Yarmouth is approximately 12.5 miles in length (7.6 miles of which falls within Massachusetts’ territorial waters).

Nantucket Sound is a roughly triangular body of water generally bound by Cape Cod, Martha’s Vineyard, and Nantucket Island. Open bodies of water include Vineyard Sound to the West and the Atlantic Ocean to the East and the South. Nantucket Sound encompasses between 500–600 square miles of ocean, most of which lies in Federal waters. The Cape Wind Energy Project would be located completely on the OCS in Federal waters, aside from transmission cables running through Massachusetts waters ashore. For reference, the northernmost turbines would be approximately 5.2 miles (8.4 km) from Point Gammon on the mainland; the southernmost turbines would be approximately 11 miles (17.7 km) from Nantucket Island (Great Point); and the westernmost turbines would be approximately 5.5 miles (8.9 km) from the island of Martha’s Vineyard (Cape Poge).

Public Comment Procedures: The EA can be accessed online at: http://www.mms.gov/offshore/RenewableEnergy/CapeWind.htm. Comments on the EA and FONSI should be mailed or hand carried to the Minerals Management Service, Attention: James F. Bennett, 381 Elden Street, Mail Stop 4042, Herndon, Virginia 20170–4817. Envelopes or packages should be marked “Cape Wind Energy Project Environmental Assessment Document.” The MMS will also accept comments submitted electronically through the Web page at Federal eRulemaking Portal: http://www.regulations.gov. In the entry titled “Enter Keyword or ID,” enter docket ID MMS–2010–OMM–0006, then click “Search.” Under the tab “View By Docket Folder” you can submit public comments for this EA. The MMS will post all comments.

Public Comment Procedures: Before including your address, phone number, e-mail 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.


L. Renee Orr,
Acting Associate Director for Offshore Energy and Minerals Management.

BILLING CODE 4310–MR–P

DEPARTMENT OF THE INTERIOR
Fish and Wildlife Service


Trinity Adaptive Management Working Group

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of meeting.

SUMMARY: The Trinity Adaptive Management Working Group (TAMWG) affords stakeholders the opportunity to give policy, management, and technical input concerning Trinity River (California) restoration efforts to the Trinity Management Council (TMC). The TMC interprets and recommends policy, coordinates and reviews management actions, and provides organizational budget oversight. This notice announces a TAMWG meeting, which is open to the public.

DATES: TAMWG will meet from 9 a.m. to 5 p.m. on Wednesday, March 24, 2010.

ADDRESSES: The meeting will be held at the Trinity County Library, 211 Main St., Weaverville, CA 96093.

FOR FURTHER INFORMATION CONTACT: Meeting information: Randy A. Brown, TAMWG Designated Federal Officer, U.S. Fish and Wildlife Service, 1655 Heindon Road, Arcata, CA 95521; telephone: (707) 822–7201. Trinity River Restoration Program (TRRP) information: Jennifer Faler, Acting Executive Director, Trinity River Restoration Program, P.O. Box 1300, 1313 South Main Street, Weaverville, CA 96093; telephone: (530) 623–1800; e-mail: mhamman@mp.usbr.gov.

SUPPLEMENTARY INFORMATION: Under section 10(a)(2) of the Federal Advisory Committee Act (5 U.S.C. App.), this notice announces a meeting of the TAMWG. The meeting will include discussion of the following topics:

- 2010 flow schedule;
- TRRP budget;
- Integrated Habitat Assessment;
- Outmigrant monitoring;
- Channel rehabilitation program;
- Hatchery operations review;
- Executive director’s review;
- Executive director’s report;
- TAMWG recommendations and status of previous recommendations; and
- Annual election of TAMWG officers.

Completion of the agenda is dependent on the amount of time each item takes. The meeting could end early if the agenda has been completed.

Dated: March 2, 2010.

Randý A. Brown, Designated Federal Officer, Arcata Fish and Wildlife Office, Arcata, CA.

BILLING CODE 4310–55–P

INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 701–TA–474 and 731–TA–1176 (Preliminary)]

Drill Pipe and Drill Collars from China

Determinations

On the basis of the record developed in the subject investigations, the United States International Trade Commission (Commission) determines, pursuant to sections 703(a) and 733(a) of the Tariff Act of 1930 (19 U.S.C. 1671b(a) and 1673b(a)) (the Act), that there is a reasonable indication that an industry in the United States is threatened with material injury by reason of imports from China of drill pipe and drill collars, provided for in subheadings 7304.22.00, 7304.23.30, 7304.23.60, and 8431.43.80 of the Harmonized Tariff Schedule of the United States, that are alleged to be sold in the United States at less than fair value (LTFV) and subsidized by the Government of China.²

Pursuant to section 207.18 of the Commission’s rules, the Commission also gives notice of the commencement of the final phase of its investigations. The Commission will issue a final phase notice of scheduling, which will be published in the Federal Register as provided in section 207.21 of the Commission’s rules, upon notice from the Department of Commerce (Commerce) of affirmative preliminary determinations in the investigations under sections 703(b) or 733(b) of the Act, or, if the preliminary determinations are negative, upon notice of affirmative final determinations in those investigations under sections 705(a) or 735(a) of the

¹The record is defined in sec. 207.2(f) of the Commission’s Rules of Practice and Procedure (19 CFR 207.2(f)).
²Chairman Shara L. Aranoff, Vice Chairman Daniel R. Pearson, and Commissioner Deanna Turner Okun dissenting.
Act. Parties that filed entries of appearance in the preliminary phase of the investigations need not enter a separate appearance for the final phase of the investigations. Industrial users, and, if the merchandise under investigation is sold at the retail level, representative consumer organizations have the right to appear as parties in Commission antidumping and countervailing duty investigations. The Secretary will prepare a public service list containing the names and addresses of all persons, or their representatives, who are parties to the investigations.

Background

Effective December 31, 2009, a petition was filed with the Commission and Commerce by VAM Drilling USA Inc., Houston, TX; Rotary Drilling Tools, Beasley, TX; Texas Steel Conversions, Inc., Houston, TX; TMK IPSCO, Downers Grove, IL; and the United Steel, Paper and Forestry, Rubber, Manufacturing, Energy, Allied Industrial and Service Workers International Union, AFL–CIO–CLC, Pittsburgh, PA, alleging that an industry in the United States is threatened with material injury by reason of LTFV and subsidized imports of drill pipe and drill collars from China. Accordingly, effective December 31, 2009, the Commission instituted countervailing duty investigation No. 701–TA–474 and antidumping duty investigation No. 731–TA–1176 (Preliminary).

Notice of the institution of the Commission’s investigations and of a public conference to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the Federal Register of January 6, 2010 (75 FR 877). The conference was held in Washington, DC, on January 21, 2010, and all persons who requested the opportunity were permitted to appear in person or by counsel.


Issued: March 2, 2010.

By order of the Commission.

Marilyn R. Abbott,
Secretary to the Commission.

[FR Doc. 2010–4746 Filed 3–5–10; 8:45 am]

BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337–TA–667; Investigation No. 337–TA–673]

In the Matter of Certain Electronic Devices, Including Handheld Wireless Communications Devices; Notice of Commission Determination Not To Review an Initial Determination Terminating the Investigations in Their Entirety


ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined not to review the presiding administrative law judge’s (“ALJ”) initial determination (“ID”) (Order No. 55C) in consolidated Inv. Nos. 337–TA–667 and 337–TA–673. Certain Electronic Devices Including Handheld Wireless Communications Devices, granting a motion to terminate the consolidated investigations in their entirety on the basis of settlement agreements.

FOR FURTHER INFORMATION CONTACT: Megan M. Valentino, Office of the General Counsel, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, telephone (202) 205–2301. Copies of non-confidential documents filed in connection with this investigation are or will be 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., Washington, DC 20436, telephone (202) 205–2000. General information concerning the Commission may also be obtained by accessing its Internet server at http://www.usitc.gov. The public record for this investigation may be viewed on the Commission’s electronic docket (EDIS) at http://edis.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 Inv. No. 337–TA–667 (“the 667 Investigation”) on January 23, 2009, based on a complaint filed by Saxon Innovation, LLC of Tyler, Texas (“Saxon”). 74 FR 4231. The complaint, as amended and supplemented, alleges violations of section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, in the importation into the United States of certain electronic devices, including handheld wireless communications devices, by reason of infringement of certain claims of U.S. Patent Nos. 5,365,635 (“the ’635 patent’); 5,300,597 (“the ’597 patent’); and 5,608,873 (“the ’873 patent’). The complaint further alleges the existence of a domestic industry related to each patent. The Commission’s notice of investigation named various respondents, including Nokia Corporation of Espoo, Finland and Nokia Inc. of Irving, Texas (collectively “Nokia”); High Tech Computer Corp. of Taoyuan, Taiwan and HTC America, Inc. of Bellevue, Washington (collectively “HTC”); Research In Motion Ltd. of Waterloo, Ontario and Research In Motion Corp. of Irving, Texas (collectively “RIM”); and Palm, Inc. of Sunnyvale, California (“Palm”).

The Commission instituted Inv. No. 337–TA–673 (“the 673 Investigation”) on March 31, 2009, based on a complaint filed by Saxon. 74 FR 14578–9. The complaint, as amended and supplemented, alleges violations of section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, in the importation into the United States, the sale for importation, and the sale within the United States after importation of electronic devices, including handheld wireless communications devices by reason of infringement of certain claims of the ’635 patent, the ’597 patent, and the ’873 patent. The complaint further alleges the existence of a domestic industry related to each patent. The Commission’s notice of investigation named as respondents Samsung Electronics Co., Ltd. of Seoul, Korea; Samsung Electronics America, Inc. of Ridgefield Park, New Jersey; and Samsung Telecommunications America, LLP of Richardson, Texas (collectively “Samsung”).

On April 23, 2009, the ALJ issued Order No. 28 in the 667 investigation and Order No. 8 in the 673 investigation, consolidating the investigations. On May 13, 2009, the Commission determined not to review this consolidation.

On April 28, 2009, the Commission determined not to review an ID granting a joint motion filed by Saxon and HTC to terminate the 667 investigation as to respondent HTC. On July 13, 2009, the Commission determined not to review an ID granting a joint motion filed by Saxon and Nokia to terminate the consolidated investigations as to respondent Nokia. On October 22, 2009, the Commission determined not to review an ID granting a joint motion filed by Saxon and RIM to terminate the investigations as to respondent RIM.