CBP 15 days after the date of publication of this notice in the Federal **Register**. We will instruct CBP to assess antidumping duties on all appropriate entries covered by this review if any importer-specific assessment rate calculated in the final results of this review is above *de minimis*. Where either the respondent's weightedaverage dumping margin is zero or de minimis, or an importer-specific assessment rate is zero or de minimis, we will instruct CBP to liquidate the appropriate entries without regard to antidumping duties. The Department recently announced a refinement to its assessment practice in non-market economy (NME) cases. 12 Pursuant to this refinement in practice, for entries that were not reported in the U.S. sales databases submitted by companies individually examined during this review, the Department will instruct CBP to liquidate such entries at the NME-wide rate. In addition, if the Department determines that an exporter under review had no shipments of the subject merchandise, any suspended entries that entered under that exporter's case number (i.e., at that exporter's rate) will be liquidated at the NME-wide rate.13

Cash Deposit Requirements

The following cash deposit requirements will be effective upon publication of the final results of this administrative review for all shipments of the subject merchandise entered, or withdrawn from warehouse, for consumption on or after the publication date, as provided for by section 751(a)(2)(C) of the Act: (1) For the exporters listed above, the cash deposit rate will be the rate established in these final results of review; (2) for all PRC exporters of subject merchandise which have not been found to be entitled to a separate rate, the cash deposit rate will be the PRC-wide entity rate of \$4.71 per kilogram; and (3) for all non-PRC exporters of subject merchandise which have not received their own rate, the cash deposit rate will be the rate applicable to the PRC exporter that supplied that non-PRC exporter. These requirements, when imposed, shall remain in effect until further notice.

Notification to Importers

This notice also serves as a final reminder to importers of their responsibility under 19 CFR 351.402(f)(2) to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during the POR. Failure to comply with this requirement could result in the Department's presumption that reimbursement of the antidumping duties occurred and the subsequent assessment of double antidumping duties.

Notification to Interested Parties

This notice also serves as a reminder to parties subject to an Administrative Protective Order (APO) of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3), which continues to govern business proprietary information in this segment of proceeding. Timely written notification of the return/destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and terms of an APO is a violation which is subject to sanction.

These final results are issued and published in accordance with sections 751(a)(1) and 777(i)(1) of the Act.

Dated: June 10, 2013.

Paul Piquado,

Assistant Secretary for Import Administration.

Appendix I

Issues Addressed in the Final Decision Memorandum

Comment 1: The Department's Non-Market Economy Policy

Comment 2: Department's 15-Day Liquidation Instruction Policy

Comment 3: Zeroing

Comment 4: Differential Pricing

Comment 5: India as the Surrogate Country

Comment 6: Garlic Input Surrogate Value

Comment 7: Price Adjustments to Fruit Inform

Comment 8: GTA Ukraine Import Statistics Comment 9: Financial Statements Comment 10: Hejia's No Shipment

Certification Comment 11: Hongqiao Eligibility for a Separate Rate

Comment 12: Huachao's No Shipment Letter Comment 13: Cangshan's Factor Reporting Comment 14: By-Product vs Co-Product

Appendix II

Companies Assigned a Separate Rate

- 1. Qingdao Xintianfeng Foods Co., Ltd.
- 2. Weifang Hongqiao International Logistics
- Shandong Jinxiang Zhengyang Import & Export Co., Ltd.

Appendix III

Companies Included in the PRC-Wide Entity

- 1. Foshan Fuyi Food Co., Ltd.
- 2. Henan Weite Industrial Co., Ltd.

- 3. Shandong Chenhe Intl trading Co., Ltd.
- 4. Shanghai LJ International Trading Co., Ltd.
- 5. Sunny Import & Export Limited
- 6. Zhengzhoù Huachao Industrial Co., Ltd.
- 7. Zhengshou Yuanli Trading Co., Ltd.

Appendix IV

Companies Determined To Have No Shipments

- 1. Chengwu County Yuanxiang Industry & Commerce Co., Ltd.
- 2. Jinan Farmlady Trading Co., Ltd.
- 3. Jinxiang Chengda Import & Export Co., Ltd.
- 4. Jinxiang Hejia Co., Ltd.
- 5. Qingdao Sea-line International Trading Co.
- 6. Jining Yongjia Trade Co., Ltd.
- 7. Qingdao Tiantaixing Foods Co. Ltd.
- 8. Yantai Jinyan Trading Co., Ltd.

[FR Doc. 2013-14329 Filed 6-14-13; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

University of Pittsburgh, et al.; Notice of Consolidated Decision on Applications for Duty-Free Entry of Scientific Instruments

This is a decision 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). Related records can be viewed between 8:30 a.m. and 5:00 p.m. in Room 3720, U.S. Department of Commerce, 14th and Constitution Ave. NW., Washington, DC.

Comments: None received. Decision: Approved. We know of no instruments of equivalent scientific value to the foreign instruments described below, for such purposes as each is intended to be used, that was being manufactured in the United States at the time of its order.

Docket Number: 12-064. Applicant: University of Pittsburgh, Pittsburgh, PA 15260. *Instrument:* Dilution Refrigerator with 18T Solenoid Superconducting Magnet. Manufacturer: Leiden Cryogenics, the Netherlands. Intended Use: See notice at 78 FR 7399-7400, February 1, 2013. Comments: None received. Decision: Approved. We know of no instruments of equivalent scientific value to the foreign instruments described below, for such purposes as this is intended to be used, that was being manufactured in the United States at the time of order. Reasons: 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 near-

¹² See Non-Market Economy Antidumping Proceedings: Assessment of Antidumping Duties, 76 FR 65694 (October 24, 2011).

¹³ Id.

atomic scales and quantum simulation of "metasuperconductors" by using the extreme nanoscale precision with which the LaAIO₃/SrTiO₃ 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 LaAIO₃/SrTiO₃ interface with the natural tendency of SrTiO₃ 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 LaAIO₃/SrTiO₃ 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.

Docket Number: 12–066. Applicant: University of Pittsburgh, Pittsburgh, PA 15260. Instrument: mK Scanning Probe Microscope. Manufacturer: Nanomagnetics, Turkey. Intended Use: See notice at 78 FR 7399-7400, February 1, 2013. Comments: None received. Decision: Approved. We know of no instruments of equivalent scientific value to the foreign instruments described below, for such purposes as this is intended to be used, that was being manufactured in the United States at the time of order. Reasons: 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 LaAIO₃/SrTiO₃ 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 LaAIO₃/SrTiO₃ interface with the natural tendency of SrTiO₃ 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 LaAIO₃/SrTiO₃ 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.

Docket Number: 13-006. Applicant: Oregon Health and Science University, Portland, OR 97239. Instrument: Electron Microscope. Manufacturer: FEI Company, the Netherlands. Intended Use: See notice at 78 FR 13860-13861, March 1, 2013. Comments: None received. Decision: Approved. We know of no instruments of equivalent scientific value to the foreign instruments described below, for such purposes as this is intended to be used. that was being manufactured in the United States at the time of order. *Reasons:* The instrument will be used to obtain a powerfully detailed picture of the architecture of the molecular signals that function in normal and diseased tissues at the molecular, cell, tissue and organism levels.

The data will be used to improve management of human diseases including cancer, cardiovascular disease, immunodeficiency and dementia.

Dated: June 11, 2013.

Gregory W. Campbell,

 $\label{lem:continuous} Director, Subsidies \ Enforcement \ Office, \\ Import \ Administration.$

DEPARTMENT OF DEFENSE

Office of the Secretary

Announcement of Federal Funding Opportunity (FFO)

AGENCY: Office of Economic Adjustment (OEA), Department of Defense (DoD). **ACTION:** Federal Funding Opportunity Announcement.

SUMMARY: This notice announces a federal funding opportunity (FFO) to obtain funding from the DoD OEA for community planning assistance and economic diversification in response to reductions or cancellations in Department of Defense (DoD) spending. Assistance may be granted if the reduction has a direct and significant

adverse impact on a community or its residents. This notice includes proposal submission requirements and instructions, and eligibility and selection criteria that will be used to evaluate proposals from state or local governments. OEA assistance awards to a state or local government may result from proposals submitted under this notice, subject to available appropriations.

DATES: Proposals will be considered for funding on a continuing basis, subject to available appropriations, commencing on the date of publication of this notice. OEA will evaluate all proposals and provide a response to a respondent within 30 business days of OEA's receipt of a final, complete application.

ADDRESSES: Email: FFOsubmit@osd.mil. Include "Proposal for Defense Industry Community Adjustment Assistance" on the subject line of the message and request delivery/read confirmation to ensure receipt.

OEA will review all applications confirmed to be received.

FOR FURTHER INFORMATION CONTACT: Mr. Michael Gilroy, DIA Program Co-Lead, OEA, at (703) 697–2081 or michael.gilroy@osd.mil.

SUPPLEMENTARY INFORMATION:

Federal Funding Opportunity Title: Community Economic Adjustment Assistance for Reductions in Defense Industry Employment.

Announcement Type: Federal Funding Opportunity. Catalog of Federal Domestic Assistance (CFDA) Number: 12.611.

I. Funding Opportunity Description

OEA is a DoD Field Activity authorized under 10 U.S.C. 2391 to provide assistance to entities of state or local governments, including regional governmental organizations, to plan and carry out community adjustment and economic diversification activities in response to the cancellation or termination of a Department of Defense contract, the failure to proceed with an approved major weapon system program, a publicly announced planned major reduction in DoD spending, or the closure or significantly reduced operations of a defense facility as the result of the merger, acquisition, or consolidation of the defense contractor operating a defense facility.

II. Award Information

OEA is accepting proposals for grant awards to support communities or regions in organizing and planning local economic adjustment programs. Proposals will be evaluated by OEA staff in coordination with Department of