Notification to Importers
This notice serves as a final reminder to importers 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 period of review. Failure to comply with this requirement could result in the Secretary’s presumption that reimbursement of antidumping duties occurred and the subsequent assessment of double antidumping duties.

Administrative Protective Order
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.

We are issuing and publishing this administrative review and notice in accordance with sections 751(a)(1) and 777(i) of the Act.

Dated: April 1, 2013.
Paul Piquado,
Assistant Secretary for Import Administration.

Appendix I
Comment 1: Baoding Mantong’s Untimely Withdrawal of Review Request and Rescission of the Administrative Review with Respect to Baoding Mantong
Comment 2: The Department’s Selection of the Adverse Facts Available Margin for Baoding Mantong

Appendix II
Companies Without Previous Separate Rates Status for Which the Review Request Was Withdrawn
1. A&A Pharmachem Inc.
2. Advance Exports
3. AICO Laboratories India Ltd.
4. Avid Organics Pvt. Ltd.
5. Chiyuen International Trading Ltd.
7. General Ingredient Inc.
8. Hebei Donghua Chemical General Corporation
9. Hebei Donghua Jiheng Fine Chemical Co., Ltd.
10. Jianguo Dongchang Chemical
11. Jizhou City Huiyang Chemical Co., Ltd.
12. Kissner Milling Co. Ltd.
13. Nantong Dongchang Chemical Industrial Co. Ltd.
15. Nutracare International
16. Paras Intermediates Pvt. Ltd.
17. Qingdao Samin Chemical Co., Ltd.
18. Ravi Industries
19. Salvi Chemical Industries
20. Shanghai Waseta International Trading Corporation
21. Showa Denko K.K.
22. Tianjin Tiancheng Pharmaceutical Company
23. Wisent Pharma Inc.
24. XPAC Technologies Inc.
25. Yuki Gosei Kogyo Co., Ltd.

DEPARTMENT OF COMMERCE
International Trade Administration
Legal Services Trade Mission to China, September 16–18, 2013
AGENCY: International Trade Administration, Department of Commerce.
ACTION: Notice.

Mission Description
The General Counsel of the United States Department of Commerce will lead a Legal Services Trade Mission to China, September 16–18, 2013. The purpose of the mission is to introduce U.S. law firms without a presence in China to the Chinese market, to market U.S. legal services to Chinese companies and individuals, and to raise awareness about the U.S. legal and business climate to Chinese companies interested in doing business in the U.S. market, and to further an ongoing dialogue with Chinese authorities on opening the Chinese legal services market to expanded practice by U.S. firms.

The trade mission will include stops in Beijing and Shanghai. In both cities, participants will receive market briefings to obtain key information from U.S. officials on the legal services environment in China. They will then participate in specially-tailored forums on U.S. legal services for audiences of Chinese persons seeking to do business in the United States and others seeking legal services in China and the United States. In addition, the trade mission will include opportunities for participants to have policy discussions with Chinese government officials in order to learn more about the regulatory landscape and present the benefits that U.S. law firms can provide to Chinese and U.S. companies.的事者.

Generally, foreign lawyers may represent clients in international or foreign-relation arbitral proceedings before the China International Economic and Trade Arbitration Commission (CIETAC) that do not involve Chinese legal affairs. Recent amendments to the rules that govern CIETAC permit arbitration before CIETAC to be held in languages other than Chinese.

For purposes of this trade mission, a “U.S. law firm” is defined as a law firm that is formed under the laws of a U.S. state or the District of Columbia and with its principal place of business in the United States.
customs and international trade, export controls, foreign corrupt practices, investment, and cross-border data flows, and many other legal practice areas.

Beijing

As the national capital, Beijing is the locus of China’s central governmental authorities and provides an excellent base of operations for U.S. law firms entering the Chinese legal services market. The municipal government is promoting development in Beijing’s high-technology and financial services sectors. Beijing’s economic growth is primarily driven by the services sector, led by its financial services, tourism, healthcare, and IT sectors.

Beijing is an attractive location for U.S. law firms seeking clients who need legal advice on investing in and exporting to China. In 2009, Beijing municipal authorities unveiled financial incentives, including subsidies and tax breaks, for multinational companies that locate their regional headquarters in Beijing. In 2011, companies in Beijing received $2.9 billion in venture-capital financing, largely focused on the IT industry; this represented 40 percent of the national total and was more than twice the amount of venture-capital financing in Shanghai, China’s second-largest destination for venture capital. Beijing is also set to benefit from $317 billion earmarked by the central government for investment in IT through 2015.

Shanghai

While Shanghai has long been considered China’s commercial and financial capital, in 2009 China’s State Council sought to advance Shanghai’s position in the global economy by issuing an official blueprint for Shanghai to become an international financial and shipping center by 2020, on par with Hong Kong, New York, and London. The development of professional services, including legal services, is a key aspect of this blueprint.

Shanghai, by many economic indicators the largest economy of all cities in China, is an attractive market for U.S. law firms seeking business or expansion opportunities in China. Municipal government authorities reported that foreign direct investment in Shanghai reached $15.19 billion in 2012, up 20.5 percent from the previous year. The Shanghai Stock Exchange is the world’s sixth largest in terms of trade value ($3.7 billion) and market capitalization ($2.4 billion), and experts expect initial public offerings in greater China (including the Hong Kong, Shenzhen, and Shanghai Stock Exchanges, which accounted for 40 percent of all IPO funds raised worldwide in 2011) to increase over the coming years.

More than 380 multinational companies have set up regional headquarters in Shanghai. This city has the highest percentage of foreign residents in China, with nine out of every 1,000 people coming from abroad. Income levels in Shanghai are among the highest in the country, exceeding those in Beijing, and its infrastructure is one of the most advanced in China.

Mission Scenario

The mission will start in Beijing on Tuesday morning when U.S. Embassy officials will provide an overview of the Beijing political, economic and commercial environment, with a particular focus on market-entry rules and requirements and potential opportunities for foreign legal services providers in China. Following this market briefing, the trade mission participants will meet throughout the day with relevant authorities responsible for regulating legal services in China. Tuesday will conclude with a dinner and reception, to which the U.S. Ambassador to China will be invited.

On Wednesday, the U.S. Department of Commerce will host a forum on doing business in the United States specifically tailored to the expressed strengths and goals of the trade mission participants, during which the participants will have an opportunity to network with Chinese businesspersons who have expressed an interested in doing business in the United States and Chinese law firms interested in partnering with U.S. law firms. Participants may conduct follow-up meetings late Thursday afternoon. The day’s events will conclude with a no-host or on-own dinner.

Trade mission participants will be counseled before and after the mission by Commerce staff. Participation in the mission will include the following:

• Pre-travel briefings on subjects relevant to the mission, for example business practices in China and personal security;
• Pre-scheduled meetings with government officials and representatives of the Chinese legal community;
• Transfers to and from airports and hotels in Beijing and Shanghai; and
• Networking receptions in Beijing and Shanghai.

Following the trade mission, participants are encouraged to consider utilizing additional for-fee services offered by the U.S. Department of Commerce’s Commercial Service while in China to pursue additional opportunities in any of the mission cities or other cities throughout China. The Commercial Service offers a full range of export assistance services, including single company promotions and tailored matchmaking appointments and meetings (additional fees will be charged, and participants should arrange for such services in advance).

Proposed Timetable

Sunday, 9.15.2013 ..............................................
Monday, 9.16.2013 .............................................

Afternoon

Arrive Beijing.

Morning

Breakfast meeting with U.S. Embassy officials.
Participation Requirements

All parties interested in participating in the trade mission must complete and submit an application package for consideration by the U.S. Department of Commerce. Applicants will be evaluated on their ability to meet certain conditions and best satisfy the selection criteria as provided in detail below.

Fees and Expenses

Applicants selected to participate on the mission will be required to pay a participation fee, after the mission. The fee for each additional representative (for both large and small entities) is $800. After the mission, participants will have the opportunity to participate in matchmaking and other Commercial Service export assistance services in Beijing, Shanghai, or elsewhere in China; additional fees will be charged for such services.

Exclusions

The mission fee does not include any personal travel expenses such as air transportation, lodging, most meals, and local ground transportation (transportation to and from airports in China and to and from meetings on the trade mission agenda will be provided). Participants will be required to obtain business visas, and Chinese fees and other processing expenses to obtain such visas are not included in the mission costs. The Department of Commerce will provide instructions to each participant on the procedures required to obtain necessary business visas.

Conditions For Participation

Applicants must submit a completed and signed trade mission application and supplemental application materials, including adequate information on the applicant’s services, primary market objectives, and goals for participation. If the Department of Commerce receives an incomplete application, we may reject the application, request additional information/clarification, or otherwise take the lack of information into account when evaluating the applications.

In question 11 of the trade mission application, each applicant is asked to certify that the services it seeks to export as a result of the trade mission are either produced in the United States, or, if not, are marketed under the name of a U.S. firm and have at least fifty-one percent U.S. content. If applicants find this requirement difficult to meet, or are unsure of whether they can certify this, we encourage them to indicate on the application form why the applicant firm’s services should be considered for promotion during the mission, including how the firm’s goals and objectives are consistent with the purpose of the mission.

In the case of a bar association or other trade organization, the applicant must certify that as part of its activities in this trade mission, it will represent the interests of members meeting the criteria discussed in the previous paragraph or provide an explanation of the type described in the previous paragraph.

In addition, as part of the trade mission application each applicant must:

- Certify that the services that it wishes to market through the mission would be in compliance with U.S. export controls and regulations;
- Certify that it has identified to the Department of Commerce for its evaluation any business pending before the Department that may present the appearance of a conflict of interest;
- Certify that it has identified any pending litigation (including any administrative proceedings) to which it is a party that involves the Department of Commerce; and
- Certify that it and its affiliates (1) have not and will not engage in the bribery of foreign officials in connection with a company’s/participant’s involvement in this mission, and (2) maintain and enforce a policy that prohibits the bribery of foreign officials.

Selection Criteria for Participation

The Department of Commerce intends to select 15 applicants to participate in

---

4 A legal services SME is defined as a law office or other provider of legal services with a maximum of $10 million in average annual receipts, or that otherwise qualifies as a small business under Small Business Administration (SBA) regulations (see http://www.sba.gov/services/contractingopportunities/sizestandardstopics/index.html). Parent companies, affiliates, and subsidiaries will be considered when determining business size. The dual pricing reflects the Commercial Service’s user fee schedule that became effective May 1, 2008 (see http://www.export.gov/newsletter/march2008/initiatives.html for additional information).
the trade mission. A minimum of 13 and maximum of 17 applicants will be selected to participate. In the event that fewer than 13 applicants are selected, Commerce may carry out the mission with the applicants it has selected; cancel the mission; or postpone it. Targeted mission participants include: U.S. law firms that have an interest in entering or expanding their business in the Chinese legal services market, or in providing legal services to Chinese companies or individuals in the U.S. market; and bar associations or other trade organizations that represent U.S. legal service providers that have such interests. The following criteria will be evaluated in selecting participants:

- Suitability of the applicant firm’s (or in the case of an applicant bar association or other trade organization, represented legal service providers’) services to the Chinese market, with respect either to providing services in China or legal services to Chinese companies in the United States.
- Applicant firm’s (or in the case of an applicant bar association or other trade organization, represented legal service providers’) potential for business in China, including likelihood of U.S. services exports resulting from the mission.
- Consistency of the applicant firm’s (or in the case of a bar association or other trade organization, represented legal service providers’) goals and objectives with the scope of the mission.

The Department of Commerce may also consider factors related to the designated representative that will participate in the mission on behalf of the applicant, including: his/her practice area and level of seniority; his/her experience conducting business in China; any experience opening a foreign law office; and whether he/she is admitted to practice law in the United States. As the Department is seeking a diverse group of participants, the size, location, and areas of expertise of the applicant may also be considered.

Referrals from political organizations and any documents, including the application, containing references to partisan political activities (including political contributions) will be removed from an applicant’s submission and not considered during the selection process.

Timeframe for Recruitment and Application

Mission recruitment will be conducted in an open and public manner, including publication in the Federal Register: posting on the Commerce Department trade mission calendar (http://www.export.gov/trademissions) and other Internet Web sites, press releases to general and trade media, direct mail, broadcast fax, notices by industry trade associations and other multiplier groups, and publicity at industry meetings, symposia, conferences, and trade shows.

Recruitment for this mission will begin immediately and conclude no later than August 16, 2013. The Department of Commerce will review applications and make selection decisions on a rolling basis beginning April 15, 2013 until the maximum number of participants is selected. Applications received after August 16, 2013 will be considered only if space and scheduling constraints permit.

Contacts

U.S. Department of Commerce, U.S. and Foreign Commercial Service
David McCormack, U.S. Commercial Service, Washington, DC, Tel: 202.482.2833. Email: david.mccormack@trade.gov.

U.S. Department of Commerce, Office of General Counsel
Brett Gerson, Attorney-Advisor, Office of the Chief Counsel for International Commerce, Washington, DC, Tel: 202.482.5595. Email: bgerson@doc.gov.

U.S. Embassy—Beijing
Mark A. Lewis, Commercial Officer, (1) 8610–8531–3280, (f) 8610–8531–3701, mark.lewis@trade.gov.

Elorna Moye, Trade Program Assistant.

BILLING CODE 3510–FP–P

DEPARTMENT OF COMMERCE

International Trade Administration

Renewable Energy and Energy Efficiency Advisory Committee

AGENCY: International Trade Administration, U.S. Department of Commerce.

ACTION: Notice of an Open Meeting.

SUMMARY: The Renewable Energy and Energy Efficiency Advisory Committee (RE&EEAC) will hold a meeting on May 1, 2013. The meeting is open to the public and the room is disabled-accessible. Public seating is limited and available on a first-come, first-served basis.

DATES: May 1, 2013, from 9:30 a.m. to 4:30 p.m. Eastern Daylight Time (EDT). Members of the public wishing to attend the meeting must notify Ryan Mulholland at the contact information below by 5:00 p.m. EDT on Friday, April 26, 2013, in order to pre-register for clearance into the building. Please specify any requests for reasonable accommodation at least five business days in advance of the meeting. Last minute requests will be accepted, but may be impossible to fill.

ADDRESSES: The meeting will be held at the U.S. Department of Commerce, Room 1414, 1401 Constitution Avenue NW., Washington, DC 20230.

FOR FURTHER INFORMATION CONTACT: Ryan Mulholland, Office of Energy and Environmental Industries (OEEI), International Trade Administration, U.S. Department of Commerce at (202) 482–4693; email: ryan.mulholland@trade.gov. This meeting is physically accessible to people with disabilities. Requests for auxiliary aids should be directed to OEEI at (202) 482–4693.

SUPPLEMENTAL INFORMATION:

Background

The Secretary of Commerce established the RE&EEAC pursuant to his discretionary authority and in accordance with the Federal Advisory Committee Act (5 U.S.C. App.) on July 14, 2010. The RE&EEAC was re-chartered on June 18, 2012. The RE&EEAC provides the Secretary of Commerce with consensus advice from the private sector on the development and administration of programs and policies to enhance the international competitiveness of the U.S. renewable energy and energy efficiency industries.

The May 1, 2013 meeting of the RE&EEAC will consist of presentations from four industry-specific teams—renewable energy, energy efficiency, energy storage and transmission, and biofuels—on the market dynamics affecting their respective industry sectors; key export markets; challenges; and opportunities for further U.S. Government support and coordination. Additionally, the RE&EEAC will form subcommittees; receive presentations from representatives from the Overseas Private Investment Corporation and the Export-Import Bank of the United States; and receive presentations from officials from the U.S. Department of Defense (DOD) regarding DOD programs relating to the renewable energy and energy efficiency supply chain that may have linkages to promoting exports of renewable energy and energy efficiency goods and services.

A limited amount of time, from 3:00 p.m.–3:30 p.m., will be available for brief oral comments from members of the public attending the meeting. To accommodate as many