from this calculation imputed amounts for credit expense and inventory carrying costs because in calculating the total cost of the U.S. merchandise, we included net interest expense from the CV data base. Thus, there is no need to include imputed interest amounts in the profit calculation since we have already accounted for actual interest in computing "actual profit" under section 772(f). When allocating a portion of the actual profit to each U.S. CEP sale, we will include imputed credit and inventory carrying costs as part of the total U.S. expenses allocation factor. This is consistent with section 772(f)(10) which defines the term "total U.S. expenses" as those described under section 772(d) (1) and (2).

Final Results of Review

As a result of our review, we determine that the following weighted-average margins exist:

Manufac- turer/exporter	Period of review	Margin
SKC Limited STC Corporation	6/1/95–5/31/96	0.45
	6/1/95–5/31/96	0.37

The Department shall determine, and the Customs Service shall assess, antidumping duties on all appropriate entries. Individual differences between export price and normal value may vary from the percentage stated above. The Department will issue appraisement instructions directly to the Customs Service.

Furthermore, the following deposit requirements will be effective upon publication of this notice of final results of review for all shipments of PET film from the Republic of Korea within the scope of the order entered, or withdrawn from warehouse, for

consumption on or after the publication date, as provided by section 751(a)(1) of the Tariff Act: (1) The cash deposit rate for the reviewed companies will be the rates listed above; (2) for previously reviewed or investigated companies not listed above, the rate will continue to be the company-specific rate published for the most recent period; (3) if the exporter is not a firm covered in this review, a prior review, or the original less-than-fair-value (LTFV) investigation, but the manufacturer is, the cash deposit rate will be the rate established for the most recent period for the manufacturer of the merchandise; and (4) for all other producers and/or exporters of this merchandise, the cash deposit rate will be 21.50 percent, the "all others" rate established in the remand redetermination of the LTFV investigation, as explained below. These deposit requirements shall remain in effect until publication of the final results of the next administrative

On May 20, 1996, pursuant to court remand, the Department recalculated the weighted-average dumping margins for the LTFV investigation. As a result of the recalculation, the Department established an "all others" rate of 21.50 percent. Final Determination on Remand Pursuant to Court Order, E.I. Dupont de Nemours & Co., Inc. v. United States, Court No. 91-07-00487, Slip Op. 96-56 (March 20, 1996). On February 5, 1997, the CIT affirmed the Department's remand redetermination of the LTFV investigation. E.I. Dupont de Nemours & Co., Inc., v. United States, Court No. 91-07–00487, Slip Op. 97–17 (Gebrary 5, 1997). Accordingly, 21.50 percent is the "all others" rate established in the LTFV investigation. Pursuant to the CIT decisions in Floral Trade Council v. United States, 822 F. Supp. 766 (CIT 1993) and Federal Mogul Corporation v. United States, 822 F. Supp. 782 (CIT 19930, this "all others" rate can only be changed through an administrative review.

This notice serves as a final reminder to importers of their responsibility under 19 CFR § 353.26 to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during this review period. Failure to comply with this requirement could result in the Secretary's presumption that reimbursement of antidumping duties occurred and subsequent assessment of double antidumping duties.

Notification of Interested Parties

This notice also serves as a reminder to parties subject to administrative protective order (APO) of their responsibility concerning the disposition of proprietary information disclosed under APO in accordance with 19 CFR § 353.34(d). Timely written notification of return/destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and the terms of an APO is a sanctionable violation. Timely written notification of the return/destruction of APO materials or conversion to judicial protective order is hereby requested.

This administrative review and notice are in accordance with section 751(a)(1) of the Tariff Act (19 U.S.C. 1675(a)(1)) and 19 CFR § 353.22.

Dated: July 7, 1997.

Joseph A. Spetrini,

Acting Assistant Secretary for Import Administration.

[FR Doc. 97-18731 Filed 7-15-97; 8:45 am] BILLING CODE 3510-DS-M

DEPARTMENT OF COMMERCE

International Trade Administration

University of Illinois at Urbana-Champaign; Consolidated Decision on Applications for Duty-Free Entry of Scientific Instruments

This is a decision consolidated pursuant to section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Pub. L. 89–651, 80 Stat. 897; 15 CFR part 301). Related records can be viewed between 8:30 a.m. and 5 p.m. in Room 4211, U.S. Department of Commerce, 14th and Constitution Avenue, N.W., Washington, D.C.

Comments: None received. Decision: Approved. No instrument of equivalent scientific value to the foreign instruments described below, for such purposes as each is intended to be used, is being manufactured in the United States.

Docket Number: 97–036. Applicant: University of Illinois at Urbana-Champaign, Urbana, IL 61801. Instrument: Thermal Analysis Mass Spectrometer, Model STA 409. Manufacturer: Netzsch, Germany. Intended Use: See notice at 62 FR 27722, May 21, 1997. Reasons: The foreign instrument provides a mass spectrometer which allows simultaneous thermal characterizations of materials from room temperature to 2000°C by thermogravimetry, differential thermal analysis, differential

scanning calorimetry and evolved gas analysis. *Advice received from:* U.S. Navy, David Taylor Model Basin, July 2, 1997

Docket Number: 97–037. Applicant: University of Illinois at Urbana-Champaign, Urbana, IL 61801. Instrument: UHV Evaporators, Models EFM3 and EFM4. Manufacturer: Focus GmbH, Germany. Intended Use: See notice at 62 FR 27237. May 19, 1997. Reasons: The foreign instrument provides: (1) Operation as either an electron beam evaporator or as an effusion cell evaporator, (2) high temperature operation (to 2000°C) for elements such as tantalum, (3) a beam monitor to provide stable emission and (4) water cooling of the source inside the vacuum. Advice received from: National Science Foundation. Center for Interfacial Engineering, July 2, 1997.

The U.S. Navy and the National Science Foundation advise that (1) the capabilities of each of the foreign instruments described above are pertinent to each applicant's intended purpose and (2) they know of no domestic instrument or apparatus of equivalent scientific value for the intended use of each instrument.

We know of no other instrument or apparatus being manufactured in the United States which is of equivalent scientific value to either of the foreign instruments.

Frank W. Creel,

Director, Statutory Import Programs Staff. [FR Doc. 97–18732 Filed 7–15–97; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[I.D. 070997F]

Pacific Fishery Management Council; Public Meetings

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of public meetings.

SUMMARY: The Pacific Fishery Management Council's Coastal Pelagic Species (CPS) Plan Development Team (Team) and CPS Advisory Subpanel (Subpanel) will hold a series of public meetings. DATES: The meetings will be held July 30, 1997; July 31, 1997; August 15, 1997; September 4, 1997; September 25, 1997; October 14, 1997; and October 21, 1997. All sessions will begin at 10 a.m. and may go into the evening until business for the day is completed.

ADDRESSES: Meetings in La Jolla will be in the small conference room at the NMFS Southwest Fisheries Science Center, 8604 La Jolla Shores Drive, La Jolla, CA. The meetings in Long Beach will be at the California Department of Fish and Game office, 330 Golden Shore, Suite 50, Long Beach, CA.

Council address: Pacific Fishery Management Council, 2130 SW Fifth Avenue, Suite 224, Portland, OR 97201.

FOR FURTHER INFORMATION CONTACT: Larry Jacobson, telephone: (619) 546–7117; or Doyle Hanan, telephone: (619) 546–7170.

SUPPLEMENTARY INFORMATION: The primary purpose of the meetings is to revise and update the proposed fishery management plan for resubmission. Current work is focused on adding market squid to the management unit and extending the plan to areas north of 39° north latitude. The exact schedule is

as follows:

Group	Location	Time	Date
Team	Long Beach La Jolla Long Beach La Jolla La Jolla La Jolla	10:00 AM	July 31 August 15 September 4 September 25 October 14

Special Accommodations

The meetings are physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Eric Greene at (503) 326–6352 at least 5 days prior to the meeting dates.

Dated: July 10, 1997.

Bruce C. Morehead,

Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service. [FR Doc. 97–18726 Filed 7–15–97; 8:45 am] BILLING CODE 3510–22–U

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[I.D. 062497E]

Endangered Species; Permits

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Issuance of modification 8 to permit 825 (P513), modification 2 to permit 994 (P497D), and modification 2 to permit 956 (P45S).

SUMMARY: Notice is hereby given that NMFS has issued modifications to permits to the Columbia River Inter-Tribal Fish Commission at Portland, OR (CRITFC); the Idaho Cooperative Fish and Wildlife Research Unit at Moscow, ID (ICFWRU); and the U.S. Geological Survey at Cook, WA (USGS) that authorize takes of Endangered Species

Act-listed species for the purpose of scientific research, subject to certain conditions set forth therein.

ADDRESSES: The applications and related documents are available for review in the following offices, by appointment:

Office of Protected Resources, F/PR3, NMFS, 1315 East-West Highway, Silver Spring, MD 20910–3226 (301-713-1401); and

Protected Resources Division, F/NWO3, 525 NE Oregon Street, Suite 500, Portland, OR 97232–4169 (503–230–5400).

SUPPLEMENTARY INFORMATION: The modifications to permits were issued under the authority of section 10 of the Endangered Species Act of 1973 (ESA) (16 U.S.C. 1531-1543) and the NMFS regulations governing ESA-listed fish and wildlife permits (50 CFR parts 217–222).

Notice was published on March 12, 1997 (62 FR 11416) that an application