

Conway County

Sims Hotel, Center of Plummerville,
Plummerville, 75000379

Howard County

DeQueen and Eastern Railroad Depot—Dierks
(Historic Railroad Depots in Arkansas
MPS), E of Herman Ave., Diers, 92000607

Izard County

Melbourne Home Economics Building
(public Schools in Ozark MPS), School Dr.
Melborne 92001201

Pope County

Galla Creek Bridge (Historic Bridges of
Arkansas MPS), Old AR 64 over Galla Cr.
Pottsville, 93000090

Pulaski County

Back House (Thompson, Charles L., Design
Collection TR), 1523 Cumberland St. Little
Rock, 82000875

Van Buren County

Stobaugh House, AR 9, 0.5 mi. SW of
Choctaw, Choctaw, 76000471

White County

Herring Building (White County MPS), Jct of
E. First and Smith Sts. McRae, 91001348
Pemberton House (White County MPS), 601
N. Cypress St., Beebe, 91001255
Westbrooke, Lipsy, House (White County
MPS), 809 W. Center St., Beebe, 91001260
[FR Doc. 00-4823 Filed 3-2-00; 8:45 am]

BILLING CODE 4310-70-P

DEPARTMENT OF THE INTERIOR**Office of Surface Mining Reclamation and Enforcement****Availability of Final Petition Evaluation Document/Environmental Impact Statement on Fall Creek Falls, TN**

AGENCY: Office of Surface Mining Reclamation and Enforcement, Interior.

ACTION: Notice of availability of the final Petition Evaluation Document/Environmental Impact Statement (PED/EIS) for Fall Creek Falls Lands Unsuitable for Mining Petition.

SUMMARY: The Office of Surface Mining (OSM) of the United States Department of the Interior is making available a final PED/EIS for a petition to designate Fall Creek Falls State Park and Natural Area and certain lands in the watershed and viewshed of Fall Creek Falls State Park and Natural Area, Van Buren and Bledsoe Counties, Tennessee, as unsuitable for all surface coal mining operations. The PED/EIS has been prepared to assist the Secretary of the Interior in making a decision on the petition to designate the Fall Creek Falls State Park and Natural Area and certain lands in the watershed and viewshed of Fall Creek Falls State Park and Natural

Area as unsuitable for surface coal mining operations.

ADDRESSES: Copies of the final PED/EIS may be obtained by contacting Beverly Brock at the address and telephone number listed under **FOR FURTHER INFORMATION CONTACT**. A copy of the final PED/EIS is available for inspection at that address, and also at the Bledsoe and Van Buren County Clerk's offices.

FOR FURTHER INFORMATION CONTACT: Beverly Brock, Supervisor, Technical Group, Office of Surface Mining, 530 Gay Street, S.W., Suite 500, Knoxville, Tennessee 37902. Telephone: (865) 545-4103, ext. 146; e-mail: bbrock@osmre.gov.

SUPPLEMENTARY INFORMATION: OSM has been petitioned by Save Our Cumberland Mountains, Tennessee Citizens for Wilderness Planning, and 49 citizens to designate the watershed and viewshed of Fall Creek Falls State Park and Natural Area, Tennessee, as unsuitable for all types of surface coal mining operations. OSM began to process the petition on October 5, 1995, and on May 1, 1998, OSM made available the draft PED/EIS for a 90-day public review and comment period. Two subsequent comment periods were opened from August 21, 1998, to September 16, 1998, and from January 29, 1999, to April 29, 1999.

The final PED/EIS was prepared by OSM in accordance with Section 522(d) of the Surface Mining Control and Reclamation Act of 1977 (SMCRA) and Section 102(2)(c) of the National Environmental Policy Act of 1969 (NEPA). OSM has analyzed the petitioners' proposed action of designating the entire petition area as unsuitable for surface coal mining operations and four alternative actions ranging from denying the petition in whole to designating certain portions of the petition area as unsuitable for mining.

In preparing the final PED/EIS, OSM has revised the draft PED/EIS in response to comments received during the public comment periods. 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 date the final 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.

Dated: February 8, 2000.

Allen D. Klein,

Director, Appalachian Regional Coordinating Center.

[FR Doc. 00-5030 Filed 3-2-00; 8:45 am]

BILLING CODE 4310-05-M

INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-414]

Certain Semiconductor Memory Devices and Products Containing Same; Notice of Commission Determination to Extend the Target Date for Completion of the Investigation

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined to extend the target date for completion of the above-captioned investigation by 45 days, or until May 11, 2000.

FOR FURTHER INFORMATION CONTACT: Clara Kuehn, Office of the General Counsel, U.S. International Trade Commission, 500 E Street, SW, Washington, DC 20436, telephone (202) 205-3012. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on 202-205-1810. General information concerning the Commission may also be obtained by accessing its Internet server (<http://www.usitc.gov>).

SUPPLEMENTARY INFORMATION: The Commission ordered the institution of this investigation on September 18, 1998, based on a complaint filed on behalf of Micron Technology, Inc., 8000 South Federal Way, Boise, Idaho 83707-0006 ("complainant").

The notice of investigation was published in the **Federal Register** on September 25, 1998. 63 FR 51372 (1998).

The presiding administrative law judge (ALJ) issued his final initial determination (ID) on November 29, 1999, concluding that there was no violation of section 337. He found that: (a) Complainant failed to establish the requisite domestic industry showing for any of the three patents at issue; (b) all asserted claims of the patents are invalid; (c) none of the asserted claims of the patents are infringed; and (d) all of the patents are unenforceable for inequitable conduct. On February 1, 2000, the Commission determined to review the final ID in its entirety, and

also determined to review two procedural issues. The notice of the Commission decision to review the final ID was published in the **Federal Register** on February 7, 2000. 65 FR 5890 (2000).

The previous target date for completion of this investigation was March 27, 2000. The Commission determined that the target date should be extended until May 11, 2000, due to the number and complexity of the issues under review.

The authority for the Commission's determination is contained in section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and in § 210.51(a) of the Commission's Rules of Practice and Procedure (19 CFR 210.51(a)).

Copies of the public version of the ALJ's ID and all other nonconfidential documents filed in connection with this investigation are or will be available for inspection during official business hours (8:45 a.m. to 5:15 p.m.) in the Office of the Secretary, U.S. International Trade Commission, 500 E Street, SW, Washington, DC 20436, telephone 202-205-2000.

Issued: February 28, 2000.

By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 00-5226 Filed 3-2-00; 8:45 am]

BILLING CODE 7020-02-P

DEPARTMENT OF LABOR

Employment Standards Administration, Wage and Hour Division

Minimum Wages for Federal and Federally Assisted Construction; General Wage Determination Decisions

General wage determination decisions of the Secretary of Labor are issued in accordance with applicable law and are based on the information obtained by the Department of Labor from its study of local wage conditions and data made available from other sources. They specify the basic hourly wage rates and fringe benefits which are determined to be prevailing for the described classes of laborers and mechanics employed on construction projects of a similar character and in the localities specified therein.

The determinations in these decisions of prevailing rates and fringe benefits have been made in accordance with 29 CFR part 1, by authority of the Secretary of Labor pursuant to the provisions of the Davis-Bacon Act of March 3, 1931,

as amended (46 Stat. 1494, as amended, 40 U.S.C. 276a) and of other Federal statutes referred to in 29 CFR part 1, Appendix, as well as such additional statutes as may from time to time be enacted containing provisions for the payment of wages determined to be prevailing by the Secretary of Labor in accordance with the Davis-Bacon Act. The prevailing rates and fringe benefits determined in these decisions shall, in accordance with the provisions of the foregoing statutes, constitute the minimum wages payable on Federal and federally assisted construction projects to laborers and mechanics of the specified classes engaged on contract work of the character and in the localities described therein.

Good cause is hereby found for not utilizing notice and public comment procedure thereon prior to the issuance of these determinations as prescribed in 5 U.S.C. 553 and not providing for delay in the effective date as prescribed in that section, because the necessity to issue current construction industry wage determinations frequently and in large volume causes procedures to be impractical and contrary to the public interest.

General wage determination decisions, and modifications and supersedes decisions thereto, contain no expiration dates and are effective from their date of notice in the **Federal Register**, or on the date written notice is received by the agency, whichever is earlier. These decisions are to be used in accordance with the provisions of 29 CFR parts 1 and 5. Accordingly, the applicable decision, together with any modifications issued, must be made a part of every contract for performance of the described work within the geographic area indicated as required by an applicable Federal prevailing wage law and 29 CFR part 5. The wage rates and fringe benefits, notice of which is published herein, and which are contained in the Government Printing Office (GPO) document entitled "General Wage Determinations Issued Under the Davis-Bacon And Related Acts," shall be the minimum paid by contractors and subcontractors to laborers and mechanics.

Any person, organization, or governmental agency having an interest in the rates determined as prevailing is encouraged to submit wage rate and fringe benefit information for consideration by the Department. Further information and self-explanatory forms for the purpose of submitting this data may be obtained by writing to the U.S. Department of Labor, Employment Standards Administration, Wage and Hour Division, Division of

Wage Determinations, 200 Constitution Avenue, NW, Room S-3014, Washington, DC 20210.

Modifications to General Wage Determination Decisions

The number of decisions listed in the Government Printing Office document entitled "General Wage Determinations Issued Under the Davis-Bacon and Related Acts" being modified are listed by Volume and State. Dates of publication in the **Federal Register** are in parentheses following the decisions being modified.

Volume I

Connecticut

CT000001 (Feb. 11, 2000)

CT000004 (Feb. 11, 2000)

CT000005 (Feb. 11, 2000)

Massachusetts

MA000001 (Feb. 11, 2000)

MA000002 (Feb. 11, 2000)

MA000003 (Feb. 11, 2000)

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MA000006 (Feb. 11, 2000)

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Maine

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ME000037 (Feb. 11, 2000)

New York

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