U.S. DEPARTMENT OF HOMELAND SECURITY Bureau of Customs and Border Protection Approved OMB No. 1651-0017 1. PROTEST NO. (Supplied by CBP)

PROTEST

Pursuant to Sections 514 & 514(a), Tariff Act of 1930 as amended, 19 CFR Part 174 et. seq.

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NOTE: If your protest is denied, in whole or in part, and you civil action in the U.S. Court of International Trade within 180				2. DATE RECEIVED (CBP Use Only)			
may obtain further information concerning the institution of a Trade, One Federal Plaza, New York NY 10007 (212-264-28		rk of U.S.	Court of Inte	ernational			
S	ECTION I - IMPORTE	R AND E	NTRY IDE	NTIFICATI	ON		
3. PORT 4. IMPORTER NO).				5. ENTRY D	ETAILS	
		PORT CODE	FILER CODE	ENTRY NO.	CHE	ECK DATE OF ENT	RY DATE OF LIQUIDATION
6. NAME AND ADDRESS OF IMPORTER OR OTHER PRO	TESTING PARTY		I			ı	ı
	SECTION II - DETAIL	ED REA	SONS FO	R PROTES	T		
With respect to each category of merchandise, set forth, s arguments which are believed to support the protest. All suc							
arguments which are believed to support the protest. All suc	n material and arguments	snould be	specific. G	enerai statem	ients of conclusion	ons are not sumcient	
	(Attach Addit	ional Shee	ets if necess	ary.)			
SECTION III - REQUEST FOR I	DISPOSITION IN ACC	ORDANG	CE WITH A				
Protesting party may request disposition in accordance with subject of a pending application for further review and is alle				at 10 ti 10	8. PROTEST NO FILED PROTES		9. DATE OF RECEIPT
issues. (See 19 CFR 174.13(a)(7).) To request such disposidate of receipt of such previously filed protest.							
	CTION IV - SIGNATUR	RE AND I	MAII ING I	INSTRUCTI	ONS		
10. NAME AND ADDRESS OF PERSON TO WHOM ANY	11. NAME ADDRESS, AI	ND CBP ID	ENTIFICAT	ΓΙΟΝ	12. IF FILING AS		ENT, TYPE OR PRINT
NOTICE OF APPROVAL OR DENIAL SHOULD BE SENT	I REFUND	EFUND SHOULD BE SENT YOUR NAME, ADDRESS AND IMPORTER NUMBE					
	13. SIGNATURE					DATE	
	X						
(Optional) SECTION V - APPLICATION F 14. MARK BOX CORRESPONDING TO YOUR ANSWER T		•		ove if this is	a <u>separate Ap</u>	plication for Furthe	er Review.)
YES NO	O EACH OF THE FOLLO	WING QUI	ESTIONS				
(A) Have you made prior request of a port direct	tor for a further review of t	he same c	laim with re	spect to the s	ame substantiall	y similar merchandis	e?
Have you received a final adverse decision	from the LLS. Court of Inte	ernational 3	Trade on the	same claim	with respect to the	he same category of	
(B) merchandise or do you have action involving					•	no damo datogory or	
☐ ☐ (C) Have you previously received an adverse ac					-		
Dending an application for an administrative 15. JUSTIFICATION FOR FURTHER REVIEW UNDER THE			•	same categor	ry of merchandis	e? 	
13. 303 THE NATION FOR FORTHER REVIEW UNDER THE	CRITERIA IN 19 CI K 17	4.24 AND	174.23				
	(Attach Addit	ional Shee	ets if necess	ary.)			
	SECTION VI - DE	CISION	(CBP USE	ONLY)			
16. APPLICATION FOR FURTHER REVIEW Approved EXPLANATION:	Denied for the reason check		Untimely f	iled	Does not meet criteria	Other, namely	
*When further review only is approved the decision on the	protest is suspended, pe	nding issua	ance of a pr	rotest review	decision.		
17. PROTEST Approved Rejected non-prote		for the	Denied in the reasor	part for	Untimely filed	See attached protest review decise	
EXPLANATION:	estable reason check	eu.	checked:	1		test review decid	51011
18. TITLE OF CBP OFFICER		19. 5	SIGNATURE	AND DATE			
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Previous Editions are Obsolete CBP Form 19 (12/95)

Paperwork Reduction Act Notice: The Paperwork Reduction Act says we must tell you why we are collecting this information, how we will use it, and whether you have to give it to us. We ask for this information to carry out the Bureau of Customs and Border Protection (CBP) laws and regulations of the United States. The CBP requires the information in this form to ensure compliance with CBP laws, to identify documents and statements in order to allow or deny the protest, and to advise protestant. Your response is required to obtain a benefit. The estimated average burden associated with this collection of information is 1 hour and 3 minutes per respondent or recordkeeper depending on individual circumstances. Comments concerning the accuracy of this burden estimate and suggestions for reducing this burden should be directed to CBP, Information Services Branch, Washington, DC 20229 and to the Office of Management and Budget, Paperwork Reduction Project (1651-0017) Washington, DC 20503.

INSTRUCTIONS

PLEASE REFER TO: Part 174, Customs Regulations

Definitions*

"Liquidation" means the final computation or ascertainment of the duties or drawback accruing on an entry.

"Protest" means the seeking of review of a decision of an appropriate CBP officer. Such a review may be conducted by CBP officers who participated directly in the underlying decision.

"Further Review" means a request for review of the protest to be performed by a CBP officer who did not participate directly in the protested decision, or by the Commissioner, or his designee as provided in the CBP Regulations. This request will only be acted upon in the event that the protest would have been denied at the initial level of review. If you are filing for further review, you must answer each question in Item 14 on CBP Form-19 and provide justification for further review in Item 15.

What matters may be protested?

- 1. The appraised value of merchandise;
- 2. The classification and rate and amount of duties chargeable;
- 3. All charges within the jurisdiction of the U.S. Department of Homeland Security;
- 4. Exclusion of merchandise from entry or delivery, or demand for redelivery;
- 5. The liquidation or reliquidation of an entry;
- 6. The refusal to pay a claim for drawback; and
- 7. The refusal to reliquidate an entry under Sec. 520(c), Tariff Act of 1930, as amended.

Who may file a protest or application for further review?

- 1. The importer or consignee shown on the entry papers, or their sureties;
- 2. Any person paying any charge or exaction;
- 3. Any person seeking entry or delivery, or upon whom a demand for redelivery has been made;
- 4. Any person filing a claim for drawback; or
- 5. Any authorized agent of any of the persons described above.

Where to file protest:

With the port director whose decision is protested (at the port where entry was made).

When to file a protest:

Within 90 days after either: 1) the date of notice of liquidation or reliquidation; or 2) the date of the decision, involving neither a liquidation nor reliquidation, as to which the protest is made (e.g., the date of an exaction, the date of written notice excluding merchandise from entry or delivery or demand for redelivery); or 3) a surety may file within 90 days after the date of mailing of notice of demand for payment against its bond.

Contents of protest:

- 1. Name and address of the protestant;
- 2. The importer number of the protestant;
- 3. The number and dates(s) of the entry(s);
- 4. The date of liquidation of the entry (or the date of a decision);
- 5. A specific description of the merchandise;
- 6. The nature of an justification for the objection set forth distinctly and specifically with respect to each category, claim,
- 7. The date of receipt and protest number of any protest previously filed that is the subject of a pending application for further review; and
- 8. If another party has not filed a timely protest, the surety's protest shall certify that the protest is not being filed collusively to extend another authorized person's time to protest.

NOTE: Under Item 5, Entry Details, "Check Digit" information is optional; however, CBP would appreciate receiving the information if you can provide it. All attachments to a protest (other than samples or similar exhibits) must be filed in quadruplicate.

CONTINUATION SHEET

SECTION II - DETAILED REASONS FOR PROTEST (Continuation)
7. With respect to each category of merchandise, set forth, separately, (1) each decision protested, (2) the claim of the protesting party, and (3) the factual material and legal arguments which are believed to support the protest. All such material and arguments should be specific. General statements of conclusions are not sufficient.
(Optional) SECTION V - APPLICATION FOR FURTHER REVIEW (Continuation)
15. JUSTIFICATION FOR FURTHER REVIEW UNDER THE CRITERIA IN 19 CFR 174.24 AND 174.25