

Assessment Report). The action proposed was identified in the 2006 Assessment Report as appropriate for study and is the subject of an ongoing feasibility study pursuant to the Omnibus Act and the Water Infrastructure Improvements for the Nation (WIIN) Act of 2016. The WIIN Act authorizes Reclamation to enter into agreements with requesting states or subdivisions thereof to design, study, construct, or expand federally owned storage projects, and Congress has specified that this project be studied under WIIN Act authority. Public Law 114-322, Section 4007.

The Draft EIS analyzes three alternatives. Alternative A is the No Action. Alternative B is a 6-foot Dam Raise at Anderson Ranch Dam. Alternative C is a 3-foot Dam Raise at Anderson Ranch Dam. Reclamation, in partnership with the Idaho Water Resource Board (IWRB), proposes to raise Anderson Ranch Dam allowing the ability to capture and store additional water. This new space would allow Reclamation to capture additional water when available during wet years for supplemental supply and to hold over for use during dry years. Potential spaceholders include existing Reclamation contractors and the IWRB, which could in turn contract water to existing Water District 63 water users and/or may offer water through the Idaho water supply bank's Water District 63 rental pool.

Proposed dam structure modifications include:

- Demolish existing spillway crest structure and bridge;
- Construct new crest structure;
- Remove, rehabilitate, and re-install the existing radial gates;
- Construct a new two-lane road across the dam; and
- Widen right abutment to improve turning radius for traffic.

The existing road across the dam would be closed during construction. An alternative route has been identified that would provide safe public transport. There would likely be a reservoir restriction of 6–10 feet during spillway construction.

In addition to work on the dam, the project would include modification to structures around the reservoir such as culverts, bridges, and recreation sites.

Reclamation is not presently aware of any known or possible Indian Trust Assets or environmental justice issues associated with the proposed action but requests any information relative to this issue be submitted during the comment period.

The Draft EIS review process and public open houses identified in this

notice are intended to inform the public about the project and to request public and agency comment on the EIS.

The USFS is a cooperating agency. Cooperating agencies have jurisdiction by law or special expertise with respect to resources potentially affected by the proposal and participate in the NEPA analysis. The USFS provided input into the analyses, conclusions, and recommendations presented in the Draft EIS. Following issuance of the Final EIS, the USFS will issue a subsequent decision for the Project in accordance with Forest Service regulatory requirements.

The USFS would also use this Draft EIS to evaluate proposed actions and determine compliance with the 2010 Boise National Forest Land and Resources Plan that would make provisions for the project activities.

#### Public Disclosure

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 may 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.

**Lorri J. Gray,**

*Regional Director, Bureau of Reclamation,  
Interior Region 9—Columbia-Pacific  
Northwest.*

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**BILLING CODE 4332-90-P**

#### INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-1174]

#### Certain Toner Cartridges, Components Thereof, and Systems Containing Same; Notice of Request for Submissions on the Public Interest

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

**ACTION:** Notice.

**SUMMARY:** Notice is hereby given that on July 23, 2020, the presiding administrative law judge (“ALJ”) issued an Initial Determination on Violation of Section 337. The ALJ also issued a Recommended Determination on remedy and bonding should a violation be found in the above-captioned investigation. The Commission is soliciting submissions on public interest issues raised by the recommended relief

should the Commission find a violation. This notice is soliciting comments from the public only. Parties are to file public interest submissions pursuant to 19 CFR 210.50(a)(4).

#### FOR FURTHER INFORMATION CONTACT:

Panyin A. Hughes, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436, telephone (202) 205-3042. Copies of non-confidential documents filed in connection with this investigation may be viewed on the Commission's electronic docket (EDIS) at <https://edis.usitc.gov>. For help accessing EDIS, please email [EDIS3Help@usitc.gov](mailto:EDIS3Help@usitc.gov). General information concerning the Commission may also be obtained by accessing its internet server at <https://www.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 soliciting submissions on public interest issues raised by the recommended relief should the Commission find a violation, specifically: (1) A general exclusion order directed to certain toner cartridges, components thereof, and systems containing same, or in the alternative, (2) a limited exclusion order directed to the same products imported, sold for importation, and/or sold after importation by respondents Aster Graphics, Inc. (“Aster”), An An Beauty Limited, AMI Brothers, Inc. (“AMI”), Aztech Enterprises Limited, Billiontree Technology USA Inc. (“Billiontree”), Carlos Imaging Supplies, Inc. (“Carlos Imaging”), Do It Wiser, LLC (“Do It Wiser”), Eco Imaging Inc. (“Eco Imaging”), Ecoolmart Co. (“Ecoolmart”), Globest Trading Inc. (“Globest”), Greencycle Tech, Inc. (“Greencycle”), Hongkong Boze Co., Ltd. (“Hongkong Boze”), I8 International Inc. (“I8”), Ikong E-Commerce (“Ikong”), Intercon International Corp. (“Intercon”), IPrint Enterprises Limited (“IPrint”), LD

Products, Inc. (“LD Products”), Mangoket LLC (“Mangoket”), Smartjet E-Commerce Co., LLC (“Smartjet”), Solong E-Commerce Co., LLC (“Solong”), Super Warehouse Inc. (“Super Warehouse”), and Zhuhai Xiaohui E-Commerce Co., Ltd. (“Xiaohui”); and (3) cease and desist orders directed to Aster, AMI, Billiontree, Carlos Imaging, Do It Wisser, Eco Imaging, Ecoalmart, Globest, Greencycle, Hongkong Boze, I8, Ikong, Intercon, IPrint, LD Products, Mangoket, Smartjet, Solong, Super Warehouse, and Xiaohui.

The Commission is interested in further development of the record on the public interest in this investigation. 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 ALJ’s Recommended Determination on Remedy and Bonding issued in this investigation on July 23, 2020. Comments should address whether issuance of the recommended remedial orders in this investigation, should the Commission find a violation, 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 remedial 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 recommended orders would impact consumers in the United States.

Written submissions must be filed no later than by close of business on August 18, 2020.

Persons filing written submissions must file the original document electronically on or before the deadlines stated above. The Commission’s paper filing requirements in 19 CFR 210.4(f)

are currently waived. 85 FR 15798 (March 19, 2020). Submissions should refer to the investigation number (“Inv. No. 337-TA-1174”) in a prominent place on the cover page and/or the first page. (See *Handbook for Electronic Filing Procedures*, [https://www.usitc.gov/documents/handbook\\_on\\_filing\\_procedures.pdf](https://www.usitc.gov/documents/handbook_on_filing_procedures.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. All information, including confidential business information and documents for which confidential treatment is properly sought, submitted to the Commission for purposes of this Investigation may be disclosed to and used: (i) By the Commission, its employees and Offices, and contract personnel (a) for developing or maintaining the records of this or a related proceeding, 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 (ii) by U.S. government employees and contract personnel, solely for cybersecurity purposes. All contract personnel will sign appropriate nondisclosure agreements. All nonconfidential written submissions will be available for public inspection 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: July 28, 2020.

**Lisa Barton,**

*Secretary to the Commission.*

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**BILLING CODE 7020-02-P**

## DEPARTMENT OF JUSTICE

### Antitrust Division

#### Notice Pursuant to the National Cooperative Research and Production Act of 1993—Undersea Technology Innovation Consortium

Notice is hereby given that, on July 13, 2020, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* (“the Act”), Undersea Technology Innovation Consortium (“UTIC”) 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, ARMADA Marine Robotics, Falmouth, MA; Autonomous Surface Vehicles, LLC, Broussard, LA; Aviation & Missile Solutions, Huntsville, AL; Boston Fusion Corp., Lexington, MA; Constellation Software Engineering, Corp., dBA CS Engineering, Annapolis, MD; Critical Frequency Design, Melbourne, FL; Curtiss-Wright Electro-Mechanical Corporation, Bethlehem, PA; Deloitte Consulting LLP, Arlington, VA; Design Interactive, Orlando, FL; Hybrid Design Services, Inc., Troy, MI; I-Assure, LLC, Mandeville, LA; Intellisenze Systems, Inc., Torrance, CA; Kenautics, Inc., Encinitas, CA; Kord Technologies, LLC, Huntsville, AL; Long Wave Inc., Oklahoma City, OK; NetApp US Public Sector, Inc., Vienna, VA; Omni Federal, Gainesville, VA; Opal Soft, Inc., Sunnyvale, CA; Palantir USG, Inc., Palo Alto, CA; Peraton Inc., Herndon, VA; Polaris Alpha Advanced Systems, Fredericksburg, VA; Problem Solutions, LLC, Johnstown, PA; Probus Test Systems Inc., Lincroft, NJ; QuickFlex Inc., San Antonio, TX; R2C Support Services, Huntsville, AL; Saltenna, LLC, McClean, VA; Savant Financial Technologies Inc., dba Ariel Partners, New York, NY; Sedna Digital Solutions, LLC, Manassas, VA; SimVentions, Inc., Fredericksburg, VA; SRI International, Menlo Park, CA; Terradepth, Inc., Austin, TX; Tridentis, LLC, Alexandria, VA; Voltaiq, Inc., Berkeley, CA; W.S. Darley and Company, Itasca, IL; and WPI Services, LLC DBA Systemecon North America, Juno Beach, FL have been added as parties to this venture.

Also, Platron Manufacturing, Pflugerville, TX has withdrawn as a party from this venture.