

investigation is terminated in its entirety.

FOR FURTHER INFORMATION CONTACT:

Clark S. Cheney, Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436, telephone 202-205-2661. 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 (<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 this investigation on August 6, 2014, based on a complaint filed by Choon's Design, Inc., of Wixom, Michigan, now Choon's Design LLC ("Choon's"). See 79 FR 45844-45 (August 6, 2014). The complaint alleged violations of section 337 by reason of the importation into the United States, the sale for importation, and the sale within the United States after importation of certain loom kits that infringe the '565 patent. The notice of investigation named thirteen respondents, all of which either have been found in default or have been terminated from this investigation. See Notice of Commission Determination Not to Review an Initial Determination Terminating the Investigation as to Respondent Creative Kidstuff, LLC (September 26, 2014); Notice of Commission Determination Not to Review Two Initial Determinations Finding Certain Respondents in Default and Terminating the Investigation with Respect to Another Respondent (January 9, 2015); Notice of Commission Determination Not to Review an Initial Determination Terminating the Investigation as to Respondent Altatac, Inc. (January 13, 2015). The respondents in default are Island in the Sun LLC; Quality Innovations Inc.; Yiwu Mengwang Craft & Art Factory; Shenzhen Xuncent Technology Co., Ltd.; My Imports USA LLC; Jayfinn LLC; Hongkong Haoguan Plastic Hardware Co., Ltd.; Blink.com, LLC; Eyyup Arga; and Itcoolnomore (collectively, "defaulting respondents").

On February 3, 2015, the presiding administrative law judge ("ALJ") issued an ID finding a violation of section 337 and recommending the issuance of a general exclusion order. See Order No. 13. On February 13, 2015, the IA submitted a petition for review of the ID in part. On March 20, 2015, the Commission determined to review only the domestic industry economic prong determination in the ID. Upon review, the Commission determined to affirm the ALJ's finding that Choon's has shown a substantial investment in the exploitation of the '565 patent through engineering and research and development of articles protected by the '565 patent, but the Commission determined to modify certain portions of the ID regarding the expenditures comprising the domestic industry investments. The Commission stated that its modifications would be specified in a later Commission opinion. Having affirmed a violation of section 337, the Commission requested briefing concerning remedy, the public interest, and bonding. See 80 FR 16023-25 (March 26, 2015).

In response to the Commission's notice, Choon's informed the Commission that it changed its corporate form during the course of the investigation from Choon's Design, Inc., to Choon's Design LLC. Choon's also requested that claims 2 and 3 of the '565 patent be withdrawn from the investigation. No contrary submissions were received on those points. Accordingly, the Commission has determined to amend the notice of investigation to reflect that the complainant is Choon's Design LLC. The Commission has further determined to terminate the investigation with respect to claims 2 and 3.

Upon review of all submissions in response to the Commission's notice, and the entire record of the investigation, the Commission has determined that the appropriate form of relief for the determined violation of section 337 is a general exclusion order barring entry of loom kits that infringe claim 4 of the '565 patent. The Commission has further determined that the public interest factors enumerated in section 337(d)(1) (19 U.S.C. 1337(d)(1)) do not preclude issuance of the general exclusion order. Additionally, the Commission has determined that a bond in the amount of one hundred (100) percent of the entered value of subject articles is required to permit temporary importation of the articles in question during the period of Presidential review (19 U.S.C. 1337(j)). The Commission has also issued an opinion explaining its modification of the ALJ's domestic

industry economic prong analysis and explaining the basis for the remedy. The Commission's determination is final and the investigation is terminated in its entirety.

The Commission's orders and the record upon which it based its determination were delivered to the President and to the United States Trade Representative on the day of their issuance. The Commission has also notified the Secretary of the Treasury of the orders.

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: May 21, 2015.

Lisa R. Barton,

Secretary to the Commission.

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DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Institute of Electrical and Electronics Engineers

Notice is hereby given that, on April 13, 2015, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* ("the Act"), the Institute of Electrical and Electronics Engineers ("IEEE") has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing additions or changes to its standards development activities. 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, 26 new standards have been initiated and 18 existing standards are being revised. More detail regarding these changes can be found at <http://standards.ieee.org/about/sba/feb2015.html>, and <http://standards.ieee.org/about/sba/mar2015.html>.

On February 8, 2015, the IEEE Board of Directors approved an update of the IEEE patent policy for standards development, which became effective on 15 March 2015. The updated policy is available at <http://standards.ieee.org/develop/policies/bylaws/approved->

changes.pdf and, from the effective date, will be available at <http://standards.ieee.org/develop/policies/bylaws/sect6-7.html>.

On September 17, 2004, IEEE 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 November 3, 2004 (69 FR 64105).

The last notification was filed with the Department on March 10, 2015. A notice was published in the **Federal Register** pursuant to Section 6(b) of the Act on April 2, 2015 (80 FR 17786).

Patricia A. Brink,

Director of Civil Enforcement, Antitrust Division.

[FR Doc. 2015-12673 Filed 5-26-15; 8:45 am]

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DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Telemanagement Forum

Notice is hereby given that, on April 21, 2015, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* (“the Act”), TeleManagement Forum (“The Forum”) 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, The KPI Guy, Arvada, CO; BumpConductor B.V., Driehuis, NETHERLANDS; Appledore Research Group, Dover, NH; Porte Alegre, Porte Alegre, BRAZIL; GFI INFORMATIQUE, Saint-Ouen, FRANCE; Cepheid, Sunnyvale, CA; Cubika S.A., Buenos Aires, ARGENTINA; Telenor Hungary, Pannon út, HUNGARY; Ernst & Young, S.A. Costa Rica, San José, COSTA RICA; Business-intelligence of Oriental Nations Corporation Ltd., Beijing, PEOPLE’S REPUBLIC OF CHINA; SAS Institute Inc., Cary, NC; Converge ICT Solutions Inc., Pasig City, PHILIPPINES; InfoCumulus, Zagreb, CROATIA; BrandedIPTV, Hong Kong, HONG KONG-CHINA; Eurofiber Nederland B.V., Utrecht, NETHERLANDS; University Campus Milton Keynes, Milton Keynes, UNITED KINGDOM; Bright Computing BV, Amsterdam, NETHERLANDS; IRIS Network Systems, Cape Town, SOUTH AFRICA; Sonogy Research LLC, Florham Park, NJ; Sysbiz

Technologies Pvt. Ltd., Chennai, INDIA; Intellect Application Service, Bangalore, INDIA; Tr3dent, Galway, IRELAND; Liquid Telecom, London, UNITED KINGDOM; Envision Business Consulting Ltd., Crawley, UNITED KINGDOM; SBB Telecom, Bern, SWITZERLAND; Oman Telecommunications Company, Ruwi, OMAN; Sunnr Network, Santa Clara, CA; Netxccl Systems Pte. Ltd., Singapore, SINGAPORE; Etisalat UAE, Abu Dhabi, UNITED ARAB EMIRATES; Aria-Networks, Chippenham, UNITED KINGDOM; Neotel (Proprietary) Ltd., Johannesburg, SOUTH AFRICA; Telkom SA, Gauteng, SOUTH AFRICA; and UXP Systems, Toronto, CANADA, have been added as parties to this venture.

The following members have withdrawn as parties to this venture: ABHIDEEP LTD., Kidlington, UNITED KINGDOM; Abiba Systems Private Limited, Bangalore, INDIA; ACG Research, Gilbert, AZ; AIRCOM International Ltd., Leatherhead, UNITED KINGDOM; Applied Communication Sciences, Basking Ridge, NJ; ATANOO Europe GmbH, Zug, SWITZERLAND; Axia NetMedia Corporation, Calgary, CANADA; Bakcell LTD., Baku, AZERBAIJAN; BI Telecom, Moscow, RUSSIA; Blue Buffalo Group, Lafayette, CO; Booz & Company NA Inc., New York, NY; CANTV, Negocios de Cantv, VENEZUELA; CHR Solutions, Houston, TX; Clarity, North Sydney, AUSTRALIA; Commonwealth Bank of Australia, Sydney, AUSTRALIA; CommProve Ltd., Dublin, IRELAND; Computer Sciences Corporation, Wiesbaden, GERMANY; CPqD, Campinas, BRAZIL; Cycle Computing, Greenwich, CT; Driva Solutions, LLC, Bellevue, WA; EE Limited, Hatfield, UNITED KINGDOM; EJADA, Riyadh, SAUDI ARABIA; Emagine International Pty Ltd., Ultimo, AUSTRALIA; Empresa De Telecomunicaciones De Bogota S.A. E.S.P, Bogota, COLOMBIA; Entel Chile PCS Telecomunicaciones SA, Santiago, CHILE; Episteme Systems Limited, Blanchardstown, IRELAND; Finserve Africa Limited, Opposite Yaya Centre, KENYA; Genesys Telecommunications Laboratories B.V., Naarden, NETHERLANDS; GFI INFORMATIQUE, Saint-Ouen, FRANCE; Global Telecom Holding SAE, Cairo, EGYPT; ieon consulting Ltd., London, UNITED KINGDOM; imaginary srl, Milan, ITALY; Intelli Solutions SA, Athens, GREECE; International Engineering Consortium, Chicago, IL; Janus Consulting Partners, Addison, TX; Japan Mobile Platform, Tokyo, JAPAN; JustOne Database, Inc., Guilford, CT; King Mongkut’s University of

Technology Thonburi—Faculty of Engineering, Bangmod Thungkru Bangkok, THAILAND; KJM Consulting, Chesham, UNITED KINGDOM; Korea Telecom, Seongnam City, KOREA; Meditelecom, Casablanca, MOROCCO; MTN Cameroon, Douala, CAMEROON; MTN Nigeria Communications Ltd., Victoria Island, NIGERIA; MTN SA (Pty) Ltd., Randburg, SOUTH AFRICA; Netadmin Systems, Linkoping, SWEDEN; NetworkMining, Antwerpen, BELGIUM; Nexus Telecom AG, Zurich, SWITZERLAND; NTS New Technology Systems GmbH, Wilhering, AUSTRIA; Nucleus Connect Pte Ltd., Singapore, SINGAPORE; Open Technologies Solutions SA, Nyon, SWITZERLAND; Optimus- Comunicacoes SA, Lisbon, PORTUGAL; Perpetual Solutions, London, UNITED KINGDOM; Phone Wave, Vaughan, CANADA; PricewaterhouseCoopers LLP, London, UNITED KINGDOM; Protiviti Member Firm Qatar LLC, Kuwait City, KUWAIT; Push Science, Toronto, CANADA; QualiSystems, Ganey-Tikva, ISRAEL; RainStor Inc., San Francisco, CA; Real IRM Solutions (Pty) Ltd., Gauteng, SOUTH AFRICA; Scancom Ltd., Ridge-Accra, GHANA; ServiceFrame, Belfield, IRELAND; Shenzhen Huge Information Technology Co.,Ltd., Shenzhen, PEOPLE’S REPUBLIC OF CHINA; Spark New Zealand Limited, Auckland, NEW ZEALAND; Starnet SRL, Chisinau, MOLDOVA; Tail-f Systems, Stockholm, SWEDEN; Telecommunication of Mozambique, Maputo, MOZAMBIQUE; Telekom Romania, Bucharest, ROMANIA; Tonex, Inc., Richardson, TX; TV-7, Seversk, RUSSIA; Ultrafast Fibre Limited, Hamilton, NEW ZEALAND; and Wellink, Moscow, RUSSIA.

Also, Cosmo Bulgaria Mobile EAD(Globul) has changed its name to Telenor Bulgaria EAD, Sofia, BULGARIA.

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 The Forum intends to file additional written notifications disclosing all changes in membership.

On October 21, 1988, Forum 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 December 8, 1988 (53 FR 49615).

The last notification was filed with the Department on January 16, 2015. A notice was published in the **Federal**