CONFIDENTIAL BUSINESS INFORMATION

Confidential business information submitted to the Commission in comments may be disclosed to and/or used by (1) the Commission in calculating the estimated revenue loss required under the Act, which may be based in whole or in part on the estimated values of imports submitted in comments (as well as by petitioners in their petitions); or (2) the Commission, its employees, and contract personnel (a) in processing petitions and comments and preparing reports under the American Manufacturing Competitiveness Act of 2016 or (b) in internal investigations, audits, reviews, and evaluations relating to the programs, personnel, and operations of the Commission including under 5 U.S.C. Appendix 3; or (3) Commerce for use in preparing its report to the Commission and the Committees, and the U.S. Department of Agriculture and CBP for use in providing information for that report; or (4) U.S. government employees and contract personnel, solely for cybersecurity purposes, subject to the requirement that all contract personnel will sign appropriate nondisclosure agreements.

By order of the Commission.

Katherine M. Hiner,
Acting Supervisory Attorney.

[F.R. Doc. 2017–00062 Filed 1–10–17; 8:45 am]
BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

[Inv. No. 337–TA–1034]

CERTAIN FLASH MEMORY DEVICES AND COMPONENTS THEREOF; INSTITUTION OF INVESTIGATION


ACTION: Notice.

SUMMARY: Notice is hereby given that a complaint was filed with the U.S. International Trade Commission on December 6, 2016, under section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, on behalf of Memory Technologies, LLC of Las Vegas, Nevada. An amended complaint was filed on December 12, 2016. The amended complaint alleges violations of section 337 based upon the importation into the United States, the sale for importation, and the sale within the United States after importation of certain flash memory devices and components thereof by reason of infringement of certain claims of U.S. Patent No. RE45,542 (“the ’542 patent’); U.S. Patent No. RE45,486 (“the ’486 patent’); U.S. Patent No. 7,565,469 (“the ’469 patent’); U.S. Patent No. 9,063,850 (“the ’850 patent’); and U.S. Patent No. 8,307,180 (“the ’180 patent’). The amended complaint further alleges that an industry in the United States exists as required by subsection (a)(2) of section 337.

The complaint requests that the Commission institute an investigation and, after the investigation, issue a limited exclusion order and cease and desist orders.

ADDRESSES: The amended complaint, except for any confidential information contained therein, is 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., Room 112, Washington, DC 20436, telephone (202) 205–2000. Hearing impaired individuals are advised that information on this matter can be obtained by contacting the Commission’s TDD terminal at (202) 205–1810. Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at (202) 205–2000. General information concerning the investigation may also be obtained by accessing its internet server at https://edis.usitc.gov. The public record for this investigation may be viewed on the Commission’s electronic docket (EDIS) at https://edis.usitc.gov.


Scope of Investigation: Having considered the amended complaint, the U.S. International Trade Commission, on January 5, 2017, ordered that—(1) Pursuant to subsection (b) of section 337 of the Tariff Act of 1930, as amended, an investigation be instituted to determine whether there is a violation of subsection (a)(1) of section 337 in the importation into the United States, the sale for importation, or the sale within the United States after importation of certain flash memory devices and components thereof by reason of infringement of one or more of claims 38 of the ’542 patent; claims 6, 9, 10, 22, 23, 26, and 27 of the ’486 patent; claim 19 of the ’469 patent; claim 10 of the ’850 patent; and claims 17–19, 21, 22, and 27 of the ’180 patent, and whether an industry in the United States exists as required by subsection (a)(2) of section 337:

(2) Pursuant to Commission Rule 210.50(b)(1), 19 CFR 210.50(b)(1), the presiding Administrative Law Judge shall take evidence or other information and hear arguments from the parties or other interested persons with respect to the public interest in this investigation, as appropriate, and provide the Commission with findings of fact and a recommended determination on this issue, which shall be limited to the statutory public interest factors set forth in 19 U.S.C. 1337(d)(1), (f)(1), (g)(1); (3) For the purpose of the investigation so instituted, the following are hereby named as parties upon which this notice of investigation shall be served:

(a) The complainant is:
Memory Technologies, LLC, 6787 W. Tropicana Avenue, Suite 238, Las Vegas, NV 89103
(b) The respondents are the following entities alleged to be in violation of section 337, and are the parties upon which the amended complaint is to be served:
SanDisk LLC, 951 SanDisk Drive, Milpitas, CA 95035
Western Digital Corporation, 3355 Microwave Drive, Suite 100, Irvine, CA 92612
Western Digital Technologies, Inc., 951 SanDisk Drive, Milpitas, CA 95035
SanDisk Limited, 8F Nisso 15 Bldg, 2–17–19 Shin-Yokohama, Kohoku-ku, Yokohama, Japan 222–0033
SanDisk Storage Malaysia Sdn. Bhd., Plot 18, Lorong Jelawat 4, Kawasan, Perindustrian, Seberang Jaya, 13700 Peral, Penang, Malaysia
SanDisk SemiConductor (Shanghai) Co., Ltd., No. 388, Jiang Chuan East Road, Minhang District, Shanghai 200241, China
(c) The Office of Unfair Import Investigations, U.S. International Trade Commission, 500 E Street SW., Suite 401, Washington, DC 20436; and
(4) For the investigation so instituted, the Chief Administrative Law Judge, U.S. International Trade Commission, shall designate the presiding Administrative Law Judge.

Responses to the amended complaint and the notice of investigation must be submitted by the named respondents in accordance with section 210.13 of the Commission’s Rules of Practice and Procedure, 19 CFR 210.13. Pursuant to 19 CFR 201.16(e) and 210.13(a), such responses will be considered by the Commission if received not later than 20 days after the date of service by the
Commission of the amended complaint and the notice of investigation. Extensions of time for submitting responses to the amended complaint and the notice of investigation will not be granted unless good cause therefor is shown.

Failure of a respondent to file a timely response to each allegation in the amended complaint and in this notice may be deemed to constitute a waiver of the right to appear and contest the allegations of the amended complaint and this notice, and to authorize the administrative law judge and the Commission, without further notice to the respondent, to find the facts to be as alleged in the amended complaint and this notice and to enter an initial determination and a final determination containing such findings, and may result in the issuance of an exclusion order or a cease and desist order or both directed against the respondent.

By order of the Commission.

Issued: January 5, 2017.

Lisa R. Barton, Secretary to the Commission.

[FR Doc. 2017–00351 Filed 1–10–17; 8:45 am]

DEPARTMENT OF JUSTICE

Antitrust Division

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

Notice is hereby given that, on December 15, 2016, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. (“the Act”), PXI Systems Alliance, Inc. 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, Ranatec Instrument AB, Molndal, SWEDEN; and Signadyme, Castelldefels, Barcelona, SPAIN, have withdrawn 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 PXI Systems Alliance, Inc. intends to file additional written notifications disclosing all changes in membership.

On November 22, 2000, PXI Systems Alliance, Inc. 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 8, 2001 (66 FR 13971). The last notification was filed with the Department on September 30, 2016. A notice was published in the Federal Register pursuant to Section 6(b) of the Act on November 3, 2016 (81 FR 76628).

Patricia A. Brink, Director of Civil Enforcement, Antitrust Division.

[FR Doc. 2017–00351 Filed 1–10–17; 8:45 am]

DEPARTMENT OF JUSTICE

Antitrust Division


Notice is hereby given that, on December 7, 2016, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. (“the Act”), Petroleum Environmental Research Forum Project No. 2014–10, Direct Monitoring of Flare Combustion Efficiency (“PERF Project No. 2014–10”) 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, BP Exploration Operating Company Limited, Sunbury-on-Thames, UNITED KINGDOM, has been added as a party to this venture.

Also, HDT Robotics, Inc., Fredericksburg, VA; University of Texas at Arlington, Arlington, TX; and Flextronics, San Jose, CA, have withdrawn 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 PERF—Americas intends to file additional written notifications disclosing all changes in membership.

On April 30, 2014, PERF—Americas 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 17, 2016 (81 FR 14486). The last notification was filed with the Department on September 1, 2016.

A notice was published in the Federal Register pursuant to Section 6(b) of the Act on October 13, 2016 (81 FR 70704).

Patricia A. Brink, Director of Civil Enforcement, Antitrust Division.

[FR Doc. 2017–00351 Filed 1–10–17; 8:45 am]