

**§ 207.117 Review by Commission.**

On review, the parties may not present argument on any issue that is not set forth in the notice of review; and the Commission may affirm, reverse, modify, set aside or remand for further proceedings, in whole or in part, the initial determination of the administrative law judge. The Commission may make any findings or conclusions that in its judgment are proper based on the record in the proceeding.

**§ 207.118 Role of the General Counsel in advising the Commission.**

The Assistant General Counsel for Section 337 Investigations shall serve as Acting General Counsel for the purpose of advising the Commission on proceedings brought under this subpart if the prohibited act described in the charging letter involves a protective order issued in connection with a panel review that was pending when the letter was issued, and the General Counsel participated in the panel review. No other Commission attorney shall advise the Commission on proceedings under this subpart concerning a protective order issued during a panel review in which the attorney participated.

**§ 207.119 Reconsideration.**

(a) *Motion for reconsideration.* Within fourteen (14) days after service of a Commission determination, any party may file with the Commission a motion for reconsideration, setting forth the relief desired and the grounds in support thereof. Any motion filed under this section must be confined to new questions raised by the determination or action ordered to be taken thereunder and upon which the moving party had no opportunity to submit arguments.

(b) *Disposition of motion for reconsideration.* The Commission shall grant or deny the motion for reconsideration. No response to a motion for reconsideration will be received unless requested by the Commission, but a motion for reconsideration will not be granted in the absence of such a request. If the motion to reconsider is granted, the Commission may affirm, set aside, or modify its determination, including any action ordered by it to be taken thereunder. When appropriate, the

Commission may order the administrative law judge to take additional evidence.

**§ 207.120 Public notice of sanctions.**

If the final Commission decision is that there has been a prohibited act, and that public sanctions are to be imposed, notice of the decision will be published in the FEDERAL REGISTER and forwarded to the Secretariat. Such publication will occur no sooner than fourteen (14) days after issuance of a final decision or after any motion for reconsideration has been denied. The Commission Secretary shall also serve notice of the Commission decision upon such departments and agencies of the United States, Canadian and Mexican governments as the Commission deems appropriate.

## PART 208—INVESTIGATIONS WITH RESPECT TO COMMERCIAL AVAILABILITY OF TEXTILE FABRIC AND YARN IN SUB-SAHARAN AFRICAN COUNTRIES

## Sec.

- 208.1 Applicability of part.
- 208.2 Definitions applicable to this part.
- 208.3 Petitions.
- 208.4 Institution of investigations; publication of notice; and availability of petition for public inspection.
- 208.5 Public hearing.
- 208.6 Service, filing, and certification of documents.
- 208.7 Determinations and reports.
- 208.8 Confidential business information; furnishing of nonconfidential summaries thereof.

AUTHORITY: 19 U.S.C. 1335; 19 U.S.C. 3721(c).

SOURCE: 72 FR 8626, Feb. 27, 2007, unless otherwise noted.

**§ 208.1 Applicability of part.**

This part 208 applies to proceedings of the Commission under section 112(c) of the African Growth and Opportunity Act, as amended (19 U.S.C. 3721(c)).

**§ 208.2 Definitions applicable to this part.**

(a) *Beneficiary sub-Saharan African country.* The term “beneficiary sub-Saharan African country” means those countries so designated by the President under 19 U.S.C. 2466a.