

provide the general public and other Federal agencies with an opportunity to comment on new, proposed, revised, and continuing collections of information. This helps us assess the impact of our information collection requirements and minimize the public's reporting burden. It also helps the public understand our information collection requirements and provide the requested data in the desired format.

A **Federal Register** notice with a 60-day public comment period soliciting comments on this collection of information was published on February 16, 2022 (87 FR 8877). No comments were received.

As part of our continuing effort to reduce paperwork and respondent burdens, we are again soliciting comments from the public and other Federal agencies on the proposed ICR that is described below. We are especially interested in public comment addressing the following:

(1) Whether or not the collection of information is necessary for the proper performance of the functions of the agency, including whether or not the information will have practical utility;

(2) The accuracy of our estimate of the burden for this collection of information, including the validity of the methodology and assumptions used;

(3) Ways to enhance the quality, utility, and clarity of the information to be collected; and

(4) How might the agency minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of response.

Comments that you submit in response to this notice are a matter of 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: Each year, more than 7,000 visitors to the various units of the National Park System file reports for lost or found items. Reporting of lost or found personal property in national parks is governed by 36 CFR 2.22, "Disposition of Property" which requires the unattended property to be

impounded and deemed to be abandoned unless claimed by the owner or an authorized representative within 60 days. The 60-day period commences upon notification to the rightful owner of the property, if the owner can be identified, or from the time the property was placed in the superintendent's custody if the owner cannot be identified. Unclaimed property shall be deemed abandoned and disposed of in accordance with Title 41 Code of Federal Regulations.

In order to comply with the requirements of 36 CFR 2.22, the NPS uses Form 10-166, "Lost—Found Report," to allow the park to properly identify and return found items to the legitimate owner. NPS Form 10-166 collects the following information from the visitor filing the report:

- Park name, receiving station (if appropriate), and date item was lost or found,
- name, address, city, state, zip code, email address, and contact phone numbers (cell and home),
- type, detailed description, and location where the item was last seen/ found, and
- photograph of item (if available).

Title of Collection: National Park Service Lost and Found Report, 36 CFR 2.22.

OMB Control Number: 1024-0279.

Form Number: NPS Form 10-166, "Lost—Found Report."

Type of Review: Extension of a currently approved collection.

Respondents/Affected Public: Visitors of NPS units who file reports of lost or found items.

Total Estimated Number of Annual Respondents: 7,500.

Total Estimated Number of Annual Responses: 7,500.

Estimated Completion Time per Response: 5 minutes.

Total Estimated Number of Annual Burden Hours: 625.

Respondent's Obligation: Voluntary.

Frequency of Collection: On occasion.

Total Estimated Annual Nonhour Burden Cost: None.

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.*).

Phadrea Ponds,

Information Collection Clearance Officer, National Park Service.

[FR Doc. 2022-20549 Filed 9-21-22; 8:45 am]

BILLING CODE 4312-52-P

DEPARTMENT OF THE INTERIOR

National Park Service

[NPS-WASO-NRNL-DTS#-34551; PPWOCRADIO, PCU00RP14.R50000]

National Register of Historic Places; Notification of Pending Nominations and Related Actions

AGENCY: National Park Service, Interior.

ACTION: Notice.

SUMMARY: The National Park Service is soliciting electronic comments on the significance of properties nominated before September 10, 2022, for listing or related actions in the National Register of Historic Places.

DATES: Comments should be submitted electronically by October 7, 2022.

ADDRESSES: Comments are encouraged to be submitted electronically to *National_Register_Submissions@nps.gov* with the subject line "Public Comment on <property or proposed district name, (County) State>" If you have no access to email you may send them via U.S. Postal Service and all other carriers to the National Register of Historic Places, National Park Service, 1849 C Street NW, MS 7228, Washington, DC 20240.

FOR FURTHER INFORMATION CONTACT: Sherry A. Frear, Chief, National Register of Historic Places/National Historic Landmarks Program, 1849 C Street NW, MS 7228, Washington, DC 20240, *sherry_frear@nps.gov*, 202-913-3763.

SUPPLEMENTARY INFORMATION: The properties listed in this notice are being considered for listing or related actions in the National Register of Historic Places. Nominations for their consideration were received by the National Park Service before September 10, 2022. Pursuant to Section 60.13 of 36 CFR part 60, comments are being accepted concerning the significance of the nominated properties under the National Register criteria for evaluation.

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.

Nominations submitted by State or Tribal Historic Preservation Officers:

Key: State, County, Property Name, Multiple Name(if applicable), Address/Boundary, City, Vicinity, Reference Number.

ARKANSAS**Desha County**

Old Piney Cemetery, US 278, approx. 2.7 mi. west of jct. with Cty. Rd. 74, 1/8 mi. north of US 287, Monticello, SG100008278

IDAHO**Ada County**

Meridian Speedway, 355 South Main St., Meridian, SG100008284
Buckner, Aurelius and Dorothy, House (African American Civil Rights in Idaho MPS), 1012 North 19th St., Boise, MP100008287

LOUISIANA**Lafayette Parish**

Arceneaux, Louis J. and Marie Amelia, House, 134 Rose Ln., Lafayette, SG100008285

Natchitoches Parish

Kisatchie School, 1811 LA 118 West, Provencal, SG100008286

TEXAS**Smith County**

Tyler Downtown Historic District, Roughly bounded by West Front St., Border Ave., Cotton Belt RR tracks, and Fannin Ave., Tyler, SG100008283

Additional documentation has been received for the following resources:

MARYLAND**Frederick County**

Brunswick Historic District, Roughly bounded by Potomac River, Central, Park and 10th Aves., and C St., Brunswick, AD79001128

WEST VIRGINIA**Mercer County**

Bramwell Additions Historic District (Boundary Increase) (Additional Documentation), Parts of Bluestone Ave., Clifton St., Renova St., Simmons Ave., Simmons St. and Spring St., Bramwell, AD05000400

Nomination submitted by Federal

Preservation Officer:

The State Historic Preservation Officer reviewed the following nomination and responded to the Federal Preservation Officer within 45 days of receipt of the nomination and supports listing the property in the National Register of Historic Places.

TEXAS**Howard County**

Big Spring Veterans Administration Hospital (United States Third Generation Veterans Hospitals, 1946–1958 MPS), 300 Veterans Blvd., Big Spring, MP100008282

(Authority: Section 60.13 of 36 CFR part 60)

Dated: September 13, 2022.

Sherry A. Frear,

Chief, National Register of Historic Places/
National Historic Landmarks Program.

[FR Doc. 2022–20566 Filed 9–21–22; 8:45 am]

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INTERNATIONAL TRADE COMMISSION

[Investigation No. 337–TA–1295 (Sanctions)]

Certain Integrated Circuit Products and Devices Containing the Same; Notice of a Commission Determination Not To Review an Order Denying Respondent Realtek Semiconductor Corporation's Motion for Sanctions; Termination of the Sanctions Proceeding

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined not to review an order (Order No. 11) issued by the presiding administrative law judge (“ALJ”) denying Respondent Realtek Semiconductor Corp.’s (“Realtek”) motion for sanctions. This sanctions proceeding is hereby terminated.

FOR FURTHER INFORMATION CONTACT:

Cathy Chen, Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436, telephone 202–205–2392. 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. 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: The Commission instituted this investigation on January 31, 2022, based on a complaint, as supplemented, filed on behalf of Future Link Systems, LLC (“Future Link”) of Santa Clara, California. 87 FR 4915 (Jan. 31, 2022). The complaint, as supplemented, alleged violations of section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, based upon the importation into the United States, the sale for importation, and the sale within the United States after importation of certain integrated circuit products and devices containing the same that infringe one of more of claims 1–6 of U.S. Patent No. 7,685,439 and claims 1–9 of U.S. Patent No. 8,099,614. *Id.* at 4916. The complaint also alleged the existence of a domestic industry. *Id.* The

Commission’s notice of investigation named seventeen respondents, including Realtek of Taiwan. *Id.* The Office of Unfair Import Investigations (“OUII”) was also named as a party in this investigation. *Id.*

On April 4, 2022, Realtek filed a motion for sanctions against Future Link and its counsel. The ALJ held a teleconference on April 6, 2022, to discuss Realtek’s motion for sanctions. The ALJ directed Future Link and OUII not to file a response to the motion. On April 12, 2022, the ALJ issued Order No. 11, denying Realtek’s motion for sanctions. On April 22, 2022, Realtek requested leave to apply for interlocutory review of Order No. 11. The ALJ denied Realtek’s request on May 3, 2022. *See* Order No. 14 (May 3, 2022).

On April 28, 2022, Future Link filed a motion to terminate the investigation as to Realtek based on withdrawal of the complaint. On May 6, 2022, Future Link filed a motion to terminate the investigation as to all remaining respondents based on settlement. On May 31, 2022, the ALJ issued an initial determination (“ID”) (Order No. 17), granting Future Link’s motions to terminate. On June 9, 2022, the Commission determined not to review Order No. 17 and the investigation was terminated in its entirety. 87 FR 35995–996 (Jun. 14, 2022).

Following termination of the investigation, on June 15, 2022, the Commission set a briefing schedule in connection with Order No. 11. *See* Comm’n Notice (June 15, 2022). Thereafter, on June 23, 2022, Realtek filed a petition for review of Order No. 11. On June 27, 2022, Realtek filed a motion for leave to file a corrected petition. Future Link and OUII filed responses to the petition on June 30, 2022.

Having considered Order No. 11, the parties’ submissions, and the evidence of record, the Commission has determined not to review Order No. 11. The Commission has also determined to deny Realtek’s motion for leave to file a corrected petition because Realtek failed to provide good cause for its allegedly mistaken omission of a footnote. The sanctions proceeding is hereby terminated.

The Commission vote for this determination took place on September 16, 2022.

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.