of the class Anthozoa; and (B) all species of the order Hydrocorallina (fire corals and hydrocorals) of the class Hydrozoa.

(5) Coral Reef means any reefs or shoals composed primarily of corals.

(6) Coral Reef Ecosystem means coral and other species of reef organisms (including reef plants) associated with coral reefs, and the non-living environmental factors that directly affect coral reefs, that together function as an ecological unit in nature.

(7) Coral Products means any living or dead specimens, parts, or derivatives, or any product containing specimens, parts, or derivatives, of any species referred to in paragraph (4).

(8) Grant means a legal instrument reflecting a relationship between DoC and a recipient whenever: (1) The principal purpose of the relationship is to transfer money, property, services, or anything of value in order to accomplish a public purpose of support or stimulation authorized by Federal statute, and (2) no substantial involvement is anticipated between DoC and the recipient during the performance of the contemplated activity.

(9) Interagency Agreement, for the purposes of these Guidelines, means a written document containing specific provisions of governing authorities, responsibilities, and funding, entered into between NOAA and another Federal agency where NOAA is funding the other Federal agency, pursuant to the Act.

(10) Secretary means the Secretary of Commerce.

(11) State means any State of the United States that contains a coral reef ecosystem within its seaward boundaries, American Samoa, Guam, the Northern Mariana Islands, Puerto Rico, and the Virgin Islands, and any other territory or possession of the United States, or separate sovereign in free association with the United States, that contains a coral reef ecosystem within its seaward boundaries.

Classification: This is a continuing Program and is currently included in the Catalog of Federal Domestic Assistance under the Coral Reef Conservation Program (11.482) and Regional Fishery Management Councils (11.441). The Program uses existing NOAA Federal assistance application package requirements per 15 CFR parts 14 and 24.

The program will determine NEPA compliance on a project by project basis. This action has been determined to be not significant for purposes of Executive Order 12866.

The use of the standard grants application package referred to in this notice involves collection of information requirements subject to the Paperwork Reduction Act. The use of Standard Forms 424, 424A, 424B, and SF–LLL have been approved by OMB under the respective control numbers 0348–0043, 0348–0044, 0348–0040, and 0348–0046.

The collection of information related (1) requests for a waiver of matching funds and (2) comments related to project review as described in Section X of this document have been approved by the Office of Management and Budget (OMB), control number 0648–0448, under the Paperwork Reduction Act. The public reporting burden is estimated to average one hour per response for comments on a proposed project from each agency with jurisdiction over coral reef ecosystems in the area where the project is to be conducted and one hour per response for a request for a waiver of matching funds. This estimate includes the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information.

Send comments on these or any other aspects of the collection of information to NOAA Office of Ocean and Coastal Resource Management at the address listed in the FOR FURTHER INFORMATION CONTACT section of this notice, and to OMB at the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503 (Attention: NOAA Desk Officer).

Notwithstanding any other provision of law, no person is required to respond to, nor shall any person be subject to a penalty for failure to comply with, a collection of information subject to the Paperwork Reduction Act, unless that collection displays acurrently valid OMB control number.

Dated: August 6, 2010.

Donna Rivelli.

Deputy Associate Assistant Administrator for Management and CFO/CAO, Ocean Services and Coastal Zone Management.

DEPARTMENT OF COMMERCE

International Trade Administration

National Superconducting Cyclotron Laboratory of Michigan State University; 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 Pub. L. 106–36; 80 Stat. 897; 15 CFR part 301). Related records can be viewed between 8:30 a.m. and 5 p.m. in Room 3720, U.S. Department of Commerce, 14th and Constitution Ave., NW., Washington, DC.

Docket Number: 10–043. Applicant: National Superconducting Cyclotron Laboratory of Michigan State University. Instrument: Radio Frequency Quadrupole Accelerator (RFQ). Manufacturer: Institut fur Angewandte Physik, Germany. Intended Use: See notice at 75 FR 40775, July 14, 2010. Comments: None received. Reasons: Unique characteristics of this instrument pertinent for the intended purposes include the reachable power and electrode voltage level, simple tuning of rod-voltage flatness, and simple resonance frequency tuning in order to guarantee the required ion beam properties. No other RFQ structure can deliver these features in the according frequency range of 80.5 MHz. Decision: Approved. We know of no instruments of equivalent scientific value to the foreign instrument, for such purposes as this is intended to be used and with the unique characteristics described above, that was being manufactured in the United States at the time of its order.

Dated: August 6, 2010.

Gregory W. Campbell,

Acting Director, Subsidies Enforcement Office, Import Administration.

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