Bureau of Customs and Border Protection

General Notices

DEPARTMENT OF HOMELAND SECURITY,
OFFICE OF THE COMMISSIONER OF CUSTOMS.
Washington, DC, February 22, 2006

The following documents of the Bureau of Customs and Border Protection ("CBP"), Office of Regulations and Rulings, have been determined to be of sufficient interest to the public and CBP field offices to merit publication in the CUSTOMS BULLETIN.

SANDRA L. BELL,
Acting Assistant Commissioner,
Office of Regulations and Rulings.

19 CFR PART 177

PROPOSED REVOCATION OF RULING LETTERS AND TREATMENT RELATING TO TARIFF CLASSIFICATION OF MACHINES FOR PRODUCING METAL-COATED GLASS DISCS CONTAINING DIGITALLY-ENCODED DATA


ACTION: Notice of proposed revocation of ruling letters and treatment relating to tariff classification of machines for producing metal-coated glass discs containing digitally-encoded data.

SUMMARY: Pursuant to section 625(c), Tariff Act of 1930 (19 U.S.C. 1625(c)), as amended by section 623 of Title VI (Customs Modernization) of the North American Free Trade Agreement Implementation Act (Pub. L. 103-182, 107 Stat. 2057), this notice advises interested parties that CBP intends to revoke three rulings relating to the classification of machines for producing metal-coated glass discs containing digitally-encoded data under the Harmonized Tariff Schedule of the United States (HTSUS), and to revoke any treat-
CBP has previously accorded to substantially identical transactions. These are machines that utilize a laser transfer process to produce metal-coated discs encoded with data. These discs will be further processed into master discs which will then be used to mass-produce compact discs (CDs). CBP invites comments on the correctness of the proposed action.

**DATE:** Comments must be received on or before April 7, 2006.

**ADDRESS:** Written comments are to be addressed to U.S. Customs and Border Protection, Office of Regulations & Rulings, Attention: Regulations Branch, 1300 Pennsylvania Avenue N.W., Washington, D.C. 20229. Submitted comments may be inspected at U.S. Customs and Border Protection, 799 9th Street, N.W., Washington, D.C., during regular business hours. Arrangements to inspect submitted comments should be made in advance by calling Mr. Joseph Clark at (202) 572–8768.

**FOR FURTHER INFORMATION CONTACT:** James A. Seal, Tariff Classification and Marking Branch (202) 572–8779.

**SUPPLEMENTARY INFORMATION:**

**Background**

On December 8, 1993, Title VI (Customs Modernization), of the North American Free Trade Agreement Implementation Act (Pub. L. 103–182, 107 Stat. 2057), became effective. Title VI amended many sections of the Tariff Act of 1930, as amended, and related laws. Two new concepts which emerge from the law are informed compliance and shared responsibility. These concepts are based on the premise that in order to maximize voluntary compliance with customs laws and regulations, the trade community needs to be clearly and completely informed of its legal obligations. Accordingly, the law imposes a greater obligation on CBP to provide the public with improved information concerning the trade community's rights and responsibilities under the customs and related laws. In addition, both the trade and CBP share responsibility in carrying out import requirements. For example, under section 484, Tariff Act of 1930, as amended (19 U.S.C. 1484), the importer of record is responsible for using reasonable care to enter, classify and declare value on imported merchandise, and to provide other necessary information to enable CBP to properly assess duties, collect accurate statistics and determine whether any other legal requirement is met.

Pursuant to section 625(c)(1), Tariff Act of 1930 (19 U.S.C. 1625(c)(1)), as amended by section 623 of Title VI, this notice advises interested parties that CBP intends to revoke three rulings relating to the tariff classification of machines for producing metal-coated
glass discs containing digitally-encoded data. Although in this notice CBP is specifically referring to three rulings, HQ 962939, HQ 962354 and HQ 963997, this notice covers any rulings on this merchandise which may exist but have not been specifically identified. CBP has undertaken reasonable efforts to search existing data bases for rulings in addition to the ones listed. No further rulings have been identified. Any party who has received an interpretative ruling or decision (i.e., ruling letter, internal advice memorandum or decision, or protest review decision) on the merchandise subject to this notice, should advise CBP during this notice period.

Similarly, pursuant to section 625(c)(2), Tariff Act of 1930 (19 U.S.C. 1625(c)(2)), as amended by section 623 of Title VI, CBP intends to revoke any treatment it previously accorded to substantially identical transactions. Any person involved in substantially identical transactions should advise CBP during this notice period. An importer's failure to advise CBP of substantially identical transactions or of a specific ruling not identified in this notice, may raise issues of reasonable care on the part of the importer or his agents for importations of merchandise subsequent to the effective date of the final decision on this notice.

In HQ 962939, dated July 8, 1999, a device referred to variously as a laser transfer machine, laser beam recorder, or code cutter, an ion-type laser which encodes data in digital format onto a photoresist coating of a glass substrate was found to be classifiable as other optical appliances and instruments, not specified or included elsewhere, in subheading 9013.80.90, HTSUS. HQ 962939 is set forth as “Attachment A” to this document. HQ 962354, dated July 23, 1999, classified the Sony Lean Integrated Mastering System High Density (SLIM-HD) similarly. The SLIM-HD consisted of several components, including a laser beam code cutter, within a glass enclosure, which HQ 962354 considered a composite good under General Rule of Interpretation 3(b), HTSUS, with the code cutter imparting the essential character to the whole. HQ 962354 is set forth as “Attachment B” to this document. Finally, HQ 963997, dated April 13, 2001, the AM 100 Automatic Mastering System, said to be similar in all material respects to the merchandise in HQ 962354, was found to be classifiable in subheading 9013.80.90, HTSUS. HQ 963997 is set forth as “Attachment C” to this document.

It is now CBP’s position that laser transfer machines, laser beam recorders or code cutters are classifiable in subheading 9010.50.60, HTSUS, as other apparatus and equipment for photographic laboratories. This classification will apply only to mastering equipment incorporating laser beam recorders which encode digitally-formatted data onto the photoresist coating of the glass substrates. Pursuant to 19 U.S.C. 1625(c)(1)), CBP intends to revoke HQ 962939, HQ 962354 and HQ 963997 and any other ruling not specifically identified to reflect the proper classification of the merchandise pursuant to the
analysis in HQ 967965, HQ 967966 and HQ 967967, which are set forth as "Attachment D," "Attachment E," and "Attachment F" to this document, respectively. However, HQ 962354 and HQ 963997 are protest review decisions. Therefore, while the proposed revocations will affect the legal principles in those decisions, the liquidation or reliquidation of the underlying entries remains undisturbed.

Additionally, pursuant to 19 U.S.C. 1625(c)(2), CBP intends to revoke any treatment it previously accorded to substantially identical transactions. Before taking this action, we will give consideration to any written comments timely received.

DATED: February 17, 2006

Gail A. Hamill for MYLES B. HARMON,
Director, Commercial and Trade Facilitation Division.

Attachments

[ATTACHMENT A]

DEPARTMENT OF HOMELAND SECURITY,
BUREAU OF CUSTOMS AND BORDER PROTECTION,
HQ 962939
JULY 8, 1999
CLA-2 RR:CR:GC 962939 JAS
CATEGORY: Classification
TARIFF NO.: 9013.80.90

MARK NEVILLE
KPMG PEAT MARWICK LLP
345 Park Avenue
New York, NY 10154

RE: Laser Transfer Machine, Laser Beam Recorder; Encoder for Imparting Digital Information onto Metal Coated Glass Discs; Digital Video Disc (DVD) Production Equipment; HQ 961210

DEAR MR. NEVILLE:

In HQ 961210, dated April 2, 1999, issued to you on behalf of Panasonic Disc Services Corporation, we addressed the classification under the Harmonized Tariff Schedule of the United States (HTSUS), of numerous machines for producing digital video discs (DVDs). Among those was a laser transfer machine or encoder which, together with other machines, comprised an in-line mastering system that produces encoded nickel discs called stampers, as an intermediate step in DVD production.

As required by section 177.2(b)(2)(i) of the Customs Regulations, requests for classification rulings under the Harmonized Tariff Schedule of the United States should include, among other things, a full and complete description of the article. Section 177.8(a)(3) of the Customs Regulations states...
that ruling letters shall be based on the information set forth in the ruling request, and section 177.9(b)(1) states, in part, that ruling letters are issued on the assumption that all of the information furnished and incorporated therein, either directly, by reference, or by implication, is accurate and complete in every material respect.

As expressed in HQ 961210, the classification of the laser transfer machine in subheading 8479.89.97, HTSUS, as a machine or mechanical appliance, not specified or included elsewhere in Chapter 84, is correct on the facts presented. However, we have since received additional information about laser transfer machines which indicates that though some mechanical operation may be involved, the machine does not possess significant mechanical features. Our review of laser transfer machines or encoders in general compels us to consider provisions of Chapter 90. For this reason, the classification expressed in HQ 961210 for the laser transfer machine no longer represents Customs position in the matter.

**FACTS:**

The laser transfer machine, also referred to as a laser beam recorder or laser encoder, is one component of an in-line mastering system, a subgrouping of machines in the mastering line which produce glass discs called “masters.” In operation, a glass disc is brush-cleaned, spray rinsed, and dried, coated with light-sensitive photoresist material, and oven baked. The glass disc is then converted into a recorded “master” utilizing the machine in issue here, the laser transfer machine. As described in HQ 961210, the components of the in-line mastering system were within a glass or hard plastic enclosure. While operating with these components, the laser transfer machine is not within this enclosure and, therefore, must be separately classified.

Laser transfer machines, sometimes referred to in the industry as code “cutters,” consist of a laser, a signal processor, an optical modulator, recording optics, and a turning and sledding mechanism. The ion-type laser uses argon or krypton gas on a 413 nm wavelength to encode data in digital format onto the photoresist coating of the glass substrate. The signal processor converts the digital source data to the appropriate compact disc format and sends this data to the Acoustic-Optic Modulator (AOM). The AOM transforms the laser’s continuous wave into a pulsed beam which exposes a pattern in the photoresist-coated glass that represents the digitally-formatted information. The recording optics direct the beam through a series of optical lenses that reduce the laser beam’s diameter to the appropriate size to make the pits. Finally, the turning and sledding mechanism moves the glass disc into and out of position under the laser and spins the disc during the pit forming operation.

The provisions under consideration are as follows:

### 8479
Machines and mechanical appliances having individual functions, not specified or included elsewhere in [chapter 84]; parts thereof:

#### 8479.89
Other:

#### 8479.89.85
... machines for the manufacturing of video laser discs

#### 8479.89.97
Other


ISSUE:

Whether the laser transfer machine or encoder is provided for in heading 9013.

LAW AND ANALYSIS:

Merchandise is classifiable under the Harmonized Tariff Schedule of the United States (HTSUS) in accordance with the General Rules of Interpretation (GRIs). GRI 1 states in part that for legal purposes, classification shall be determined according to the terms of the headings and any relative section or chapter notes, and provided the headings or notes do not require otherwise, according to GRIs 2 through 6.

Chapter 90, Additional U.S. Rule of Interpretation 3, HTSUS, states in part that for purposes of Chapter 90 the terms "optical appliances" and "optical instruments" refer only to those appliances and instruments which incorporate one or more optical elements, but do not include any appliances or instruments in which the incorporated optical element or elements are solely for viewing a scale or for some other subsidiary purpose. In HQ 956839, dated March 28, 1996, in considering the classification of an ADP input/output unit, imported with an optical scanner, we stated that devices incorporating one or more optical elements and significant electrical or mechanical features were not intended to be classified as optical instruments or appliances within Chapter 90. Cited were a number of other rulings classifying devices containing optical components in provisions outside Chapter 90. The optics in those devices were considered "subsidiary" for tariff classification purposes.

The laser transfer machine in issue consists of the laser, recording optics which, in the main, are optical lenses and prisms, and the AOM which alters the laser's beam optically. The signal processor, which adapts the digital source data in order to adapt it for further use, is an electrical static converter, while the turning and sledding mechanism is a mechanical positioning device. The argon or krypton gas laser is the component which exposes grooves into the photoresist on the glass discs which represent the actual digital information the finished DVD will play. This digital information is the DVD's raison d'être. The very name of the machine, laser transfer machine, highlights the significance of the laser. The other optical components augment or facilitate the function of the laser.

In concert with HQ 956839, it is our opinion that the laser transfer machine in issue is an optical appliance or instrument which does not contain significant electrical or mechanical features, and in which the optics clearly are not subsidiary. In reaching this decision, we recognize that numerous apparatus that incorporate lasers and/or other optical elements are not classified as optical instruments or appliances in Chapter 90 because they pos-
sess "significant electrical or mechanical features." Therefore, this decision
relates only to the classification of laser transfer machines, as described. It
is not authority for classifying other instruments and appliances that con-
tain optical components.

**HOLDING:**
Under the authority of GRI 1, HTSUS, the laser transfer machine, laser
beam recorder, or encoder is provided for in heading 9013. It is classifiable
in subheading 9013.80.90, HTSUS.
Under the authority of section 177.8(a)(2) of the Customs Regulations,
Panasonic Disc Services Corporation, or its representative, shall ascertain
that copies of HQ 961210 and HQ 962939 are attached to the documents
filed with the appropriate Customs Service office in connection with any
Customs transaction to which they apply.

JOHN DURANT,
Director,
Commercial Rulings Division.

[ATTACHMENT B]

DEPARTMENT OF HOMELAND SECURITY,
BUREAU OF CUSTOMS AND BORDER PROTECTION,
HQ 962354
CLA-2 RR:CR:GC 962354 J AS
CATEGORY: Classification
TARIFF NO.: 9013.80.90

PORT DIRECTOR OF CUSTOMS
300 S. Ferry Street
Terminal Island, CA 90731
RE: Protest 2704–98–101887; Sony Lean Integrated Mastering System;
Machinery for Making Glass Master Discs

DEAR PORT DIRECTOR:
This is our decision on Protest 2704–98–101887, filed against your classi-
fication under the Harmonized Tariff Schedule of the United States
(HTSUS), of the Sony Lean Integrated Mastering System-High Density
(SLIM-HD), machinery for making metallized glass disc substrates. These
discs, in turn, are used to make metal master discs called stampers, for use
in the mass replication of compact discs (CDs) and digital video discs
(DVDs). The entry under protest was liquidated on July 17, 1998, and this
protest timely filed on September 25, 1998.

FACTS:
The SLIM-HD is an in-line system consisting of four (4) components or
machines that produce digitally-encoded metal coated glass discs that will
be further processed into master discs called stampers. In sequence, a re-
cycle cleaning component removes particles of nickel and excess recording
media called photoresist from glass master discs previously produced by the
SLIM-HD; another component then polishes the surface of each glass disc, coats the surface with a photoresist material, and cures the disc by baking it on a hot plate; a high density laser beam code “cutter” then utilizes a krypton or argon laser beam to burn or expose a pattern in the photoresist; and finally, a component both chemically removes the exposed portions of the photoresist to produce “pits,” which represent the digital data in the photoresist, separated by sections called “lands,” and also applies a thin layer of conductive nickel over the disc, in a process the industry calls sputtering. All four components of the SLIM-HD in issue are within a single glass or hard plastic enclosure designed to create positive air pressure within. This protects the operations from dirt and other outside contaminants. In subsequent operations performed by machines that are not a part of this protest, metal stampers are produced that contain the requisite digital pattern. The glass portion will be separated from the metal stamper and may be returned to the recycle cleaning machine.

The SLIM-HD was entered under a provision in HTSUS 9017, for drawing or marking-out instruments. The import specialist determined that the SLIM-HD was a composite machine under Section XVI, Note 3, HTSUS, and concluded the principal function of producing metallized glass disc substrates was not specifically described by any 4-digit heading in the HTSUS. The entry was therefore liquidated under a provision of HTSUS heading 8479, as other machine or mechanical apparatus.

The protestant now contends that the SLIM-HD is a composite good, under General Rule of Interpretation (GRI) 3(b), HTSUS, which must be classified according to it’s essential character. In this case, protestant claims the essential character is imparted by the laser beam code cutter because it is the component that represents a majority of the value of the entire system and consumes more than twice the process time of any other component. Protestant asserts this component is provided for in HTSUS heading 9010, as other apparatus and equipment for photographic laboratories, on the basis that laser beam code cutters perform a “photographic” process for purposes of heading 9010. Protestant cites judicial and administrative opinions which, he claims, support the claim under heading 9010. We agree with protestant as to the significance of the laser beam code cutter but, as will be discussed later in this decision, we disagree on its classification.

The HTSUS provisions under consideration are as follows:

8479 Machines and mechanical appliances having individual functions, not specified or included elsewhere in [chapter 84]; parts thereof:

8479.89.97 Other machines and mechanical appliances:

8479.89.97 Other *

9010 Apparatus and equipment for photographic laboratories..., not specified or included elsewhere in [Chapter 90] . . . :

9010.50 Other apparatus and equipment for photographic...laboratories . . . :

9010.50.60 Other

CUSTOMS BULLETIN AND DECISIONS, VOL. 40, NO. 11, MARCH 8, 2006
** ISSUE: **

Whether the SLIM-HD is a composite machine, as defined in Section XVI, Note 3, HTSUS; whether it is a composite good, as defined in GRI 3(b), HTSUS; whether the laser beam code cutter component is classified in heading 9010, or in another provision of Chapter 90.

** LAW AND ANALYSIS: **

Merchandise is classifiable under the Harmonized Tariff Schedule of the United States (HTSUS) in accordance with the General Rules of Interpretation (GRIs). GRI 1 states in part that for legal purposes, classification shall be determined according to the terms of the headings and any relative section or chapter notes, and provided the headings or notes do not require otherwise, according to GRIs 2 through 6. GRI 3(b), HTSUS, states, in part, that composite goods consisting of different components shall be classified as if consisting of that component which gives the good its essential character.

The Harmonized Commodity Description and Coding System Explanatory Notes (ENs) constitute the official interpretation of the Harmonized System. While not legally binding, the ENs provide a commentary on the scope of each heading of the Harmonized System and are thus useful in ascertaining the classification of merchandise under the System. Customs believes the ENs should always be consulted. See T.D. 89-80, 54 Fed. Reg. 35127, 35128 (Aug. 23, 1989).

Section XVI, Note 1(m), HTSUS, excludes articles of Chapter 90. Therefore, if the SLIM-HD is a good of heading 9010, or any other heading in Chapter 90, it cannot be classified in heading 8479. Relevant ENs at p. 4 state that for purposes of Rule 3 composite goods include, among other things, individual components attached to each other to form a practically inseparable whole, that are adapted one to the other and are mutually complementary, and together they form a whole which would not normally be offered for sale in separate parts. The SLIM-HD conforms to this description. As previously stated, we agree with protestant that the SLIM-HD is a composite good under GRI 3(b), which must be classified according to the laser beam code cutter component which imparts the essential character to the whole. It is the classification of this component that is now in issue.

Laser beam code cutters, or laser transfer machines or encoders, as they are sometimes referred to in the industry, consist of a laser, a signal processor, an optical modulator, recording optics, and a turning and sledding mechanism. The ion-type laser uses argon or krypton gas on a 413 nm wavelength to encode data in digital format onto the photosensitive coating of the glass substrate. The signal processor converts the digital source data to the appropriate compact disc format and sends this data to the Acoustic-Optic Modulator (AOM). The AOM transforms the laser’s continuous wave into a pulsed beam which exposes a pattern in the photosensitive coated glass that represents the digitally-formatted information. The recording optics direct
the beam through a series of optical lenses that reduce the laser beam’s diameter to the appropriate size to make the pits. Finally, the turning and sledding mechanism moves the glass disc into and out of position under the laser and spins the disc during the pit forming operation.

Protestant cites one judicial decision and two Headquarters rulings to support the claim that the code cutter performs a “photographic” function for purposes of heading 9010. In QMS, Inc. v. United States, 19 CIT 551 (1995), color ink sheet rolls for use in thermal transfer printers were found to be classified in HTSUS heading 3702 as photographic film in rolls, on the basis of the Court’s broad interpretation of the term “photographic” as including a “process which permits the formation of visible images directly or indirectly by the action of light or other forms of radiation on sensitive surfaces.” In the present case, the Court’s conclusions are at best dictum, because the merchandise and tariff provisions were different. There was no discussion either of heading 9010, or the scope of term “laboratories” in that heading.

HQ 083123, dated December 18, 1989, held that subheading 9010.20.60, HTSUS, other apparatus for photographic laboratories, was sufficiently broad to encompass machines for developing presensitized aluminum printing plates. The ruling stated “Although the word ‘laboratory’ does limit heading 9010 to some extent, it is sufficiently broad to encompass the instant developing apparatus.” This ruling concedes limitations on heading 9010 but does not explain the extent of those limitations. For this reason, and because it classifies merchandise with no demonstrated similarity to a laser beam code cutter, HQ 083123 is not authority for classifying this component. Finally, protestant cites HQ 087315, dated September 10, 1991, for the proposition that if a photoresist material is classifiable in heading 3707, as a chemical preparation for photographic uses, then the machines which use the photoresist must perform a “photographic” function. A laser beam code cutter neither applies the photoresist nor uses the photoresist; the laser beam code cutter acts on the photoresist. In our opinion, there is no demonstrated similarity between the legal notes and tariff provisions in HQ 087315 and those in this case, so that the cited ruling is of little probative value here.

In HQ 962939, dated July 8, 1999, laser beam code cutters or laser transfer machines were held to be classifiable in subheading 9013.80.90, HTSUS, as other optical appliances or instruments. The principles of HQ 962939, and decisions cited, are incorporated by reference in this decision. In concert with HQ 956839, dated March 28, 1996, which HQ 962939 cited with approval, it is our opinion that the laser beam code cutter or laser transfer machine is an optical appliance or instrument which does not contain significant electrical or mechanical features, and in which the optics clearly are not subsidiary. Laser beam code cutters or laser transfer machines are classifiable in subheading 9013.80.90, HTSUS.

In reaching this decision, we recognize that numerous apparatus that incorporate lasers, laser beam code cutters, and/or other optical elements may not be classified as optical instruments or appliances in Chapter 90 because they possess “significant electrical or mechanical features.” Therefore, this decision relates only to the classification of the SLIM-HD. It is not authority for classifying other instruments and appliances that contain optical components.
HOLDING:

Under the authority of GRI 3(b), HTSUS, the SLIM-HD is provided for in heading 9013. It is classifiable in subheading 9013.80.90, HTSUS. Because the rate of duty under this provision is more than the liquidated rate, you should reclassify the SLIM-HD as indicated, and DENY the protest.

In accordance with Section 3A(11)(b) of Customs Directive 099 3550–065, dated August 4, 1993, Subject: Revised Protest Directive, you are to mail this decision, together with the Customs Form 19, to the protestant no later than 60 days from the date of this letter. Any reliquidation of the entry or entries in accordance with the decision must be accomplished prior to mailing the decision. Sixty days from the date of the decision the Office of Regulations and Rulings will make the decision available to Customs personnel, and to the public on the Customs Home Page on the World Wide Web at www.customs.gov, by means of the Freedom of Information Act, and other methods of public distribution.

JOHN DURANT,
Director,
Commercial Rulings Division.

[ATTACHMENT C]
metal-coated glass discs containing digitally-encoded audio data. These discs will be further processed by separate machines into master discs called "stampers." Stampers are then used in a separate process to mass-produce compact discs (CDs). The AM 100 essentially cleans and polishes the glass disc substrates, coats the surface with a chemical photoresist and cures the disc. A laser beam recorder, a machine utilizing a high density laser beam, then burns a pattern of digital data in the photoresist using input from U-matic, CD and 8 mm Exabyte data tapes. Finally, another component chemically removes exposed portions of the photoresist to produce so-called "pits" and "lands," which represent the digital data in the photoresist, then applies a thin conductive coating of nickel over the disc, in a process called "sputtering." A programmable personal computer which monitors all process parameters using appropriate software is housed separately from but connected electrically to the AM 100. Except for the programmable PC, all of the components that comprise the AM 100 are within the same housing. This merchandise is similar in all material respects to in-line mastering systems of the type described in HQ 962354, dated July 23, 1999.

The AM 100 was entered under a provision of heading 8520, HTSUS, for other sound recording apparatus. The entry was liquidated, however, under a provision of heading 8479, HTSUS, for machines and mechanical appliances not specified or included elsewhere in Chapter 84. In a memorandum supporting this protest, dated September 29, 1999, and in its submission of March 19, 2001, counsel for the protestant makes the following arguments in favor of the heading 8520 classification: the AM 100 is a composite machine under Section XVI, Note 3, HTSUS, the principal function of which, to produce pits in the surface of the photoresist-coated glass substrate by the laser beam encoder, is sound recording under that heading; because heading 8520 includes all sound recording devices whatever the intended purpose, the laser beam method is advanced technology substantially similar to groove type recording apparatus classified in heading 8520; this technology is recognized by a statistical breakout under subheading 8520.90.00 for optical disc recorders. Alternatively, counsel maintains the AM 100 is a functional unit under Section XVI, Note 4, HTSUS, and that heading 8520 is appropriate to the function it performs. In its March 19, 2001 submission, counsel reiterates the heading 8520 claim and makes an alternative claim under heading 8471, as automatic data processing machines and units thereof. Specifically, counsel contends that the AM 100 is a machine for transcribing data onto data media in coded form and which processes such data.

The HTSUS provisions under consideration are as follows:

8471  Automatic data processing machines and units there-
       of;...machines for transcribing data onto data media in
coded form and machines for processing such data
*
*  *
8479  Machines and mechanical appliances, having individual
functions, not specified or included elsewhere in [chapter 84]:

Other machines and mechanical appliances:

8479.89.97  Other
8520               ... other sound recording apparatus, whether or not incorporating a sound reproducing device:

8520.90.0          Other

9013               ... lasers...; other optical appliances and instruments, not specified or included elsewhere in [chapter 90]:

9013.80            Other devices, appliances and instruments:

9013.80.90         Other

ISSUE:

Whether AM 100 is a composite machine or a functional unit under Section XVI, Notes 3 or 4; whether it is a composite good under GRI 3.

LAW AND ANALYSIS:

Under General Rule of Interpretation (GRI) 1, Harmonized Tariff Schedule of the United States (HTSUS), goods are to be classified according to the terms of the headings and any relative section or chapter notes, and provided the headings or notes do not require otherwise, according to GRIs 2 through 6. GRI 3(b) states in part that composite goods made up of different components shall be classified as if consisting of the component which gives the goods their essential character.

The Harmonized Commodity Description and Coding System Explanatory Notes (ENs) constitute the official interpretation of the Harmonized System at the international level. Though not dispositive, the ENs provide a commentary on the scope of each heading of the HTSUS. Customs believes the ENs should always be consulted. See T.D. 89–80. 54 Fed. Reg. 35127, 35128 (Aug. 23, 1989).

Section XVI, Note 1(m), HTSUS, excludes articles of Chapter 90, HTSUS. So, if the AM 100 is classified in any heading of that chapter, it cannot be classified in heading 8520 or in heading 8471, as counsel claims. In HQ 962939, dated July 8, 1999, laser transfer machines or encoders - one component of a mastering system - were found to be classifiable as other optical appliances and instruments, in subheading 9013.80.90, HTSUS. Subsequently, HQ 962354, dated July 23, 1999, held that an in-line mastering system that included a laser transfer machine or encoder, all the components of which were in the same housing, was a composite good under GRI 3(b), with the encoder imparting the essential character. The whole was found to be classifiable in subheading 9013.80.90. The principles of these rulings are incorporated by reference in this decision.

However, we should note that neither of the cited rulings addressed heading 8520. Before proceeding to a discussion of that heading, however, counsel addresses the validity of the heading 9013 classification. The argument is that certain ENs on p. 1600 exclude from heading 9013 lasers which have been adapted to perform quite specific functions by adding ancillary equipment consisting of special devices (e.g., work-tables, work-holders, means of feeding and positioning workpieces, means of observing and checking the progress of the operation, etc.) and which, therefore, are identifiable as working machines, medical apparatus, control apparatus, measuring appa-
ratus, etc. The ENs continue by excluding from heading 9013 machines and appliances incorporating lasers, and state that insofar as their classification is not specified in the Nomenclature, they should be classified with the machines or appliances having a similar function. These ENs clearly apply to lasers incorporated into other devices or to which other components have been added, in either case resulting in a device classifiable in a heading other than 9013. Examples cited in the ENs include machine tools that remove metal by laser (heading 8456); laser soldering, brazing or welding machines and apparatus (8515); and, laser apparatus specially used for medical purposes (9018). In our opinion, these ENs address only the issue of why lasers to which other devices are attached cannot be classified as lasers.

The cited rulings classified laser transfer machines and mastering systems incorporating laser transfer machines not as lasers, but as other optical appliances or instruments, not specified or included elsewhere. Moreover, in this case, in addition to the laser, the AM 100 mastering system includes significant additional optical elements, i.e., the AOM or acoustic optic modulator which transforms the laser beam into pulses and the recording optics which direct the laser beam through optical lenses - which are optical elements described by heading 9001 - to reduce the laser beam's diameter to the appropriate size. In our opinion, these ENs do not describe automatic mastering systems and, thus, do not serve as authority to eliminate them from heading 9013.

Counsel's bases its heading 8520 claim on Section XVI, Note 3 and Note 4, HTSUS, on the basis that the function which the AM 100 System performs being to record sound in digital format; alternatively, under GRI 3(a), HTSUS, heading 8520 provides a more specific description for the AM 100 than does heading 9013. Section XVI, Note 1(m), HTSUS, notwithstanding, the ENs on p. 1481 define the term "sound recording apparatus" as apparatus which, on receiving a suitable audio-frequency vibration generated by a sound-wave, so modifies a recording medium as to enable it to be used subsequently to reproduce the original sound-wave. Broadly speaking, a sound recording apparatus comprises a device which modifies the recording medium, and a mechanism which moves this device in relation to the recording medium." Counsel's claim is that the AM 100 uses a laser to create a spiral of pits of predefined depth and width which is an advancement in technology over so-called groove type sound recording apparatus which is among the main types of sound recording apparatus described in the ENs. In this type, a stylus cuts a groove in a recording medium mounted on a support, with the groove varying in form according to the variations recorded. We do not agree that the AM 100 functions as sound recording apparatus of this type. In our opinion, the process involved is one of data transfer of digital information that does not involve the recording of a sound wave. There is no evidence of a sound wave the audio-frequency of which the AM 100 utilizes to modify a recording medium. Also, the digitally-encoded master is used to produce plastic disc-shaped replicas sputter coated with aluminum on one side. The master, itself, can neither be played nor heard on a standard disc player, i.e., it cannot reproduce the original sound wave. Concerning the statistical breakout under subheading 8520.90.00 for optical disc recorders, we note that statistical annotations and other matters formulated under section 484(f), Tariff Act of 1930, as amended (19 U.S.C. 1484(e)), are not part of the Harmonized Tariff Schedule of the United States legal text and, consequently, are not legally binding for classification purposes. See Harmonized
Likewise, Customs has recognized that not all devices that incorporate lasers or other optical elements are necessarily classifiable in Chapter 90, because they may possess significant electrical or mechanical features. See HQ 962354, supra. However, in this instance the claim under heading 8520 has not been substantiated.

Counsel’s alternative claim is under heading 8471, as machines for transcribing data onto data media in coded form and machines for processing such data. Again, Section XVI, Note 1(m), HTSUS, notwithstanding, the ENs on p. 1407 describe machines of heading 8471 for transcribing data onto data media in coded form. Among the machines described are those that transcribe in code (punched holes, magnetic spot, etc.) the data to be used in subsequent processing operations, and machines for transferring coded information from one type of data medium to another type (e.g., from punched cards to magnetic tape or vice versa) or to transfer it to another medium of the same type. The latter category includes reproducing machines which are used to produce all or part of the data on master cards or tape by making new cards or tape. In our opinion, machinery used to produce metal-coated glass discs containing digitally-encoded audio data possess no demonstrated similarity to the machines described in the cited ENs. For this reason, heading 8471 does not apply.

HOLDING:

Under the authority of GRI 1, the AM 100 Automatic Mastering System is provided for in heading 9013. It is classifiable in subheading 9013.80.90, HTSUS.

The protest should be DENIED. In accordance with Section 3A(11)(b) of Customs Directive 099-3550-065, dated August 4, 1993, Subject: Revised Protest Directive, you are to mail this decision, together with the Customs Form 19, to the protestant no later than 60 days from the date of this letter. Any reliquidation of the entry or entries in accordance with the decision must be accomplished prior to mailing the decision. Sixty days from the date of the decision the Office of Regulations and Rulings will make the decision available to Customs personnel, and to the public on the Customs Home Page on the World Wide Web at www.customs.gov, by means of the Freedom of Information Act, and other methods of public distribution.

JOHN DURANT,
Director,
Commercial Rulings Division.
JOHN B. BREW, ESQ.
COLLIER, SHANNON SCOTT PLLC
3050 K Street NW
Washington, D.C. 20007-5108

RE: Automatic Mastering System; HQ 963997 Revoked

DEAR MR. BREW:

In HQ 963997, dated April 13, 2001, the AM 100 Automatic Mastering System, machinery for making metal-coated glass discs containing digitally-encoded data, was held to be classifiable in subheading 9013.80.90, Harmonized Tariff Schedule of the United States (HTSUS), as other optical appliances and instruments, not specified or included elsewhere in [chapter 90]. We have reconsidered this classification and now believe that it is incorrect. However, HQ 963997 represents a decision on a protest you filed with the Port Director, U.S. Customs and Border Protection, Terminal Island, CA., on behalf of ODME Inc., now Toolex USA, Inc. Therefore, the proposed revocation of HQ 963997 will affect the legal principles in that decision but the liquidation or reliquidation of the underlying entries remains undisturbed. See San Francisco Newspaper Printing Co., v. United States, 620 F. Supp. 738 (Ct. Intl. Trade, decided October 18, 1985).

FACTS:

As stated in HQ 963997, the AM 100 Mastering System (the AM 100) is a series of machines or components used to produce metal-coated glass discs containing digitally-encoded audio data. These discs will be further processed by separate machines into master discs called "stampers" which are then used in a separate process to mass-produce compact discs (CDs). The AM 100's description and method of operation, as contained in HQ 963997, are incorporated by reference in this decision. As noted therein, except for a programmable personal computer which controls the AM 100's operations, all of the components that comprise the AM 100 are within the same housing. This merchandise was stated to be similar in all material respects to inline mastering systems of the type described in HQ 962354, dated July 23, 1999.

In a memorandum of law, dated September 29, 1999, and a submission, dated March 19, 2001, you made a number of factual and legal arguments in support of classification in heading 8520, HTSUS, as other sound recording apparatus. You noted that the laser beam method employed by the AM 100 is advanced technology substantially similar to groove type recording apparatus classified in heading 8520, this technology being recognized by a statistical breakout under subheading 8520.90.00 for optical disc recorders. HQ 963997 noted, however, that Section XVI, Note 1(m), HTSUS, excludes from that section articles of chapter 90. Therefore, if the AM 100 is provided for in any heading of chapter 90 it is to be classified in that head-
ing. For the reasons that follow, we believe that subheading 9010.50.60, HTSUS, other instruments and apparatus for photographic laboratories represents the correct classification for this merchandise.

The HTSUS provisions under consideration are as follows:

9010 Apparatus and equipment for photographic laboratories..., not specified or included elsewhere in [Chapter 90]...:

9010.50 Other apparatus and equipment for photographic laboratories...:

9010.50.60 Other

9013 Lasers, other than laser diodes; other optical appliances and instruments, not specified or included elsewhere in [chapter 90]; parts and accessories thereof:

9013.20.00 Lasers, other than laser diodes

9013.80 Other devices, appliances and instruments:

9013.80.90 Other

ISSUE:

Whether the AM 100 is provided for in heading 9010, HTSUS.

LAW AND ANALYSIS:

Merchandise is classifiable under the Harmonized Tariff Schedule of the United States (HTSUS) in accordance with the General Rules of Interpretation (GRIs). GRI 1 states in part that for legal purposes, classification shall be determined according to the terms of the headings and any relative section or chapter notes, and provided the headings or notes do not require otherwise, according to GRIs 2 through 6. GRI 3(b), HTSUS, states, in part, that composite goods consisting of different components shall be classified as if consisting of that component which gives the good its essential character.

The Harmonized Commodity Description and Coding System Explanatory Notes (ENs) constitute the official interpretation of the Harmonized System. While not legally binding, the ENs provide a commentary on the scope of each heading of the Harmonized System and are thus useful in ascertaining the classification of merchandise under the System. Customs believes the ENs should always be consulted. See T.D. 89–80, 54 Fed. Reg. 35127, 35128 (Aug. 23, 1989).

We reiterate the finding in HQ 963997 that the AM 100 is a composite good under GRI 3(b) and that the laser beam recorder imparts the essential character to the whole. HQ 963997 concluded that the AM 100 was classifiable in subheading 9013.80.90, HTSUS, as other optical appliances and instruments, not specified or included in [chapter 90]. However, inasmuch as heading 9013 covers optical appliances and instruments not covered more specifically by another heading in chapter 90, the possible applicability of subheading 9010.50.60, HTSUS, other apparatus and equipment for photographic laboratories, must now be considered, with the focus being on whether the laser beam code cutter component of the AM 100 performs a “photographic” process for purposes of heading 9010.
In a different context, in QMS, Inc. v. United States, 19 CIT 551 (1995), on color ink sheet rolls for use in thermal transfer printers, the Court stated its broad interpretation of the term "photographic" as including a "process which permits the formation of visible images directly or indirectly by the action of light or other forms of radiation on sensitive surfaces." Also, HQ 083123, dated December 18, 1989, examined the dictionary definition of the term "laboratory" for heading 9010 purposes, and accorded the term a broad interpretation. We do not necessarily view these references as controlling, but we do find them to be instructive.

The 9010 heading text includes as apparatus and equipment for photographic laboratories apparatus for the projection or drawing of circuit patterns on sensitized semiconductor materials. The ENs for heading 9010, under (N), describe apparatus used to manufacture electronic integrated circuits, those used to expose circuit patterns onto a sensitized layer which has been applied to the surface of the semiconductor wafer. Direct write-on-wafer apparatus is among the types included. These use an automatic data processing (ADP) machine controlled "writing beam" (such as an electron beam (E-beam), ion beam or laser) to draw the circuit design directly on the sensitized layer, which has been applied to the surface of the semiconductor wafer, after the co-ordinate system of the apparatus has been properly aligned on the underlying patterns of the wafer. The EN under (N) ends with "All these apparatus produce the same end result. That is, an exposure pattern which matches the desired circuit pattern and which is produced on a sensitized material which can be developed much as a photographic film is developed."

Thus, consideration must be given to whether using a laser to expose patterns in the light-sensitive photoresist layer on a glass disc substrate raises a latent image in the photoresist so as to be considered a "photographic" process. The evidence indicates that focusing the laser's beam on the photoresist layer develops the digitally encoded data in the photoresist in a process that exposes the pattern as a latent image. Inasmuch as direct write-on-wafer apparatus, as described, is considered "photographic" for heading 9010 purposes, and functions in substantially the same manner as the laser beam recorder under consideration here, the laser beam recorder is likewise to be considered as performing a "photographic" process for heading 9010 purposes. Such a conclusion eliminates heading 9013 from consideration. This decision will apply only to mastering equipment incorporating laser beam recorders which encode digitally-formatted data onto the photoresist coating of the glass substrates.

**HOLDING:**

Under the authority of GRI 3(b), HTSUS, the AM 100 is to be classified as if consisting of the laser beam recorder which is provided for in heading 9010. The AM 100 is classifiable as other apparatus and equipment for photographic laboratories in subheading 9010.50.60, HTSUS.

**EFFECT ON OTHER RULINGS:**

HQ 963997, dated April 13, 2001, is revoked.

**MYLES B. HARMON,**

Director,

Commercial and Trade Facilitation Division.
LEE SILBERZAHN,
SENIOR TRADE SPECIALIST
SONY ELECTRONICS INC.
123 Tice Boulevard
Woodcliff Lake, New Jersey 07675

RE: Sony Lean Integrated Mastering System; HQ 962354 Revoked

DEAR MR. SILBERZAHN:

In HQ 962354, dated July 23, 1999, the Sony Lean Integrated Mastering System-High Density (SLIM-HD), machinery for making metallized glass disc substrates, was held to be classifiable in subheading 9013.80.90, Harmonized Tariff Schedule of the United States (HTSUS), as other optical appliances and instruments, not specified or included elsewhere in [chapter 90]. We have reconsidered this classification and now believe that it is incorrect.

However, HQ 962354 represents a decision on a protest filed with the Port Director, U.S. Customs and Border Protection, Terminal Island, CA. Therefore, the proposed revocation of HQ 962354 will affect the legal principles in that decision but the liquidation or reliquidation of the underlying entries remains undisturbed. See San Francisco Newspaper Printing Co., v. United States, 620 F. Supp. 738 (Ct. Intl. Trade, decided October 18, 1985).

FACTS:

As stated in HQ 962354, the SLIM-HD is an in-line system consisting of four (4) components or machines that produce digitally-encoded metal coated glass discs that will be further processed into master discs called stampers. In a separate process, stampers are then used to mass-produce compact discs (CDs) and digital video discs (DVDs). The four components that comprise the SLIM-HD are within a glass or hard plastic enclosure to create positive air pressure and to eliminate dirt and other contaminants. One of the components in the SLIM-HD is a high density laser beam code "cutter" which utilizes a krypton or argon laser beam to burn or expose a pattern in a recording media or photoresist applied as a coating onto the glass disc substrate. It is this component on which we will focus. The description of the SLIM-HD and its method of operation, as stated in HQ 962354, are incorporated by reference in this decision.

The HTSUS provisions under consideration are as follows:

9010 Apparatus and equipment for photographic laboratories . . . , not specified or included elsewhere in [Chapter 90] . . . :

9010.50 Other apparatus and equipment for photographic . . . laboratories . . . :
Whether the laser beam code cutter component of the SLIM-HD is classified in heading 9010, HTSUS.

LAW AND ANALYSIS:

Merchandise is classifiable under the Harmonized Tariff Schedule of the United States (HTSUS) in accordance with the General Rules of interpretation (GRIs). GRI 1 states in part that for legal purposes, classification shall be determined according to the terms of the headings and any relative section or chapter notes, and provided the headings or notes do not require otherwise, according to GRIs 2 through 6. GRI 3(b), HTSUS, states, in part, that composite goods consisting of different components shall be classified as if consisting of that component which gives the good its essential character.

The Harmonized Commodity Description and Coding System Explanatory Notes (ENs) constitute the official interpretation of the Harmonized System. While not legally binding, the ENs provide a commentary on the scope of each heading of the Harmonized System and are thus useful in ascertaining the classification of merchandise under the System. Customs believes the ENs should always be consulted. See T.D. 89-80, 54 Fed. Reg. 35127, 35128 (Aug. 23, 1989).

Relevant ENs state that for purposes of GRI 3, composite goods include, among other things, individual components attached to each other to form a practically inseparable whole, that are adapted one to the other and are mutually complementary, and together they form a whole which would not normally be offered for sale in separate parts. The SLIM-HD conforms to this description.

In letters dated June 11, 1998, and June 22, 1999, submitted in connection with the decision in HQ 962354, you argued that the SLIM-HD was a composite good under GRI 3(b), HTSUS, and that the laser beam code cutter imparted the essential character to the whole. You asserted classification in subheading 9010.50.60, HTSUS, as other apparatus and equipment for photographic laboratories, on the basis that laser beam code cutters perform a "photographic" process for purposes of heading 9010.

As previously stated, we agree that the SLIM-HD is a composite good under GRI 3(b), and that the laser beam code cutter component imparts the essential character to the whole. We have thoroughly reviewed your arguments in support of classification in subheading 9010.50.60, HTSUS, and now find them to be compelling. Among those is your reference to QMS, Inc. v. United States, 19 CIT 551 (1995), on color ink sheet rolls for use in thermal transfer printers, where the Court stated its broad interpretation of the...
term “photographic” as including a “process which permits the formation of visible images directly or indirectly by the action of light or other forms of radiation on sensitive surfaces.” Also referenced was HQ 083123, dated December 18, 1989, which examined the dictionary definition of the term “laboratory” for heading 9010 purposes, and accorded the term a broad interpretation. We do not necessarily view these references as controlling, but we do find them to be instructive.

By its terms, heading 9013 does not include optical appliances and instruments that are specified or included elsewhere in chapter 90. The 9010 heading text includes as apparatus and equipment for photographic laboratories apparatus for the projection or drawing of circuit patterns on sensitized semiconductor materials. The ENs for heading 9010, under (N), describe apparatus used to manufacture electronic integrated circuits, those used to expose circuit patterns onto a sensitized layer which has been applied to the surface of the semiconductor wafer. Direct write-on-wafer apparatus is among the types included. These use an automatic data processing (ADP) machine controlled “writing beam” (such as an electron beam (E-beam), ion beam or laser) to draw the circuit design directly on the sensitized layer, which has been applied to the surface of the semiconductor wafer, after the co-ordinate system of the apparatus has been properly aligned on the underlying patterns of the wafer. The EN under (N) ends with “All these apparatus produce the same end result. That is, an exposure pattern which matches the desired circuit pattern and which is produced on a sensitized material which can be developed much as a photographic film is developed.”

Thus, consideration must be given to whether using a laser to expose patterns in the light-sensitive photoresist layer on a glass disc substrate raises a latent image in the photoresist so as to be considered a “photographic” process. The evidence indicates that focusing the laser’s beam on the photoresist layer develops the digitally encoded data in the photoresist in a process that exposes the pattern as a latent image. Inasmuch as direct write-on-wafer apparatus, as described, is considered “photographic” for heading 9010 purposes, and functions in substantially the same manner as the laser beam recorder under consideration here, the laser beam recorder is likewise considered as performing a “photographic” process for heading 9010 purposes. Such a conclusion eliminates heading 9013 from consideration. This decision will apply only to mastering equipment incorporating laser beam recorders which encode digitally-formatted data onto the photoresist coating of the glass substrates.

**HOLDING:**

Under the authority of GRI 3(b), HTSUS, the SLIM-HD is provided for in heading 9010. It is classifiable as other apparatus and equipment for photographic laboratories in subheading 9010.50.60, HTSUS.

**EFFECT ON OTHER RULINGS:**

HQ 962354, dated July 23, 1999, is revoked.

_MYLES B. HARMON,_

_Director,_

_Commercial and Trade Facilitation Division._
MARK NEVILLE
KPMG PEAT MARWICK LLP
345 Park Avenue
New York, NY 10154

RE: Laser Beam Recorder, HQ 962939 Revoked

DEAR MR. NEVILLE:

In HQ 962939, dated July 8, 1999, issued to you on behalf of Panasonic Disc Services Corporation, a laser beam recorder or laser transfer machine was found to be classifiable in subheading 9013.80.90, Harmonized Tariff Schedule of the United States (HTSUS), as other optical instruments and apparatus, not specified or included elsewhere in [chapter 90]. We have reconsidered this classification and now believe that it is incorrect.

FACTS:

As stated in HQ 962939, the laser beam recorder, together with other machines, comprised an in-line mastering system that produces encoded nickel discs called stampers, as an intermediate step in digital versatile disc (DVD) production. The laser beam recorder, also referred to as a laser transfer machine or laser encoder, is one component of an in-line mastering system, a subgrouping of machines in the mastering line which produce glass discs called “masters.” The description of the in-line mastering system and its method of operation, as stated in HQ 962939, are incorporated by reference in this decision. Our focus will be on the laser beam recorder which is separately classifiable.

The laser beam recorders in HQ 962939 consist of a laser, a signal processor, an optical modulator, recording optics, and a turning and sledding mechanism. The ion-type laser uses argon or krypton gas on a 413 nm wavelength to encode data in digital format onto the photosensitive coating of the glass substrate. The signal processor converts the digital source data to the appropriate compact disc format and sends this data to the Acoustic-Optic Modulator (AOM). The AOM transforms the laser’s continuous wave into a pulsed beam which exposes a pattern in the photosensitive-coated glass that represents the digitally-formatted information. The recording optics direct the beam through a series of optical lenses that reduce the laser beam’s diameter to the appropriate size to make the pits. Finally, the turning and sledding mechanism moves the glass disc into and out of position under the laser and spins the disc during the pit forming operation.

The HTSUS provisions under consideration are as follows:

9010
Apparatus and equipment for photographic...laboratories...not specified or included elsewhere in [chapter 90];...; parts and accessories thereof:
Whether the laser beam recorder is provided for in heading 9010.

**ISSUE:**

Whether the laser beam recorder is provided for in heading 9010.

**LAW AND ANALYSIS:**

Merchandise is classifiable under the Harmonized Tariff Schedule of the United States (HTSUS) in accordance with the General Rules of Interpretation (GRIs). GRI 1 states in part that for legal purposes, classification shall be determined according to the terms of the headings and any relative section or chapter notes, and provided the headings or notes do not require otherwise, according to GRIs 2 through 6.

The Harmonized Commodity Description and Coding System Explanatory Notes (ENs) constitute the official interpretation of the Harmonized System at the international level. While not legally binding, the ENs provide a commentary on the scope of each heading of the HTSUS and are thus useful in ascertaining the classification of merchandise under the Harmonized System. CBP believes the ENs should always be consulted. See T.D. 89-80, 54 Fed. Reg. 35127, 35128 (Aug. 23, 1989).

The subheading 9013.80.90, HTSUS, classification HQ 962939 reached was based, in large part, on a finding that the laser beam recorder was within the Chapter 90, Additional U.S. Rule of Interpretation 3, HTSUS, definition of the terms "optical appliances" and "optical instruments." It now appears that subheading 9010.50.60, HTSUS, other apparatus and equipment for photographic laboratories, was not sufficiently considered.

By its terms, heading 9013 does not include optical appliances and instruments that are specified or included elsewhere in chapter 90. The 9010 heading text includes as apparatus and equipment for photographic laboratories apparatus for the projection or drawing of circuit patterns on sensitized semiconductor materials. The ENs for heading 9010, under (N), describe apparatus used to manufacture electronic integrated circuits, those used to expose circuit patterns onto a sensitized layer which has been applied to the surface of the semiconductor wafer. Direct write-on-wafer apparatus is among the types included. These use an automatic data processing (ADP) machine controlled "writing beam" (such as an electron beam (E-beam), ion beam or laser) to draw the circuit design directly on the sensitized layer, which has been applied to the surface of the semiconductor wafer, after the co-ordinate system of the apparatus has been properly aligned on the underlying patterns of the wafer. The EN under (N) ends with "All these apparatus produce the same end result. That is, an exposure pattern
which matches the desired circuit pattern and which is produced on a sensitized material which can be developed much as a photographic film is developed."

Thus, consideration must be given to whether using a laser to expose patterns in the light-sensitive photoresist layer on a glass disc substrate raises a latent image in the photoresist so as to be considered a "photographic" process. The evidence indicates that focusing the laser’s beam on the photoresist layer develops the digitally encoded data in the photoresist in a process that exposes the pattern as a latent image. In the context of heading 3702, photographic film in rolls, the court stated its broad interpretation of the term "photographic" as including "a process which permits the formation of visible images directly or indirectly by the action of light or other forms of radiation on sensitive surfaces." See OMS, Inc. v. United States, 19 CIT 551 (1995). Inasmuch as direct write-on-wafer apparatus, as described, is considered "photographic" for heading 9010 purposes, and functions in substantially the same manner as the laser beam recorder under consideration here, the laser beam recorder is likewise to be considered as performing a "photographic" process for heading 9010 purposes. Such a conclusion eliminates heading 9013 from consideration. This decision will apply only to mastering equipment incorporating laser beam recorders which encode digitally-formatted data onto the photoresist coating of the glass substrates.

**HOLDING:**

Under the authority of GRI 1, HTSUS, the laser beam recorder, laser transfer machine or encoder is provided for in heading 9010. It is classifiable in subheading 9010.50.60, HTSUS.

**EFFECT ON OTHER RULINGS:**

HQ 962939, dated July 8, 1999, is revoked.

**MYLES B. HARMON,**

Director,

Commercial and Trade Facilitation Division.