above, the Department will instruct CBP
to assess antidumping or
countervailing duties on those entries at a rate equal to
the cash deposit of (or bond for)
estimated antidumping or
countervailing duties required on those
entries at the time of entry, or
withdrawal from warehouse, for
consumption and to continue to collect
the cash deposit previously ordered.

For the first administrative review of
any order, there will be no assessment
of antidumping or countervailing duties
on entries of subject merchandise
entered, or withdrawn from warehouse,
for consumption during the relevant
provisional-measures “gap” period, of
the order, if such a gap period is
applicable to the period of review.

This notice is not required by statute
but is published as a service to the
international trading community.

Dated: June 14, 2013.

Christian Marsh,
Deputy Assistant Secretary for Antidumping
and Countervailing Duty Operations.

[FR Doc. 2013–15761 Filed 7–1–13; 8:45 am]
BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE
International Trade Administration

University of Illinois, et al.; 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 5:00 p.m. in
Room 3720, U.S. Department of
Commerce, 14th and Constitution Ave,
NW., Washington, DC.

Docket Number: 13–007. Applicant:
University of Illinois, Urbana, IL 61801.
Manufacturer: FEI Company, Czech
Republic. Intended Use: See notice at 78 FR
20614–20615, April 5, 2013. Comments:
None received. Decision: Approved. We
know of no instruments of equivalent
value to the foreign
instruments 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: The instrument will be used to
gain a better understanding of the
relationship between microstructure
and the performance of materials,
through the analysis of crystallographic
texture, the identification of
crystallographic orientation
relationships between precipitates and
the matrix, precipitate size distributions
and the analysis of chemical
compositions of electronic materials,
advanced ceramics for medical
applications, advanced Ni-based
Superalloys, stainless steels (for energy
applications), advanced high-strength
steels, and many other materials.

Docket Number: 13–010. Applicant:
University of Pittsburgh, Pittsburgh, PA
Manufacturer: FEI Czech Republic.
Intended Use: See notice at 78 FR
20614–20615, April 5, 2013. Comments:
None received. Decision: Approved. We
know of no instruments of equivalent
value to the foreign
instruments 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: The instrument will be used to
help understand how the human body
functions normally, such as in learning,
memory or hearing, and to understand
the pathologies of human diseases. In
order to understand these functions, this
instrument will be used in experiments
such as identifying the molecular
components of a structure in an adult
and in development, as well as looking
for changes in the structure brought on
by disease or by normal functional
changes in cells of living organisms
such as nerve cells or neurons of the
brain, as well as inner ear cells.

Dated: June 26, 2013.

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

[FR Doc. 2013–15883 Filed 7–1–13; 8:45 am]
BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE
International Trade Administration

Critical Infrastructure Protection
and Cyber Security Trade Mission to
Saudi Arabia and Kuwait
Clarification and Amendment

AGENCY: International Trade
Administration, Department of
Commerce.

ACTION: Notice.

SUMMARY: The United States Department
of Commerce, International Trade
Administration, U.S. and Foreign
Commercial Service (CS) is publishing
this supplement to the Notice of the
Renewable Energy and Energy
Efficiency Executive Business
Development Mission, 78 FR 6807,
January 31, 2013, to clarify eligibility
and amend the Notice to revise the dates
and provide for selection of applicants
on a rolling basis.

SUPPLEMENTARY INFORMATION:

Amendments To Revise the Dates and
Provide for Selection of Applicants on a
Rolling Basis

Background

Recruitment for this Mission began at
the end of January, and some pending
applicants have indicated a need to
finalize their schedules and travel
arrangements for the July/summer
holidays. We would like to extend the
recruitment deadline until mid-July to
allow them time to apply and to more
easily vet all applicants and make
selection decisions, CS is amending the
Notice to allow for vetting and selection
decisions on a rolling basis until July
15, 2013, until the maximum of 20
participants is selected, all interested
U.S. IT and cyber-security firms and
trade organizations which have not
already submitted an application are
encouraged to do so as soon as possible.

Amendments

1. For the reasons stated above, the
Selection Timeline section of the Notice
of the Renewable Energy and Energy
Efficiency Executive Business
Development Mission, 78 FR 6807,
January 31, 2013, is amended to read as
follows:

Selection Timeline

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.ita.doc.gov/
doctm/tmcal.html) and other Internet
Web sites, press releases to general and
trade media, direct mail, notices by industry trade associations and other multiplier groups, and publicity at industry meetings, symposia, conferences, and trade shows. The U.S. Department of Commerce will begin reviewing applications and making selection decisions on a rolling basis beginning on January 28, 2013 until the maximum of 20 participants is selected. Applications received after July 15, 2013 will be considered only if space and scheduling constraints permit.

FOR FURTHER INFORMATION CONTACT:
Jessica Dulkadir, Project Officer, Phone: 202–482–2026, Email: saudimission2013@trade.gov.

Elhora Moye, Trade Program Assistant.

[FR Doc. 2013–15786 Filed 7–1–13; 8:45 am]
BILLING CODE 3510–FP–P

DEPARTMENT OF COMMERCE
National Oceanic and Atmospheric Administration
RIN 0648–XCS80

Marine Mammals; File No. 17751

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice; issuance of permit.

SUMMARY: Notice is hereby given that a permit has been issued to Yoko Mitani, Ph.D., Hokkaido University, 3–1–1 Minato-cho, Hakodate, Hokkaido 041–8611, Japan, to conduct research on gray (Eschrichtius robustus) and killer (Orcinus Orca) whales.

ADDRESSES: The permit and related documents are available for review upon written request or by appointment in the following offices:

Permits and Conservation Division, Office of Protected Resources, NMFS, 1315 East-West Highway, Room 13705, Silver Spring, MD 20910; phone (301) 427–8401; fax (301) 713–0376; and Alaska Region, NMFS, P.O. Box 21668, Juneau, AK 99802–1668; phone (907) 586–7221; fax (907) 586–7249.

FOR FURTHER INFORMATION CONTACT:
Carrie Hubard or Kristy Beard, (301) 427–8401.

SUPPLEMENTARY INFORMATION: On March 26, 2013, notice was published in the Federal Register (78 FR 18322) that a request for a permit to conduct research on the species identified above had been submitted by the above-named applicant. The requested permit has been issued under the authority of the Marine Mammal Protection Act of 1972, as amended (16 U.S.C. 1361 et seq.) and the regulations governing the taking and importing of marine mammals (50 CFR part 216). Permit No. 17751 authorizes Dr. Mitani to study gray and killer whales in Alaskan waters, including the Pacific Ocean, Bering Sea, Chukchi Sea, and Arctic Ocean. The objectives of the research are to examine the distribution and movement patterns of gray and killer whales in the area. Research methods consist of vessel surveys, photo-identification, behavioral observations, passive acoustics, thermal imaging, collection of sloughed skin and prey items, and dart tagging. Annually, up to ten killer whales and ten gray whales may have a LIMPET satellite dart tag attached. An additional 1000 animals of each species may be approached for non-invasive research activities or incidentally harassed annually. The permit is valid through June 30, 2018.

In compliance with the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.), a final determination has been made that the activity proposed is categorically excluded from the requirement to prepare an environmental assessment or environmental impact statement.

Dated: June 26, 2013.


[FR Doc. 2013–15750 Filed 7–1–13; 8:45 am]
BILLING CODE 3510–22–P

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Determination Under the Textile and Apparel Commercial Availability Provision of the Dominican Republic-Central America-United States Free Trade Agreement (“CAFTA-DR Agreement”)

AGENCY: The Committee for the Implementation of Textile Agreements.

ACTION: Determination to add a product in unrestricted quantities to Annex 3.25 of the CAFTA–DR Agreement.

DATES: Effective Date: July 2, 2013.

SUMMARY: The Committee for the Implementation of Textile Agreements (“CITA”) has determined that certain warp stretch woven nylon/rayon/spandex fabric, as specified below, is not available in commercial quantities in a timely manner in the CAFTA–DR countries. The product will be added to the list in Annex 3.25 of the CAFTA–DR Agreement in unrestricted quantities.


SUPPLEMENTARY INFORMATION:

Background
The CAFTA–DR Agreement provides a list in Annex 3.25 for fabrics, yarns, and fibers that the Parties to the CAFTA–DR Agreement have determined are not available in commercial quantities in a timely manner in the territory of any Party. The CAFTA–DR Agreement provides that this list may be modified pursuant to Article 3.25(4)–(5), when the President of the United States determines that a fabric, yarn, or fiber is not available in commercial quantities in a timely manner in the territory of any Party. See Annex 3.25 of the CAFTA–DR Agreement; see also section 203(o)(4)(C) of the CAFTA–DR Implementation Act.

The CAFTA–DR Implementation Act requires the President to establish procedures governing the submission of a request and providing opportunity for interested entities to submit comments and supporting evidence before a commercial availability determination is made. In Presidential Proclamations 7987 and 7996, the President delegated to CITA the authority under section 203(o)(4) of CAFTA–DR Implementation Act for modifying the Annex 3.25 list. Pursuant to this authority, on September 15, 2008, CITA published modified procedures it would follow in considering requests to modify the Annex 3.25 list of products determined to not be commercially available in the territory of any Party to CAFTA–DR (Modifications to Procedures for Considering Requests Under the Commercial Availability Provision of the Dominican Republic–Central America–United States Free Trade Agreement, 73 FR 53200) (“CITA’s procedures”).