under 19 CFR 351.402(f) 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 the subsequent assessment of double antidumping duties.

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 351.305. Timely 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.

We are issuing and publishing this determination in accordance with sections 751(a)(1) and 777(i)(1) of the Act.

Dated: June 25, 1999. Richard W. Moreland,

Acting Assistant Secretary for Import Administration. [FR Doc. 99–17049 Filed 7–2–99; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

Applications 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; 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 filed within 20 days with the Statutory Import Programs Staff, U.S. Department of Commerce, Washington, D.C. 20230. Applications may be examined between 8:30 a.m. and 5:00 p.m. in Room 4211, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, D.C.

Docket Number: 99–016. Applicant: Purdue University, BRWN/WTHR Chemistry Building, W. Lafayette, IN 47907–1393. Instrument: ICP Mass Spectrometer, Model PlasmaQuad 3.

Manufacturer: VG Elemental, United Kingdom. Intended Use: The instrument is intended to be used to chemically characterize samples of geologic materials-both terrestrial and extraterrestrial-and meteoric water samples. Geologic samples will be quantified as received (i.e. as solids, either powdered, as polished slabs or as thin sections) or as solutions, after their acid dissolution. Water samples will be analyzed without further processing. In addition, the instrument will be used for educational purposes in undergraduate research. Application accepted by Commissioner of Customs: June 16, 1999.

Docket Number: 99–017. Applicant: The Burnham Institute, 10901 North Torrey Pines Road, La Jolla, CA 92037. Instrument: Cryo Electron Microscope, Model Tecnai 12 Twin. Manufacturer: FEI Company, The Netherlands. Intended Use: The instrument is intended to be used for training postdoctoral scientists in the use of electron cryo-microscopy to examine tissue samples during research focusing on image reconstruction of actin filaments decorated with cytoskeletal proteins. All the projects will involve electron cryo-microscopy and image analysis, fitting of crystal structures to the em maps. Application accepted by Commissioner of Customs: June 18, 1999

Frank W. Creel,

Director, Statutory Import Programs Staff. [FR Doc. 99–17048 Filed 7–2–99; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

University of Connecticut, et al.; 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 5:00 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: 99-005. Applicant: University of Connecticut, Storrs, CT 06269-1020. Instrument: Fiber Electrode Manipulator System. Manufacturer: Thomas Recording, Germany. Intended Use: See notice at 64 FR 23056, April 29, 1999. Reasons: The foreign instrument provides: (1) capability to position seven microelectrodes for independent manipulation within a small volume of tissue (inter-electrode distances of 256 μ m) and (2) microelectrodes having a maximum shaft diameter of only 80 µm. Advice received from: National Institutes of Health, June 8, 1999.

Docket Number: 99–008. Applicant: University of California, San Diego, La Jolla, CA 92093–0515. Instrument: Operant Testing System. Manufacturer: CeNeS Ltd., United Kingdom. Intended Use: See notice at 64 FR 27516, May 20, 1999. Reasons: The foreign instrument provides: (1) A 9-hole nosepoke panel to permit randomized positioning of stimuli in a 5-choice serial reaction time task for rats and (2) 4.0 cm-deep ports to minimize undesirable head orientation. Advice received from: National Institutes of Health, June 8, 1999.

The National Institutes of Health advises in its memoranda that (1) the capabilities of each of the foreign instruments described above are pertinent to each applicant's intended purpose and (2) it knows 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. 99–17047 Filed 7–2–99; 8:45 am] BILLING CODE 3510–DS–P

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Adjustment of Import Limits for Certain Cotton, Wool, Man-Made Fiber, Silk Blend and Other Vegetable Fiber Textiles and Textile Products Produced or Manufactured in Taiwan

June 29, 1999.

AGENCY: Committee for the Implementation of Textile Agreements (CITA).

ACTION: Issuing a directive to the Commissioner of Customs adjusting limits.

EFFECTIVE DATE: July 8, 1999.

FOR FURTHER INFORMATION CONTACT: Janet Heinzen, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482-4212. For information on the quota status of these limits, refer to the Quota Status Reports posted on the bulletin boards of each Customs port, call (202) 927-5850, or refer to the U.S. Customs website at http:// www.customs.ustreas.gov. For information on embargoes and quota reopenings, call (202) 482-3715.

SUPPLEMENTARY INFORMATION:

Authority: Section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854); Executive Order 11651 of March 3, 1972, as amended.

The current limits for certain categories are being adjusted, variously, for swing, special shift, special swing and carryforward used.

A description of the textile and apparel categories in terms of HTS numbers is available in the **CORRELATION:** Textile and Apparel Categories with the Harmonized Tariff Schedule of the United States (see Federal Register notice 63 FR 71096, published on December 23, 1998). Also see 63 FR 69057, published on December 15, 1998.

Troy H. Cribb,

Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

June 29, 1999.

Commissioner of Customs,

Department of the Treasury, Washington, DC 20229.

Dear Commissioner: This directive amends, but does not cancel, the directive issued to you on December 8, 1998, by the Chairman, Committee for the Implementation of Textile Agreements. That directive concerns imports of certain cotton, wool, man-made fiber, silk blend and other vegetable fiber textiles and textile products, produced or manufactured in Taiwan and exported during the twelve-month period which began on January 1, 1999 and extends through December 31, 1999.

Effective on July 8, 1999, you are directed to adjust the current limits for the following categories, as provided for under the terms of the current bilateral textile agreement:

443 44,801 numbers.

Category	Adjusted twelve-month limit ¹	Category	Adjusted twelve-month limit ¹
Group I 200–224, 225/317/ 326, 226, 227, 229, 300/301/ 607, 313–315, 360–363, 369– L/670–L/870 ² , 369–S ³ , 369–	617,719,704 square meters equivalent.	444 445/446 638/639 640	63,807 numbers. 142,903 dozen. 6,495,826 dozen. 946,906 dozen of which not more than 281,710 dozen shall be in Category 640– Υ ¹⁶ .
O ⁴ , 400–414, 464–469, 600– 606, 611, 613/ 614/615/617, 618, 619/620, 621–624, 625/ 626/627/628/		642 647/648	889,729 dozen. 5,351,981 dozen of which not more than 5,088,804 dozen shall be in Cat- egories 647–W/648– W ¹⁷ .
629, 665, 666, 669–₽ ⁵, 669– T ⁰, 669–O 7,		Within Group II Sub- group	
670–H ⁸ and 670–O ⁹ , as a group. Sublevels in Group I 225/317/326	41,139,054 square	342 351 447/448 636 651	169,016 dozen. 413,338 dozen. 21,865 dozen. 395,471 dozen. 438,722 dozen.
611	meters. 3,340,709 square me- ters.	¹ The limits have not been adjusted to ac- count for any imports exported after December 31, 1998.	
619/620	15,205,500 square meters.		tegory 369–L: only HTS 4000, 4202.12.8020,
625/626/627/628/629	19,816,003 square meters.	4202.92.6091 and 6	92.1500, 4202.92.3016, 307.90.9905; Category
Within Group I Sub- group		670–L: only HTS numbers 4202.12.8030, 4202.12.8070, 4202.92.3020, 4202.92.3031, 4202.92.9026 and 6307.90.9907.	
604 Group II	224,360 kilograms.	³ Category 369–S: only HTS number 6307.10.2005.	
237, 239, 330– 332, 333/334/ 335, 336, 338/ 339, 340–345, 347/348, 349, 350/650, 351, 352/652, 353, 354, 359–C/ 659–C ¹⁰ , 359– H/659–H ¹¹ , 359–O ¹² , 431– 444, 445/446, 447/448, 459, 630–632, 633/ 634/635, 636, 638/639, 640, 641–644, 645/ 646, 647/648, 649, 651, 653, 654, 659–S ¹³ , 659–O ¹⁴ , 831– 844, and 846–	716,060,966 square meters equivalent.	4202.12.4000, 4202. 4202.92.1500, 4202.3 6307.90.9905 (Cate 6307.10.2005 (Categoo ⁵ Category 669–P: 6305.32.0010, 6305.3 6305.33.0020 and 630 ⁶ Category 669–T: 6306.12.0000, 63 ⁶ Category 669–C: 6306.22.9030. ⁷ Category 669–O: 6305.32.0010, 6305.3 P); 6306.12.0000, 6306.22.9030 (Categoo ⁸ Category 670–H: 4202.22.4030 and 420 ⁹ Category 670–O: 4202.22.4030, 4202.2 H); 4202.12.803 4202.92.3020, 4202. and 6307.90.9907 (Ca ¹⁰ Category 359–C	only HTS numbers 32.0020, 6305.33.0010, 5.39.0000. only HTS numbers 5306.19.0010 and all HTS numbers 5306.19.0010 and all HTS numbers 5306.19.0010 and all HTS numbers 32.0020, 6305.33.0010, 9.0000 (Category 669– 6306.19.0010 and ry 669–T). only only HTS numbers 2.22.8050. all HTS all HTS< numbers
859, as a group. Sublevels in Group II		6103.42.2025, 6103.4 6104.69.8010, 6114.2	49.8034, 6104.62.1020, 20.0048, 6114.20.0052,
331 336 338/339 340 345 347/348	535,239 dozen pairs. 139,547 dozen. 990,141 dozen. 1,288,035 dozen. 119,356 dozen of which not more than 1,288,567 dozen shall be in Cat- egories 347–W/348– W ¹⁵ .	6211.32.0010, 6211.42.0010; Cate numbers 6103.23. 6103.43.2025, 6103.4 6104.63.1020, 6104.6 6104.69.8014, 6114.3 6203.43.2010, 6203.4 6203.49.1090, 6204.6 6210.10.9010, 6211. and 6211.43.0010. ¹¹ Category 359–H	42.2090, 6204.62.2010, 6211.32.0025 and gory 659-C: only HTS 0055, 6103.43.2020, 49.2000, 6103.49.8038, 53.1030, 6104.69.1000, 30.3044, 6114.30.3054, 43.2090, 6203.49.1010, 53.1510, 6204.69.1010, 53.0010, 6211.33.0017 : only HTS numbers 505.90.2060; Category
435 436	26,636 dozen. 5,253 dozen.	659–H: only HTS 1 6504.00.9015, 6504.0	numbers 6502.00.9030, 00.9060, 6505.90.5090,
438 443	29,652 dozen. 44,801 numbers.	6505.90.6090, 6505.90.8090.	6505.90.7090 and

12 Category 359-O: all HTS numbers except 6103.42.2025, 6103.49.8034, 6104.62.1020, 6104.69.8010, 6114.20.0048, 6114.20.0052. 6203.42.2090, 6204.62.2010, 6203.42.2010, 6211.32.0025, 6211.32.0010, 6211.42.0010 359–C); 6505.90.1540 (Category 359–C); 6505.9 6505.90.2060 (Category 359–H) and ¹³Category 659–S: only HTS numbers 6112.31.0020, 6112.41.0010, 6112.31.0010, 6112.41.0030, 6112.41.0020, 6112.41.0040 6211.11.1010. 6211.11.1020, 6211.12.1010 and 6211.12.1020. 14 Category 659-O: all HTS numbers except 6103.23.0055, 6103.43.2020, 6103.43.2025, 6103.49.2000, 6103.49.8038, 6104.63.1020, 6104.63.1030, 6104.69.8014 6104.69.1000, 6114.30.3044, 6114.30.3054, 6203.43.2010 6203.43.2090. 6203.49.1010. 6203.49.1090 6210.10.9010, 6204.63.1510, 6204.69.1010, 6211.33.0010. 6211.33.0017, 6211.43.0010 659-C); 6502.00.9030. (Category 6504.00.9015, 6504.00.9060, 6505.90.5090 6505.90.7090, 6505.90.8090 6505.90.6090, 6112.31.0010, (Category 6112.31.0020, 659–H) 6112.41.0010, 6112.41.0020. 6112.41.0040, 621 6211.12.1010 6112.41.0030, 6211.11.1010, 6211 11 1020 and 6211.12.1020 (Category 659-S) 347–W: only 6203.19.9020, ¹⁵Category HTS numbers 6203.22.3020, 6203.19.1020, 6203.22.3030, 6203.42.4005, 6203.42.4010, 6203.42.4015, 6203.42.4025, 6203.42.4035, 6203.42.4045, 6203.42.4050. 6203.42.4060, 6203.49.8020, 6210.40.9033, 6211.20.1520, 6211.20.3810 and 6211.32.0040; Category 348–W: only HTS numbers 6204.12.0030 6204.19.803Ó, 6204.22.3040, 6204.22.3050, 6204.29.4034, 6204.62.3000, 6204.62.4005, 6204.62.4010, 6204.62.4020, 6204.62.4030, 6204.62.4055. 6204.62.4040, 6204.62.4050, 6204.62.4065, 6204.69.6010, 6204.69.9010, 6210.50.9060, 6211.20.1550, 6211.20.6810, 6211.42.0030 and 6217.90.9050. 640–Y: only HTS 6205.30.2020, 620 640-Y: ¹⁶Category numbers 6205.30.2050 6205.30.2010, and 6205.30.2060. 17 Category 647-W: only HTS numbers 6203.23.0070, 6203.23.0060, 6203.29.2030, 6203.29.2035, 6203.43.2500, 6203.43.3500, 6203.43.4020, 6203.43.4030, 6203.43.4010, 6203.49.1500, 6203.49.2015, 6203.43.4040, 6203.49.2030, 6203.49.2045, 6203.49.2060, 6203.49.8030, 6210.40.5030, 6211.20.1525, 6211.20.3820 and 6211.33.0030; Category 648-W: only HTS numbers 6204.23.0040, 6204.23.0045, 6204.29.2020, 6204.29.2025 6204.29.4038, 6204.63.2000, 6204.63.3000 6204.63.3510, 6204.63.3530, 6204.63.3532 6204.63.3540. 6204.69.2510. 6204.69.2530 6204.69.2560, 6204.69.2540, 6204.69.6030 6211.20.1555, 6204.69.9030, 6210.50.5035. 6211.43.0040 6211.20.6820 and 6217.90.9060

The Committee for the Implementation of Textile Agreements has determined that these actions fall within the foreign affairs exception of the rulemaking provisions of 5 U.S.C. 553(a)(1).

Sincerely,

Troy H. Cribb,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. 99–16939 Filed 7–2–99; 8:45 am]

BILLING CODE 3510-DR-F

DEPARTMENT OF ENERGY

Notice of Intent To Establish the Nonproliferation and National Security Advisory Committee

In accordance with Section 9(a)(2) of the Federal Advisory Committee Act (Pub. L. 92–463), and in accordance with Title 41 of the Code of Federal Regulations, sections 101–6.1015(a), this notice of intent to establish the Nonproliferation and National Security Advisory Committee. This intent to establish follows consultation with the Committee Management Secretariat of the General Services Administration, pursuant to 41 CFR Subpart 101–6.10.

The purpose of the Committee is to provide the Secretary of Energy and the Assistant Secretary for Nonproliferation and National Security with advice, information, and recommendations on national research needs and priorities. The Committee will provide an organized forum for the scientific community to provide input to nonproliferation research and development programs.

Committee members will be chosen to ensure an appropriately balanced membership to bring into account a diversity of viewpoints including representatives from universities, industry, and others who may significantly contribute to the deliberations of the Committee. Advance notice of all meetings of this Committee will be published in the **Federal Register**.

The establishment of the Nonproliferation and National Security Advisory Committee has been determined to be compelled by considerations of national security, essential to the conduct of Department of Energy business, and in the public interest.

Further information regarding this Committee may be obtained from Mr. Robert Waldron, Director of the Office of Research and Development, U.S. Department of Energy, Washington, D.C. 20585, phone (202) 586–2400.

Issued in Washington, D.C., on June 30, 1999.

James N. Solit,

Advisory Committee Management Officer [FR Doc. 99–17024 Filed 7–2–99; 8:45 am] BILLING CODE 6450–01–P

DEPARTMENT OF ENERGY

[Docket No. EA-147-A]

Application To Export Electric Energy; Aquila Energy Marketing Corporation

AGENCY: Office of Fossil Energy, DOE.

ACTION: Notice of application.

SUMMARY: Aquila Energy Marketing Corporation (AEM) has applied for renewal of its authority to transmit electric energy from the United States to Mexico pursuant to section 202(e) of the Federal Power Act.

DATES: Comments, protests or requests to intervene must be submitted on or before July 21, 1999.

ADDRESSES: Comments, protests or requests to intervene should be addressed as follows: Office of Coal & Power Im/Ex (FE–27), Office of Fossil Energy, U.S. Department of Energy, 1000 Independence Avenue, SW, Washington, DC 20585–0350 (FAX 202– 287–5736).

FOR FURTHER INFORMATION CONTACT: Steven Mintz (Program Office) 202–586– 9506 or Michael Skinker (Program Attorney) 202–586–6667.

SUPPLEMENTARY INFORMATION: On June 19, 1997, the Office of Fossil Energy (FE) of the Department of Energy (DOE) authorized AEM to transmit electric energy from the United States to Mexico as a power marketer using the international electric transmission facilities owned and operated by Comision Federal de Electricidad (the national electric utility of Mexico), Central Power & Light Company, El Paso Electric Company, and San Diego Gas & Electric Company. That two-year authorization expired on June 19, 1999. On June 18, 1999, AEM filed an application with FE for renewal of this export authority and requested that the Order be issued for an additional twoyear term. AEM also has requested expedited processing of this application.

Procedural Matters

Any person desiring to become a party to this proceeding or to be heard by filing comments or protests to this application should file a petition to intervene, comment or protest at the address provided above in accordance with §§ 385.211 or 385.214 of the FERC's Rules of Practice and Procedures (18 CFR 385.211, 385.214). Fifteen copies of each petition and protest should be filed with the DOE on or before the date listed above.

Comments on the AEM request to export to Mexico should be clearly marked with Docket EA–147–A. Additional copies are to be filed directly with Mr. David Stevenson, Aquila Energy Marketing Corporation, P.O. Box 11739, 10700 East 350 Highway, Kansas City, MO 64138, and Kathryn A. Flaherty, Blackwell Sanders Peper Martin, 13710 FNB Parkway, Suite 200, Omaha, NB 68154.