

No record keeping burden is known to result from the proposed collection of information.

By order of the Commission.

Issued: February 6, 2014.

**Lisa R. Barton,**

*Acting Secretary to the Commission.*

[FR Doc. 2014-02955 Filed 2-11-14; 8:45 am]

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## INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-872]

### Certain Compact Fluorescent Reflector Lamps, Products Containing Same and Components Thereof; Notice of 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 (“ALJ”) has issued an Initial Determination and Recommended Determination on Remedy and Bonding in the above-captioned investigation. The ALJ recommends that the Commission issue a limited exclusion order against respondents Maxlite, Inc.; Satco, Products, Inc., and Litetronics International, Inc., with respect to U.S. Patent No. 7,053,540. The Commission is soliciting comments on public interest issues raised by the recommended relief. 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:

Robert Needham, Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436, telephone (202) 708-5468. The public version of the complaint can be accessed on the Commission’s electronic docket (EDIS) at <http://edis.usitc.gov>, and 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 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.

19 U.S.C. 1337(d)(1). A similar provision applies to cease-and-desist orders. 19 U.S.C. 1337(f)(1).

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 Initial Determination and Recommended Determination on Remedy and Bonding issued in this investigation on February 3, 2014. Comments should address whether issuance of a limited exclusion order 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 limited exclusion order are used in the United States;

(ii) identify any public health, safety, or welfare concerns in the United States relating to the recommended limited exclusion order;

(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 limited exclusion order within a commercially reasonable time; and

(v) explain how the recommended limited exclusion order would impact consumers in the United States.

Written submissions must be filed no later than by close of business on March 7, 2014.

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. 872”) 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\\_electronic\\_filing.pdf](http://www.usitc.gov/secretary/fed_reg_notices/rules/handbook_on_electronic_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 in Part 210 of the Commission’s Rules of Practice and Procedure (19 CFR part 210).

By order of the Commission.

Issued: February 6, 2014.

**Lisa R. Barton,**

*Acting Secretary to the Commission.*

[FR Doc. 2014-02956 Filed 2-11-14; 8:45 am]

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## DEPARTMENT OF JUSTICE

[Docket No. OAG 146; AG Order No. 3418-2014]

### Pilot Project for Tribal Jurisdiction Over Crimes of Domestic Violence—Announcement of Successful Applications

**AGENCY:** Office of the Associate Attorney General, Justice.

**ACTION:** Notice.

**SUMMARY:** The Associate Attorney General, exercising authority delegated by the Attorney General, is granting the requests of three Indian tribes to be

designated as participating tribes under section 204 of the Indian Civil Rights Act of 1968, as amended, on an accelerated basis, under the voluntary pilot project described in section 908(b)(2) of the Violence Against Women Reauthorization Act of 2013.

**DATES:** This notice is effective February 6, 2014.

**ADDRESSES:** Mr. Tracy Toulou, Director, Office of Tribal Justice, Department of Justice, 950 Pennsylvania Avenue NW., Room 2310, Washington, DC 20530, email *OTJ@usdoj.gov*.

**FOR FURTHER INFORMATION CONTACT:** Mr. Tracy Toulou, Director, Office of Tribal Justice, Department of Justice, at (202) 514–8812 (not a toll-free number) or *OTJ@usdoj.gov*.

**SUPPLEMENTARY INFORMATION:** Section 908(b)(2) of the Violence Against Women Reauthorization Act of 2013 (VAWA 2013) establishes a voluntary pilot project for Indian tribes that wish to commence exercising jurisdiction on an accelerated basis over certain crimes of domestic violence and dating violence and certain criminal violations of protection orders in Indian country. This announcement provides public notice that the Associate Attorney General, exercising authority delegated by the Attorney General, is granting the requests of three Indian tribes to be designated as participating tribes under section 204 of the Indian Civil Rights Act of 1968, as amended, on an accelerated basis, under the voluntary pilot project described in section 908(b)(2) of VAWA 2013. The three tribes are (in alphabetical order):

- The Confederated Tribes of the Umatilla Indian Reservation,
- The Pascua Yaqui Tribe of Arizona, and
- The Tulalip Tribes of Washington.

In deciding to grant the three tribes' requests, the Department of Justice followed the procedures described in the Department's final notice on the Pilot Project for Tribal Jurisdiction over Crimes of Domestic Violence, 78 FR 71645 (Nov. 29, 2013). The Department of Justice coordinated with the Department of the Interior, consulted with affected Indian tribes, and concluded that the criminal justice system of each of the three tribes has adequate safeguards in place to protect defendants' rights, consistent with 25 U.S.C. 1304.

By February 20, 2014, each of the three tribes will notify its community that the tribe will soon commence prosecuting "special domestic violence criminal jurisdiction" (SDVCJ) cases. That notification will include sending press releases to the print and electronic

media outlets in the tribe's area. Each of the three tribes may not exercise SDVCJ to prosecute any crime committed before that notification has been completed or before February 20, 2014. Also, during the remainder of the Pilot Project's duration (i.e., until March 7, 2015), each of the three tribes will provide the Department of Justice's Office of Tribal Justice (OTJ) with updated information if changes in the tribe's laws, rules, policies, or personnel render the answers to the tribe's certified Application Questionnaire incomplete, inaccurate, or outdated.

The Department of Justice will post on its Tribal Justice and Safety Web site (<http://www.justice.gov/tribal/>) each of the three tribes' Application Questionnaires and all the tribal laws, rules, and policies that were attached or linked to those Application Questionnaires. Once posted, these materials will serve as a resource for those tribes that may also wish to participate in the Pilot Project or to commence exercising SDVCJ in March 2015 or later, after the Pilot Project has concluded.

Dated: February 6, 2014.

**Tony West,**  
*Associate Attorney General.*

[FR Doc. 2014–03023 Filed 2–11–14; 8:45 am]

**BILLING CODE 4410-A5-P**

## DEPARTMENT OF JUSTICE

### Foreign Claims Settlement Commission

#### [F.C.S.C. Meeting and Hearing Notice No. 02–14]

#### Sunshine Act Meeting

The Foreign Claims Settlement Commission, pursuant to its regulations (45 CFR 503.25) and the Government in the Sunshine Act (5 U.S.C. 552b), hereby gives notice in regard to the scheduling of open meetings as follows:

Friday, February 21, 2014:

- 10:00 a.m.—Oral hearing on Objection to Commission's Proposed Decision in Claim No. IRQ-I-005;  
11:00 a.m.—Issuance of Proposed Decisions in claims against Iraq.

*Status:* Open.

All meetings are held at the Foreign Claims Settlement Commission, 600 E Street NW., Washington, DC. Requests for information, or advance notices of intention to observe an open meeting, may be directed to: Patricia M. Hall, Foreign Claims Settlement Commission, 600 E Street NW., Suite 6002,

Washington, DC 20579. Telephone: (202) 616–6975.

**Brian M. Simkin,**  
*Chief Counsel.*

[FR Doc. 2014–03145 Filed 2–10–14; 11:15 am]

**BILLING CODE 4410-BA-P**

## DEPARTMENT OF LABOR

### Presidential Memorandum of January 30, 2014; Job-Driven Training for Workers

**AGENCY:** Employment and Training Administration, Labor.

**ACTION:** Notice.

On January 30, 2014, President Barack Obama issued a memorandum to the Secretary of Labor, the Secretary of Commerce, and the Secretary of Education, directing them to develop a specific action plan to make the workforce and training system more job-driven, integrated, and effective. This plan is to be provided to the President through the Vice President within 180 days of the date of this memorandum. The text of this memorandum reads —

Giving workers the opportunity to acquire the skills that they need to pursue in-demand jobs and careers is critical to growing our economy, ensuring that everyone who works hard is rewarded, and building a strong middle class. Despite recent employment growth, far too many hard-working individuals still have not been able to find a job or increase their earnings, and many businesses report difficulty hiring workers with the right skills for jobs that they want to fill.

It is critical that the Federal Government ensure that its policies and programs in the workforce and training system are designed to equip the Nation's workers with skills matching the needs of employers looking to hire. To achieve this goal, employers must identify the skills and credentials required for in-demand jobs and help develop training programs; workers and job seekers must have access to education and training that meets their unique needs and the requirements for good jobs and careers; and employers must have easy ways to find workers who have or can acquire those skills. We must take steps to ensure that all relevant Federal programs follow such a job-driven approach to training, and that these programs are accountable for getting Americans into good jobs and careers as quickly as possible. That is why I have asked the Vice President to lead a Government-wide review of relevant Federal programs.