

DEPARTMENT OF COMMERCE**Economic Development
Administration**

[Docket No. 970508107-7107-01]

RIN 0610-ZA04

**Research and Evaluation, National
Technical Assistance—Request for
Proposals; Notice of Correction**

AGENCY: Economic Development Administration (EDA), Department of Commerce (DoC).

ACTION: Notice; correction.

SUMMARY: In the Research and Evaluation, National Technical Assistance—Request for Proposal, notice document FR Doc. 97-12492, beginning on page 26192 in the issue of Monday, May 12, 1997, make the following correction:

On page 26193 beginning in the first column, and ending after the second full paragraph in the third column, the request for proposal titled "Leveraging Capital for Defense Adjustment Infrastructure Assistance" was inadvertently listed under the National Technical Assistance Program. This request should be changed and listed instead under the Research and Evaluation Program (page 26196, first column).

All of the previously published criteria that apply to the Research and Evaluation Program now apply to the request for proposal titled "Leveraging Capital for Defense Adjustment Infrastructure Assistance." The correction impacts the types of entities eligible to submit proposals under this particular request and the local match required.

Dated: May 21, 1997.

Wilbur F. Hawkins,

Deputy Assistant Secretary for Economic Development.

[FR Doc. 97-13863 Filed 5-22-97; 10:32 am]

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DEPARTMENT OF COMMERCE**International Trade Administration**

[A-588-504]

**Erasable Programmable Read Only
Memories From Japan: Termination of
Suspended Antidumping Duty
Investigation**

AGENCY: International Trade Administration/Import Administration, Department of Commerce.

ACTION: Notice of termination of suspended antidumping duty investigation.

SUMMARY: On December 19, 1996, the Department received a letter from counsel to Intel Corporation, Advanced Micro Devices, Inc., and National Semiconductor Corporation ("the petitioners"). The letter notified the Department that the petitioners have no further interest in the suspended investigation on Erasable Programmable Read Only Memory (EPROM) Semiconductors from Japan and that they were, therefore, withdrawing the petition. On January 8, 1997, the Department requested parties to the proceeding to provide comments on the Department's proposal to terminate the suspended antidumping duty investigation on EPROMs from Japan. The Department is now terminating this suspended investigation.

EFFECTIVE DATE: May 27, 1997.

FOR FURTHER INFORMATION CONTACT: Steven Presing or Eugenia Chu, Office of Agreements Compliance, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street & Constitution Avenue, N.W., Washington, D.C. 20230; telephone (202) 482-0194 and (202) 482-3964, respectively.

SUPPLEMENTARY INFORMATION:**Background**

On July 30, 1986, the antidumping investigation of Erasable Programmable Read Only Memories (EPROMs) from Japan, was suspended pursuant to an agreement by substantially all of the Japanese producers to eliminate dumping. Erasable Programmable Read Only Memories (EPROMs) from Japan: Suspension of Investigation, 51 Fed. Reg. 28253 (August 6, 1986); amended, 56 Fed. Reg. 37523 (August 7, 1991).

On December 19, 1996, the U.S. and Japanese semiconductor industries signed a Statement Regarding Effective and Expeditious Antidumping Measures (the Statement) and accompanying Memorandum of Understanding (MOU) intended to expedite handling future dumping investigations. The industries have agreed to independently collect cost and price data and to submit this data to the appropriate government agency within 14 days of the filing of a new antidumping investigation in the United States or Japan. Both the Statement and the MOU are conditioned upon revocation of the EPROM Suspension Agreement and termination of the EPROM antidumping investigation.

On December 19, 1996, Intel Corporation, Advanced Micro Devices,

Inc., and National Semiconductor Corporation, the petitioners in the suspended investigation, notified the Department in writing that they had no further interest in the suspended investigation on EPROMs from Japan and that they were, therefore, withdrawing the petition. Petitioners served interested parties with copies of the no interest letter.

On January 8, 1997, the Department notified interested parties in writing of its intent to terminate the suspended investigation and requested comments. We received comments from interested parties concerning the proposed termination on February 6, 1997.

Scope of Investigation

The products covered by this investigation are erasable programmable read only memories which are a type of memory integrated circuit that is manufactured using variations of Metal Oxide-Semiconductor (MOS) process technology, including both Complementary (CMOS) and N-Channel (NMOS). The products include processed wafers, dice and assembled EPROMs produced in Japan and imported into the United States from Japan. Finished EPROMs are provided for in the Tariff Schedules of the United States Annotated (TSUSA) under item 687.7445. Unassembled EPROMs, including unmounted chips, wafers, and dice, are provided for under TSUSA item 687.7405. Additionally, certain Flash memory devices based on EPROM semiconductor technology are later-developed products within the scope of the suspension investigation and suspension agreement on EPROMs from Japan. 57 Fed. Reg. 11599 (April 6, 1992).

Termination of Investigation

On December 19, 1996, the U.S. Semiconductor Industry Association (SIA) and the Electronic Industries Association of Japan (EIAJ) signed the Statement and the MOU agreeing, through 1999, voluntarily to collect and maintain product specific cost, home market price, and U.S. export price data on certain flash EPROM products exported from Japan to the United States, and, if an antidumping investigation were initiated on these products, to provide the collected data to the Department within 14 days of receipt of a questionnaire. The joint Statement, issued by the SIA and the EIAJ, establishes an expedited collection and reporting system similar to that created under the 1991 EPROM Suspension Agreement, 56 Fed. Reg. 37523 (August 7, 1991).