

under subheading 3907.60.0010 of the Harmonized Tariff Schedule of the United States (HTSUS); however, merchandise classified under HTSUS subheading 3907.60.0050 that otherwise meets the written description of the scope is also subject to these investigations. Although the HTSUS subheadings are provided for convenience and customs purposes, the written description of the merchandise under investigation is dispositive.

### Background

On March 21, 2005, the Department published the *Final Determination* for its countervailing duty investigation of bottle grade PET Resin from India. On March 25, 2005, in accordance with section 751(h) of the Act and 19 CFR 351.224(c)(2), Reliance filed timely allegations that the Department erred in calculating the countervailing duty rate for the *Final Determination*. First, according to Reliance, the Department erred by using an incorrect benchmark interest rate for calculating the countervailing benefits from the State of Maharashtra and State of Gujarat Programs. Second, Reliance alleged that the Department made several typographical errors by incorrectly transcribing the benchmark interest rate for certain imports made pursuant to the Export Promotion Capital Goods Scheme (EPCGS) program during the first quarter of 2003.

After reviewing Reliance's allegations, we have determined that the Department did make the errors alleged by Reliance and that those errors are ministerial errors as defined in section 751(h) of the Act and 19 CFR 351.224(f). Therefore, we are amending the *Final Determination* to correct the above-described ministerial errors. We agree with Reliance that the Department stated in the *Final Determination* that it would use the company-specific lending rate for the POI as the benchmark interest rate for the State of Maharashtra and State of Gujarat Programs but in the calculations, we used a different benchmark interest rate. We also agree with Reliance that we made a few typographical errors in transcribing the benchmark interest rate for the EPCGS program that was applied to certain imports under this program during the first quarter of 2003. Accordingly, in this amended final determination we have corrected these errors. See *Analysis Memorandum for Amended Final Countervailing Duty Determination; PET Resin from India*, dated April 18, 2005.

### Amended Final Results of Review

In the *Final Determination*, the Department determined the countervailing duty rate for Reliance to be 20.26 percent *ad valorem*, and the "All Others" rate to be 14.63 percent *ad valorem*. As a result of correcting the ministerial errors, the Department has amended the countervailing duty rate for Reliance and the "All Others" rate. The rates for Elque Polyesters Ltd., Futura Polyesters Ltd., and South Asia Petrochem Ltd. have not changed since the *Final Determination*. The correct countervailing duty rates are shown below:

Producer/exporter	Subsidy rate
Reliance Industries Ltd.	19.97% <i>ad valorem</i> .
South Asia Petrochem Ltd..	19.08% <i>ad valorem</i> .
Futura Polyesters Ltd. ...	6.15% <i>ad valorem</i> .
Elque Polyesters Ltd. ...	12.41% <i>ad valorem</i> .
All Others .....	14.55% <i>ad valorem</i> .

### Suspension of Liquidation

In accordance with our preliminary determination, we instructed U.S. Customs and Border Protection (CBP) to suspend liquidation of all entries of PET Resin from India, which were entered or withdrawn from warehouse, for consumption on or after August 30, 2004, the date of the publication of our *Preliminary Determination* in the **Federal Register**. In accordance with section 703(d) of the Act, we instructed CBP to discontinue the suspension of liquidation for merchandise entered on or after December 28, 2004, but to continue the suspension of liquidation of entries made between August 30, 2004, through December 27, 2004.

If the International Trade Commission (ITC) issues a final affirmative injury determination, we will issue a countervailing duty order, reinstate suspension of liquidation under section 706(a) of the Act for all entries, and require a cash deposit of estimated countervailing duties for such entries of merchandise at the rates indicated above. If the ITC determines that material injury, or threat of material injury, does not exist, this proceeding will be terminated and all estimated duties deposited or securities posted as a result of the suspension of liquidation will be refunded or canceled.

### ITC Notification

In accordance with section 705(d) of the Act, we will notify the ITC of our amended final countervailing duty determination. In addition, we are mailing available to the ITC all non-privileged and non-proprietary information related to this investigation.

We will allow the ITC access to all privileged and business proprietary information in our files, provided that the ITC confirms that it will not disclose such information, either publicly or under an administrative protective order (APO), without the written consent of the Assistant Secretary for Import Administration.

### Return or Destruction of Proprietary Information

In the event that the ITC issues a final negative injury determination, this notice will serve as the only reminder to parties subject to APO of their responsibility concerning the destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3). Failure to comply is a violation of the APO.

This determination is issued and published pursuant to sections 705(d) and 777(i) of the Act.

Dated: April 18, 2005.

**Joseph A. Spetrini,**

*Acting Assistant Secretary for Import Administration.*

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## DEPARTMENT OF COMMERCE

### National Institute of Standards and Technology

#### Notice of Licensing

**AGENCY:** National Institute of Standards and Technology, Commerce.

**ACTION:** Notice of jointly owned inventions available for licensing.

**SUMMARY:** The inventions listed below are jointly owned by the U.S. Government, as represented by the Department of Commerce. The Department of Commerce's interest in these inventions is available for licensing in accordance with 35 U.S.C. 207 and 37 CFR Part 404 to achieve expeditious commercialization of results of federally funded research and development.

**FOR FURTHER INFORMATION CONTACT:** Technical and licensing information on these inventions may be obtained by writing to: National Institute of Standards and Technology, Office of Technology Partnerships, Attn: Teresa Bradshaw, Building 820, Room 213, Gaithersburg, MD 20899. Information is also available via telephone: 301-975-2624, fax 301-869-2751, or e-mail: [teresa.bradshaw@nist.gov](mailto:teresa.bradshaw@nist.gov). Any request for information should include the NIST Docket number and title for the invention as indicated below.

**SUPPLEMENTARY INFORMATION:** NIST may enter into a Cooperative Research and Development Agreement ("CRADA") with the licensee to perform further research on the invention for purposes of commercialization. The inventions available for licensing are:

**[NIST Docket Number: 03-005]**

*Title:* Dielectric Slit Die for In-line Monitoring of Liquids Processing.

*Abstract:* This invention is jointly owned by the U.S. Government, as represented by the Department of Commerce, and Chemical ElectroPhysics. The dielectric slit die is an instrument that is designed to measure electrical, rheological, ultrasonics, optical and other properties of a flowing liquid. In one application, it is connected to the exit of an extruder, pump or mixing machine that passes liquefied material such as molten plastic, solvents, slurries, colloidal suspensions and foodstuffs into the sensing region of the slit shaped die. Dielectric sensing is the primary element of the slit die, but in addition to the dielectric sensor, the die contains other sensing devices such as pressure, optical fiber and ultrasonic sensors that simultaneously yield an array of materials property data. The slit die has a flexible design that permits interchangeability among sensors and sensor positions. The design also allows for the placement of additional sensors and instrumentation ports that expand the potential data package obtained.

**[NIST Docket Number: 03-014/02-012]**

*Title:* Micromachined Alkali-atom Vapor Cells and Method of Fabrication.

*Abstract:* This invention is jointly owned by the U.S. Government, as represented by the Department of Commerce, and the University of Colorado. A method of fabricating compact alkali vapor filled cells that have volumes of 1 cm.sup.3 or less that are useful in atomic frequency reference devices such as atomic clocks. According to one embodiment the alkali vapor filled cells are formed by sealing the ends of small hollow glass fibers. According to another embodiment the alkali vapor filled cells are formed by anodic bonding of glass plates to silicon wafers to seal the openings of holes formed in the silicon wafers. The anodic bonding method of fabricating the alkali vapor filled cells enables the production of semi-monolithic integrated physics packages of various designs.

**[NIST Docket Number: 04-001]**

*Title:* A Microfluidic Flow-through Immunoassay for Simultaneous

Detection of Multiple proteins in a Sub-microliter Biological Sample.

*Abstract:* This invention is jointly owned by the U.S. Government, as represented by the Department of Commerce, and the National Institutes of Health. A chip-based microfluidic device for high-throughput, multi-analyte immunoaffinity capture and detection of proteins can be used for the simultaneous isolation and quantitation of multiple proteins from microliter samples of biological fluids. The device architecture has advantages over existing array technology in that the proteins are detected by single-point capture and much smaller sample volumes can be used. The device also has the potential to greatly reduce the cost of analyzing a sample through reuse of the channels with the bound antibodies for multiple samples. The device can be integrated into the other analytic equipment or on-chip detectors.

Dated: April 13, 2005.

**Hratch G. Semerjian,**

*Acting Director.*

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**BILLING CODE 3510-13-P**

**DEPARTMENT OF COMMERCE**

**National Oceanic and Atmospheric Administration**

**[Docket No.: 000616180-5104-11]**

**NOAA Climate and Global Change Program for FY 2006**

**AGENCY:** Office of Global Programs (OGP), Oceanic and Atmospheric Research (OAR), National Oceanic and Atmospheric Administration (NOAA), Department of Commerce.

**ACTION:** Initial notice.

**SUMMARY:** The Climate and Global Change (C&GC) Program represents a NOAA contribution to evolving national and international programs designed to improve our ability to observe, understand, predict, and respond to changes in the global environment. This program builds on NOAA's mission requirements and long-standing capabilities in global change research and prediction. The NOAA Program is a key contributing element of the U.S. Climate Change Science Program (CCSP), which is coordinated by the interagency Committee on Environmental and Natural Resources. NOAA's program is designed to complement other agencies' contributions to that national effort.

**DATES:** Submission Dates and Times (for ALL Competitions): *Letter of Intent Due*

*Date:* May 20, 2005 by 5 p.m. eastern time.

*Application Due Date:* July 15, 2005 by 5 p.m. eastern time.

*Anticipated Award Date:* March 14, 2006.

**ADDRESSES:** *Submission:* Letters of Intent should be e-mailed to [ogpgrants@noaa.gov](mailto:ogpgrants@noaa.gov) or may be mailed or faxed to the OGP Grants Manager (*see the FOR FURTHER INFORMATION CONTACT*).

Proposal applications shall be submitted through Grants.gov APPLY, a date time receipt indication is included and will be the basis of determining timeliness. If the applicant does not have access to electronic submission, please contact the OGP Grants Manager (*see the FOR FURTHER INFORMATION CONTACT* section below) for instructions on a paper format submission; in such case, it must be mailed to the OGP Grants Manager and received by the deadline. Facsimile transmissions of full proposals will not be accepted. To apply for this NOAA federal funding opportunity, please go to <http://www.grants.gov> and use the following funding opportunity #OAR-OGP-2006-2000116.

**FOR FURTHER INFORMATION CONTACT:**

Please visit the OGP Web site for further information <http://www.ogp.noaa.gov> or contact the OGP Grants Manager, Diane Brown, NOAA/OGP, 1100 Wayne Avenue, Suite 1210, Silver Spring, MD 20910-5603, Phone: 301-427-2357, Fax: 301-427-2222, e-mail: [ogpgrants@noaa.gov](mailto:ogpgrants@noaa.gov).

**SUPPLEMENTARY INFORMATION:**

**Electronic Access**

Applicants should read the full text of the full funding opportunity announcement which can be accessed at the OGP Web site: <http://www.ogp.noaa.gov> or the central NOAA site: <http://www.ofa.noaa.gov/~amd/SOLINDEX.HTML>. This announcement will also be available through Grants.gov at <http://www.Grants.gov>.

**Funding Availability**

NOAA believes that the C&GC program will benefit significantly from a strong partnership with outside investigators. Please be advised that actual funding levels will depend upon the final FY 2006 budget appropriations. In FY 2004, \$10M in first year funding was available for 62 new awards; similar funds and number of awards are anticipated in FY 2005. Total anticipated Federal Funding for FY 2006 is \$8M in first year funding for 40-60 awards. Federal Funding for FY 2007 may be used in part to fund some awards submitted under this