DEPARTMENT OF THE INTERIOR

National Mall Park Service

National Mall and Memorial Parks, Washington, DC; Final Environmental Impact Statement and National Mall Plan

AGENCY: National Park Service, Department of the Interior.

ACTION: Notice of Availability of a Final Environmental Impact Statement for the National Mall Plan.

SUMMARY: Pursuant to the National Environmental Policy Act of 1969, 42 U.S.C. 4332 (2)(c), the National Park Service announces the availability of a Final Environmental Impact Statement (FEIS) for the National Mall Plan (Plan). The Plan establishes a long-term vision for the use and management of some of the most historic, symbolic, and heavily used public lands in our nation.

DATES: The FEIS for the Plan will remain available for public review for 30 days beginning on the date the U.S. Environmental Protection Agency publishes a Notice of Availability in the Federal Register.

ADDRESSES: Copies of the FEIS are available at National Mall and Memorial Parks Headquarters, 900 Ohio Drive, SW., Washington, DC, at local libraries around Washington, DC, and online at http://www.nps.gov/nationalmallplan.

FOR FURTHER INFORMATION CONTACT: Susan Spain, Project Executive, National Mall Plan at (202) 245–4692.

SUPPLEMENTARY INFORMATION: The National Mall and Memorial Parks is proposing to manage the National Mall according to the Plan’s Preferred Alternative described below. The goals of this Plan are to restore resource conditions on the National Mall; better prepare it for the intense levels of use from First Amendment demonstrations, national celebrations, events, and annual visitation; and provide an enhanced experience for the visitors to this symbolic and historic cultural landscape.

During the preparation of the DEIS, the National Park Service (NPS) issued four newsletters about the Plan, including one which described a preliminary Preferred Alternative. The NPS issued press releases, contacted and worked with media to encourage public involvement, posted the DEIS on the NPS project Web site, sent out over 13,000 e-mail announcements, issued four “tweets,” held consultation meetings about historic preservation, and made informational presentations to the U.S. Commission of Fine Arts and the National Capital Planning Commission, which were open to the public. The NPS distributed over 5800 copies of the DEIS on CD and approximately 175 printed copies. The availability of the DEIS was announced on December 18, 2009 (74 FR 67206). Comments received during the 90-day public comment period (December 18, 2009—March 17, 2010), as well as approximately 30,000 comments received before the DEIS was published, were considered in the preparation of the two-volume FEIS. Volume I of the FEIS includes revisions to the FEIS based on public comments received during review of the Plan. Volume II of the FEIS summarizes and provides the NPS response to public comments received on the Plan.

The National Mall Plan Alternatives

The following elements are common to all alternatives:

- The National Mall and Memorial Parks will fully accommodate demonstrations and special events on a first-come, first-served basis, consistent with the First Amendment and with 36 CFR 7.96.
- Cultural resources will be preserved, protected, and managed in accordance with The Secretary of the Interior’s Standards and with the general recommendations of cultural landscape reports and inventories.

No-Action Alternative Under the No-Action Alternative, current management of the National Mall would remain unchanged. Existing spaces which have not been designed for the current level of use would continue to experience a high level of wear and tear, affecting the historic landscape, with the large amount of deferred maintenance and aging infrastructure, pedestrian and bicycle circulation issues, and the lack of adequate visitor facilities left unaddressed.

Preferred Alternative The Preferred Alternative is the NPS’s proposed course of action. Its intent is to establish a sense of place and an overall identity for the National Mall, combining the most desirable components of each of the alternatives as well as the focused emphasis of Alternatives A, B, and C. Under the Preferred Alternative, the historic landscape of the National Mall, with its memorials and planned vistas, would be protected, and the designed landscape would evolve and be respectfully rehabilitated. The National Mall would be refurbished to become the preeminent civic stage for the Nation, capable of accommodating very high levels of use, with the needs of visitors being met in an energy-efficient and sustainable manner. Also under the Preferred Alternative, the pedestrian environment would be improved and recreational activities would be expanded by redesigning some areas, increasing recreational equipment rentals, and emphasizing connections to the recreational opportunities in adjacent parks, thereby contributing to the concept of healthy lifestyles, healthy parks, and healthy, more sustainable cities.

Alternative A—Focus on the Historic Landscape and Education. Alternative A would focus on restoring and maintaining the resources of the National Mall as a historic landscape. The designed historic landscape would evolve and change over time, reflecting significant national events. Contemporary uses would be accommodated while respecting the planned historic character and visions of the L’Enfant and McMillan Plans.

Alternative B—Focus on a Welcoming National Civic Space for Public Gatherings, Events, and High-Use Levels. Alternative B would focus on improving the National Mall to be the nation’s premier civic space. Alternative B would support very high levels of use, emphasizing the National Mall’s evolving ceremonial, celebratory, cultural, and visitor uses. Some areas would be redesigned to provide a more sustainable civic forum and a stage for First Amendment demonstrations and other events.

Alternative C—Focus on Urban Open Space, Urban Ecology, Recreation, and Healthy Lifestyles. Alternative C would focus on meeting the evolving recreational needs in the Nation’s capital by providing beautiful, enjoyable, and ecologically sustainable open spaces that could be adapted to changing recreational patterns of diverse local and national users.


Margaret O’Dell,
Regional Director, National Capital Region.

[FR Doc. 2010–16952 Filed 7–12–10; 8:45 am]

BILLING CODE 4312–39–P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Liquor Control Ordinance for the Manchester Band of Pomo Indians of the Manchester-Point Arena Rancheria

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice.

SUMMARY: This notice publishes the Liquor Control Ordinance of the Manchester Band of Pomo Indians of the Manchester-Point Arena Rancheria. The
ORDINANCE GOVERNING THE SALE, CONSUMPTION, AND POSSESSION OF ALCOHOLIC BEVERAGES AT THE TRIBE’S CASINO

Sale, Possession, and Consumption of Alcoholic Beverages

The Business Committee of the Manchester Band of Pomo Indians (hereinafter “Tribe”), hereby enacts this Ordinance to govern the sale and consumption of alcoholic beverages on Rancheria lands in Mendocino County, California.

Preamble

A. Title 18, United States Code, Section 1161, provides Indian tribes with authority to enact ordinances governing the consumption and sale of alcoholic beverages on their reservations provided such ordinance is certified by the Secretary of the Interior and published in the Federal Register and such activities are in conformity with state law.

B. Pursuant to Article III of the Tribe’s Constitution, the Community Council is the governing body of the Tribe. Pursuant to Resolution #0025 of the Community Council, dated 12–17–81, the Community Council delegated to the Business Committee full authority to promulgate ordinances as it finds necessary to the safe and productive environment on the Rancheria and for the Tribe’s members, its economic development projects. Pursuant to that delegation of authority, and to the inherent authority of the Tribe and its members, the Business Committee is empowered to promulgate and enforce tribal laws exercising the Tribe’s regulatory authority, to manage all economic affairs and enterprises of the Tribe for the protection of public health and safety, to administer all lands and assets and manage all economic affairs, planning and enterprises of the Tribe, and to regulate the conduct of all persons who enter the jurisdiction of the Tribe.

C. Pursuant to Article I of the Tribe’s Constitution, the territorial jurisdiction of the Tribe includes the territory within the confines of the Manchester Rancheria, and such other lands as may hereafter be added thereto under any law of the United States.

D. The Casino will be an integral and indispensable part of the Tribe’s economy, providing income to the Tribe and training and employment to its members. The Tribe has determined that it is in the Tribe’s best interest to offer alcoholic beverages for sale and consumption in the Casino.

E. It is the purpose of this Ordinance to set out the terms and conditions under which the sale and consumption of said alcoholic beverages may take place at the Casino.

General Terms

1. The sale of alcoholic beverages within the Casino, for on-Premises (within the Casino) consumption only, is hereby authorized.

2. No alcoholic beverages may be sold at any location on the Rancheria other than inside the Casino.

3. The sale of said alcoholic beverages authorized by this Ordinance shall be in conformity with all applicable laws of the State of California, and the sale of said beverages shall be subject to state sales tax, federal excise tax and any fees required by the Federal Bureau of Alcohol, Tobacco & Firearms. This includes but is not limited to the following examples:
   a. No person under the age of 21 years shall consume, acquire or have in his or her possession at the Casino any alcoholic beverage.
   b. No person shall sell alcohol to any person under the age of 21 at the Casino.
   c. No person shall sell alcohol to a person apparently under the influence of alcohol at the Casino.

4. Where there may be a question of a person’s right to purchase alcohol by reason of his or her age, such person shall be required to present any one of the following types of identification which shows his or her correct age and bears his or her signature and photograph: (1) Driver’s license or identification card issued by any state Department of Motor Vehicles; (2) United States Active Duty Military card; (3) passport.

5. All alcohol sales within the Casino shall be on a cash only basis and no credit shall be extended to any person, organization or entity, except that this provision does not prevent the use of major credit cards.

Posting

6. This Ordinance shall be conspicuously posted within the Casino at all times it is open to the public.

Enforcement

7. This Ordinance may be enforced by the Business Committee and by any additional tribal government agencies to which the Business Committee or Community Council may from time to time by resolution delegate such enforcement powers. Enforcement sanctions may include, but are not limited to, the assessment of monetary fines not to exceed $500 and revocation of authorization to sell alcohol at the Casino. Prior to any enforcement action, any alleged violator of this Ordinance shall be provided with at least three (3) days notice in writing of an opportunity to be heard during a hearing at which due process is provided. The decision of the Business Committee or other agency with delegated authority after such hearing shall be final.

Severability

8. If any provision or application of this Ordinance is determined by the Business Committee, Community Council, other agency with delegated authority to be invalid, such adjudication shall not be held to render ineffectual the remaining portions of this Ordinance or to render such provisions inapplicable to other circumstances.

Amendment

9. This Ordinance may only be amended by a majority vote of the Business Committee or Community Council and such amendment shall be subject to the provisions of Title 18, United States Code, Sections 1161.

Sovereign Immunity

10. Nothing in this Ordinance in any way limits, alters, restricts or waives the Tribe’s sovereign immunity from unconsented suit, claim, or action.
DEPARTMENT OF THE INTERIOR

Bureau of Land Management

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Notice of Reestablishment of the North Slope Science Initiative Science Technical Advisory Panel

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: This notice is published in accordance with Section 9(a)(2) of the Federal Advisory Committee Act of 1972 (Pub. L. 92–463). Notice is hereby given that the Secretary of the Interior (Secretary) has re-established the Bureau of Land Management’s (BLM) North Slope Science Initiative (NSSI) Science Technical Advisory Panel (Panel).

FOR FURTHER INFORMATION CONTACT: Allison Sandoval, BLM Advisory Committee Lead (600), Bureau of Land Management, 1620 L Street, NW., MS–LS–401, Washington, DC 20036, telephone (202) 912–7434.

SUPPLEMENTARY INFORMATION: The purpose of the Panel is to advise the NSSI Executive Director and NSSI Oversight Group on the inventory, monitoring, and research needed on the North Slope of Alaska, including the offshore environments.

Certification Statement: I hereby certify that the reestablishment of the North Slope Science Initiative Science Technical Advisory Panel is necessary and in the public interest in connection with the Secretary’s responsibilities to manage the lands, resources, and facilities administered by the BLM.

Dated: June 28, 2010.

Ken Salazar,
Secretary of the Interior.

BILLING CODE 4310–4J–P

INTERNATIONAL TRADE COMMISSION

Notice of Delegation of Authority to Secretary to the Commission To Publish Notice of the Receipt of Complaints Under Section 337 of the Tariff Act of 1930 and To Solicit Comments Relating to the Public Interest


ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined to delegate authority to the Secretary to the Commission to publish notice of the receipt of future complaints under section 337 of the Tariff Act of 1930 and to solicit comments relating to the public interest.

DATES: Effective Date: July 8, 2010.

FOR FURTHER INFORMATION CONTACT: James A. Worth, Office of the General Counsel, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, telephone (202) 205–3065. Copies of non-confidential 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. General information concerning the Commission may also be obtained by accessing its Internet server (http://www.usitc.gov). The public record for this investigation may be viewed on the Commission’s electronic docket (EDIS) at http://edis.usitc.gov. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission’s TDD terminal on (202) 205–1810.

SUPPLEMENTARY INFORMATION: Section 337 of the Tariff Act of 1930 (“section 337”) provides that if the Commission finds a violation it shall exclude the articles concerned from the United States. United States consumers, it finds that such articles should not be excluded from entry.


The Commission has determined to delegate to the Secretary to the Commission the authority to publish notice of receipt of a complaint and, in such a notice, to solicit comments on any public interest issues raised by the complaint.

This action is taken under the authority of section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and of sections 201.10 and 210.50(a)(4) of the Commission’s Rules of Practice and Procedure (19 CFR 201.10, 210.50(a)(4)).

Issued: July 8, 2010.

By order of the Commission.

Marilyn R. Abbott,
Secretary to the Commission.

BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

[Inv. No. 337–TA–726]

In the Matter of Certain Electronic Imaging Devices; Notice of Investigation


ACTION: Institution of investigation pursuant to 19 U.S.C. 1337.

SUMMARY: Notice is hereby given that a complaint was filed with the U.S. International Trade Commission on May 13, 2010, under section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, on behalf of FlashPoint Technology, Inc. of Peterborough, New Hampshire. An amended complaint was filed on June 16, 2010. The complaint alleges violations of section 337 based upon the importation into the United States, the sale for importation, and the sale within the United States after importation of certain electronic imaging devices by reason of infringement of certain claims of U.S. Patent No. 6,134,606 (“the '606 patent”); U.S. Patent No. 6,163,816 (“the '816 patent”); and U.S. Patent No. 6,262,769 (“the '769 patent”). The complaint further alleges that an industry in the United States exists as required by subsection (a)(2) of section 337.

The complainant requests that the Commission institute an investigation and, after the investigation, issue an