

on January 15, 2014, based on a complaint filed on behalf of Tyco Fire & Security GmbH of Switzerland; Sensormatic Electronics, LLC of Boca Raton, Florida; and Tyco Integrated Security, LLC of Boca Raton, Florida (collectively “Complainants”). 79 FR 2692–93 (Jan. 15, 2014). The complaint alleged violations of Section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, in the sale for importation, importation, or sale within the United States after importation of certain acousto-magnetic electronic article surveillance systems, components thereof, and products containing same by reason of infringement of U.S. Patent No. 5,729,200 and U.S. Patent No. 6,181,245. The notice of investigation named Ningbo Signatronic Technologies, Ltd., of Ningbo, China; All-Tag Security Americas, Inc., of Boca Raton, Florida; All-Tag Security Hong Kong Co., Ltd. of Tsuen Wan N.T., Hong Kong; All-Tag Europe SPRL of Brussels, Belgium; All-Tag Security UK, Ltd. of Cheshire, United Kingdom; Best Security Industries of Delray Beach, Florida; and Signatronic Corporation of Boca Raton, Florida as respondents (collectively “Respondents”). The Office of Unfair Import Investigations (“OUII”) was also named as a party to the investigation.

On August 11, 2014, Complainants and Respondents filed a joint motion to terminate the investigation based upon a settlement agreement, a consent order stipulation and a proposed consent order. The moving parties represented that there are no other agreements, written or oral, express or implied between them concerning the subject matter of this investigation other than the consent order stipulation, settlement agreement and consent order. The moving parties provided public versions of the settlement agreement. OUII filed a response stating that it did not oppose the motion.

On August 25, 2014, the ALJ granted the motion for termination of the investigation. The ALJ found that the consent order stipulation complied with the Commission’s rules but made no such finding as to the proposed consent order. The ALJ also found that there was no evidence that terminating the investigation based on settlement and consent order would be contrary to the public interest. No petitions for review were filed.

The Commission has determined to review the subject ID. Commission Rule 210.21(c)(4) states in part that “[t]he Commission will not issue consent orders with terms beyond those provided for in this section. . . .” The Commission finds that the parties’

proposed consent order includes not only the provisions specified in Rule 210.21(c)(4), but also includes additional terms from the consent order stipulation. On review, the Commission revises the proposed consent order to bring it into compliance with the Commission’s rules, issues the revised consent order, and terminates the investigation. The settlement agreement and consent order resolve all claims asserted in the investigation.

The authority for the Commission’s determination is contained in 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: September 24, 2014.

Lisa R. Barton,

Secretary to the Commission.

[FR Doc. 2014–23184 Filed 9–29–14; 8:45 am]

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DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—AllSeen Alliance, Inc.

Notice is hereby given that, on September 2, 2014, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* (“the Act”), AllSeen Alliance, Inc. (“AllSeen Alliance”) has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act’s provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, Shanghai Fortune Techgroup Co., Ltd., Xuhui District, Shanghai, PEOPLE’S REPUBLIC OF CHINA; Vedams, Inc., San Jose, CA; Legrand France, Limoges, FRANCE; Microsoft Corporation, Redmond WA; Grid2Home, San Diego, CA; FreeWings Technologies Co., Ltd.; Yingzhou District, Ningbo, PEOPLE’S REPUBLIC OF CHINA; MachineShop, Inc., Boston, MA; ControlBEAM Digital Automation, Irvine, CA; Cloud of Things, Givat Brenner, ISRAEL; Revolv Inc., Boulder, CO; Shaspa GmbH, Boeblingen, GERMANY; Electrolux Home Products, Inc., Charlotte, NC; ISI Technology, Charleston, SC; Tellient, San Diego, CA;

and Ping Identity, Denver, CO, have been added as parties to this venture.

No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and AllSeen Alliance intends to file additional written notifications disclosing all changes in membership.

On January 29, 2014, AllSeen Alliance filed its original notification pursuant to Section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to Section 6(b) of the Act on March 4, 2014 (79 FR 12223).

The last notification was filed with the Department on June 26, 2014. A notice was published in the **Federal Register** pursuant to Section 6(b) of the Act on July 23, 2014 (79 FR 42817).

Patricia A. Brink,

Director of Civil Enforcement, Antitrust Division.

[FR Doc. 2014–23144 Filed 9–29–14; 8:45 am]

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DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Cooperative Research Group on ROS-Industrial Consortium-Americas

Notice is hereby given that, on September 4, 2014, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* (“the Act”), Southwest Research Institute—Cooperative Research Group on ROS-Industrial Consortium-Americas (“RIC-Americas”) has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act’s provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, Caterpillar Inc., Peoria, IL; Flextronics, San Jose, CA; and Siemens Corporation, Berkeley, CA, have been added as parties to this venture.

No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and RIC-Americas intends to file additional written notifications disclosing all changes in membership.