• The Isolated Chicken Eye Test Method.
• The Cytosensor Microphysiometer Test Method.
• Case Studies in Breakout Groups.
• New Models and Strategies in the Validation Pipeline for Ocular Safety Testing.
• Roundtable Discussion and Summary Question-and-Answer Session.
• Closing Comments.

Preliminary Workshop Agenda: Best Practices for Assessing the Potential for Chemically Induced Allergic Contact Dermatitis (January 20, 2011)

• Welcome, Introduction, and Public Health Impact of Chemically Induced ACD.
• Review of Alternative Test Methods and Integrated Strategies for ACD Hazard Assessments.
• Consideration and Use of Available Reduction, Refinement, and Replacement Alternative Test Methods: Study Director and IACUC Responsibilities.
• Current Guidelines for ACD Hazard Testing.
• Regulatory Agency Requirements and Acceptable Alternative Test Methods for ACD Hazard Assessments.
• The Reduced LLNA.
• The LLNA: Bromodeoxyuridine Enzyme-linked Immunosorbent Assay (BrdU–ELISA).
• The LLNA: Daicel Adenosine Triphosphate (DA).
• Application of Peptide Reactivity for Screening ACD Hazard Potential.
• Case Studies in Breakout Groups.
• New Models and Strategies in the Validation Pipeline for ACD Hazard Testing.
• Roundtable Discussion and Summary Question-and-Answer Session.
• Closing Comments.

Registration
Registration information, a tentative agenda for each workshop, and additional information for both workshops are available on the NICEATM–ICCVAM Web site (http://iccvam.niehs.nih.gov/meetings/Implement-2011/ImplmntnWksp.htm) and upon request from NICEATM (see FOR FURTHER INFORMATION CONTACT).

Background Information on ICCVAM and NICEATM

ICCVAM is an interagency committee composed of representatives from 15 U.S. Federal regulatory and research agencies that determine use, or generate toxicological and safety testing information for chemicals, products, and other substances. ICCVAM conducts technical evaluations of new, revised, and alternative methods with regulatory applicability, and promotes the scientific validation, regulatory acceptance, and national and international harmonization of toxicological and safety testing methods that more accurately assess the safety and health hazards of chemicals and products while reducing, refining (decreasing or eliminating pain and distress), or replacing animal use. The ICCVAM Authorization Act of 2000 (42 U.S.C. 285–2, 285–3 [2000], available at http://iccvam.niehs.nih.gov/docs/about_docs/PL106545.pdf) established ICCVAM as a permanent interagency committee of the NIEHS under NICEATM.

NICEATM administers ICCVAM, provides scientific and operational support for ICCVAM-related activities, and coordinates international validation studies of new and improved test methods. NICEATM and ICCVAM work collaboratively to evaluate new and improved test methods applicable to the needs of U.S. Federal agencies. NICEATM and ICCVAM welcome the public nomination of new, revised, and alternative test methods for validation studies as well as technical evaluations. Additional information about NICEATM and ICCVAM can be found on the NICEATM–ICCVAM Web site (http://www.iccvam.niehs.nih.gov).

Dated: October 1, 2010.

John R. Bucher,
Associate Director, National Toxicology Program.

[FR Doc. 2010–25576 Filed 10–12–10; 8:45 am]
BILLING CODE 4140–01–P

DEPARTMENT OF HOMELAND SECURITY
U.S. Customs and Border Protection

Notice of Issuance of Final Determination Concerning an ADFlo™ Respiration System


ACTION: Notice of final determination.

SUMMARY: This document provides notice that U.S. Customs and Border Protection (“CBP”) has issued a final determination concerning the country of origin of an Adflo™ Respiration System used in a welding environment. Based upon the facts presented, CBP has concluded in the final determination that Sweden is the country of origin of the Adflo™ Respiration System for purposes of U.S. government procurement.

DATES: The final determination was issued on October 6, 2010. A copy of the final determination is attached. Any party-at-interest, as defined in 19 CFR 177.22(d), may seek judicial review of this final determination on or before November 12, 2010.

FOR FURTHER INFORMATION CONTACT: Robert Dinerstein, Valuation and Special Programs Branch: (202) 325–0132.

SUPPLEMENTARY INFORMATION: Notice is hereby given that on October 6, 2010, pursuant to subpart B of part 177, Customs Regulations (19 CFR part 177, subpart B), CBP issued a final determination concerning the country of origin of the Adflo™ Respiration System which may be offered to the U.S. Government under an undesignated government procurement contract. This final determination, in HQ H112725, was issued at the request of 3M Company, Inc. 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). In the final determination, CBP has concluded that, based upon the facts presented and precedent from the Court of International Trade in Uniden America Corporation v. United States, 120. Supp. 2d. 1091, (Ct. Int’l Trade 2000), that a battery charger included with the Adflo™ System, lost its separate identity and became part of the system rendering Sweden the country of origin of the Adflo™ Respiration System for purposes of U.S. government procurement. With respect to a cloth bag enclosed with the Adflo™ respiration system, because it is a textile product, we indicated that its country of origin is to be determined in accordance with rules for the country of origin of textile products set forth in 19 U.S.C. 3592 and CBP Regulations at 19 CFR 102.21. Since we did not have enough information, we could not rule on the country of origin of the bag.

Section 177.29, Customs Regulations (19 CFR 177.29), provides that notice of final determinations shall be published in the Federal Register within 60 days of the date the final determination is issued. Section 177.30, CBP Regulations (19 CFR 177.30), provides that any party-at-interest, as defined in 19 CFR 177.22(d), may seek judicial review of a final determination within 30 days of publication of such determination in the Federal Register.
Dated: October 6, 2010.

Sandra L. Bell, Executive Director, Regulations and Rulings, Office of International Trade. 

Attachment

HQ H112725

October 6, 2010

MAR–02 OT:KRTC:T:VS H112725 RSD

CATEGORIE: Marking

Mr. Matthew Fuller
Trade Compliance Department
3M Company
3M Center
Building 225–4S–18
St. Paul, Minnesota 55414–1000


Dear Mr. Fuller,

This is in response to a letter dated June 24, 2010, submitted by the law firm K&L Gates on behalf of the 3M Company requesting a final determination pursuant to subpart B Part 177, Customs and Border Protection (“CBP”) Regulations (19 CFR § 177.21 et. seq.). CBP issues country of origin advisory rulings and final determinations on whether an article is or would be a product of a designated country or instrumentality for the purpose of granting waivers of certain “Buy American” restrictions in U.S. law or practice for products offered for sale to the U.S. Government. A telephone conference was conducted on August 12, 2010, with you and your counsel to discuss this matter. We have also received a supplemental submission via email on September 7, 2010.

This final determination concerns the country of origin of the Adflo™ respirator system. We note that 3M Company is a party-at-interest within the meaning of 19 C.F.R. § 177.22(d)(1) and is entitled to request this final determination.

FACTS:

The product at issue is the 3M Adflo™ respirator system. It is a powered air purifying respirator used for respiratory protection in a welding environment. The Adflo™ respirator system utilizes a "stackable" configuration, meaning that the Adflo™ cartridge can be stacked onto a high-efficiency particle filter for additional protection against organic, sulfur dioxide, chlorine, and hydrogen chloride vapors. The system’s main components consist of a helmet and a powered blower unit. The powered blower unit delivers purified air into the helmet for protection of the user against contaminants encountered by the user in a welding environment. The helmet provides the primary protection for the user’s head and eyes via the inclusion of an auto-darkening lens which is sold separately.

You state that the 3M Adflo™ respirator system is comprised of the following components: 1) HWR 9000 FY Helmet SW Assembly Complete, 2) ADFLO™ Turbo Subassembly with its particle filter indicator, 3) AF Battery, 4) ADFLO™ Leather Belt, 5) ADFLO™ Rubber Breath tube, 6) AF Air flow indicator. All these components are stated to be manufactured in Sweden. Sometimes the helmet is equipped with a lens. There are two other minor components included in the system, an AF Battery Charger and a Gas Filter, which are made in Germany. It is our understanding that the gas filter is installed into the Adflo™ respirator system in Sweden. In addition, a cloth carrying bag stated to be made in the United States will be included with the respirator system as a courtesy item. The cloth bag serves no function to the use of the product other than to store and carry the product when it is not in use. During the telephone conference, it was indicated that the cloth bag may be eventually sourced from other countries, such as China.

All components are packaged at 3M’s Valley, Nebraska facility. The system is not fully assembled when it is shipped to the United States. Rather, all the components are packaged together and the final minor assembly is performed by the customer (e.g., the customer in the United States attaches the Adflo™ Rubber Breath tube to the helmet and the powered Adflo™ Turbo (blower) unit). You indicate that the Swedish components account for 86.2 percent of the value of the Adflo™ respirator system when it sold without the lens and 87.8–88.1 percent of its value when it is sold with a lens. The German origin battery charger accounts for 12.9 percent (without a lens) or 11.2–11.4 percent (with a lens) of the value of the Adflo™ respirator system. The remaining 0.87 percent (without a lens) or 0.75–0.77 percent (with a lens) of the value of the Adflo™ respirator system is attributable to the U.S. component, which is the cloth bag.

ISSUE:

What is the country of origin of the Adflo™ Respiratory System for purposes of government procurement?

LAW AND ANALYSIS:

Pursuant to Subpart B of Part 177, 19 C.F.R. § 177.21 et seq., which implements Title III of the Trade Agreements Act of 1979, as amended (19 U.S.C. § 2511 et seq.), CBP issues country of origin advisory rulings and final determinations on whether an article is or would be a product of a designated country or instrumentality for the purposes of granting waivers of certain “Buy American” restrictions in U.S. law or practice for products offered for sale to the U.S. Government.

In rendering advisory rulings and final determinations for purposes of U.S. Government procurement, CBP applies the provisions of subpart B of Part 177 consistent with the Federal Procurement Regulations. See 19 CFR § 177.21. In this regard, CBP recognizes that the Federal Procurement Regulations restrict the U.S. Government’s purchase of products made in or designated country end products for acquisitions subject to the TAA. See 48 CFR § 25.403(c)(1).

Under the rule of origin set forth under 19 U.S.C. § 2518(4)(B), an article is a product of a country or instrumentality only if (i) it is wholly the growth, product, or manufacture of that country or instrumentality, or (ii) in the case of an article which consists in whole or in part of materials from another country or instrumentality, it has been substantially transformed into a new and different article of commerce with a new name, character, or use different from that possessed by the article prior to processing. See Texas Instruments Int’l Corp. v. United States, 69 CCPA 152, 681 F.2d 778 (1982). In determining whether the combining of parts or materials constitutes a substantial transformation, the determinative issue is the extent of operations performed and whether the parts lose their identity and become an integral part of the new article. Belcrest Linens v. United States, 6 Ct. Int’l Trade 204, 573 F. Supp. 1149 (1983), aff’d, 741 F.2d 1368 (Fed. Cir. 1984).

Initially, we note that only three of the components of the Adflo™ respirator system are not made in Sweden, a battery charger and a gas filter which are made in Germany, and a cloth carrying bag made in the United States. Because the gas filter will be permanently installed in Sweden to become a part of the Adflo™ respirator system, we find that the gas filter will lose its separate identity and be substantially transformed in Sweden.

In contrast, we note that no processing is performed on the battery charger and the cloth bag other than packaging them together with the other components of the Adflo™ respirator system. CBP will not usually consider a simple packaging operation to result in a substantial transformation of an article. See Headquarters Ruling (HQ) 559287 dated December 16, 1995. Nonetheless in Uniden America Corporation v. United States, 120, Supp. 2d. 1091, (Ct. Int’l Trade 2000), the Court of International of Trade (CIT) considered the assembly of a cordless telephone and the installation of their detachable A/C adapters as a substantial transformation.

The CIT applied an “essence test” and found that the “[t]he essence of the telephone is housed in the base and the handset. The court noted that consumers do not buy the article because of the specific function of the A/C adapter, but rather because of what the completed handset and base provide: communication over telephone wires. The court in Uniden found that the detachable A/C adapter was substantially transformed pursuant to the Generalized System of Preference (GSP) when installed into the cordless telephones. The court noted that the substantial transformation test is to be applied to the product as a whole and not to each of its detachable components.

Consequently, the court found that the A/C adapter was part of the telephone and that it had a new character, use, and name. CBP has applied the CIT’s analysis in Uniden to determine whether minor components when combined with a larger and a complex system would lose their separate identities to become part of that larger system. For example, in HQ H100055
dated May 28, 2010, we ruled on the country of origin of a lift unit for an overhead patient lift system. Among the issues that we considered was whether a battery charger, when inserted into the hand control unit inside the lift unit, was substantially transformed in the United States. Consequently, the country of origin of the battery charger does not alter the country of origin of a lift unit for an overhead patient lift system. The battery charger is a very substantial transformation of the Adflo™ respiration system, when it is installed in Sweden into the Adflo™ respiration system. The battery charger loses its separate identity when it is included with the Adflo™ respiration system and since it is a minor component it also becomes a part of the Adflo™ respiration system. Therefore, the imported country of origin of Adflo™ respiration system for purposes of U.S. government procurement is Sweden. The country of origin of the cloth bag will be governed by the rules of origin for textiles set forth in 19 C.F.R. § 102.21.

Notice of this final determination will be given in the Federal Register, as required by 19 CFR § 177.29. Any party-at-interest other than the party which requested this final determination may request, pursuant to 19 CFR § 177.31 that CBP reexamine the matter anew and issue a new final determination. Pursuant to 19 CFR § 177.30, any party-at-interest may, within 30 days after publication of the Federal Register Notice referenced above, seek judicial review of this final determination before the Court of International Trade.

Sincerely,

Sandra L. Bell
Executive Director
Office of Regulations and Rulings
Office of International Trade

[FR Doc. 2010–25666 Filed 10–12–10; 8:45 am]

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR–5300–FA–13]

Announcement of Funding Awards for the Self-Help Homeownership Opportunity Program (SHOP) for Fiscal Year 2009

AGENCY: Office of Community Planning and Development, HUD.

ACTION: Announcement of funding awards.

SUMMARY: In accordance with Section 102(a)(4)(C) of the Department of Housing and Urban Development Reform Act of 1989, this announcement notifies the public of funding decisions made by the Department in a competition for funding under the Fiscal Year 2009 (FY 2009) Notice of Funding Availability (NOFA) for the Self-Help Homeownership Opportunity Program (SHOP). This announcement contains the consolidated names and addresses of this year’s award recipients under SHOP.

FOR FURTHER INFORMATION CONTACT: For questions concerning SHOP Program awards, contact Ginger Macomber, SHOP Program Manager, Office of Affordable Housing Programs, U.S. Department of Housing and Urban Development, 451 Seventh Street, SW., Washington, DC 20410–4500, telephone (202) 402–4605. Hearing or speech-impaired individuals may access this number via TTY by calling the toll-free Federal Information Relay Service at (800) 877–8339.

SUPPLEMENTARY INFORMATION: The SHOP program provides grants to national and regional nonprofit organizations and consortia that have experience in providing self-help housing. Grant funds are used to purchase land and install or improve infrastructure, which together may not exceed an average investment of $15,000 per dwelling unit. Low-income homebuyers contribute a minimum of 100 hours of sweat equity on the construction of their homes and/or the homes of other homebuyers participating in the local self-help housing program. Sweat equity can include, but is not limited to, assisting in the painting, carpentry, trim work, drywall, roofing and siding for the housing. Persons with disabilities can substitute administrative tasks. Donated volunteer labor is also required.

The SHOP funds together with the sweat equity and volunteer labor contributions significantly reduce the cost of the housing for the low-income homebuyers. The FY 2009 awards announced in this Notice were selected by the Department in a competition for funding under the Fiscal Year 2009 (FY 2009) Notice of Funding Availability (NOFA) for the Self-Help Homeownership Opportunity Program (SHOP). This announcement contains the consolidated names and addresses of this year’s award recipients under SHOP.