U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230; telephone: (202) 481–6071.

#### SUPPLEMENTARY INFORMATION:

## Background

On March 11, 2021, CFP LP and CFP Inc. (collectively, the Chaleur Companies) requested that, pursuant to section 751(b) of the Tariff Act of 1930, as amended (the Act), 19 CFR 351.216, and 19 CFR 351.221(c)(3), Commerce conduct a CCR of the Order 1 to confirm that CFP LP and CFP Inc. are the SIIs to Chaleur LP and Fornebu Inc., respectively, and accordingly, to assign them the cash deposit rates of Chaleur LP and Fornebu Inc.<sup>2</sup> In its submission, the Chaleur Companies state that Chaleur LP and Fornebu Inc. undertook name changes to CFP LP and CFP Inc., respectively, but are otherwise unchanged.3

On April 30, 2021, Commerce initiated a CCR and preliminarily determined that CFP LP and CFP Inc. are the SIIs to Chaleur LP and Fornebu Inc., respectively.<sup>4</sup> In the *Initiation and Preliminary Results CCR*, we provided all interested parties with an opportunity to comment.<sup>5</sup> However, we received no comments.

#### Scope of the Order

The merchandise subject to the Order is certain softwood lumber products. The products are currently classified under the following Harmonized Tariff Schedule of the United States (HTSUS) item numbers: 4406.11.0000; 4406.91.0000; 4407.10.01.01; 4407.10.01.02; 4407.10.01.15; 4407.10.01.16; 4407.10.01.17; 4407.10.01.18; 4407.10.01.19; 4407.10.01.20; 4407.10.01.42; 4407.10.01.43; 4407.10.01.44; 4407.10.01.45; 4407.10.01.46; 4407.10.01.47; 4407.10.01.48; 4407.10.01.49; 4407.10.01.52; 4407.10.01.53; 4407.10.01.54; 4407.10.01.55; 4407.10.01.56; 4407.10.01.57; 4407.10.01.58; 4407.10.01.59; 4407.10.01.64; 4407.10.01.65; 4407.10.01.66;

4407.10.01.67; 4407.10.01.68;
4407.10.01.69; 4407.10.01.74;
4407.10.01.75; 4407.10.01.76;
4407.10.01.77; 4407.10.01.82;
4407.10.01.83; 4407.10.01.92;
4407.10.01.93; 4407.11.00.01;
4407.11.00.02; 4407.11.00.42;
4407.11.00.43; 4407.11.00.44;
4407.11.00.45; 4407.11.00.46;
4407.11.00.47; 4407.11.00.48;
4407.11.00.49; 4407.11.00.52;
4407.11.00.53; 4407.12.00.01;
4407.12.00.02; 4407.12.00.17;
4407.12.00.18; 4407.12.00.19;
4407.12.00.20; 4407.12.00.58;
4407.12.00.59; 4407.19.05.00;
4407.19.06.00; 4407.19.10.01;
4407.19.10.02; 4407.19.10.54;
4407.19.10.55; 4407.19.10.56;
4407.19.10.57; 4407.19.10.64;
4407.19.10.65; 4407.19.10.66;
4407.19.10.67; 4407.19.10.68;
4407.19.10.69; 4407.19.10.74;
4407.19.10.75; 4407.19.10.76;
4407.19.10.77; 4407.19.10.82;
4407.19.10.83; 4407.19.10.92;
4407.19.10.93; 4409.10.05.00;
4409.10.10.20; 4409.10.10.40;
4409.10.10.60; 4409.10.10.80;
4409.10.20.00; 4409.10.90.20;
4409.10.90.40; 4418.50.0010;
4418.50.0030; 4418.50.0050 and
4418.99.10.00. Although the HTSUS
numbers are provided for convenience
and customs purposes, the written
product description remains dispositive.

## Final Results of Changed Circumstances Review

For the reasons stated in the *Initiation* and Preliminary Results CCR, Commerce continues to find that CFP LP and CFP Inc. are the SIIs to Chaleur LP and Fornebu Inc., respectively. As a result of this determination and consistent with established practice, we find that CFP LP and CFP Inc. should receive the cash deposit rates previously assigned to Chaleur LP and Fornebu Inc., respectively. Consequently, Commerce will instruct U.S. Customs and Border Protection to suspend liquidation of all shipments of subject merchandise produced or exported by Chaleur LP and Fornebu Inc. and entered, or withdrawn from warehouse, for consumption on or after the publication date of this notice in the Federal Register at the cash deposit rate in effect for Chaleur LP and Fornebu Inc., respectively. This cash deposit requirement shall remain in effect until further notice.

# **Notification to Interested Parties**

We are issuing this determination and publishing these final results and notice in accordance with sections 751(b)(1) and 777(i)(1) and (2) of the Act, and 19

CFR 351.216(e), 351.221(b), and 351.221(c)(3).

Dated: June 14, 2021.

#### Ryan Majerus,

Deputy Assistant Secretary for Policy and Negotiations.

[FR Doc. 2021–13380 Filed 6–23–21; 8:45 am]

BILLING CODE 3510-DS-P

### **DEPARTMENT OF COMMERCE**

#### **International Trade Administration**

# Rutgers, The State University of New Jersey, et al.; Application(s) for Duty-Free Entry of Scientific Instruments

Pursuant to Section 6(c) of the Educational, Scientific and Cultural Materials Importation Act of 1966 (Pub. L. 89–651, as amended by Pub. L. 106–36; 80 Stat. 897; 15 CFR part 301), we invite comments on the question of whether instruments of equivalent scientific value, for the purposes for which the instruments shown below are intended to be used, are being manufactured in the United States.

Comments must comply with 15 CFR 301.5(a)(3) and (4) of the regulations and be postmarked on or before July 14, 2021. Address written comments to Statutory Import Programs Staff, Room 3720, U.S. Department of Commerce, Washington, DC 20230. Please also email a copy of those comments to Dianne.Hanshaw@trade.gov.

Docket Number: 19-018. Applicant: Rutgers, The State University of New Jersey, Physics and Astronomy Department, 136 Frelinghuysen Road, Piscataway, NJ 08854. Instrument: Tube Furnace, Box furnace, Sic Heater, MoSi2 Heater. Manufacturer: He Nan Nobody Materials Science and Technology, China. Intended Use: According to the applicant, the instrument will be used to study various physical properties in strongly correlated materials such as high-temperature superconductors, topological insulators or multiferroics. New materials will be conducted that have unique electric and magnetic properties using various crystal growth techniques such as flux, solid reaction, or chemical vapor transport. To identify grown materials x-ray diffraction and Laue diffraction will be employed. High-quality crystals will be further investigated with a physical property measurement system and a magnetic property measurement system to obtain their electric and magnetic properties in varying conditions of temperature, electric and magnetic fields. *Justification for Duty-Free Entry:* According to the applicant, there are no instruments of the same general

<sup>&</sup>lt;sup>1</sup> See Certain Softwood Lumber Products from Canada: Antidumping Duty Order and Partial Amended Final Determination, 83 FR 350 (January 3, 2018) (Order).

<sup>&</sup>lt;sup>2</sup> See Chaleur Companies' Letter, "Chaleur's Request for Changed Circumstances Reviews," dated March 11, 2021.

<sup>&</sup>lt;sup>3</sup> *Id*. at 2–3.

<sup>&</sup>lt;sup>4</sup> See Certain Softwood Lumber Products from Canada: Notice of Initiation and Preliminary Results of Antidumping Duty Changed Circumstances Review, 86 FR 22934 (April 30, 2021) (Initiation and Preliminary Results CCR), and accompanying Preliminary Decision Memorandum.

<sup>&</sup>lt;sup>5</sup> See Initiation and Preliminary Results CCR, 86 FR at 22935.

category manufactured in the United States. *Application accepted by Commissioner of Customs:* July 9, 2019.

Docket Number: 20–001. Applicant: Rutgers, The State University of New Jersey, Physics and Astronomy Department, 136 Frelinghuysen Road, Piscataway, NJ 00854. Instrument: CZekalski furnace (Crystal grower). Manufacturer: Sipat Co., Ltd., China. Intended Use: According to the applicant, the instrument will be used to study the physical properties of oxide and/or metallic materials and various physical phenomena based on strongly correlated materials such as high temperature superconductors, topological insulators or multiferroics. Electronic and/or magnetic properties of new oxide and/or metallic materials will be investigated. The growth of new materials will be conducted which have unique electric and magnetic properties using purchased crystal grower. To identify grown materials x-ray diffraction and Laue diffraction will be employed. The magnetic property measurement system obtains its electric and magnetic properties in varying conditions of temperature, electric and magnetic fields. Justification for Duty-Free Entry: According to the applicant, there are no instruments of the same general category manufactured in the United States. Application accepted by Commissioner of Customs: December

Docket Number: 20–013. Applicant: Fermi Research Alliance, FRA. Instrument: Linac Coherent Light Source (LCLS-II) Upper Cold Mass Assemblies and Vacuum Vessels. Manufacturer: Wuxi Creative Technologies Company LTD WXCX, China. *Intended Use:* According to the applicant, the instrument will be used to study the cryomodules that will be used for scientific research, including the studies of elementary particles. Each assembly is an essential component necessary to build a cryomodule. LCLS-II upgrade includes three types of components (1) vacuum vessels for the 1.2 ĜHz cryomodules; (2) cold-mass assemblies for the 1.3 GHz; and (3) coldmass assemblies for the cryomodules. These components will also be included in the complete assembly of the LCLS-II cryogenic cooling system, which insulates, provides and refreshes liquified helium gas. LCLS-II is a planned upgrade project for the freeelectron laser facility located at SLAC. LCLS-II will consist of thirty-five (35) 1.3 GHz and two (2) 3.9 GHz superconducting radio frequency (RF) continuous wave (CW) cryomodules that Fermilab and Jefferson Lab are producing in collaboration with SLAC.

The LCLS-II will enable new experiments and research in six broad areas: (1) Fundamental dynamics of energy and charge in atoms and molecules; (2) catalysis, photo-catalysis, environmental, and coordination chemistry; (3) quantum materials; (4) non-scale heterogeneity, fluctuations, and dynamics of functional materials; (5) matter in extreme environments; and (6) biological function on natural length and time scales. Justification for Duty-Free Entry: According to the applicant, there are no instruments of the same general category manufactured in the United States. Application accepted by Commissioner of Customs: August 21, 2020.

Dated: June 17, 2021.

## Richard Herring,

Director, Subsidies Enforcement, Enforcement and Compliance.

[FR Doc. 2021–13225 Filed 6–23–21; 8:45 am] BILLING CODE 3510–DS–P

#### DEPARTMENT OF COMMERCE

## **International Trade Administration**

[A-557-820]

# Silicon Metal From Malaysia: Final Affirmative Determination of Sales at Less Than Fair Value

**AGENCY:** Enforcement and Compliance, International Trade Administration, Department of Commerce.

SUMMARY: The Department of Commerce (Commerce) determines that silicon metal from Malaysia is being, or is likely to be, sold in the United States at less than fair value (LTFV). The final weighted-average dumping margins are listed below in the section entitled "Final Determination."

**DATES:** Applicable June 24, 2021.

# FOR FURTHER INFORMATION CONTACT:

Genevieve Coen, AD/CVD Operations, Office V, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230; telephone: (202) 482–3251.

# SUPPLEMENTARY INFORMATION:

## **Background**

On February 1, 2021, Commerce published the *Preliminary Determination* in this investigation, and invited interested parties to comment on our findings. The petitioners in this

investigation are Globe Specialty Metals, Inc. and Mississippi Silicon LLC (collectively, the petitioners). The mandatory respondent subject to this investigation is PMB Silicon Sdn. Bhd. (PMB Silicon). A summary of the events that occurred since Commerce published the *Preliminary Determination*, as well as a full discussion of the issues raised by parties for this final determination, may be found in the Issues and Decision Memorandum.<sup>2</sup>

The Issues and Decision
Memorandum is a public document and
is available electronically via
Enforcement and Compliance's
Antidumping and Countervailing Duty
Centralized Electronic Service System
(ACCESS). ACCESS is available to
registered users at https://
access.trade.gov. In addition, a complete
version of the Issues and Decision
Memorandum can be accessed directly
at http://enforcement.trade.gov/frn/
index.html.

### **Period of Investigation**

The period of investigation (POI) is April 1, 2019, through March 31, 2020.

## Scope of the Investigation

The product covered by this investigation is silicon metal from Malaysia. For a complete description of the scope of this investigation, see Appendix I.

## Analysis of Comments Received

All issues raised in the case briefs and rebuttal briefs submitted by interested parties in this proceeding are discussed in the Issues and Decision Memorandum. A list of the issues raised by parties and responded to by Commerce in the Issues and Decision Memorandum is attached to this notice as Appendix II.

# Verification

Commerce was unable to conduct an on-site verification of the information relied upon in making its final determination in this investigation as provided for in section 782(i) of the Tariff Act of 1930, as amended (the Act). Accordingly, we took additional steps in lieu of an on-site verification and requested additional documentation and information.<sup>3</sup>

<sup>&</sup>lt;sup>1</sup> See Silicon Metal from Malaysia: Preliminary Affirmative Determination of Sales at Less Than Fair Value, Postponement of Final Determination, and Extension of Provisional Measures, 86 FR 7701 (February 1, 2021) (Preliminary Determination), and accompanying Preliminary Decision Memorandum.

<sup>&</sup>lt;sup>2</sup> See Memorandum, "Issues and Decision Memorandum for the Final Affirmative Determination in the Less-Than-Fair-Value Investigation of Silicon Metal from Malaysia," dated concurrently with, and hereby adopted by, this notice (Issues and Decision Memorandum).

<sup>&</sup>lt;sup>3</sup> See Commerce's Letter, "In Lieu of Verification Questionnaire," dated March 29, 2021; see also PMB Silicon's Letter, "Silicon Metal from Malaysia," dated April 6, 2021.