

DATES: Effective Date: May 1, 2013.

FOR FURTHER INFORMATION CONTACT:

Linda Bronson, AICP, Program Analyst, Office of Policy, Program and Legislative Initiatives, Office of Public and Indian Housing, Department of Housing and Urban Development, 490 L'Enfant Plaza, Suite 2206, Washington, DC 20024, email address Linda.K.Bronson@hud.gov, telephone number 202-402-3494. (This is not a toll-free number.) This number may be accessed through TTY by calling the toll-free Federal Relay Service at telephone number 1-800-877-8339.

SUPPLEMENTARY INFORMATION: As described in the Summary section of this notice, on August 4, 2011 (76 FR 47224), the Secretary delegated authority for the administration of PIH programs to the Assistant Secretary for PIH and the General DAS for PIH. In a separate notice also published on August 4, 2011 (76 FR 47229), these two officials redelegated certain aspects of their authority to Regional Public Housing Directors. Included in the redelegated authority to the Regional Public Housing Directors was concurrent approval authority for energy performance contracts (EPC). In today's redelegation of authority, the Assistant Secretary for PIH redelegates authority through the General Deputy Assistant Secretary for PIH, to the Regional Public Housing Directors and the PIH Field Office Directors to approve mortgage or security interests, as provided under section 30 of the United States Housing Act of 1937, in the approval of EPCs. To the extent that today's notice redelegates authority to add an approval authority for EPC reviews, this notice supersedes the August 4, 2011, redelegation of authority.

Section A. Authority Redelegated

Authority is hereby redelegated by the Assistant Secretary, through the General Deputy Assistant Secretary for PIH, to Regional Public Housing Directors and Public Housing Field Office Directors for reviews and approvals of EPCs that may include approvals of security interests under section 30 of the United States Housing Act of 1937, (1937 Act), as amended, (42 U.S.C. 1437z-2). The Quality Housing and Work Responsibility Act of 1998 (QHWRRA) (Pub. L. 105-276, October 21, 1998) added section 30 to the 1937 Act. Pursuant to section 30 and subject to HUD approval, a PHA may mortgage or grant a security interest in any public housing project or other property of the PHA (e.g., its public housing real property or other (personal) property

(e.g., bank accounts or energy conservation improvements) and may mortgage or otherwise encumber such property covered by the 1937 Act that it owns.

HUD reviews EPCs under the authority of section 9(e) of the 1937 Act. If an EPC proposal also requires a section 30 approval, the Regional Public Housing Director or Public Housing Field Office Director shall review the section 30 request along with the EPC proposal review. For mixed finance projects with EPCs requiring section 30 approval, the review and approval is part of the mixed finance evidentiary process and involves Declarations of Restrictive Covenants (DORCs). The imposition of a mortgage or security interest requires a legal opinion from the Office of General Counsel that the mortgage or security interest does not supersede or encumber the Declaration of Trust or DORCs as applicable.

Section B. Excepted Authority That Remains With the Secretary, Assistant Secretary, or Deputy Assistant Secretaries

Today's redelegation of authority does not amend Sections A, C, or D of the August 4, 2011, redeligation of authority.

Section C. Authority to Further Redelegate

The authority redelegated by Section A of today's notice may be further redelegated, as appropriate, by Regional Public Housing Directors or Public Housing Field Office Directors to Public Housing Hub Directors, Program Center Coordinators, and other ranking program officials on site or out-stationed in accordance with a written redelegation of authority. Such subsequent redelegations may follow the format presented herein or may be a memorandum stating that specific authority is hereby designated. Time limits for such any further redelegated authority may be added.

Section D. Authority Superseded

To the extent that today's notice redelegates authority to add an approval authority for EPC reviews, this notice supersedes the August 4, 2011, redelegation of authority.

Section E. Consultation and Coordination With the General Counsel

The Assistant Secretary for PIH, the General Deputy Assistant Secretary, Deputy Assistant Secretaries, Regional Public Housing Directors and all others covered by this redelegation shall consult with the General Counsel, as required and, when required, such consultation shall be in accordance with

such protocols as administratively agreed to by the General Counsel and the Assistant Secretary for PIH or the General Deputy Assistant Secretary. This consolidated delegation of authority is to be exercised consistently with the delegation from the Secretary to the General Counsel.

Authority: Section 7 (d) of the Department of Housing and Urban Development Act, as amended, (42 U.S.C. 3535(d)).

Dated: May 1, 2013.

Sandra B. Henriquez,

Assistant Secretary for Public and Indian Housing.

[FR Doc. 2013-10864 Filed 5-6-13; 8:45 am]

BILLING CODE 4210-67-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[LLES956000 .L1420]

Eastern States: Filing of Plat of Survey; Mississippi

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: The Bureau of Land Management (BLM) will file the plat of survey of the lands described below in the BLM-Eastern States office in Springfield, Virginia, 30 calendar days from the date of publication in the **Federal Register**.

FOR FURTHER INFORMATION CONTACT: Bureau of Land Management-Eastern States, 7450 Boston Boulevard, Springfield, Virginia 22153. Attn: Dominica Van Koten. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1-800-877-8339 to contact the above individual during normal business hours. The FIRS is available 24 hours a day, 7 days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours.

SUPPLEMENTARY INFORMATION: This survey was requested by the Bureau of Indian Affairs.

The lands surveyed are:

Choctaw, Mississippi

T. 14 N., R. 12 W.

The dependent resurvey of tract 1 and tract 2 in section 3, in Township 14 North, Range 12 East, of the Choctaw Meridian, in the State of Mississippi, and was accepted March 12, 2013. We will place copies of the plat we described in the open files. It will be

available to the public as a matter of information.

If BLM receives a protest against the survey, as shown on the plat, prior to the date of the official filing, we will stay the filing pending our consideration of the protest.

We will not officially file the plat until the day after we have accepted or dismissed all protests and they have become final, including decisions on appeals.

Dated: May 1, 2013.

Dominica Van Koten,

Chief Cadastral Surveyor.

[FR Doc. 2013-10791 Filed 5-6-13; 8:45 am]

BILLING CODE 4310-GJ-P

DEPARTMENT OF THE INTERIOR

National Park Service

**[NPS-WASO-NAGPRA-12739;
PPWOCRADNO-PCU00RP14.R50000]**

Notice of Inventory Completion for Native American Human Remains and Funerary Objects in the Possession of Big Cypress National Preserve, National Park Service, Ochopee, FL; Correction

Correction

In notice document 2013-10220 appearing on page 25468 in the issue of May 1, 2013, make the following correction:

On page 25468, in the third column, beginning in the sixth line, “remains and funerary objects were collected from six sites by National Park Service archeologists in 1977.” should read “The human remains and funerary objects were collected from six sites by National Park Service archeologists in 1977.”.

[FR Doc. C1-2013-10220 Filed 5-6-13; 8:45 am]

BILLING CODE 1505-01-D

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-791/826 (Consolidated)]

Certain Electric Fireplaces, Components Thereof, Manuals for Same, Certain Process for Manufacturing or Relating to Same and Certain Products Containing Same Issuance of a Limited Exclusion Order; Termination of Investigation

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined to modify-in-part and reverse-in-part a final initial determination (“ID”) (Order No. 20) of the presiding administrative law judge (“ALJ”) finding the remaining respondents, Shenzhen Reliap Industrial Co. (“Reliap”) and Yue Qiu Sheng (“Yue”), both of Shenzhen, China, in default and in violation of section 337. The Commission has also determined to affirm Order No. 19 denying Yue’s motion for summary determination. The Commission has issued a limited exclusion order directed against covered products of Reliap and Yue.

FOR FURTHER INFORMATION CONTACT: Clint Gerdine, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436, telephone (202) 708-2310. 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 at <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: The Commission instituted Investigation No. 337-TA-791 (“the 791 investigation”) on July 20, 2011, based on a complaint filed by Twin-Star International, Inc. of Delray Beach, Florida and TS Investment Holding Corp. of Miami, Florida (collectively, “Twin-Star”). 76 FR 43345-46 (July 20, 2011). The Commission instituted Investigation No. 337-TA-826 on January 19, 2012, based on another complaint filed by Twin-Star, and consolidated it with the 791 investigation. 77 FR 2757-58 (Jan. 19, 2012). The complaints allege a violation of section 337 of the Tariff Act of 1930, as amended, 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 electric fireplaces, components thereof, manuals for same, certain processes for manufacturing or relating to same and certain products containing same by reason of infringement of U.S.

Copyright Nos. TX0007350474; TX0007350476; VA0001772660; and VA0001772661; and by reason of misappropriation of trade secrets, breach of contract, and tortious inference with contract, the threat or effect of which is to destroy or substantially injure an industry in the United States.

The Commission’s notice of investigation named Reliap, Yue, and Whalen Furniture Manufacturing, Inc. (“Whalen”) of San Diego, California as respondents. On July 3, 2012, the Commission issued notice of its determination not to review the ALJ’s ID terminating the investigation as to Whalen based on a consent order and settlement agreement.

On June 20, 2012, Twin-Star moved for an ID finding the remaining respondents, Reliap and Yue, in default and in violation of section 337 pursuant to Commission Rule 210.17, 19 CFR 210.17. The Commission investigative attorney filed a response in support of the motion.

On July 13, 2012, the ALJ granted Twin-Star’s motion and issued the final ID in this investigation finding the remaining respondents in default and in violation of section 337 pursuant to 19 CFR 210.17 for failure to participate in the investigation following withdrawal of their counsel on March 12, 2012. The ID also contained the ALJ’s recommended determination on remedy. Specifically, the ALJ recommended issuance of a limited exclusion order with respect to the covered products of the defaulting respondents.

Also on July 13, 2012, the ALJ issued Order No. 19, denying a motion filed by Yue on December 11, 2011, for summary determination that Twin-Star’s breach of contract claim is outside the scope of the investigation. On July 20, 2012, the Commission investigative attorney (“IA”) petitioned for review of Order No. 19 and the ALJ’s final ID. Twin-Star filed a response in opposition on July 30, 2012.

On September 14, 2012, the Commission determined to review Order No. 19 and to review-in-part the final ID to the extent that it finds a violation of section 337 based on the breach of contract allegation. The determinations made in the final ID that were not reviewed became final determinations of the Commission by operation of rule. See 19 U.S.C. 210.42(h).

The Commission requested briefing from the parties and interested non-parties regarding a question concerning the issue under review and on the issues of remedy, the public interest, and