### NATIONAL PARK SERVICE

**National Register of Historic Places; Notification of Pending Nominations and Related Actions**

Nominations for the following properties being considered for listing or related actions in the National Register were received by the National Park Service before July 20, 2013. Pursuant to section 60.13 of 36 CFR part 60, written comments are being accepted concerning the significance of the nominated properties under the National Register criteria for evaluation. Comments may be forwarded by United States Postal Service, to the National Register of Historic Places, National Park Service, 1849 C St. NW., MS 2280, Washington, DC 20240; by all other carriers, National Register of Historic Places, National Park Service, 1201 Eye St. NW., 8th Floor, Washington, DC 20005; or by fax, 202–371–6447. Written or faxed comments should be submitted by September 3, 2013. Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

Dated: July 29, 2013.

J. Paul Loether,  
Chief, National Register of Historic Places/ National Historic Landmarks Program.

### COLORADO

- **Fremont County**  
  Greenwood Cemetery, 1251 S. 1st St., Canon City, 13000661

### GEORGIA

- **Fulton County**  
  Staff Row and Old Post Area (Boundary Increase), 1777 Hardee Ave., Atlanta, 13000662

### IOWA

- **Linn County**  
  Dunn, William and Phebe C., House, 524 10th St., Marion, 13000663

- **Poweshiek County**  
  Grinnell Historic District (Boundary Increase), Roughly bounded by RR. Main, 6th, Broad & Park Sts. Grinnell, 13000664

### MICHIGAN

- **Houghton County**  
  Saint Henry’s Evangelical Lutheran Church and Cemetery, MI 38 (Laird Township), Nisula, 13000665

- **Kent County**  
  Eastern Avenue School, 758 Eastern Ave. NE., Grand Rapids, 13000666

- **Lexington School**, 45 Lexington, NW., Grand Rapids, 13000667

- **Marquette County**  
  Park Hotel and Cabins, 11137 Cty. Rd. LLK, Republic, 13000668

- **Newaygo County**  
  Fremont High School, 204 E. Main, Fremont, 13000669

- **Oakland County**  
  Lower Trout Lake Bathhouse Complex and Contact Station, Bald Mountain Recreation Area Entrance Dr. (Orion Township), Auburn Hills, 13000670

- **Wayne County**  
  Ford, Henry, Hospital, 2799 W. Grand Blvd., Detroit, 13000671

### MISSOURI

- **Cape Girardeau County**  
  Broadway—Middle Commercial Historic District (Boundary Increase), S. side 400 blk. of Broadway, Cape Girardeau, 13000672

### NEBRASKA

- **Douglas County**  
  Meyer and Raapke, (Warehouses in Omaha MPS) 1430–1407 Harney St., Omaha, 13000673

- **Holt County**  
  Rouse Ranch, 88780 495th Ave., O’Neill, 13000674

- **Lancaster County**  
  Park Manor Residential Historic District, Bounded by A, South, 56th & 70th Sts., Lincoln, 13000675

- **Madison County**  
  Grand Theater, 120 S. 3rd St., Norfolk, 13000677

### NEW YORK

- **Nance County**  
  Evangelical United Brethren Church, 501 Broadway St., Fullerton, 13000678

### NEW JERSEY

- **Delaware County**  
  Sidney Historic District, Railroad Ave., River, Bridge & Main Sts., Sidney, 13000679

### OHIO

- **Hamilton County**  
  Kirby Road School, 1710 Bruce Avenue Rd., Cincinnati, 13000681

### PORTAGE COUNTY

- **Mantua Center School**, 11741 Mantua Center Rd., Mantua, 13000682

### WEST VIRGINIA

- **Ohio County**  
  Mt. Woods Cemetery, Mt. Wood Rd., N. of 4th, Wheeling, 13000685

### INTERNATIONAL TRADE COMMISSION

**[Investigation No. 337–TA–841]**

**Certain Computers and Computer Peripheral Devices and Components Thereof and Products Containing the Same Request for Statements on the Public Interest**

**AGENCY:** U.S. International Trade Commission.

**ACTION:** Notice.

**SUMMARY:** Notice is hereby given that the presiding administrative law judge has issued a Final Initial Determination on Violation of Section 337 and Recommended Determination on Remedy and Bond in the above-captioned investigation. The Commission is soliciting comments from the public on public interest issues raised by the recommended relief, specifically that if the Commission were to find a violation of section 337, 19 U.S.C. 1337, that the Commission issue a limited exclusion order directed to respondents’ infringing products (e.g., memory-card readers) and downstream
products that include such infringing products. The ALJ also recommended the issuance of cease and desist orders against certain respondents. This notice is soliciting public interest comments from the public only. Parties are to file public interest submissions pursuant to 19 CFR 210.50(a)(4).

FOR FURTHER INFORMATION CONTACT:

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 provides that if the Commission finds a violation it shall exclude the articles concerned from the United States:

unless, after considering the effect of such exclusion upon the public health and welfare, competitive conditions in the United States economy, the production of like or directly competitive articles in the United States, and United States consumers, it finds that such articles should not be excluded from entry.


The Commission is interested in further development of the record on the public interest in these investigations. Accordingly, members of the public are invited to file submissions of no more than five (5) pages, inclusive of attachments, concerning the public interest in light of the administrative law judge’s Recommended Determination on Remedy and Bond issued in this investigation on August 2, 2013. Comments should address whether issuance of a limited exclusion order and/or cease and desist orders 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 recommended orders are used in the United States;
(ii) identify any public health, safety, or welfare concerns in the United States relating to the recommended 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 recommended orders within a commercially reasonable time; and
(v) explain how the limited exclusion order and/or cease and desist orders would impact consumers in the United States.

Written submissions must be filed no later than by close of business on Wednesday September 4, 2013. Persons filing written submissions must file the original document electronically on or before the deadlines stated above and submit 8 true paper copies to the Office of the Secretary by noon the next day pursuant to section 210.4(f) of the Commission’s Rules of Practice and Procedure (19 CFR 210.4(f)). Submissions should refer to the investigation number (“Inv. No. 337–TA–841”) in a prominent place on the cover page and/or the first page. (See Handbook for Electronic Filing Procedures, http://www.usitc.gov/secretary/fed_reg_notices/rules/handbook_on電子c Hispanic filing.pdf). Persons with questions regarding filing should contact the Secretary (202–205–2000).

Any person desiring to submit a document to the Commission in confidence must request confidential treatment. All such requests should be directed to the Secretary to the Commission and must include a full statement of the reasons why the Commission should grant such treatment. See 19 CFR 201.6. Documents for which confidential treatment by the Commission is properly sought will be treated accordingly. A redacted non-confidential version of the document must also be filed simultaneously with the any confidential filing. All non-confidential written submissions will be available for public inspection at the Office of the Secretary and on EDIS.

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 of the Commission’s Rules of Practice and Procedure (19 CFR 201.10, 210.50).

Issued: August 14, 2013.
By order of the Commission.
Lisa R. Barton,
Acting Secretary to the Commission.

[FR Doc. 2013–20140 Filed 8–16–13; 8:45 am]

DEPARTMENT OF JUSTICE

Notice of Lodging of Proposed Consent Decree Under the Clean Air Act

On August 14, 2013, the Department of Justice lodged a proposed Ninth Amendment to the Consent Decree entered in United States v. BP Exploration and Oil Co., et al., (Civil No. 2:96 CV 095 RL) with the United States District Court for the Northern District of Indiana.

The proposed Ninth Amendment transfers the Consent Decree’s obligations for BP Products North America Inc.’s (hereinafter “BP Products”) petroleum refinery located in Texas City, Texas (hereinafter, the “Texas City Refinery”) from BP Products to Blanchard Refining Company LLC (hereinafter “Blanchard”), a wholly owned subsidiary of Marathon Petroleum Company LP.

The proposed Ninth Amendment also resolves alleged violations by BP Products at the Texas City Refinery of the Clean Air Act’s Standards of Performance for New Stationary Sources: VOC Emissions for Petroleum Refinery Wastewater Systems, 40 CFR Part 60, Subpart QQQ and National Emissions Standard for Asbestos, 40 CFR Part 61, Subpart M. The proposed Ninth Amendment requires Blanchard to perform injunctive relief to correct and to resolve these violations. BP Products will pay $950,000 in civil penalties.

The publication of this notice opens a period for public comment on the proposed Ninth Amendment to the Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to United States v. BP Exploration and Oil Co., et al., (Civil No. 2:96 CV 095 RL), D.J. Ref. No. 90–5–2–1–07109. All comments must be submitted no later