

Resistance, 219 Windshield Zone Intrusion, and 302 Flammability of Interior Materials.

Additionally, the petitioner states that the 1994 model 520i complies with the Bumper Standard found in 49 CFR part 581.

Petitioner also contends that the vehicle is capable of being readily altered to meet the following standards, in the manner indicated:

Standard No. 101 *Controls and Displays*: (a) Substitution of a lens marked "Brake" for a lens with an ECE symbol on the brake failure indicator lamp; (b) installation of a seat belt warning lamp; (c) recalibration of the speedometer/odometer from kilometers to miles per hour.

Standard No. 108 *Lamps, Reflective Devices and Associated Equipment*: (a) Installation of U.S.- model headlamp assemblies which incorporate sealed beam headlamps; (b) installation of front and rear sidemarker/reflector assemblies; (c) installation of U.S.- model taillamp assemblies; (d) installation of a high mounted stop lamp.

Standard No. 110 *Tire Selection and Rims*: Installation of a tire information placard.

Standard No. 111 *Rearview Mirrors*: Replacement of the passenger side rear view mirror, which is convex, but lacks the required warning statement.

Standard No. 114 *Theft Protection*: Installation of a buzzer microswitch in the steering lock assembly, and a warning buzzer.

Standard No. 115 *Vehicle Identification Number*: Installation of a VIN plate that can be read from outside the left windshield pillar, and a VIN reference label on the edge of the door or latch post nearest the driver.

Standard No. 118 *Power Window Systems*: Rewiring of the power window system so that the window transport is inoperative when the ignition is switched off.

Standard No. 208 *Occupant Crash Protection*: (a) Installation of a U.S.- model seat belt in the driver's position, or a belt webbing-actuated microswitch inside the driver's seat belt retractor; (b) installation of an ignition switch-actuated seat belt warning lamp and buzzer; (c) installation of a U.S.-model driver's side air bag and knee bolster. The petitioner states that the vehicle is equipped at each front designated seating position with a combination lap and shoulder restraint that adjusts by means of an automatic retractor and releases by means of a single push button. The petitioner also states that combination lap and shoulder restraints that release by means of a single push

button are installed at both outboard rear seating positions, and that a lap belt is installed in the center rear seating position.

Standard No. 214 *Side Impact Protection*: Installation of reinforcing beams.

Standard No. 301 *Fuel System Integrity*: Installation of a rollover valve in the fuel tank vent line between the fuel tank and the evaporative emissions collection canister.

Interested persons are invited to submit comments on the petition described above. Comments should refer to the docket number and be submitted to: Docket Section, National Highway Traffic Safety Administration, Room 5109, 400 Seventh Street, SW., Washington, DC 20590. It is requested but not required that 10 copies be submitted.

All comments received before the close of business on the closing date indicated above will be considered, and will be available for examination in the docket at the above address both before and after that date. To the extent possible, comments filed after the closing date will also be considered. Notice of final action on the petition will be published in the **Federal Register** pursuant to the authority indicated below.

Authority: 49 U.S.C. 30141(a)(1)(A) and (b)(1); 49 CFR 593.8; delegations of authority at 49 CFR 1.50 and 501.8.

Issued on: April 26, 1995.

Marilynne E. Jacobs,

Director, Office Vehicle Safety Compliance.
[FR Doc. 95-10640 Filed 4-28-95; 8:45 am]

BILLING CODE 4910-59-P

DEPARTMENT OF THE TREASURY

Customs Service

Notice of Issuance of Final Determination Concerning Desktop Computers

AGENCY: U.S. Customs Service, Department of the Treasury.

ACTION: Notice of final determination.

SUMMARY: This document provides notice that Customs has issued a final determination concerning the country of origin of certain desktop computers which are being offered to the United States Army Information System Selection and Acquisition Agency ("U.S. Army") in a procurement designated under U.S. Army Solicitation No. DAHC94-94-R-0007. The final determination found that based upon the facts presented, the country of origin of desktop computers is the U.S.

(Scenarios 1 and 3) and the Netherlands (Scenarios 2 and 4).

DATES: The final determination was issued on April 21, 1995. Any party-at-interest, as defined at 19 CFR 177.22(d), may seek judicial review of this final determination within 30 days of (date of publication in the **Federal Register**). A copy of the nonconfidential portions of this final determination will be published in the Customs Bulletin.

FOR FURTHER INFORMATION CONTACT: Anthony A. Tonucci, Attorney-Advisor, Office of Regulations and Rulings, (202) 482-7073.

SUPPLEMENTARY INFORMATION: Notice is hereby given that on April 21, 1995, pursuant to Subpart B of Part 177, Customs Regulations (19 CFR part 177, subpart B), Customs issued a final determination concerning the country of origin of certain desktop computers which are being offered to the U.S. Army in a procurement designated under U.S. Army Solicitation No. DAHC94-94-R-0007. The U.S. Customs ruling number is HQ 735608. This final determination was issued at the request of one of the offerors under procedures set forth at 19 CFR 177 subpart B, which implements Title III of the Trade Agreements Act of 1979, as amended (19 U.S.C. 2511-18). The final determination concluded that based upon the facts presented, foreign case assemblies, partially completed motherboards, hard disk drives and slot boards are substantially transformed in the U.S. (Scenarios 1 and 3) and the Netherlands (Scenarios 2 and 4) as a result of being further processed and assembled with other components into desktop computers. Accordingly, the country of origin of the desktop computers is the U.S. (Scenarios 1 and 3) and the Netherlands (Scenarios 2 and 4). This document gives notice pursuant to section 177.29, Customs Regulations, (19 CFR 177.29), of that final determination. Any party-at-interest, as defined at 19 CFR 177.22(d), may seek judicial review of this final determination within 30 days of May 1, 1995.

Dated: April 21, 1995.

Harvey B. Fox,

Director, Office of Regulations and Rulings.
[FR Doc. 95-10557 Filed 4-28-95; 8:45 am]

BILLING CODE 4820-02-P

Issuance of Final Determination Concerning Optical Spectroscopy Instrument Systems

AGENCY: U.S. Customs Service, Department of the Treasury.

ACTION: Notice of final determination.

SUMMARY: This document provides notice that Customs has issued a final determination concerning the country of origin of certain optical spectroscopy instrument systems which are being offered to the General Services Administration under GSA Solicitation No. FCGS-Z7-89-0018-2-N. The final determination found that based upon the facts presented, the country of origin of the optical spectroscopy instrument systems is the U.S.

DATES: The final determination was issued on April 10, 1995. A copy of the nonconfidential portions of this final determination will be published in "Customs Bulletin and Decisions." Any party-at-interest, as defined at 19 CFR 177.22(d), may seek judicial review of this final determination within 30 days of May 1, 1995.

FOR FURTHER INFORMATION CONTACT: Monika Rice, Attorney-Advisor, Office of Regulations and Rulings, (202-482-6980).

SUPPLEMENTARY INFORMATION: Notice is hereby given that on April 10, 1995, pursuant to subpart B of part 177, Customs Regulations (19 CFR part 177, subpart B), Customs issued a final determination concerning the country of origin of certain optical spectroscopy instrument systems which are being offered to the General Services Administration in a procurement designated under GSA Solicitation No. FCGS-Z7-89-0018-2-N. This final determination was issued at the request of one of the offerors under procedures set forth at 19 CFR part 177 subpart B, which implements Title III of the Trade Agreements Act of 1979, as amended (19 U.S.C. 2511-18). The final

determination concluded that based upon the facts presented that Australian optics module shells are substantially transformed in the U.S. as a result of being further processed and assembled with other components into optical spectroscopy instrument systems. Accordingly, the country of origin of the optical spectroscopy instrument systems is the U.S.

This document gives notice pursuant to § 177.29, Customs Regulations (19 CFR 177.29), of that final determination. Any party-at-interest, as defined at 19 CFR 177.22(d), may seek judicial review of this final determination within 30 days of May 1, 1995.

Dated: April 10, 1995.

Harvey B. Fox,

Director, Office of Regulations and Rulings.
[FR Doc. 95-10648 Filed 4-28-95; 8:45 am]

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