```
\begin{array}{l} 40003-10020;\ 179-40003-10068;\ 179-\\ 40003-10263;\ 179-40003-10275;\ 179-\\ 40004-10330;\ 179-40004-10403;\ 179-\\ 40005-10079;\ 179-40005-10167;\ 179-\\ 40005-10287;\ 179-40005-10410;\ 179-\\ 40006-10262;\ 179-40006-10316;\ 179-\\ 40007-10263;\ 179-40010-10045;\ 179-\\ 40010-10067;\ 179-40010-10070 \end{array}
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Dated: December 1, 1997.

### T. Jeremy Gunn,

Executive Director.

[FR Doc. 97–31804 Filed 12–3–97; 8:45 am] BILLING CODE 6118–01–P

#### DEPARTMENT OF COMMERCE

### Submission for OMB Review; Comment Request

The Department of Commerce (DOC) has submitted to the Office of Management and Budget (OMB) for clearance the following proposal for collection of information under provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35).

Agency: National Oceanic and Atmospheric Administration (NOAA).

*Title*: Management and Oversight of the National Estuarine Research Reserve System.

Agency Form Number: None. OMB Approval Number: 0648–0121. Type of Request: Reinstatement of a previously approved collection. Burden: 14,345 hours.

Number of Respondents: 27 (43

responses per year).

Avg. Hours Per Response: Ranges between 2 and 2,000 hours depending on the requirement.

Needs and Uses: The National Estuarine Research Reserve System (NERRS) consists of carefully selected estuarine areas of the United States that are designated, preserved, and managed for research and educational purposes. Information from states is needed to review their proposals for site designations, to evaluate state requests for funding of the development of management plans and Environmental Impact Statements, and to ensure that the national standards continue to be met.

Affected Public: State, local or tribal government.

Frequency: On occasion, annually. Respondent's Obligation: Required to obtain or retain benefits.

*OMB Desk Officer:* David Rostker (202) 395–3897.

Copies of the above information collection proposal can be obtained by calling or writing Linda Engelmeier, DOC Forms Clearance Officer, (202) 482–3272, Department of Commerce, Room 5327, 14th and Constitution Avenue, N.W., Washington, D.C. 20230.

Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to David Rostker, OMB Desk Officer, Room 10202, New Executive Office Building, 725 17th Street, N.W., Washington, D.C. 20503.

Dated: November 28, 1997.

### Linda Engelmeier,

Departmental Forms Clearance Officer, Office of Management and Organization.

[FR Doc. 97–31777 Filed 12–3–97; 8:45 am]

BILLING CODE: 3510-08-P

### **DEPARTMENT OF COMMERCE**

# Submission for OMB Review; Comment Request

The Department of Commerce (DOC) has submitted to the Office of Management and Budget (OMB) for clearance the following proposal for collection of information under provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35). This collection has been submitted under the emergency Paperwork Reduction Act procedures.

Agency: National Oceanic and Atmospheric Administration (NOAA). *Title:* Archival Tag Recovery.

Agency Form Number: None. OMB Approval Number: None. Type of Request: New Collection—

Emergency Review.

Burden: 7 hours.

Number of Respondents: 13
Avg. Hours Per Response: 30 minutes.
Needs and Uses: To investigate the
migratory patterns of Atlantic bluefin
tuna, a program has been undertaken to
implant archival tags. In the event a fish

tuna, a program has been undertaken to implant archival tags. In the event a fish with an archival tag is captured, applicable regulations could require its immediate release under certain conditions. In order to provide for maximum likelihood of data recovery, a regulation will be issued to exempt the harvest of fish with archival tags from other applicable requirements. Persons that harvest a tuna containing a tag are requested to provide certain information about the tuna (size, weight, location, etc.).

Affected Public: Individuals, businesses or other for-profit organizations.

Frequency: On occasion.
Respondent's Obligation: Voluntary.
OMB Desk Officer: David Rostker,
(202) 395–3897.

Copies of the above information collection proposal can be obtained by calling or writing Linda Engelmeier, DOC Forms Clearance Officer, (202) 482–3272, Department of Commerce,

Room 5327, 14th and Constitution Avenue, N.W., Washington, D.C. 20230.

Written comments and recommendations for the proposed information collection should be sent to David Rostker, OMB Desk Officer, Room 10202, New Executive Office Building, 725 17th Street, N.W., Washington, D.C. 20503. A clearance has been requested by December 19, 1997.

Dated: November 26, 1997.

### Linda Engelmeier,

Departmental Forms Clearance Officer, Office of Management and Organization.

[FR Doc. 97–31778; Filed 12–3–97; 8:45 am]

BILLING CODE: 3510-22-P

### **DEPARTMENT OF COMMERCE**

# International Trade Administration [A-570-846]

Brake Rotors From the People's Republic of China: Initiation of New Shipper Antidumping Duty Administrative Reviews

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

**SUMMARY:** The Department of Commerce has received a request to conduct a new shipper administrative review of the antidumping duty order on brake rotors from the PRC. In accordance with 19 C.F.R. 351.214(d), we are initiating this administrative review.

**EFFECTIVE DATE:** December 4, 1997.

FOR FURTHER INFORMATION CONTACT: Everett Kelly or Brian Smith, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, D.C. 20230; telephone (202) 482–4194 or 482–1766, respectively.

## **Applicable Statute and Regulations**

Unless otherwise indicated, all citations to the Tariff Act of 1930, as amended ("the Act"), are references to the provisions effective January 1, 1995, the effective date of the amendments made to the Act by the Uruguay Round Agreements Act. In addition, unless otherwise indicated, all citations to the Department of Commerce ("the Department") regulations are to the provisions codified at 19 CFR part 351 (1997).

### SUPPLEMENTARY INFORMATION:

### **Background**

The Department has received timely requests from China National Industrial Machinery Import & Export Company

("CNIM"), Lai Zhou Auto Brake Equipments Factory ("LABEF"), Longkou Haimeng Machinery Co., Ltd. ("Haimeng"), Qingdao Gren Co. ("GREN"), Yantai Winhere Auto-Part Manufacturing Co., Ltd. ("Winhere"), and Zibo Luzhou Automobile Parts Co., Ltd. ("ZLAP") in accordance with 19 CFR 351.214(d), for new shipper reviews of the antidumping duty order on brake rotors from the People's Republic of China ("PRC") which has an April anniversary date. CNIM, LABEF, Haimeng, GREN, Winhere, and ZLAP ("the respondents") have certified that each entity did not export brake rotors to the United States during the period of investigation ("POI"), and that each is not affiliated with any exporter or producer which did export brake rotors during the POI.

On October 29, 1997, the Coalition for the Preservation of American Brake Drums and Rotors Aftermarket Manufacturers ("the petitioner") alleged that there were insufficiencies and inconsistencies in respondents' requests. The petitioner claimed that the respondents did not meet the legal requirements of 19 CFR 351.214 and 351.221, and requested that the Department decline to initiate new shipper reviews.

On October 31, 1997, the respondents submitted supplemental responses to the petitioner's comments, and rectified the deficiencies pointed out by the petitioner. Therefore, in accordance with section 751(a)(2)(B) of the Tariff Act of 1930, as amended, and 19 CFR 351.214(b), and based on information on the record, we are initiating the new shipper reviews as requested.

It is the Department's usual practice in cases involving non-market economies to require that companies seeking to establish eligibility for an antidumping duty rate separate from the country-wide rate provide de jure and de facto evidence of an absence of government control over the company's export activities. Accordingly we will issue a separate rates questionnaire to the above-named respondents and seek additional information from the PRC government (as appropriate), allowing 30 days for response. If the responses from the respondents and the PRC government provide sufficient indication that the companies named are not subject to either de jure or de facto government control with respect to their exports of brake rotors, the review will proceed as to such companies. If, on the other hand, one or more respondents do not demonstrate their eligibility for a separate rate, then that or those PRC entities will be deemed to be affiliated with other companies that

exported during the POI and that did not establish entitlement to a separate rate, and the review of any such companies will be terminated.

### **Initiation of Reviews**

In accordance with section 751(a)(2)(B)(ii) of the Act and 19 CFR 351.214(d)(1), we are initiating new shipper reviews of the antidumping duty order on brake rotors from the PRC. We intend to issue the final results of these reviews not later than 270 days after the date of publication of this notice.

Antidumping duty proceeding	Period to be reviewed
PRC: Brake Rotors, A—570–846: China National Industrial Machinery Import & Export Co., Lai Zhou Auto Brake Equipments Factory, Longkou Haimeng Machinery Co., Ltd., Qingdao Gren (Group) Co., Yantai Winhere Auto-Part Manufacturing Co., Ltd.	03/01/97–9/30/97

We will instruct the U.S. Customs Service to allow, at the option of the importer, the posting, until the completion of the review, of a bond or security in lieu of a cash deposit for each entry of the merchandise exported by the above listed companies. This action is in accordance with 19 CFR 351.214(d).

Interested parties that need access to the proprietary information in this new shipper review should submit applications for disclosure under administrative protective orders in accordance with 19 CFR 353.34(b).

These initiations and this notice are in accordance with section 751(a) of the Act (19 U.S.C. 1675(a)) and 19 CFR 351.214(d).

Dated: November 28, 1997.

# Richard W. Moreland.

Acting Deputy Assistant Secretary, Import Administration.

[FR Doc. 97-31801 Filed 12-3-97; 8:45 am] BILLING CODE 3510-DS-P

## DEPARTMENT OF COMMERCE

National Institute of Standards and Technology

# Notice of Prospective Grant of Exclusive Patent Licenses

**AGENCY:** National Institute of Standards and Technology, Commerce.

**SUMMARY:** this is a notice in accordance with 35 U.S.C. 209(c)(1) and 37 CFR 404.7(a)(1)(i) that the National Institute of Standards and Technology ("NIST"), U.S. Department of Commerce, is contemplating the grant of field of use co-exclusive and exclusive licenses to the Government's interest, in the United States, to practice the inventions embodied in the following U.S. Patent and U.S. Patent Applications:

(1) U.S. Patent No. 5,634,718; issued June 3, 1997; titled "Particle Calorimeter with Normal Metal Base Layer," NIST Docket No. 94–005; the availability of the invention for licensing was published in the **Federal Register**, Vol. 60, No. 55 (March 22, 1995);

(2) U.S. Patent Application No. 08/702,133; filed August 26, 1996; titled "Superconducting Transition-Edge Sensor;" NIST Docket No. 96–033; the availability of the invention for licensing was published in the **Federal Register**, Vol. 62, No. 89 (May 8, 1997);

(3) U.S. Patent Application No. 08/811,939; filed March 5, 1997; titled "Microcalorimeter X-ray Detectors with X-ray Lens;" NIST Docket No. 96–034; the availability of the invention for licensing was published in the **Federal Register**, Vol. 62, No. 203 (October 21, 1997); and

(4) U.S. Patent Application No. 08/900,982; filed July 25, 1997; titled "Mechanical Support for a Two Pill Adiabatic Demagnetization Refrigerator," NIST Docket No. 96–035; the availability of the invention for licensing was published in the **Federal Register**, Vol. 62, No. 203 (October 21, 1997).

The grant of field of use co-exclusive licenses to invention (1) above is contemplated to both Quantum Design, Inc., having a placer of business in San Diego, California, and to Noran Instruments, Inc., having a place of business in Middleton, Wisconsin. The grant of field of use exclusive licenses to inventions (2), (3), and (4) above is contemplated to Noran Instruments, Inc., having a place of business in Middleton, Wisconsin.

The prospective co-exclusive and exclusive licenses may be granted unless, within sixty days from the date of this published Notice, NIST receives written evidence and argument which establish that the grant of the licenses would not be consistent with the requirements of 35 U.S.C. 209 and 37 CFR 404.7.

**DATES:** Comments must be received in writing no later than February 2, 1998. **ADDRESSES:** Comments on the Prospective Grants must be submitted to: Ernest Graf, National Institute of