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Docket Number:	19-AAER-02
Project Title:	Replacement Pool Pump Motors
TN #:	233669
Document Title:	USA WTO TBT Inquiry Point Comments - Comments from the Government of the People's Republic of China (PRC)
Description:	N/A
Filer:	System
Organization:	USA WTO TBT Inquiry Point
Submitter Role:	Intervenor Representative
Submission Date:	6/29/2020 3:44:43 PM
Docketed Date:	6/30/2020

*Comment Received From: USA WTO TBT Inquiry Point
Submitted On: 6/29/2020
Docket Number: 19-AAER-02*

Comments from the Government of the People's Republic of China (PRC)

Comments are hereby submitted on behalf of the People's Republic of China by the USA TBT Inquiry Point (which can be reached by e-mail at usatbtep@nist.gov), located at the National Institute of Standards and Technology (NIST) in the U. S. Department of Commerce. The USA TBT Inquiry Point, which carries out the US technical obligations under the World Trade Organization (WTO) Agreement on Technical Barriers to Trade (TBT), notified the California Energy Commission Proposed Rule on Dedicated-Purpose Pool Pumps and Replacement Dedicated-Purpose Pool Pump Motors published on 2/21/2020 (accessible at <https://oal.ca.gov/wp-content/uploads/sites/166/2020/02/2020-Notice-Register-Number-8-Z-February-21-2020.pdf>) to the WTO; it was issued by the WTO under the notification symbol G/TBT/N/USA/1609 on 4/20/2020. WTO members are obliged to accept and consider comments from other WTO members on notified regulatory actions.

We thank the California Energy Commission for its consideration of these comments, and note that NIST does not endorse, support, and/or share the views expressed in them and seeks to fulfill US obligations under the TBT Agreement by transferring them to CEC. Please contact us if you have questions or comments.

Additional submitted attachment is included below.

中国 WTO/TBT 国家通报咨询中心

China WTO/TBT National Notification & Enquiry Center

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Date: June 29, 2020	Number of pages: 2+1
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China WTO/TBT National Notification & Enquiry Center.	Tel: 86-10-57954638 Fax: 86-10-57954689 E-mail: pengdy@tbtsps.com
Subject: Comments from P. R. China on United States Notification G/TBT/N/USA/1609 Dedicated-Purpose Pool Pumps and Replacement Dedicated-Purpose Pool Pump Motors	

Comments from P. R. China on United States Notification

G/TBT/N/USA/1609

Dedicated-Purpose Pool Pumps and Replacement Dedicated-Purpose Pool Pump Motors

Dear Sir or Madam,

We appreciate the opportunity to submit comments on the notified draft proposed by United States.

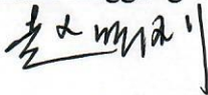
Enclosed please find comments in English and Chinese.

Please acknowledge receipt of the comments by e-mail to pengdy@tbtsps.com.

Thank you very much in advance for United States taking into account comments from P.R. China. Your formal reply will be appreciated.

Best regards,

Zhao Minggang



Deputy Director General

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Comments from P. R. China on United States Notification

G/TBT/N/USA/1609

Dedicated-Purpose Pool Pumps and Replacement Dedicated-Purpose Pool Pump Motors

The Chinese government is grateful to the United States government for fulfilling its WTO transparency obligation and giving other WTO members the opportunity to comment on the G/TBT/N/USA/1609 Notification. After deliberation, China has put forward its comments on the G/TBT/N/USA/1609 Notification of the United States, inviting the United States to consider China's comments.

With regards to notification G/TBT/N/USA/1609, we sincerely request USA to consider the following review comment, especially on the compliance and date of entry into force. Page 294 of CALIFORNIA REGULATORY NOTICE REGISTER 2020 mentions that “The standards for these RDPPPM would take effect on July 19, 2021 to coincide with the DOE rule for DPPP standards.”, while the effective date for DPPP has not been defined by CEC. What’s more, whether the compliance requires only compliance with DOE, or further compliance with DOE and CEC, has not been defined. So we suggest the above relevant information should be open and transparent.

Comments in Chinese are in below:

中国政府感谢美国政府履行 WTO 透明度义务，给予 WTO 成员评议 G/TBT/N/USA/1609 号通报的机会。经认真研究，中方愿就美方通报提出如下评议意见，请贵方予以考虑。

对美国 USA1609 通报，我方建议进一步阐明执行时间与执行要求：法规内指出 294 页 DOE（美国能源部）对于 DPPP（专用水池泵）的执行时间为 2021 年 7 月 19 日，CEC（加州能源委员会）对 RDPPPM（专用水池泵电机）的执行时间也为 2021 年 7 月 19 日，但 CEC 并未明确 DPPP（专用水池泵）执行的明确时间，执行方式是否仅需要满足 DOE（美国能源部）的要求还是需要进一步满足 CEC（加州能源委员会）的要求。以上相关的信息应公开化、透明化。