

LIST OF PETITION ACTION BY TRADE ADJUSTMENT ASSISTANCE FOR PERIOD MAY 20, 2003–JUNE 20, 2003

| Firm name | Address | Date petition accepted | Product |
|--|--|------------------------|--|
| Eastern Reproduction Corp | 1250 Main Street, Waltham, MA 02451 .. | 29–May-03 | Metal Christmas ornaments. |
| Klitzner Industries, Inc | 44 Warren Street, Providence, RI 02901 | 03–Jun-03 | Jewelry and personal accessories, house and, i.e., desk accessories, and other accessories, wallets, pocket watches, belt buckles, umbrellas, etc. |
| Ormec Systems Corp | 19 Linden Park, Rochester, NY 14625 ... | 03–Jun-03 | High performance, computer controllable motion control products. |
| Micro Rim Corporation | 221 Victor Avenue, Highland Park, MI 48203. | 03–Jun-03 | Polyurethane automotive bumpers. |
| Durand-Wayland, Inc | 101 Duran Road, Lagrange, GA 30240 .. | 03–Jun-03 | Machines for cleaning, sorting or grading fruit or other agricultural produce. |
| Quality Metal Finishing Company | 4th and Walnut Streets, Byron, IL 61010 | 29–May-03 | Zinc die cast faucet components. |
| Kopp Glass, Inc | 2108 Palmer Street, Pittsburgh, PA 15218. | 03–Jun-03 | Industrial glass parts for airport runway lighting, traffic signals and industrial lighting. |
| Top Tool Company, Inc | 3100 84th Lane NE, Blaine, MN 55449 .. | 03–Jun-03 | Stamping dies for use on stamping machines. |
| Bertsche Engineering Corporation | 711 Dartmouth Lane, Buffalo Grove, IL 60089. | 03–Jun-03 | CNC vertical machining centers, and parts. |
| Glenro, Inc | 39 McBride Avenue, Paterson, NJ 07501 | 03–Jun-03 | Infrared and hot air heating equipment, oxidation and lamination equipment. |
| Rennoc Corporation | 3501 South East Blvd., Vineland, NJ 08360. | 03–Jun-03 | Team jackets of wool, leather, and poly, and running suits and wind shirts of nylon. |
| Laser Light Technologies, Inc | 5 Danuser Drive, Hermann, MO 65041 .. | 13–Jun-03 | Haptics for the ophthalmic industry. |
| Gala Industries | 181 Pauley Street, Eagle Rock, VA 23085. | 06–Jun-03 | Machinery used in the plastics industry. |
| Gilliam-Ivey Woodcrafts, Inc | 138 Lam Plant Road, Windsor, NC 27938. | 09–Jun-03 | Wooden furniture for the bedroom, living room, and dining rooms. |
| Sunset Metal Works, Inc | 221 Sunset Boulevard West, Chambersburg, PA 17201. | 20–Jun-03 | Steel parts for road machinery equipment. |
| Quadrant Tool and Manufacturing Co., Inc | 1720 W. Irving Park Road, Schaumburg, IL 60193. | 12–Jun-03 | Components of welding equipment, machined of metal. |
| Hawthorn Missouri, Inc | 1 Hawthorn Drive, Hermann, MO 65041 | 16–Jun-03 | Canvas and vinyl tarpaulins. |
| Village Smith, L.P | 3500 N. Hawthorne Street, Chattanooga, TN 37406. | 13–Jun-03 | Household metal furniture, including tables, chairs, bakers racks and stools. |
| Old Alazan Company | 12281 North Loop, Clint, TX 79836 | 19–Jun-03 | Texas bluebonnets. |
| Leisters Furniture, Inc | 433 Ridge Avenue, Hanover, PA 17331 | 19–Jun-03 | Household furniture of wood—occasional tables, home entertainment tables and accessories. |
| Misty Mountain Manufacturing Company | 6264 Stanley Avenue S., Seattle, WA 98108. | 19–Jun-03 | Cotton bags. |
| Hater Industries, Inc | 8911 Martin Road, Charlevoix, MI 49729 | 20–Jun-03 | Master cylinder brake parts made by aluminum casting. |

The petitions were submitted pursuant to section 251 of the Trade Act of 1974 (19 U.S.C. 2341). Consequently, the United States Department of Commerce has initiated separate investigations to determine whether increased imports into the United States of articles like or directly competitive with those produced by each firm contributed importantly to total or partial separation of the firm's workers, or threat thereof, and to a decrease in sales or production of each petitioning firm. Any party having a substantial interest in the proceedings may request a public hearing on the matter. A request for a hearing must be received by Trade Adjustment Assistance, Room 7315, Economic Development Administration, U.S. Department of Commerce, Washington, DC 20230, no

later than the close of business of the tenth calendar day following the publication of this notice.

The Catalog of Federal Domestic Assistance official program number and title of the program under which these petitions are submitted is 11.313, Trade Adjustment Assistance.

Dated: June 24, 2003.

Anthony J. Meyer,

Coordinator, Trade Adjustment and Technical Assistance.

[FR Doc. 03–16406 Filed 6–27–03; 8:45 am]

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DEPARTMENT OF COMMERCE

Bureau of Industry and Security

[Docket No. 03–BIS–03]

Action Affecting Export Privileges; Bassem A. Alhalabi

In the Matter of: Bassem A. Alhalabi, 9620 Via Emilie, Boca Raton, Florida 33428, Respondent.

Order

The Bureau of Industry and Security, United States Department of Commerce (“BIS”), having initiated an administrative proceeding against Bassem A. Alhalabi, (“Alhalabi”), pursuant to Section 13(c) of the Export Administration Act of 1979, as amended (50 U.S.C. app. Sections 2401–2420

(1994 & Supp. V 1999)) (the "Act"),¹ and the Export Administration Regulations (currently codified at 15 CFR Parts 730–774 (2003)) ("Regulations"),² based on the charging letter issued to Alhalabi that alleged that Alhalabi violated the Regulations on one occasion; specifically, that Alhalabi caused to be exported a thermal imaging camera, an item subject to the Regulations, from the United States to Syria without the required license from the Department of Commerce.

BIS and Alhalabi having entered into a Settlement Agreement pursuant to Section 766.18(b) of the Regulations whereby they agreed to settle this matter in accordance with the terms and conditions set forth therein, and the terms of the Settlement Agreement having been approved by me;

It is therefore ordered:

First, that for a period of one year from the date of this Order, Alhalabi, and when acting for or on behalf of Alhalabi, his representatives, agents, assigns or employees ("denied person") may not, directly or indirectly, participate in any way in any transaction involving any commodity, software, or technology (hereinafter collectively referred to as "item") exported or to be exported from the United States that is subject to the Regulations, or in any other activity subject to the Regulations, including, but not limited to:

A. Applying for, obtaining, or using any license, License Exception, or export control document;

B. Carrying on negotiations concerning, or ordering, buying, receiving, using, selling, delivering, storing, disposing of, forwarding, transporting, financing, or otherwise servicing in any way, any transaction involving any item exported or to be

exported from the United States that is subject to the Regulations, or in any other activity subject to the Regulations; or

C. Benefitting in any way from any transaction involving any item exported or to be exported from the United States that is subject to the Regulations, or in any other activity subject to the Regulations.

Second, that no person may, directly or indirectly, do any of the following:

A. Export or reexport to or on behalf of the denied person any item subject to the Regulations;

B. Take any action that facilitates the acquisition or attempted acquisition by the denied person of the ownership, possession, or control of any item subject to the Regulations that has been or will be exported from the United States, including financing or other support activities related to a transaction whereby the denied person acquires or attempts to acquire such ownership, possession or control;

C. Take any action to acquire from or to facilitate the acquisition or attempted acquisition from the denied person of any item subject to the Regulations that has been exported from the United States;

D. Obtain from the denied person in the United States any item subject to the Regulations with knowledge or reason to know that the item will be, or is intended to be, expected from the United States; or

E. Engage in any transaction to service any item subject to the Regulations that has been or will be exported from the United States and which is owned, possessed or controlled by the denied person, or service any item, of whatever origin, that is owned, possessed or controlled by the denied person if such service involves the use of any item subject to the Regulations that has been or will be exported from the United States. For purposes of this paragraph, servicing means installation, maintenance, repair, modification or testing.

Third, that after notice and opportunity for comment as provided in Section 766.23 of the Regulations, any person, firm, corporation, or business organization related to Alhalabi by affiliation, ownership, control, or position of responsibility in the conduct of trade or related services may also be subject to the provisions of this Order.

Fourth, that this Order does not prohibit any export, reexport, or other transaction subject to the Regulations where the only items involved that are subject to the Regulations are the foreign-produced direct product of U.S.-origin technology.

Fifth, that a copy of this Order shall be delivered to the United States Coast Guard ALJ Docketing Center, 40 Gay Street, Baltimore, Maryland 21202–4022, notifying that office that this case is withdrawn from adjudication, as provided by Section 766.18 of the Regulations.

Sixth, that the charging letter, the Settlement Agreement, and this Order shall be made available to the public.

This Order, which constitutes the final agency action in this matter, is effective immediately.

Entered this 24th day of June 2003.

Lisa A. Prager,

Acting Assistant Secretary of Commerce for Export Enforcement.

[FR Doc. 03–16480 Filed 6–27–03; 8:45 am]

BILLING CODE 3510-DT-M

DEPARTMENT OF COMMERCE

International Trade Administration

Application for Duty-Free Entry of Scientific Instrument

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 an instrument of equivalent scientific value, for the purposes for which the instrument shown below is intended to be used, is 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: 03–028. *Applicant:* North Carolina State University, Campus Box 7212, Raleigh, NC 27695–7212. *Instrument:* Microarray System, Model QArray^{mini} X2700.

Manufacturer: Genetix Ltd, United Kingdom. *Intended Use:* The instrument is intended to be used to study hyperthermophilic (organisms that have an optimum temperature of growth about 80 degrees Celsius) bacteria, microorganisms and proteins. The hyperthermophilic organisms will be grown with various growth substrates and growth conditions and the microarrays will be used to study gene expression under such conditions. Antibodies specific to the hyperthermophilic proteins of interest

¹ From August 21, 1994 through November 12, 2000, the Act was in lapse. During that period, the President, through Executive Order 12924, which have been extended by successive Presidential Notices, the last of which was issued on August 3, 2000 (3 CFR, 2000 Comp. 397 (2001)), continued the Regulations in effect under the International Emergency Economic Powers Act (50 U.S.C. 1701–1706 (1994 & Supp. V 1999)) ("IEEPA"). On November 13, 2000, the Act was reauthorized and it remained in effect through August 20, 2001. Since August 21, 2001, the Act has been in lapse and the President, through Executive Order 13222 of August 17, 2001 (3 CFR, 2001 Comp., 783 (2002)), as extended by the Notice of August 14, 2002 (67 FR 53721 (August 16, 2002)), has continued the Regulations in effect under IEEPA.

² The Regulations are currently codified in the Code of Federal Regulations at 15 CFR Parts 730–774 (2003). The Regulations governing the violations at issue are found in the 1998 version of the Code of Federal Regulations. These Regulations are codified at 15 CFR Parts 730–774 (1998) and, to the degree to which they pertain to this matter, are substantially the same as the 2003 version.