

Paperwork Clearance Officer,  
Department of Commerce, Room 6625,  
14th & Constitution Avenue, NW.,  
Washington, DC 20230 or via the  
Internet at [dHynek@doc.gov](mailto:dHynek@doc.gov).

**FOR FURTHER INFORMATION CONTACT:**  
Request for additional information or  
copies of the information collection  
instrument and instructions should be  
directed to: Jim Boney, U.S. & Foreign  
Commercial Service, Export Promotion  
Services, Room 2116, 14th &  
Constitution Avenue, NW., Washington,  
DC 20230; Phone number: (202) 482-  
0146, and fax number: (202) 482-0115.

**SUPPLEMENTARY INFORMATION:**

**I. Abstract**

The International Trade  
Administration's International Buyer  
Program (IBP) encourages international  
buyers to attend selected domestic trade  
shows in high export potential  
industries and to facilitate contact  
between U.S. exhibitors and foreign  
visitors. The program has been  
successful, having substantially  
increased the number of foreign visitors  
attending these selected shows as  
compared to the attendance when not  
supported by the program. The number  
of shows selected to the program  
increased from 10 in FY 1986 to 28 in  
FY 2001 and will increase to 32 shows  
in FY 2004. Among the criteria used to  
select these shows are: export potential,  
international interest, scope of show,  
stature of show, exhibitor interest,  
overseas marketing, logistics, and  
cooperation of show organizers.

**II. Method of Collection**

Form ITA-4014P, Exhibitor Data, is  
used to determine which U.S. firms are  
interested in meeting with international  
business visitors and the overseas  
business interest of the exhibitors. The  
exhibitor data form is completed by U.S.  
exhibitors participating in an IBP  
domestic trade show and is used to list  
the firm and its products in and Export  
Interest Directory which is distributed  
to international buyer delegation  
members visiting the event and made  
available for use by Foreign Commercial  
Officers in recruiting delegations of  
international buyers to attend the show.

The Form ITA-4102P, Application, is  
used by potential show organizers to  
demonstrate (1) their experience, (2)  
ability to meet the special conditions of  
the IBP, and (3) provide information  
about the domestic trade show such as  
the number of U.S. exhibitors and the  
percentage of net exhibit space occupied  
by U.S. companies vis-a-vis non-U.S.  
exhibitors.

**III. Data**

*OMB Number:* 0625-0151.  
*Form Number:* ITA-4014P and ITA-  
4102P.

*Type of Review:* Regular.  
*Affected Public:* Business or other for-  
profit.

*Estimated Number of Respondents:*  
6,470.

*Estimated Time Per Response:* 10  
minutes and 180 minutes (Avg.).

*Estimated Total Annual Burden  
Hours:* 1,277 hours.

*Estimated Total Annual Costs:*  
\$63,267.

The estimated annual cost for this  
collection is \$63,267 (\$44,683 for  
respondents and \$18,584 for federal  
government employees).

**IV. Request for Comments**

Comments are invited on (a) whether  
the proposed collection of information  
is necessary for the proper performance  
of the functions of the agency, including  
whether the information shall have  
practical utility; (b) the accuracy of the  
agency's estimate of the burden  
(including hours and costs) of the  
proposed collection of information; (c)  
ways to enhance the quality, utility, and  
clarity of the information to be  
collected; and (d) ways to minimize the  
burden of the collection of information  
on respondents, including through the  
use of automated collection techniques  
or forms of information technology.

Comments submitted in response to  
this notice will be summarized and/or  
included in the request for OMB  
approval of this information collection;  
they also will become a matter of public  
record.

Dated: October 18, 2003.

**Madeleine Clayton,**

*Management Analyst, Office of the Chief  
Information Officer.*

[FR Doc. 03-26661 Filed 10-21-03; 8:45 am]

**BILLING CODE 3510-EP-P**

**DEPARTMENT OF COMMERCE**

**International Trade Administration**

**[A-570-855]**

**Certain Non-Frozen Apple Juice  
Concentrate From the People's  
Republic of China: Notice of Extension  
of Time Limit for the Final Results of  
the New Shipper Review**

**AGENCY:** Import Administration,  
International Trade Administration,  
Department of Commerce

**SUMMARY:** The Department of Commerce  
is extending the time limit for the final  
results of the new shipper review of the

antidumping duty order on certain non-  
frozen apple juice concentrate from the  
People's Republic of China. The period  
of review for the new shipper review of  
Yantai Golden Tide Fruits & Vegetable  
Food, Co., Ltd. is June 1, 2002 through  
November 30, 2002.

**EFFECTIVE DATE:** October 22, 2003.

**FOR FURTHER INFORMATION CONTACT:**  
Audrey R. Twyman or John Brinkmann,  
Office of AD/CVD Enforcement I, Import  
Administration, U.S. Department of  
Commerce, 14th Street and Constitution  
Avenue, NW, Washington, DC 20230;  
telephone (202) 482-3534 or (202) 482-  
4126, respectively.

**SUPPLEMENTARY INFORMATION:**

**Background**

On July 23, 2003, the Department of  
Commerce ("the Department") issued  
the preliminary results of the new  
shipper review for certain non-frozen  
apple juice concentrate from the  
People's Republic of China ("PRC") for  
Yantai Golden Tide Fruits & Vegetable  
Food, Co., Ltd. ("Golden Tide"),  
covering June 1, 2002 through  
November 30, 2002. *See Non-Frozen  
Apple Juice Concentrate From the  
People's Republic of China: Preliminary  
Results of New Shipper Review*, 68 FR  
44741 (July 30, 2003) ("Preliminary  
Results"). The final results are currently  
due no later than October 21, 2003.

**Statutory Time Limits**

Section 751(a)(2)(B)(iv) of the Tariff  
Act of 1930, as amended ("the Act"),  
requires the Department to issue the  
final results of a new shipper review  
within 90 days after the date on which  
the new shipper review preliminary  
result is issued. However, if the case is  
extraordinarily complicated, section  
751(a)(2)(B)(iv) of the Act allows the  
Department to extend this deadline for  
the final results of the new shipper  
review to a maximum of 150 days.

**Postponement**

The Department has determined that  
it is not practicable to issue the final  
results within the original time period.  
This case has become extraordinarily  
complicated in light of case events. In  
particular, verification in the PRC that  
was originally scheduled to occur  
earlier in the proceeding was delayed  
due to restrictions on travel to the PRC.  
The additional time is required in order  
to allow parties adequate time to  
comment on the findings of the  
verification and to comment on the  
Department's preliminary results. Also,  
additional time is necessary to analyze  
data used in the calculation of normal  
value. Therefore, in accordance with

section 751 (a)(2)(B)(iv) of the Act, we are postponing the final results of this new shipper review for 145 days, until no later than December 15, 2003.

This notice is published pursuant to sections 777(i)(1) and 751(a)(1) of the Act.

Dated: October 16, 2003.

**Jeffrey May,**

*Deputy Assistant Secretary for Import Administration.*

[FR Doc. 03-26677 Filed 10-21-03; 8:45 am]

BILLING CODE 3510-DS-S

## DEPARTMENT OF COMMERCE

### International Trade Administration

[A-570-855]

#### **Certain Non-Frozen Apple Juice Concentrate From the People's Republic of China: Notice of Extension of Time Limit for the Final Results of the Second Administrative Review and New Shipper Review**

**AGENCY:** Import Administration, International Trade Administration, Department of Commerce.

**SUMMARY:** The Department of Commerce is extending the time limit for the final results of the second administrative review and new shipper review of Gansu Tongda Fruit Juice and Beverage Co., Ltd. of the antidumping duty order on certain non-frozen apple juice concentrate from the People's Republic of China. Gansu Tongda Fruit Juice and Beverage Co., Ltd. agreed to waive the time limits for the new shipper review in order to align the schedule with the annual administrative review overlapping the same time period, pursuant to 19 CFR 351.214(j)(3). The period of review for the second review and new shipper review is June 1, 2001 through May 31, 2002.

**EFFECTIVE DATE:** October 22, 2003.

**FOR FURTHER INFORMATION CONTACT:** FOR FURTHER INFORMATION CONTACT: Audrey R. Twyman or John Brinkmann, Office of AD/CVD Enforcement I, Import Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230; telephone (202) 482-3534 or (202) 482-4126, respectively.

#### **SUPPLEMENTARY INFORMATION:**

##### **Background**

On July 7, 2003, the Department of Commerce ("the Department") published in the **Federal Register** the preliminary results of its administrative review and new shipper review for Gansu Tongda Fruit Juice and Beverage Co., Ltd. ("Gansu Tongda") for certain

non-frozen apple juice concentrate from the People's Republic of China ("PRC"), covering June 1, 2002 through May 31, 2002. See *Certain Non-Frozen Apple Juice Concentrate From the People's Republic of China: Preliminary Results of 2001-2002 Administrative Review and New Shipper Review, and Partial Rescission of Administrative Review*, 68 FR 40244 (July 7, 2003) ("Preliminary Results"). The final results are currently due no later than November 4, 2003.

#### **Statutory Time Limits**

Section 751(a)(2)(B)(iv) of the Tariff Act of 1930, as amended ("the Act"), requires the Department to issue the final results of a new shipper review within 90 days after the date on which the new shipper review preliminary result is issued. However, if the case is extraordinarily complicated, section 751(a)(2)(B)(iv) of the Act allows the Department to extend this deadline for the final results if necessary. Section 751(a)(3)(A) of the Act requires the Department to issue the final results of an administrative review within 120 days after the date on which the preliminary result is published. However, if it is not practicable to complete the review within the allocated time, section 751(a)(2)(B)(iv) of the Act allows the Department to extend publication of the final results for an additional 60 days.

#### **Postponement**

The Department has determined that it is not practicable to issue the final results within the original time period. This case has become extraordinarily complicated in light of case events. In particular, verification in the PRC that was originally scheduled to occur earlier in the proceeding was delayed due to restrictions on travel to the PRC. The additional time is required in order to allow parties adequate time to comment on the findings of the verification and to comment on the Department's preliminary results. Also, additional time is necessary to analyze data used in the calculation of normal value. Therefore, in accordance with sections 751(a)(2)(B)(iv) and 751(a)(3)(A) of the Act, we are postponing the final results of this second administrative review and new shipper review, until no later than December 15, 2003.

This notice is published pursuant to sections 777(i)(1) and 751(a)(1) of the Act.

Dated: October 16, 2003.

**Jeffrey May,**

*Deputy Assistant Secretary for Import Administration.*

[FR Doc. 03-26678 Filed 10-21-03; 8:45 am]

BILLING CODE 3510-DS-S

## DEPARTMENT OF COMMERCE

### International Trade Administration

#### **University of Michigan; Notice of Decision on Application for Duty-Free Entry of Scientific Instrument**

This decision is made 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 p.m. in Suite 4100W, U.S. Department of Commerce, Franklin Court Building, 1099 14th Street, NW., Washington, DC.

*Docket Number:* 03-038. *Applicant:* University of Michigan, Ann Arbor, MI 48109-2150. *Instrument:* Eye Fixation System, Model faceLAB 3.0. *Manufacturer:* Seeing Machines, Australia. *Intended Use:* See notice at 68 FR 48341, August 13, 2003.

*Comments:* None received. *Decision:* Approved. No instrument of equivalent scientific value to the foreign instrument, for such purposes as it is intended to be used, is being manufactured in the United States. *Reasons:* The foreign instrument provides: (1) A completely "off-head" sensor system, (2) precise synchronization with a driving simulator, (3) effective operation in both bright (sunlight) and dim (simulator) environments and (4) superior software for collection and processing of data. A university driving research laboratory advised October 2, 2003 that (1) These capabilities are pertinent to the applicant's intended purpose and (2) it knows of no domestic instrument or apparatus of equivalent scientific value to the foreign instrument for the applicant's intended use.

We know of no other instrument or apparatus of equivalent scientific value to the foreign instrument which is being manufactured in the United States.

**Gerald A. Zerdy,**

*Program Manager, Statutory Import Programs Staff.*

[FR Doc. 03-26679 Filed 10-21-03; 8:45 am]

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