The Maine Acadian Culture Preservation Commission was appointed by the Secretary of the Interior pursuant to the Maine Acadian Culture Preservation Act (Pub. L. 101-543). The purpose of the Commission is to advise the National Park Service with respect to:

- the development and implementation of an interpretive program of Acadian culture in the state of Maine; and
- the selection of sites for interpretation and preservation by means of cooperative agreements.

The Agenda for this meeting is as follows:

1. Review and approval of the summary report of the meeting held June 28, 1996.
2. Review of the history of the Acadian Village, Van Buren, Maine.
4. Report of the National Park Service project staff.
5. Opportunity for public comment.
6. Proposed agenda, place, and date of the next Commission meeting.

The meeting is open to the public. Such requests should be made at least seven days prior to the meeting to: make oral/written presentations to the Commission or file written statements. Interested persons may make oral/written presentations to the Commission or file written statements. Requests should be made at least seven days prior to the meeting to: make oral/written presentations to the Commission or file written statements. Such requests should be made at least seven days prior to the meeting to:

The meeting is open to the public. Further information concerning Commission meetings may be obtained from the Superintendent, Acadia National Park. Interested persons may make oral/written presentations to the Commission or file written statements. Such requests should be made at least seven days prior to the meeting to: make oral/written presentations to the Commission or file written statements. Such requests should be made at least seven days prior to the meeting to:

The final PED/EIS was prepared by OSM as directed by section 522(d) of the Surface Mining Control and Reclamation Act of 1977 (SMCRA) and in accordance with Section 102(2)(c) of the National Environmental Policy Act of 1969 (NEPA). OSM has analyzed seven alternatives which range from designation of the entire petition area while allowing underground mining from mine entries located outside the petition area, to not designating any of the petition area as unsuitable for underground mining operations.

In preparing the final PED/EIS, OSM has revised the draft PED/EIS in response to comments received during the public comment period. These comments and OSM’s responses to them are included in the final PED/EIS.

No decision will be made on the petition by the Secretary of the Interior until at least 30 days from the time the PED/EIS is made available to the public. Notice of such decision by the Secretary of the Interior will be made available to the public at that time.
INTERNATIONAL DEVELOPMENT COOPERATION AGENCY

Overseas Private Investment Corporation

Submission for OMB Review; Comment Request

AGENCY: Overseas Private Investment Corporation, IDCA.

ACTION: Request for comments.

SUMMARY: Under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35), agencies are required to publish a Notice in the Federal Register notifying the public that the Agency is preparing an information collection request for OMB review and approval and to request public review and comment on the submission. Comments are being solicited on the need for the information, its practical utility, the accuracy of the Agency’s burden estimate, and on ways to minimize the reporting burden, including automated collection techniques and uses of other forms of technology. The proposed form under review is summarized below.

DATES: Comments must be received October 8, 1996.

ADDRESSES: Copies of the subject form and the request for review prepared for submission to OMB may be obtained from the Agency Submitting Officer. Comments on the form should be submitted to the Agency Submitting Officer.

FOR FURTHER INFORMATION CONTACT: OPIC Agency Submitting Officer


Summary of Form Under Review

Type of Request: Revised form.
Title: Self Monitoring Questionnaire.
Form Number: OPIC-162.
Frequency of Use: Annually.
Type of Respondents: Business or other individuals.
Standard Industrial Classification Codes: All.
Description of Affected Public: U.S. companies assisted by OPIC.
Reporting Hours: 2 hours per form.
Number of Responses: 180 annually.

Federal Cost: $2,700 annually.
Authority for Information Collection: Section 231(k), of the Foreign Assistance Act of 1961, as amended.

UNITED STATES INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-383]

Notice of Commission Decision Not To Modify or Vacate an Initial Determination Granting Temporary Relief, and Issuance of a Temporary Limited Exclusion Order and a Temporary Cease and Desist Order, Subject to Posting of Bond by Complainant

In the Matter of Certain Hardware Logic Emulation Systems and Components Thereof.

AGENCY: International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the Commission has determined not to modify or vacate the presiding administrative law judge’s (ALJ) initial determination (ID) granting temporary relief in the above-referenced investigation, and has issued a temporary limited exclusion order and a temporary cease and desist order, subject to posting of a bond by complainant.


SUPPLEMENTAL INFORMATION: This action is taken under the authority of section 337 of the Tariff Act of 1930, 19 U.S.C. 1337, and Commission rule 210.66, 19 CFR 210.66.

On March 4, 1996, Quickturn Design Systems Incorporated (“Quickturn” or “complainant”) filed a complaint under section 337 alleging unfair acts in the importation, sale for importation, and sale within the United States after importation of certain hardware logic emulation systems and components thereof by two proposed respondents: Mentor Graphics Corporation (“Mentor”) of Wilsonville, Oregon and Meta Systems (“Meta”) of Saclay, France (collectively “respondents”). Quickturn also simultaneously filed a motion for temporary relief.

In the motion for temporary relief, complainant alleged infringement of claims 1, 2, 3, and 15 of U.S. Letters Patent 5,448,496 and claim 8 of U.S. Letters Patent 5,036,473, both owned by Quickturn. On March 8, 1996, the Commission voted to institute an investigation of the complaint and to accept provisionally the motion for temporary relief, and published a notice of investigation in the Federal Register, 61 FR 9486 (March 8, 1996). The temporary relief phase of this investigation was designated “more complicated” by the presiding ALJ on April 14, 1996 (Order No. 14). The ALJ held an evidentiary hearing on temporary relief from April 23, 1996, through May 4, 1996. Complainant, respondents, and the Commission investigative attorney (IA) participated in the hearing. Thereafter, oral argument was held before the ALJ on June 5, 1996. The Commission received submissions on the issues of remedy, the public interest, and bonding from all parties on June 23, 1996, in accordance with Commission rule 210.67(b).

On July 8, 1996, the ALJ issued his ID (Order No. 34) granting Quickturn’s motion for temporary relief. On July 18, 1996, respondents and the IA filed written comments on the temporary relief ID, as provided for in rule 210.66(c). Complainant alleged that the temporary relief would harm Quickturn’s business and industry, and requested that the Commission grant permanent relief.

The Commission having considered the ID, the comments and responses to comments of the parties, and the record in this investigation, determined that there were no clearly erroneous findings of fact, no errors of law, or policy reasons to vacate or modify the ID. Consequently, pursuant to Commission rule 210.66(f), the ID became the limited exclusion order in the investigation.

The Commission having determined that there is reason to believe that a violation of section 337 has occurred.

The Commission having determined that there is reason to believe that a violation of section 337 has occurred in the importation, sale for importation, and sale in the United States of the accused hardware logic emulators, subassemblies thereof, or component parts thereof, and having determined that temporary relief is warranted, considered the issues of the appropriate