part of a private donation to the U.S. Department of Agriculture, Forest Service, Rio Grande National Forest. The remains were in the possession of a private collector 20 years prior to the donation. The original site of discovery is unknown. The remains consist of a nearly complete cranium plus two right parietal fragments that have been glued together. The entire cranium has been shellacked or varnished. The postero-inferior vault is darkly stained, indicative of having been in the ground. The remainder of the skull is bleached indicating exposure to the sun and elements, and weathering cracks are present in exposed areas. Four maxillary teeth are present plus one root fragment. Following examination, the remains were determined to be from an adult male, 30–40 years of age. Cultural affiliation and age of the remains could not be determined. The remains were determined to be Native American based on cranial morphology and the degree of dental attrition.

In 1994, human remains representing, at minimum, one individual (catalogue # NA–94–A) was located by private citizens in Del Norte, in Saguache County, on the Rio Grande National Forest, CO. The private citizens found the remains in a secondary burial in a shallow recent gravesite in the foothills of Del Norte, CO. The discovery was reported to the Saguache County Sheriff’s Department and the remains were removed by sheriff’s representatives. The condition of the remains strongly suggests that the remains were coated with undetermined materials and used as a display for unknown purposes. The remains included a nearly complete cranium, mandible, and complete left humerus, left and right radii, right femur, left and right tibiae, right fibula, and several thoracic vertebrae. The remains are those of an adult male, over 40 years of age at the time of death. Cultural affiliation and age of the remains could not be determined. Based on cranial and dental morphology the remains were determined to be Native American. Cultural affiliation and age of the remains could not be determined. Based on cranial and dental morphology the remains were determined to be Native American. In 1997, human remains representing, at minimum, one individual (catalogue #2130 (07/03/96)) were turned over to the Saguache County Sheriff’s Department.

In 1997, human remains representing, at minimum, one individual (catalogue #2130 (07/03/96)) were turned over to the Saguache County Sheriff’s Department.

No details were provided on date or affiliation and age of the remains could not be determined. Based on cranial and dental morphology the remains were determined to be Native American. Cultura
labeled “Comments on the Draft PEIS for Atlantic G&G Activities” and mailed (or hand carried) to Mr. Gary D. Goek, Chief, Regional Assessment Section, Office of Environment (MS 5410), Bureau of Ocean Energy Management, Gulf of Mexico OCS Region, 1201 Elmwood Park Boulevard, New Orleans, Louisiana 70123–2394. Comments by email should be sent to: GGEIS@boem.gov. See SUPPLEMENTARY INFORMATION section for information on submitting comments via the internet and the public disclosure of commenter’s names and addresses.

FOR FURTHER INFORMATION CONTACT: For more information on the Draft PEIS, you may contact Mr. Gary D. Goek, Bureau of Ocean Energy Management, Gulf of Mexico OCS Region, 1201 Elmwood Park Boulevard (MS 5410), New Orleans, Louisiana 70123–2394. You may also contact Mr. Goek by telephone at (504) 736–3233.

SUPPLEMENTARY INFORMATION: This notice is published pursuant to the regulations (40 CFR 1503) implementing the provisions of the National Environmental Policy Act (NEPA) of 1969, as amended (42 U.S.C. 4321 et seq. (1988)).

The Draft PEIS considers G&G activities for the three program areas managed by BOEM: (1) Oil and gas exploration and development; (2) renewable energy; and (3) marine minerals. A Notice of Availability for the Draft PEIS was published in the Federal Register on March 30, 2012 (see 77 FR 19321) opening a 60-day comment period originally scheduled to close on May 30, 2012. BOEM has now decided to extend the comment period for this draft PEIS until July 2, 2012.

To obtain a single printed or CD–ROM copy of the Draft PEIS, you may contact the BOEM, Gulf of Mexico OCS Region, Public Information Office (MS 5034), 1201 Elmwood Park Boulevard, Room 250, New Orleans, Louisiana 70123–2394 (1–800–200–GULF). An electronic copy of the Draft PEIS is available at the BOEM’s Internet Web site at http://www.boem.gov/Oil-and-Gas-Energy-Program/COMB/GandG.aspx. Several libraries in Atlantic coastal states have also been sent copies of the Draft PEIS (CDs or hard copy; according to their preference and their selection criteria for receipt of government documents). To find out the libraries having copies of the Draft PEIS for review, you may contact the BOEM’s Public Information Office at the number provided above.

For your protection, we will be able to do so.


Tommy P. Beaudreau,
Director, Bureau of Ocean Energy Management.

[FR Doc. 2012–13403 Filed 5–30–12; 11:15 am]

BILLING CODE 4310–MR–P

INTERNATIONAL TRADE COMMISSION

Docket No. 2898

Certain Electronic Imaging Devices Corrected: Notice of Receipt of Complaint; Solicitation of Comments Relating to the Public Interest


ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has received a complaint entitled Certain Electronic Imaging Devices, DN 2898; the Commission is soliciting comments on any public interest issues raised by the complaint or complainant’s filing under section 210.8(b) of the Commission’s Rules of Practice and Procedure (19 CFR 210.8(b)).


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.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: The Commission has received a complaint and a submission pursuant to section 210.8(b) of the Commission’s Rules of Practice and Procedure filed on behalf of FlashPoint Technology, Inc. on May 23, 2012. The complaint alleges violations of section 337 of the Tariff Act of 1930 (19 U.S.C. 1337) in the importation into the United States, the sale for importation, and the sale within the United States after importation of certain electronic imaging devices. The complaint names as respondents HTC Corporation of Taiwan; HTC America, Inc. of WA; Pantech Co., Ltd. of Korea; Pantech Wireless, Inc. of GA; Future Wei Technologies, Inc., d/b/a Huawei Technologies (USA) of TX; ZTE Corporation of China; ZTE (USA) Inc. of TX; and Huawei Technologies Co., Ltd. of China.

Proposed respondents, other interested parties, and members of the public are invited to file comments, not to exceed five (5) pages in length, inclusive of attachments, on any public interest issues raised by the complaint or section 210.8(b) filing. Comments should address whether issuance of the relief specifically requested by the complainant in this investigation would affect the public health and welfare in the United States, competitive conditions in the United States economy, the production of like or directly competitive articles in the United States, or United States consumers.

In particular, the Commission is interested in comments that:

(i) Explain how the articles potentially subject to the requested remedial orders are used in the United States;

(ii) identify any public health, safety, or welfare concerns in the United States relating to the requested remedial orders;

(iii) identify like or directly competitive articles that complainant, its licensees, or third parties make in the United States which could replace the subject articles if they were to be excluded;

(iv) indicate whether complainant, complainant’s licensees, and/or third party suppliers have the capacity to replace the volume of articles potentially subject to the requested exclusion order and/or a cease and desist order within a commercially reasonable time; and

(v) explain how the requested remedial orders would impact United States consumers.

Written submissions must be filed no later than by close of business, eight calendar days after the date of