instrument, for such purposes as these
instruments are intended to be used,
was being manufactured in the United
States at the time the instrument were
ordered. Reasons: Each foreign
instrument is an electron microscope
and is intended for research or scientific
educational uses requiring an electron
microscope. We know of no electron
microscope, or any other instrument
suited to these purposes, which was
being manufactured in the United States
at the time of order of each instrument.

Dated: September 14, 2011.

Gregory W. Campbell,
Director, Subsidies Enforcement Office,
Import Administration.

[FR Doc. 2011–24123 Filed 9–19–11; 8:45 am]
BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

Purdue University; Notice of Decision
on Applications for Duty-Free Entry of
Scientific Instruments

This is a decision pursuant to Section
6(c) of the Educational, Scientific, and
Cultural Materials Importation Act of
1966 (Pub. L. 89–651, as amended by
part 301). Related records can be viewed
between 8:30 a.m. and 5 p.m. in Room
3720, U.S. Department of Commerce,
14th and Constitution Ave, NW.,
Washington, DC.

Docket Number: 11–026. Applicant:
Purdue University, West Lafayette, IN
47907. Instrument: SPX Moisture
Sorption Analyzer. Manufacturer:
Projekt Messtechnik, Germany. Intended
Use: See notice at 76 FR 52314, August
22, 2011. Comments: None received.
Decision: Approved. We know of no
instruments of equivalent scientific
value to the foreign instrument
described below, for such purposes as
this is intended to be used, that was
being manufactured in the United States
at the time of its order. Reasons: This
instrument is unique in that it monitors
multiple samples at one time, ensuring
that conditions do not vary from one
experiment to the next.

Dated: September 14, 2011.

Gregory W. Campbell,
Director, Subsidies Enforcement Office,
Import Administration.

[FR Doc. 2011–24123 Filed 9–19–11; 8:45 am]
BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A–570–904]

Certain Activated Carbon From
the People’s Republic of China:
Notice of Partial Rescission of
Antidumping Duty Administrative Review

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

DATES: Effective Date: September 20,
2011.

FOR FURTHER INFORMATION CONTACT:
Bob Palmer and Josh Startup, AD/CVD
Operations, Office 9, Import
Administration, International Trade
Administration, U.S. Department of
Commerce, 14th Street and Constitution
Avenue, NW., Washington, DC 20230;
telephone (202) 482–9068 and (202)
482–5260, respectively.

Background

On May 27, 2011, the Department of
Commerce (“Department”) published in the
Federal Register a notice of
initiation of an administrative review of
the antidumping duty order on certain
activated carbon from the People’s
Republic of China (“PRC”) covering the
period April 1, 2010, to March 31, 2011.
See Notice of Antidumping and
Countervailing Duty Administrative
Reviews, 76 FR 30912, 30913 (May 27,
2011) (“Initiation Notice”). On August
25, 2011, Petitioners withdrew their
request for an administrative review on
the following companies:
AmeriAsia Advanced Activated
Carbon Products Co., Ltd.; Anhui
Handfull International Trading (Group)
Co., Ltd.; Anhui Hengyuan Trade Co.
Ltd.; Anyang Sino-Shion International
Trading Co., Ltd.; Baoding Activated
Carbon Factory; Beijing Broad Activated
Carbon Co., Ltd.; Beijing Haijian
Jiechang Environmental Protection
Chemicals; Beijing Hibrige Trading
Co., Ltd.; Bengbu Jiuong Trade Co., Ltd.;
Changji Hongke Activated Carbon Co.,
Ltd. Chengde Jiayu Activated Carbon
Factory; China National Building
Materials and Equipment Import and
Export Corp.; China National Nuclear
General Company; China Nuclear
Ningxia Activated Carbon Plant; Da
Neng Zheng Da Activated Carbon Co.,
Ltd.; Datong Carbon Corporation;
Datong Changtai Activated Carbon Co.,
Ltd.; Datong City Zuoyun County
Activated Carbon Co., Ltd.; Datong
Fenghua Activated Carbon; Datong
Forward Activated Carbon Co., Ltd.;
Datong Fuping Activated Carbon Co.
Ltd.; Datong Guanghua Activated Co.,
Ltd.; Datong Hongtai Activated Carbon
Co., Ltd.; Datong Huaqing Activated
Carbon Co., Ltd.; Datong Huaxin
Activated Carbon; Datong Huibao Active
Carbon Co., Ltd.; Datong Huibao
Activated Carbon Co., Ltd.; Datong
Huiyuan Cooperative Activated Carbon
Plant; Datong Kaneng Carbon Co. Ltd.;
Datong Locomotive Coal & Chemicals
Co., Ltd.; Datong Tianzhaoo Activated
Carbon Co., Ltd.; DaTong Tri-Star &
Power Carbon Plant; Datong Weidu
Activated Carbon Co., Ltd.; Datong
Xuanyang Activated Carbon Co., Ltd.;
Datong Zuooyun Biyun Activated Carbon
Co., Ltd.; Datong Zuooyun Fu Ping
Activated Carbon Co., Ltd.; Dezhou
Jiayu Activated Carbon Factory;
Dongguan Baofu Activated Carbon;
Dongguan SYS Hitek Co., Ltd.; Dushanzi
Chemical Factory; Fu Yuan Activated
Carbon Co., Ltd.; Fujian Jianyang
Carbon Plant; Fujian Nanping Yuanli
Activated Carbon Co., Ltd.; Fujian
Yuanli Active Carbon Co., Ltd.; Fuzhou
Taking Chemical; Fuzhou Yihuan
Carbon; Great Bright Industrial;
Hangzhou Hengxing Activated Carbon;
Hangzhou Hengxing Activated Carbon
Co., Ltd.; Hangzhou Linan Tiano
Material (HSLATB); Hangzhou Nature
Technology; Hebei Shenglun Import &
Export Group Company; Hegongye
Ninxia Activated Carbon Factory;
Heilongjiang Provincial Hecchang Import
& Export Co., Ltd.; Hongke Activated
Carbon Co., Ltd.; Huaibei Environment
Protection Material Plant; Huairen
Huanyu Purification Material Co., Ltd.;
Huairen Jinbei Chemical Co., Ltd.;
Huaiyushan Activated Carbon Group;
Huatai Activated Carbon; Huzhou
Zhonglin Activated Carbon; Inner
Mongolia Taixi Coal Chemical Industry
Limited Company; Rigi Corp. Ltd.; J&D
Activated Carbon Filter Co. Ltd.; Jiangle
County Xinhuac Activated Carbon Co.,
Ltd.; Jiangsu Taixing Yixin Activated
Carbon Technology Co., Ltd.; Jiangxi
Hanso Import Export Co. Ltd.; Jiangxi
Huaiyushan Activated Carbon; Jiangxi
Huaiyushan Activated Carbon Group
Co.; Jiangxi Huaiyushan Suntar Active
Carbon Co., Ltd.; Jiangxi Jinma Carbon;
Jianou Zhixing Activated Carbon;
Jiaocheng Xinxin Purification Material
Co., Ltd.; Jing Mao (Dongguan)
Activated Carbon Co., Ltd.; Kairhu
Xingda Chemical Co., Ltd.; Kemflo
(Nanjing) Environmental Tech; Keyun
Shipping (Tianjin) Agency Co., Ltd.;
Kunshan Activview Carbon Technology
Co., Ltd.; Langfang Winfield Filtration
Co.; Link Shipping Limited; Longyan
Wanan Activated Carbon; Mindong
Lianyi Group; Nanjing Mulinson
Charcoal; Nantong Ameriasia Advanced
Activated Carbon Product Co., Ltd.;

Federal Register / Vol. 76, No. 182 / Tuesday, September 20, 2011 / Notices

**Partial Rescission**

Pursuant to 19 CFR 351.213(d)(1), the Secretary will rescind an administrative review, in whole or in part, if a party who requested the review withdraws the request within 90 days of the date of publication of notice of initiation of the requested review. The aforementioned requests for review were withdrawn within the 90-day period. Because the requests for review were timely withdrawn and because no other party requested a review of the aforementioned companies, in accordance with 19 CFR 351.213(d)(1), we are partially rescinding this review with respect to these companies.

**Assessment Rates**

The Department will instruct U.S. Customs and Border Protection (‘‘CBP’’) to assess antidumping duties on all applicable entries. See 19 CFR 351.212(b)(1). For those companies for which this review has been rescinded and which have a separate rate from a prior segment of this proceeding, antidumping duties shall be assessed at rates equal to the cash deposit of estimated antidumping duties required at the time of entry, or withdrawal from warehouse, for consumption, in accordance with 19 CFR 351.212(c)(2). Accordingly, the Department intends to issue assessment instructions, based on separate rates assigned in prior segments of the proceeding, to CBP 15 days after publication of this notice for the following companies: Datong Locomotive Coal & Chemicals Co., Ltd.; Ningxia Lingzhou Foreign Trade Co., Ltd.; Shanxi Qixian Foreign Trade Corporation; Shanxi Xuanzhong Chemical Industry Co., Ltd.; and Xi’an Shuntong International Trade & Industries Co., Ltd.

For those companies not assigned a separate rate from a prior segment of the proceeding, the Department has stated that they belong to the PRC-wide entity and that the administrative review will continue for these companies. See *Initiation Notice.* The Department intends to issue liquidation instructions for the PRC-wide entity 15 days after publication of the final results of this review.

**Notification to Importers**

This notice serves as a final reminder to importers for whom this review is being rescinded, as of the publication date of this notice, of their responsibility under 19 CFR 351.402(f)(2) to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during this review period. Failure to comply with this requirement could result in the Secretary’s presumption that reimbursement of the antidumping duties occurred and the subsequent assessment of double antidumping duties.

**Notification Regarding Administrative Protective Orders**

This notice also serves as a reminder to parties subject to administrative protective orders (‘‘APO’’) of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305, which continues to govern business proprietary information in this segment of the proceeding. Timely written notification of the return/destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and terms of an APO is a violation which is subject to sanction.

This notice is issued and published in accordance with section 777(i)(1) of the Tariff Act of 1930, as amended, and 19 CFR 351.213(d)(4).

Dated: September 14, 2011.

Christian Marsh,
Deputy Assistant Secretary for Anti-Dumping and Countervailing Duty Operations.

[FR Doc. 2011–24145 Filed 9–19–11; 8:45 am]
BILLING CODE 3510–DS–P