Dated: June 16, 1997. Jeffrey P. Bialos, Principal Deputy Assistant Secretary for Import Administration. [FR Doc. 97–16411 Filed 6–23–97; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-429-601]

Notice To Correct Extension of Time Limit for Antidumping Duty Administrative Review of Solid Urea From the Former German Democratic Republic

AGENCY: Import Administration, International Trade Administration, Department of Commerce. **EFFECTIVE DATE:** June 24, 1997. **SUMMARY:** The Department of Commerce ("the Department") is correcting an extended time limit for the preliminary results of the antidumping administrative review of the antidumping order on Solid Urea from the Former German Democratic Republic.

FOR FURTHER INFORMATION CONTACT:

Steven Presing, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230, telephone (202) 482–0194.

SUPPLEMENTARY INFORMATION: In its notice extending the time limit for the preliminary results of the antidumping administrative review of the antidumping order on Solid Urea from

the Former German Democratic Republic, 62 FR 32296 (June 13, 1997), the Department erroneously indicated that the preliminary results of the review were due on July 2, 1997. In fact, as indicated in the Memorandum dated May 30, 1997 referenced in the notice, the due date for the preliminary results of the antidumping administrative review of the antidumping order on Solid Urea from the Former German Democratic Republic is June 25, 1997.

Therefore, the correct deadlines for this review are as follows:

Product	Country	Review period	Initiation date	Prelim. due date	FInal due date ¹
Solid Urea (A-429-601)	Germany	95/96	08/15/96	06/25/97	10/30/97

¹The Department shall issue the final results 120 days after the publication of the preliminary results. This final due date is estimated based on publication of the preliminary notice five business days after signature.

Dated: June 18, 1997.

Roland L. MacDonald,

Acting Deputy Assistant Secretary, AD/CVD Enforcement Group III. [FR Doc. 97–16410 Filed 6–23–97; 8:45 am] BILLING CODE 3510–DS–M

DEPARTMENT OF COMMERCE

International Trade Administration

[C-535-001]

Cotton Shop Towels From Pakistan; Termination of Countervailing Duty Administrative Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce. ACTION: Notice of termination of countervailing duty administrative review.

SUMMARY: On April 24, 1997 (62 FR 19988), in response to a request from the respondents, the Department of Commerce (the Department) initiated an administrative review of the countervailing duty order on cotton shop towels from Pakistan. The review covers the period January 1, 1996 through December 31, 1996. In accordance with 19 CFR 355.22(a)(5), the Department is terminating this review because the respondents have withdrawn their request for review. EFFECTIVE DATE: June 24, 1997.

FOR FURTHER INFORMATION CONTACT:

Lorenza Olivas or Kelly Parkhill, Office of CVD/AD Enforcement VI, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230; telephone: (202) 482–2786. SUPPLEMENTARY INFORMATION:

Background

On March 31, 1997, the Department received a request for an administrative review of this countervailing duty order from the Government of Pakistan and the shop towel exporters of Pakistan, respondents, for the period January 1, 1996 through December 31, 1996. On April 24, 1997, the Department published in the **Federal Register** (62 FR 19988) a notice of "Initiation of Countervailing Duty Administrative Review" initiating the administrative review of respondents. On May 7, 1997, respondents withdrew their request for review.

The Department's regulations (19 CFR 355.22(a)(5)) stipulates that the Secretary may permit a party that requests a review to withdraw the request not later than 90 days after publication date for the initiation notice on the requested review. In this case, respondents have withdrawn their request for review within the 90-day period. No other interested party requested a review and we have received no other submissions regarding respondents' withdrawal of their request for review. Therefore, we are

terminating this review of the countervailing duty order on cotton shop towels from Pakistan.

This notice is published in

accordance with 19 CFR 355.22(a)(5). Dated: June 13, 1997.

Jeffrey P. Bialos,

Principal Deputy Assistant Secretary for Import Administration. [FR Doc. 97–16555 Filed 6–23–97; 8:45 am] BILLING CODE 3510–DS–M

DEPARTMENT OF DEFENSE

Department of the Army

Exclusive License Announcement

AGENCY: U.S. Army Research Laboratory. ACTION: Notice.

SUMMARY: In accordance with 37 CFR 404.7(a)(1)(i), announcement is made of prospective exclusive license of U.S. Patent 5,515,865, "Sudden Infant Death Syndrome (SIDS) Monitor and Stimulator," and two related pending U.S. patent applications entitled, "Acoustic Monitoring System" and "Motion and Sound Monitor and Stimulator" for the purpose of manufacturing, using, and selling a product for monitoring the heartbeat and breathing of persons engaged in sports and fitness activities.

¹ This invention is described as an acoustic sensor useful for monitoring heartbeat and breathing and other uses.

The two related U.S. patent applications concern this and other uses of this invention and some improvements thereto.

The right to these United States Patents and related Patent Applications are owned by the United States of America, as represented by the Secretary of the Army. Under the authority of section 11(a)(2) of the Federal Technology Transfer Act of 1986 (Pub. L. 99-502) and section 207 of title 35 United States Code, the Department of the Army, as represented by the U.S. Army Research Laboratory, intends to grant a limited term exclusive license of the above mentioned patent and applications to Personal Electronic Devices, Inc., Natick, Ma, for sports and fitness purposes.

FOR FURTHER INFORMATION CONTACT:

Ms. Norma Vaught, Technology Transfer Office, AMSRL–CS–TT, U.S. Army Research Laboratory, Adelphi, MD 20783–1197; tel: (301) 394–2952; fax: (301) 394–5815; e-mail: nvaught@arl.mil.

SUPPLEMENTARY INFORMATION: Pursuant to 37 CFR 404.7(a)(1)(i), any interested party may file written objections to this prospective exclusive license arrangement. Written objections should be directed to the above address on or before 60 days from the publication of this notice.

Gregory D. Showalter,

Army Federal Register Liaison Officer. [FR Doc. 97–16481 Filed 6–23–97; 8:45 am] BILLING CODE 3710–08–M

DEPARTMENT OF EDUCATION

Privacy Act of 1974; Computer Matching Program

AGENCY: Office of Postsecondary Education, Department of Education. **ACTION:** Notice—Computer matching between the Department of Education and the Department of Justice.

SUMMARY: Section 5301(a)(1) of the Anti-Drug Abuse Act of 1988 (now designated as section 421(a)(1) of the Controlled Substances Act (21 U.S.C. 862(a)(1)) includes provisions regarding the judicial denial of Federal benefits. Section 5301 authorizes Federal and State judges to deny certain Federal benefits (including student financial assistance under Title IV of the Higher Education Act of 1965, as amended) to individuals convicted of drug trafficking or possession.

In order to ensure that Title IV student financial assistance is not awarded to individuals subject to denial of benefits under court orders issued pursuant to section 5301, the Department of Justice and the Department of Education implemented a computer matching program. The current computer matching agreement expires on July 1, 1997. The Department of Education must continue to obtain from the Department of Justice identifying information regarding individuals who are the subject of section 5301 denial of benefits court orders. The purpose of this notice is to announce the continued operation of the computer matching program and to provide certain required information concerning the computer matching program.

In accordance with the Privacy Act of 1974 (5 U.S.C. 552a), as amended by the Computer Matching and Privacy Protection Act of 1988 (Pub. L. 100– 503), the Office of Management and Budget (OMB) Guidelines on the Conduct of Matching Programs (see 54 FR 25818, June 19, 1989), and OMB Bulletin 89–22, the following information is provided:

1. Names of Participating Agencies

The Department of Education (ED) and the Department of Justice (DOJ).

2. Purpose of the Match

This matching program is designed to assist ED in enforcing the sanctions imposed under section 5301 of the Anti-Drug Abuse Act of 1988 (Pub. L. 100– 690).

3. Authority for Conducting the Matching Program

Under section 5301 of the Anti-Drug Abuse Act of 1988, as amended (21 U.S.C. 862), ED must deny Federal benefits to any individual upon whom a Federal or State court order has imposed a penalty denying eligibility for those benefits. Student financial assistance under Title IV of the Higher Education Act of 1965, as amended (HEA) is a Federal benefit under section 5301 and ED must, in order to meet its obligations under the HEA, have access to information about individuals who have been declared ineligible under section 5301.

The President's Denial of Federal Benefits

Section 5301 and the Procedures for Implementation of section 5301 (Pub. L. 100–690), transmitted to the Congress on August 30, 1989, direct DOJ to act as an information clearinghouse for Federal agencies. While DOJ provides information about section 5301 individuals who are ineligible for Federal benefits to the General Services Administration (GSA) for inclusion in GSA's List of Parties Excluded from Federal Procurement and Nonprocurement Programs, DOJ and ED have determined that matching against the DOJ data base is more efficient and effective than access to the GSA List. The DOJ data base has specific information about the Title IV, HEA programs for which individuals are ineligible and has more complete identifying information about those individuals than does the GSA List. Both of these elements are essential for a successful match.

4. Categories of Records and Individuals Covered

A. Department of Education Records

Federal Student Aid Application File (18–40–0014): Composed of records of students applying for Federal student financial assistance under Title IV of the HEA. The social security number and the first two letters of an applicant's last name will be used by ED for the match.

B. Department of Justice Records

Denial of Federal Benefits Clearinghouse System (DEBAR) (OJP-0013): Contains the names, social security numbers, dates of birth, and other identifying information regarding individuals convicted of Federal or State offenses involving drug trafficking or possession of a controlled substance who have been denied Federal benefits by Federal or State courts. This system of records also contains information concerning the specific program or programs for which benefits have been denied. DOJ will make available for the matching program the records of only those individuals who have been denied Federal benefits under one or more of the Title IV, HEA programs.

5. Effective Dates of the Matching Program

The matching program will become effective 40 days after a copy of the computer matching agreement, as approved by the Data Integrity Board of each agency, is sent to Congress and OMB or 30 days after publication of this notice in the **Federal Register**, whichever date is later. The matching program will continue for 18 months after the effective date and may be extended for an additional 12 months, if the conditions specified in 5 U.S.C. 522a(o)(2)(D) have been met.

6. Address for Receipt of Public Comments or Inquiries

Ms. Edith Bell, Program Specialist, Policy Development Division, U.S. Department of Education, 600 Independence Avenue SW, (Room 3053, ROB–3), Washington, DC 20202.