

public record. 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 can 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.

Abstract: The mission of the USGS National Geospatial Program (NGP) is to organize, maintain, publish, and disseminate the geospatial baseline of the Nation's topography, natural landscape, and built environment through The National Map, a set of basic geospatial information provided as a variety of products and services.

Through Office of Management and Budget Circular A-16, the Federal Government assigns leadership responsibilities for themes of geospatial data among Federal agencies. Based in part on this assignment, and because of the unique niche of the Program to provide national coverage of topographic data, the primary focus of the program is to provide national leadership in The National Map themes of hydrography and elevation. The role of the other six layers of The National Map is generally to provide contextual or reference information to its cartographic products and services. The objective of the Program for these layers is to maintain current coverage by obtaining the data from other organizations and suppliers with a minimum investment of Program resources.

The National Map Corps (TNMCorps) is the name of the NGP project that encourages citizen participation in volunteer map data collection activities. TNMCorps uses crowdsourcing—new technologies and internet services to georeference structure points and share this information with others on map-based internet platforms—to produce volunteered geographic information (VGI). People participating in the crowd sourcing are considered part of TNMCorps.

In general, the National Structures Dataset (NSD) has been populated with the best available national data. This data has been exposed for initial improvement by TNMCorps volunteers via the online Map Editor (the instrument). In addition, the data goes through a tiered-editing process, which includes Peer Review and Advanced Editors. At each stage the data is passed through an automatic “magic filter” to look for data issues before being

submitted into the NSD. In addition, data goes through sampling for quality assurance procedures.

Data within the NSD is available at no cost via The National Map and US Topo to the USGS and the public.

Data quality studies in 2012, 2014, and 2018 showed that the volunteers' actions were accurate and exceeded USGS quality standards. Volunteer-collected data showed an improvement in both location and attribute accuracy for existing data points. Completeness, or the extent to which all appropriate features were identified and recorded, was also improved.

Title of Collection: The National Map Corps—Volunteered Geographic Information Project.

OMB Control Number: 1028-0111.

Form Number: None.

Type of Review: Extension of a currently approved collection.

Respondents/Affected Public: general public.

Total Estimated Number of Annual Respondents: 1,000.

Total Estimated Number of Annual Responses: 101,000.

Estimated Completion Time per Response: 12 minutes on average.

Total Estimated Number of Annual Burden Hours: 21,000.

Respondent's Obligation: Voluntary.
Frequency of Collection: Varies by volunteer; volunteers are not obligated to collect any specific amount of data.

Total Estimated Annual Nonhour Burden Cost: There are no “no-hour cost” burdens associated with this IC.

An agency may not conduct, or sponsor and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number.

The authority for this action is the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 *et seq.*).

David Brostuen,

Director, National Geospatial Technical Operations Center, USGS.

[FR Doc. 2021-07513 Filed 4-12-21; 8:45 am]

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DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[212A2100DD/AAKC001030/
A0A501010.999900253G]

Student Progress and Promotion and Certificate of Completion

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of Tribal consultation session and public meeting.

SUMMARY: The Bureau of Indian Education (BIE) is seeking Tribal and public input on draft policies regarding progress and promotion and certificate of completion. The purpose of these two policies is to make certain that student promotion is based on the meeting of minimum standards, with high school graduation marking the culmination of a student's K-12 education, in recognition of all the learning that occurred during that journey.

DATES: A Tribal consultation session will be held from 1 p.m. to 2 p.m. Eastern Time (ET) on May 11, 2021, the public meeting will be held from 2 p.m. to 3 p.m. ET on May 11, 2021. Written comments must be received by 11:59 p.m. ET, May 21, 2021.

ADDRESSES: To join the teleconference, call (800) 857-5055, passcode 6951606. Written comments may be emailed to consultation@bia.gov.

FOR FURTHER INFORMATION CONTACT: Travis Clark, Chief Performance Officer, Bureau of Indian Education; (571) 926-6998 or email travis.clark@bie.edu.

SUPPLEMENTARY INFORMATION: The BIE is seeking Tribal and public stakeholder input on draft policies regarding progress and promotion and certificate of completion, available at: <https://www.bie.edu/topic-page/special-education> under “Part 33 Draft Policy Certificate of Completion” and “Part 33 Draft Policy Student Progress/Promotion.”

The purpose of these two policies is to make certain that student promotion is based on the meeting of minimum standards, with high school graduation marking the culmination of a student's K-12 education, in recognition of all the learning that occurred during that journey. The conference of a diploma serves as a foundation for the next phase of a young person's life, further education and career. Nevertheless, the BIE understands that in some instances students with the most significant cognitive disabilities may not be able to meet the requirements of a standard high school diploma. In such instances, the BIE desires to give students access to a certificate of completion. The BIE encourages schools/districts to support students with disabilities in seeking and obtaining a standard high school diploma whenever possible. However, the BIE recognizes that for some students with the most significant cognitive disabilities a certificate of completion may be appropriate.

BIE welcomes input from Tribes, families of students at BIE schools and other stakeholders. Please see the information in the **DATES** and **ADDRESSES** section of this notice for information on

the public sessions and directions on joining.

Bryan Newland,

Principal Deputy Assistant Secretary—Indian Affairs.

[FR Doc. 2021–07501 Filed 4–12–21; 8:45 am]

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INTERNATIONAL TRADE COMMISSION

[Investigation No. 337–TA–1261]

Notice of Institution of Investigation; Certain LED Landscape Lighting Devices and Components Thereof

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that a complaint was filed with the U.S. International Trade Commission on March 9, 2021, under section 337 of the Tariff Act of 1930, as amended, on behalf of Wangs Alliance Corporation d/b/a WAC Lighting. A supplement to the complaint was filed on March 25, 2021. The complaint, as supplemented, 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 LED landscape lighting devices and components thereof by reason of infringement of certain claims of U.S. Patent No. 10,571,101 (“the ‘101 patent’”) and U.S. Patent No. 10,920,971 (“the ‘971 patent’”). The complaint further alleges that an industry in the United States exists as required by the applicable Federal Statute. The complainant requests that the Commission institute an investigation and, after the investigation, issue a limited exclusion order and cease and desist orders.

ADDRESSES: The complaint, except for any confidential information contained therein, may be viewed on the Commission’s electronic docket (EDIS) at <https://edis.usitc.gov>. For help accessing EDIS, please email EDIS3Help@usitc.gov. Hearing impaired individuals are advised that information on this matter can be obtained by contacting the Commission’s TDD terminal on (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 Commission may also be obtained by accessing its internet server at <https://www.usitc.gov>.

FOR FURTHER INFORMATION CONTACT: Katherine Hiner, Office of the Secretary, Docket Services Division, U.S. International Trade Commission, telephone (202) 205–1802.

SUPPLEMENTARY INFORMATION:

Authority: The authority for institution of this investigation is contained in section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, and in section 210.10 of the Commission’s Rules of Practice and Procedure, 19 CFR 210.10 (2020).

Scope of Investigation: Having considered the complaint, the U.S. International Trade Commission, on April 7, 2021, 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)(B) 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 products identified in paragraph (2) by reason of infringement of one or more of claims 1–6, 8–13, and 18 of the ‘101 patent and claims 1 and 7–9 of the ‘971 patent; and whether an industry in the United States exists as required by subsection (a)(2) of section 337;

(2) Pursuant to section 210.10(b)(1) of the Commission’s Rules of Practice and Procedure, 19 CFR 210.10(b)(1), the plain language description of the accused products or category of accused products, which defines the scope of the investigation, is “LED landscape devices, lights, fixtures, and components, specifically LED circuits, LED drivers, LED modules, housings, mechanical housings, driver housings, optics, lenses, dimming knobs, and stakes”;

(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:

Wangs Alliance Corporation, d/b/a WAC Lighting, 44 Harbor Park Drive, Port Washington, NY 11050

(b) The respondents are the following entities alleged to be in violation of section 337, and are the parties upon which the complaint is to be served:

CAST Lighting LLC, 120–A Goffle Rd., Hawthorne, NJ 07506
Shenzhen Wanjia Lighting Co., Ltd. d/b/a WONKA, 7/F Zhongxinbao Industry Park, No.101, Fucheng’ao Industry Road, Pinghu Town, Longgang District, Shenzhen 518111, China

cBright Lighting, Inc., 15010 Wicks Blvd., San Leandro, CA 94577

Dauer Manufacturing Corp., 10100 NW 116th Way, Suite #14, Medley, FL 33178

FUSA Corp., 10100 NW 116th Way, Suite #14, Medley, FL 33178

Lumien Enterprise, Inc. d/b/a Lumien Lighting, 322 Northpoint Parkway SE, Suite J, Acworth, GA 30102

Jiangsu Sur Lighting Co., Ltd., South-eastern industrial zone, Yancheng, Jiangsu Province, 224050 China

(4) For the investigation so instituted, the Chief Administrative Law Judge, U.S. International Trade Commission, shall designate the presiding Administrative Law Judge.

The Office of Unfair Import Investigations will not be named as a party to this investigation.

Responses to the 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), as amended in 85 FR 15798 (March 19, 2020), such responses will be considered by the Commission if received not later than 20 days after the date of service by the complainants of the complaint and the notice of investigation. Extensions of time for submitting responses to the 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 complaint and in this notice may be deemed to constitute a waiver of the right to appear and contest the allegations of the 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 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: April 8, 2021.

Lisa Barton,

Secretary to the Commission.

[FR Doc. 2021–07561 Filed 4–12–21; 8:45 am]

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