creamed, comb, cut comb, or chunk form, and whether packaged for retail or in bulk form. The merchandise is currently classifiable under subheadings 0409.00.00, 1702.90.90, and 2106.90.99 of the Harmonized Tariff Schedule of the United States (HTSUS). Although the HTSUS subheadings are provided for convenience and U.S. Customs and Border Protection (CBP) purposes, the Department's written description of the merchandise under the order is dispositive.

Final Results of Review

We determine that the following dumping margin exists for the period December 1, 2009, through November 30, 2010:

Manufacturer/exporter	Weighted- average margin (percentage)
Enzo Juan Garaventa or Villamora S.A./Enzo Juan Garaventa or Villamora S.A	0.00

Assessment Rates

The Department shall determine, and CBP shall assess, antidumping duties on all appropriate entries, in accordance with 19 CFR 351.212(b). The Department intends to issue appropriate assessment instructions directly to CBP 15 days after publication of these final results of review. In accordance with 19 CFR 351.212(b)(1), we are calculating importer- (or customer-) specific assessment rates for the merchandise subject to this review.

The Department clarified its automatic assessment regulation on May 6, 2003. See Antidumping and Countervailing Duty Proceedings: Assessment of Antidumping Duties, 68 FR 23954 (May 6, 2003). This clarification will apply to entries of subject merchandise during the POR produced by the company included in these final results of review for which the reviewed company did not know their merchandise was destined for the United States. In such instances, we will instruct CBP to liquidate un-reviewed entries at the all-others rate if there is no rate for the intermediate company involved in the transaction.

Cash Deposit Requirements

The following cash deposit requirements will be effective upon publication of the final results of this new shipper review for all shipments of the subject merchandise by Enzo Juan Garaventa or Villamora entered, or withdrawn from warehouse, for consumption on or after the publication

date of these final results, consistent with section 751(a)(2)(C) of the Act: (1) For subject merchandise manufactured by Enzo Juan Garaventa and exported by either Villamora or Enzo Juan Garaventa, or manufactured by Villamora and exported by either Enzo Juan Garaventa or Villamora, the cash deposit rate will be zero; (2) for subject merchandise exported by Villamora but not manufactured by Enzo Juan Garaventa or Villamora, or for subject merchandise exported by Enzo Juan Garaventa, but not manufactured by Villamora or Enzo Juan Garaventa, the cash deposit will continue to be the allothers rate (i.e., 30.24 percent); and (4) for subject merchandise manufactured by Villamora or Enzo Juan Garaventa, but exported by any party other than Villamora or Enzo Juan Garaventa, the cash deposit rate will be the rate applicable to the exporter. These deposit requirements, when imposed, shall remain in effect until further

Notifications to Interested Parties

This notice also 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 review period. Failure to comply with this requirement could result in the Secretary's presumption that reimbursement of antidumping duties occurred and the subsequent assessment of doubled antidumping duties.

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(a)(3), 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 notice in accordance with sections 751(a)(1) and 777(i)(1) of the Tariff Act of 1930, as amended.

Dated: November 22, 2011.

Paul Piquado,

Assistant Secretary for Import Administration.

[FR Doc. 2011–30859 Filed 11–29–11; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

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 December 20, 2011. Address written comments to Statutory Import Programs Staff, Room 3720, U.S. Department of Commerce, Washington, DC 20230. Applications may be examined between 8:30 a.m. and 5 p.m. at the U.S. Department of Commerce in Room 3720.

Docket Number: 11-067. Applicant: Oregon State University, 640 Kerr Administration Building, Corvallis, OR 97331. *Instrument:* Electron Microscope. *Manufacturer:* FEI Co., the Netherlands. Intended Use: The instrument will be used to introduce students to the topics, methods, applications and data interpretation associated with the use of electron microscopy. It will also be used to study tissue samples, newly synthesized materials samples, metals and alloys, as well as to characterize thin films of photosensitive materials that may have use in next-generation photovoltaic devices. Justification for Duty-Free Entry: There are no instruments of the same general category manufactured in the United States. Application accepted by Commissioner of Customs: October 31,

Docket Number: 11–068. Applicant: Regents of the University of California at Riverside, Campus Purchasing, 4301 Watkins Dr., Riverside, CA 92521-0411. *Instrument:* Electron Microscope. Manufacturer: FEI Co., the Netherlands. Intended Use: The instrument will be used for research on synthetic and natural materials, live tissue, organelles, minerals, insects, microorganisms and bacteria. Specific research topics will include solar hydrogen generation, storage and conversion, fundamental flow and fracture processes in materials of Earth's crust, and studies on the developmental biology of mucosal tissues. This research relies on the characterization of morphology and structure at microscopic down to

nanometer scale of materials and biological tissues, which can be achieved successfully by utilizing the instrument with spatial resolution down to 1 nm. *Justification for Duty-Free Entry:* There are no instruments of the same general category manufactured in the United States. *Application accepted by Commissioner of Customs:* November 3, 2011.

Docket Number: 11–069. Applicant: U.S. Food and Drug Administration, WO62 RM 3204, 10903 New Hampshire Ave., Bldg WO 62, Room G248, Silver Spring, MD 20903. Instrument: Electron Microscope. Manufacturer: JEOL Ltd., Japan. Intended Use: The instrument will be used in the characterization of nanotechnology materials contained in pharmaceuticals, medical devices, biological products, foods and cosmetics. The research will determine the properties of these materials, their interaction with blood, tissue, and other biological products. *Justification for* Duty-Free Entry: There are no instruments of the same general category manufactured in the United States. Application accepted by Commissioner of Customs: November 7,

Dated: November 23, 2011.

Gregory Campbell,

Director, IA Subsidies Enforcement Office. [FR Doc. 2011–30858 Filed 11–29–11; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

RIN 0648-XA849

Snapper-Grouper Fishery off the Southern Atlantic States; Amendments 18A, 18B, 18C, 20A, and 20B

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

ACTION: Supplemental Notice of intent (NOI) to prepare draft environmental impact statements (DEISs); request for comments.

SUMMARY: The South Atlantic Fishery Management Council (Council) previously published a NOI for Amendment 18 to the Fishery Management Plan (FMP) for the Snapper-Grouper Fishery of the South Atlantic Region (Amendment 18), on January 28, 2009, which has subsequently been divided into five separate amendments to the FMP for the Snapper-Grouper Fishery of the South

Atlantic Region (Snapper-Grouper FMP). The new amendments to the Snapper-Grouper FMP are: Amendment 18A, which is supported by an Environmental Impact Statement (EIS); Amendment 18B, which is supported by an Environmental Assessment (EA); Amendment 18C, for which the specific National Environmental Policy Act (NEPA) document type (EIS or EA) has not yet been determined; Amendment 20A, which is supported by an EA; and Amendment 20B, for which the specific NEPA document has also not yet been determined. If Amendments 18C and 20B to the Snapper-Grouper FMP subsequently require the development of DEISs, NOIs for those amendments will be published in the Federal Register at a later date.

This supplemental NOI is intended to inform the public of the Council's decision to divide the actions in Amendment 18 into five separate amendments and subsequently prepare separate supporting NEPA documents for the new amendments. Comments are being solicited on each of the Amendments, regardless of the specific NEPA document being prepared.

DATES: Written comments on the scope of the issues to be addressed in these amendments will be accepted until December 30, 2011, at 5 p.m.

ADDRESSES: You may submit comments on the supplemental NOI identified by NOAA–NMFS–2011–0242 by any of the following methods:

- *Electronic submissions:* Submit electronic comments via the Federal e-Rulemaking Portal: *http://www.regulations.gov.* Follow the instructions for submitting comments.
- *Mail:* Kate Michie, Southeast Regional Office, NMFS, 263 13th Avenue South, St. Petersburg, FL 33701.

Instructions: All comments received are a part of the public record and will generally be posted to http://www.regulations.gov without change. All Personal Identifying Information (for example, name, address, etc.) voluntarily submitted by the commenter may be publicly accessible. Do not submit Confidential Business Information or otherwise sensitive or protected information.

To submit comments through the Federal e-Rulemaking Portal: http://www.regulations.gov, click on "submit a comment", then enter "NOAA–NMFS–2011–0242" in the keyword search and click on "search". To view posted comments during the comment period, enter "NOAA–NMFS–2011–0242" in the keyword search and click on "search". NMFS will accept anonymous comments (enter N/A in the required

field if you wish to remain anonymous). You may submit attachments to electronic comments in Microsoft Word, Excel, WordPerfect, or Adobe PDF file formats only. Comments received through means not specified in this rule will not be considered. Electronic copies of the draft documents may be obtained from the Southeast Regional Office Web site at http://sero.nmfs.noaa.gov/sf/SASnapperGrouperHomepage.htm.

FOR FURTHER INFORMATION CONTACT: Kate Michie, telephone: (727) 824–5305, email: Kate.Michie@noaa.gov or the South Atlantic Fishery Management Council, 4055 Faber Place Drive, Suite 201, North Charleston, SC 29405; telephone: (843) 571–4366; fax: (843) 769–4520; email: safmc@safmc.net.

SUPPLEMENTARY INFORMATION:

Background

The snapper-grouper fishery of the South Atlantic region in the exclusive economic zone is managed under the Snapper-Grouper FMP. The Snapper-Grouper FMP was prepared by the Council and implemented by NMFS under the authority of the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act) by regulations at 50 CFR part 622. Of the 98 species managed by the Council, 73 of these are included in the snapper-grouper management complex.

A NOI for Amendment 18 was published on January 22, 2008 (73 FR 3701), and contained a notice of consideration of developing a limitedaccess privilege (LAP) program for the commercial snapper-grouper fishery in the South Atlantic. However, the Council has postponed consideration of a LAP program for the entire snappergrouper fishery. A second NOI for Amendment 18 was published on April 7, 2008 (73 FR 18782) to announce the development of an amendment to establish a rebuilding plan for the red snapper stock and various management measures to end its overfishing. The Council subsequently moved these management actions to Amendment 17A to the FMP (December 9, 2010, 75 FR 76874).

A third NOI for Amendment 18 was published on January 28, 2009 (74 FR 4944) to inform the public of the preparation of a DEIS in support of the new Amendment 18 to the FMP, which at that time, contained actions to extend the management range of snappergrouper north of the Council's current jurisdiction; designate essential fish habitat for snapper-grouper species in the extended management range (New England and Mid-Atlantic); change the