The plat and field notes representing the dependent resurvey of a portion of the South boundary, and the subdivisional lines, and the subdivision of section 35, Township 2 North, Range 4 East, Wind River Meridian, Wyoming, was accepted May 18, 2004.

The plat and field notes representing the dependent resurvey of portions of the South and West boundaries and subdivisional lines, and the subdivision of section 31, Township 2 North, Range 3 East, Wind River Meridian, Wyoming, was accepted May 18, 2004.

The plat and field notes representing the dependent resurvey of a portion of the subdivisional lines, and a portion of the subdivision of section 17, and the survey of the subdivision of section 17, and the metes and bounds survey of Lots 5 and 6, section 17, Township 2 South, Range 1 East, Wind River Meridian, Wyoming, was accepted May 18, 2004.

Copies of the preceding described plats and field notes are available to the public at \$1.10 each.

Dated: May 20, 2004.

John P. Lee,

Chief Cadastral Surveyor, Division of Support Services.

[FR Doc. 04-12003 Filed 5-26-04; 8:45 am] BILLING CODE 4467-22-P

INTERNATIONAL TRADE COMMISSION

[Inv. Nos. 337-TA-491 and 337-TA-481 (consolidated)]

Certain Display Controllers and Products Containing Same and Certain Display Controllers With Upscaling Functionality and Products Containing Same; Notice of Commission **Determinations To Extend the Target** Date for Completion of the Investigation and the Deadline for **Determining Whether To Review a** Final Initial Determination; Notice of **Consolidation of Investigations**

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined to extend the target date for completion of Certain Display Controllers and Products Containing Same, Inv. No. 337–TA–491 until August 20, 2004, and to extend the deadline for review of the presiding administrative law judge's ("ALJ's") final initial determination ("ID") issued on April 14, 2004, in that investigation until July 6, 2004. The Commission has

also determined to consolidate Certain Display Controllers and Products Containing Same, Inv. No. 337-TA-491, with Certain Display Controllers with Upscaling Functionality and Products Containing Same, Inv. No. 337-TA-481.

FOR FURTHER INFORMATION CONTACT: Clara Kuehn, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, telephone (202) 205-3012. Copies of all nonconfidential 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 (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-491, Certain Display Controllers and Products Containing Same ("the 491 investigation"), on April 14, 2003, based on a complaint filed on behalf of Genesis Microchip (Delaware) Inc. ("complainant") of Alviso, Calif. 68 FR 17,964 (Apr. 14, 2003). The complaint, as supplemented, alleged violations of section 337 of the Tariff Act of 1930 in the importation into the United States, sale for importation, and sale within the United States after importation of certain display controllers and products containing same by reason of infringement of claims 13 and 15 of U.S. Patent No. 6.078.361; claims 19-22 of U.S. Patent No. 5,953,074 ("the '074 patent"); and claims 1 and 9 of U.S. Patent No. 6,177,922 ("the '922 patent"). The notice of investigation named three respondents: Media Reality Technologies, Inc. of Taipei, Taiwan; Media Reality Technologies, Inc. of Sunnyvale, Calif. (collectively "MRT"); and Trumpion Microelectronics, Inc. ("Trumpion") of Taipei City, Taiwan.

On June 20, 2003, the ALJ issued an ID (Order No. 5) amending the complaint and notice of investigation to add MStar Semiconductor, Inc. ("MStar") as a respondent, additional claims of the '074 patent, and claims 1-3, 5, 6, 9, 12, 13, 16, 17, 33–36, 38, and 39 of U.S. Patent No. 5,739,867. That ID

was not reviewed by the Commission. 68 FR 44,967 (July 31, 2003).

On November 10, 2003, the ALJ issued an ID (Order No. 38) granting complainant's motion to terminate the 491 investigation with respect to Trumpion, the '922 patent, and the '074 patent. That ID was not reviewed by the Commission.

On January 6, 2004, a tutorial session was held. An evidentiary hearing was held on January 6-15, 20, and February 2-3, 2004. On April 14, 2004, the ALJ issued his final ID, findings of fact and conclusions of law, and recommended determination on remedy and bonding in the 491 investigation.

Complainant Genesis, respondents MRT, MStar, and the Commission investigative attorney each petitioned for review of portions of the final ID. All parties filed responses to the petitions for review. The Commission has determined to extend the deadline for determining whether to review the final ID until July 6, 2004.

The Commission instituted Certain Display Controllers with Upscaling **Functionality and Products Containing** Same, Inv. No. 337-TA-481 ("the 481 investigation") on October 18, 2002, based on a complaint filed by Genesis naming Trumpion, Media Reality Technologies, Inc. of Sunnyvale, Calif., and SmartASIC, Inc. of San Jose, Calif. as respondents. 67 FR 64411. On January 14, 2003, the ALJ issued an ID terminating respondent SmartASIC from the investigation on the basis of a settlement agreement. That ID was not reviewed by the Commission. The final ID in the 481 investigation ("the 481 final ID") issued on October 20, 2003. 68 FR 69719. On December 5, 2003, the Commission determined to review the 481 final ID in part. Id. On review of the 481 final ID, the Commission remanded the 481 investigation to the ALJ. 69 FR 3602 (Jan. 26, 2004). The remand order provided that the ALJ is to issue his findings by May 20, 2004, and set a schedule for the filing by the parties of comments on the ALJ's findings and response comments. The remand order also extended the target date for completion of the 481 investigation to August 20, 2004.

The 481 and 491 investigations are closely related in terms of the products, the parties, and patents involved. Although the 481 investigation was instituted on October 18, 2002, about six months prior to institution of the 491 investigation, due to the remand of the 481 investigation to the ALJ, the two investigations are now on similar time schedules. The Commission has determined to extend the target date for completion of the 491 investigation

from July 14, 2004, to the target date for completion of the 481 investigation, *i.e.*, until August 20, 2004, and has also determined to consolidate the two investigations. The parties may include comments on the effect, if any, of such consolidation in their comments on the ALJ's remand findings in Inv. No. 337—TA–481.

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 sections 201.7(a), 210.42(h)(2), and 210.51(a) of the Commission's Rules of Practice and Procedure (19 CFR 201.7(a), 210.42(h)(2), 210.51(a)).

Issued: May 21, 2004.

By order of the Commission.

Marilyn R. Abbott,

Secretary.

[FR Doc. 04–12014 Filed 5–26–04; 8:45 am]

BILLING CODE 7820-02-P

DEPARTMENT OF JUSTICE

Notice of Lodging of a Consent Decree Under the Resource Conservation and Recovery Act

In accordance with Departmental policy, 28 CFR 50.7, notice is hereby given that on May 7, 2004, a proposed Consent Decree in *United States of America* v. *Heartland Cement Company, Inc., and Rineco Inc.,* Civil Action No. 04–1144–JTM, was lodged with the United States District Court for the District of Kansas.

The Complaint, which was filed by the United States on behalf of the Environmental Protection Agency, alleges that Heartland Cement Company, Inc., and Rineco Inc., violated regulations promulgated under the Resource Conservation and Recovery Act at Heartland's cement manufacturing facility in Independence, Kansas. Specifically, the Complaint alleges that hazardous waste at the facility was not properly characterized; three waste containers were not completely closed; the lining of the secondary containment around a waste tank had holes; and several pieces of equipment lack tags or other identifying marks. The Complaint seeks the imposition of a civil penalty. The Consent Decree requires the defendants to pay a civil penalty in the amount of \$111,668.00.

The Department of Justice will receive for a period of thirty (30 days from the date of this publication comments relating to the Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044–7611, and should refer to *United States* v. *Heartland Cement Co., Inc. and Rhineco Inc.*, D.J. Ref. No. 90–7–1–06933.

The Consent Decree may be examined at the Office of the United States Attorney, 301 N. Main St., Suite 1200, Wichita, Kansas 67202, and at U.S. EPA Region 7, 901 N. 5th St., Kansas City, Kansas 66101. During the public comment period, the Consent Decree may also be examined on the following Department of Justice Web site, http:// www.usdoj.gov/enrd/open.html. A copy of the Consent Decree may also be obtained by mail from the Consent Decree Library, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611 or by faxing or e-mailing a request to Tonia Fleetwood (tonia.fleetwood@usdoj.gov), fax no. (202) 514-0097, phone confirmation number (202) 514-1547. In requesting a copy from the Consent Decree Library, please enclose a check in the amount of \$5.25 (25 cents per page reproduction cost) payable to the U.S. Treasury.

Robert E. Maher, Jr.,

Assistant Chief, Environment Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 04–11952 Filed 5–26–04; 8:45 am] **BILLING CODE 4410–15–M**

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Under the Comprehensive Environmental Response, Compensation, and Liability Act

Under 28 CFR 50.7 notice is hereby given that on May 13, 2004, a proposed consent decree in *United States v. David L. Rieker*, Civil Action No. 8:03–CV–647–T–26MAP was lodged with the United States District Court for the Middle District of Florida, Tampa Division.

In this action, brought pursuant to section 107 of the Comprehensive Environmental Response, Compensation, and Liability Act ("the Act"), 42 U.S.C. 9607, the United States sought reimbursement for response costs incurred by EPA at the Dave Chemical Removal Action Site ("Site") located in Tampa, Hillsborough County, Florida, against David L. Rieker, the owner and operator of the Site at the time of disposal. Under the decree, Settling Defendant will make a one-time payment of \$100,000, based on his limited ability to pay, to resolve his

liability for EPA costs incurred to clean up the Site.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the proposed consent decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044–7611, and should refer to *United States* v. *David L. Rieker*, D.J. Ref. 90–11–3–08032.

The proposed consent decree may be examined at the Office of the United States Attorney, Middle District of Florida, Tampa Division, 400 North Tampa Street, Room 3200, Tampa, Florida 33602, and at U.S. EPA Region IV, Atlanta Federal Building, 61 Forsyth Street, Atlanta, Georgia 30303. During the public comment period, the proposed consent decree may also be examined on the following Department of Justice Web site, http:// www.usdoj.gov/enrd/open.html. A copy of the proposed consent decree may be obtained by mail from the Consent Decree Library, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611 or by faxing or e-mailing a request to Tonia Fleetwood (tonia.fleetwood@usdoj.gov), fax no. (202) 514-0097, phone confirmation number (202) 514-1547. In requesting a copy from the Consent Decree Library, please enclose a check in the amount of \$5.25 (25 cents per page reproduction cost) payable to the U.S. Treasury.

Ellen M. Mahan,

Assistant Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 04–11953 Filed 5–26–04; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Clean Water Act

In accordance with 28 CFR 50.7, 38 FR 19029, notice is hereby given that on May 3, 2004, a Consent Decree was lodged with the United States District Court for the District of Connecticut in United States v. Town of Branford, Civil Action No. 3:04-cv-00735 (JCH). A complaint was also filed simultaneously with the lodging of the Consent Decree. In the complaint the United States, on behalf of the U.S. Environmental Protection Agency (EPA), alleges that the defendant Town of Branford ("the Town") violated the Clean Water Act, 33 U.S.C. 1251, et seq., ("CWA") in connection with the City's operation of