

Canada, 66 FR 18227 (April 6, 2001). The Department is terminating this investigation after receiving a timely withdrawal of the petition from the petitioner.

EFFECTIVE DATE: January 30, 2002.

FOR FURTHER INFORMATION CONTACT:

Thomas F. Futtner or Paige Rivas, AD/CVD Enforcement, Group II, Office 4, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230; telephone (202) 482-3814 or (202) 482-0651, respectively; fax (202) 482-5105.

SUPPLEMENTARY INFORMATION:

The Applicable Statute and Regulations

Unless otherwise indicated, all citations to the Tariff Act of 1930, as amended (the Act), are references to the provisions in effect as of 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's regulations are to the regulations as codified at 19 CFR part 351 (2001).

Background

On March 12, 2001, the Department received a petition from Great Eastern Mussel Farms, Inc. (Great Eastern) alleging that live processed blue mussels from Canada were being sold, or were likely to be sold, in the United States at less than fair value. On April 6, 2001, the Department initiated an antidumping investigation of live processed blue mussels from Canada for the period April 1, 2000 through March 31, 2002 in order to determine whether merchandise imported into the United States is being sold at dumped prices. On October 18, 2001, the Department published in the Federal Register a notice of preliminary determination of sales at less than fair. See Notice of Preliminary Determination of Sales at Less Than Fair Value and Postponement of Final Determination: Live Processed Blue Mussels from, 66 FR 52888 (October 18, 2001). On January 7, 2002, Great Eastern withdrew its petition citing improved market conditions.

Termination of the Antidumping Investigation

Pursuant to 19 CFR 351.207(b)(1), the Department may terminate an investigation upon withdrawal of the petition by the petitioner provided that the termination of the investigation is in the public interest. We contacted all interested parties to the investigation and notified them in writing of our

intent to terminate the investigation and informed them that they had seven days in which to comment on this termination. No domestic interested party has objected to termination of this investigation. As no domestic interested party objects to this termination and the Department is not aware of evidence to the contrary, the Department finds that termination of this investigation is in the public interest. As such, we are terminating this antidumping investigation and will issue instructions directly to the U.S. Customs Service to terminate the suspension of subject merchandise.

This notice 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(a)(3). Timely written notification of the return or 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.

This determination and notice are in accordance with section 734(a) of the Act and section 19 CFR 351.207(b) of the Department's regulations.

January 24, 2002

Faryar Shirzad,

Assistant Secretary for Import Administration.
[FR Doc. 02-2251 Filed 1-29-02; 8:45 am]

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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, DC 20230. Applications may be examined between 8:30 A.M. and 5 P.M. in Suite 4100W, U.S. Department of Commerce, Franklin Court Building, 1099 14th Street, NW, Washington, DC.

Docket Number: 01-023. Applicant: University of Georgia, 151 Barrow Hall, Electron Microscopy Laboratory, Athens, GA 30602-2403. Instrument: Electron Microscope, Model Tecnai 20. Manufacturer: FEI Company, The Netherlands. Intended Use: The instrument is intended to be used to study the structure of biological materials in three dimensions including components of cells such as organelles or filaments, whole cells (i.e. bacteria), large molecules and crystals. The general goal of these investigations is to achieve a detailed understanding of the 3-dimensional structure of some cellular component, which in turn can be used to increase understanding of the function of that component. In addition, the instrument will be used in the courses: CBIO(BIOL) 3410L. Laboratory in Cellular and Developmental Biology, (CBIO)BIOL 5050L/7050L. Electron Microscopy Laboratory, and CBIO 8050-8050L. Techniques in Modern Microscopy. Application accepted by Commissioner of Customs: October 22, 2001.

Docket Number: 01-025. Applicant: University of Illinois at Urbana-Champaign, 207 Henry Administration Building, 506 South Wright Street, Urbana, IL 61801. Instrument: QPix Colony Picker with Gridding and Re-arranging packages. Manufacturer: Genetix Limited, United Kingdom. Intended Use: The instrument is a robot that performs steps of selecting certain cells amongst a large number of others and transferring them to other devices for further investigation. It is intended to be used for research and education of genomics including the study of honey bees, cattle and salmonella. Application accepted by Commissioner of Customs: November 23, 2001.

Gerald A. Zerdy,

Program Manager, Statutory Import Programs Staff.

[FR Doc. 02-2253 Filed 1-29-02; 8:45 am]

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

ENVIRONMENTAL PROTECTION AGENCY

Coastal Nonpoint Pollution Control Program: Approval Decisions on Delaware and United States Virgin Islands Coastal Nonpoint Pollution Control Programs

AGENCY: National Oceanic and Atmospheric Administration, U.S.

Department of Commerce, and The U.S. Environmental Protection Agency.

ACTION: Notice of intent to approve the Delaware and United States Virgin Islands coastal nonpoint programs.

SUMMARY: Notice is hereby given of the intent to fully approve the Delaware and United States Virgin Islands Coastal Nonpoint Pollution Control Programs (coastal nonpoint programs) and of the availability of the draft Approval Decisions on conditions for the Delaware and United States Virgin Islands coastal nonpoint programs. Section 6217 of the Coastal Zone Act Reauthorization Amendments (CZARA), 16 U.S.C. 1455b, requires states and territories with coastal zone management programs that have received approval under section 306 of the Coastal Zone Management Act to develop and implement coastal nonpoint programs. Coastal states and territories were required to submit their coastal nonpoint programs to the National Oceanic and Atmospheric Administration (NOAA) and the U.S. Environmental Protection Agency (EPA) for approval in July 1995. NOAA and EPA conditionally approved the Delaware coastal nonpoint program on October 3, 1997 and the United States Virgin Islands coastal nonpoint program on November 18, 1997. NOAA and EPA have drafted approval decisions describing how Delaware and the United States Virgin Islands have satisfied the conditions placed on their programs and therefore have fully approved coastal nonpoint programs.

NOAA and EPA are making the draft decisions for the Delaware and United States Virgin Islands coastal nonpoint programs available for 30-day public comment periods. If no comments are received, the Delaware and United States Virgin Islands programs will be approved. If comments are received, NOAA and EPA will consider whether such comments are significant enough to affect the decision to fully approve the programs.

Copies of the draft Approval Decisions can be found on the NOAA Web site at <http://www.ocrm.nos.noaa.gov/czm/6217/> or may be obtained upon request from: Joseph P. Flanagan, Coastal Programs Division (N/ORM3), Office of Ocean and Coastal Resource Management, NOS, NOAA, 1305 East-West Highway, Silver Spring, Maryland, 20910, tel. 301-713-3155, extension 201, e-mail joseph.flanagan@noaa.gov.

DATES: Individuals or organizations wishing to submit comments on the

draft Approval Decisions should do so by March 1, 2002.

ADDRESSES: Comments should be made to John King, Acting Chief, Coastal Programs Division (N/ORM3), Office of Ocean and Coastal Resource Management, NOS, NOAA, 1305 East-West Highway, Silver Spring, Maryland, tel. 301-713-3155 extension 195, e-mail john.king@noaa.gov or, for Delaware, Agnes White, tel. 215-814-5728, e-mail white.agnes@epa.gov, EPA Region 3, 1650 Arch Street, Philadelphia, Pennsylvania, 19103-2029; for United States Virgin Islands, to Donna Somboonlakana, tel. 212-637-3700, e-mail somboonlakana.donna@epa.gov, EPA Region 2, 290 Broadway, New York, New York, 10007-1866.

FOR FURTHER INFORMATION CONTACT: For Delaware, Joelle Gore, Coastal Programs Division (N/ORM3), Office of Ocean and Coastal Resource Management, NOS, NOAA, 1305 East-West Highway, Silver Spring, Maryland 20910, tel. 301-713-3155, extension 177, e-mail joelle.gore@noaa.gov; for United States Virgin Islands, Jewel Griffin-Linzey, Coastal Programs Division (N/ORM3), Office of Ocean and Coastal Resource Management, NOS, NOAA, 1305 East-West Highway, Silver Spring, Maryland, 20910, tel. 301-713-3155, extension 163, e-mail jewel.griffin-linzey@noaa.gov.

(Federal Domestic Assistance Catalog 11.419 Coastal Zone Management Program Administration)

Dated: January 25, 2002.

Margaret A. Davidson,

Acting Assistant Administrator for Ocean Services and Coastal Zone Management, National Oceanic and Atmospheric Administration.

Diane C. Regas,

Deputy Assistant Administrator, Office of Water, Environmental Protection Agency.

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[I.D. 012402C]

New England Fishery Management Council; Public Meeting

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

ACTION: Notice of public meeting.

SUMMARY: The New England Fishery Management Council and Mid-Atlantic

Council (Councils) are scheduling a public meeting of their joint Monkfish Oversight Committee and Advisory Panel in February, 2002 to consider actions affecting New England fisheries in the exclusive economic zone (EEZ). Recommendations from these groups will be brought to the full Council for formal consideration and action, if appropriate.

DATES: The joint meeting will be held on Tuesday, February 12, 2002 and the committee meeting will be held Wednesday, February 13, 2002. See **SUPPLEMENTARY INFORMATION** for specific dates and times.

ADDRESSES: The meeting will be held at the Sheraton Ferncroft, 50 Ferncroft Road, Danvers, MA 01923; telephone: (978) 777-2500.

Council address: New England Fishery Management Council, 50 Water Street, Mill 2, Newburyport, MA 01950.

FOR FURTHER INFORMATION CONTACT: Paul J. Howard, Executive Director, New England Fishery Management Council; (978) 465-0492.

SUPPLEMENTARY INFORMATION:

Meeting Date and Agenda

Tuesday, February 12, 2002 at 10:00 a.m. and Wednesday, February 13, 2002 at 9:30 a.m.

Tuesday's joint meeting Agenda: The Advisory Panel will elect a chair. The Committee and Advisors will review the Amendment 2 purpose and need, timeline, stock status and management advice from SAW 34, PDT recommendations and scoping comments on Amendment 2 to the Monkfish Fishery Management Plan (FMP). Advisors will provide the Committee with initial comments and recommendations for measures to be considered in Amendment 2. Items to be considered are covered in the Amendment 2 scoping document.

Wednesday's committee meeting agenda: The Committee will outline Amendment 2 goals and objectives and provide guidance to the PDT on the analysis needed to develop management alternatives. The Committee will also set a meeting schedule to enable the completion of timeline milestones, particularly finalization of alternatives to be considered by the Council for inclusion in the Draft Supplemental Environmental Impact Statement at the May Council meeting.

Although non-emergency issues not contained in this agenda may come before this group for discussion, those issues may not be the subject of formal action during this meeting. Action will be restricted to those issues specifically