long-term conservation benefits. This priority system does not preclude former NAWCA grant recipients from receiving Small Grants funding; ultimately, project resource value is the critical factor in deciding which projects receive funding. Also, projects are likely to receive a greater level of attention if they are part of a broader related or unrelated effort to bring or restore wetland or wetland-associated upland conservation values to a particular area or region.

In addition, proposals must represent on-the-ground projects, and any overhead in the project budget must constitute 10 percent or less of the grant amount. The anticipated magnitude of wetlands and wildlife resources benefits that will result from project execution is an important factor in proposal evaluation, and there should be a reasonable balance between acreages of wetlands and wetland-associated uplands. As per the Act, mitigation-related projects are not considered for funding.

Please keep in mind that NAWCA and matching funds may be applied only to wetlands acquisition, creation, enhancement, and/or restoration; they may not be applied to signage, displays, trails or other educational features, materials and equipment, even though the goal of the project may ultimately be to support wetland conservation education curricula. Projects oriented toward education are not ordinarily eligible for NAWCA funding because education is not a primary purpose of the Act. However, acceptable project outcomes can include educational benefits resulting from conservation actions. Research is also not a primary purpose of the Act, and research proposals are not considered for funding.

Even though we require less total application information for Small Grants than we do for the Standard Grants program, Small Grant proposals must have clear explanations and meet the basic purposes given above and the 1:1 or greater non-Federal matching requirements of the NAWCA. Small Grants projects must also be consistent with Council-established guidelines, objectives and policies. All non-Federal matching funds and proposed expenditures of grant funds must be consistent with Appendix A of the Small Grants instructions, "Eligibility Requirements for Match of NAWCA Grant and Non-Federal Funds.' Applicants must submit a completed Standard Form 424, Application For Federal Assistance. Hard copies of Small Grant instructions (booklets) are no longer provided, except under

special circumstances. However, the NAWCA Program website, birdhabitat.fws.gov, contains instructions for completing and submitting a Small Grant application, as well as forms and instructions for the Standard Form 424.

Small Grant proposals may be submitted prior to the due date but must be postmarked no later than Friday, November 28, 2003. Address submitted proposals as follows: Division of Bird Habitat Conservation, U.S. Fish and Wildlife Service, 4401 North Fairfax Drive, Mail Stop MSBP4075, Arlington, VA 22203, Attn: Small Grants Coordinator.

Applicants must submit *complete* grant request packages to the Division of Bird Habitat Conservation (DBHC), including *all* of the documentation of partners (partner letters) with funding pledge amounts. Information on funding in partner letters, *i.e.*, amounts and description regarding use, must correspond with budget amounts in the budget table and any figures provided in the parartive

With the volume of proposals received, we usually are not able to contact proposal sources to verify and/or request supplemental data and/or materials. Thus, those proposals lacking required information or containing conflicting information are subject to being declared ineligible and not further considered for funding.

For more information, call the DBHC office secretary at 703.358.1784, facsimile 703.358.2282, or send e-mail to *dbhc@fws.gov*. Small Grant application instructions may be available by E-mail as a WordPerfect© file, upon special request.

In conclusion, we require that, upon arrival in the DBHC, proposal packages must be: complete with regard to the information requested, presented in the format requested, and be presented according to the established deadline.

The Service submitted information collection requirements to the Office of Management and Budget (OMB) for review and approval under the Paperwork Reduction Act of 1995, Public Law 104-13. On August 28, 2002, OMB gave its approval for this information collection and confirmed the approval number as 1018–0100; this approval expires on August 31, 2005. 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 information collection solicited: is necessary to gain a benefit in the form of a grant, as determined by the North American Wetlands Conservation Council and the Migratory Bird Conservation Commission; is necessary to determine the eligibility and relative value of wetland projects; results in an approximate paperwork burden of 80 hours per application; and does not carry a premise of confidentiality. The information collections in this program will not be part of a system of records covered by the Privacy Act (5 U.S.C. 552(a)).

Starting October 1, 2003, applicants are required to provide a DUNS number when submitting applications for a Federal Government grant. Thus, this requirement will be in effect for the November 28, 2003, postmarking deadline of the Small Grants applications for 2004 funding. A DUNS number is a 9-digit unique identifier available from Dun and Bradstreet, either through the Web site at http://www.dunandbradstreet.com or by phone at 1.866.705.5711.

Dated: July 17, 2003.

Matt Hogan,

Acting Director, U.S. Fish and Wildlife Service.

[FR Doc. 03–19523 Filed 7–30–03; 8:45 am] BILLING CODE 4310–55–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [ID-080-1030-PH]

Notice of Public Meeting, Upper Columbia-Salmon Clearwater Resource Advisory Council Meeting; Idaho

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of public meeting.

SUMMARY: In accordance with the Federal Land Policy and Management Act (FLPMA) and the Federal Advisory Committee Act of 1972 (FACA), the U.S. Department of the Interior, Bureau of Land Management (BLM) Upper Columbia-Salmon Clearwater (UCSC) District Resource Advisory Council (RAC) will meet as indicated below.

DATES: September 4, 2003 beginning at 8 a.m. Pacific Daylight Time and end at approximately 12:01 p.m. The public comment period will be from 11 a.m. to 12:01 p.m. The meeting will be held via conference call from the following Idaho BLM Offices:

- Coeur d'Alene—located at 1808 N. Third Street
- Salmon—located at 50 Highway 93 South
- Challis—located at 801 Blue Mountain Road
- Cottonwood—located at House 1, Butte Drive

RAC members may call from any location and participate in the conference call. The public may join in the conference call from any of the four locations listed above.

FOR FURTHER INFORMATION CONTACT:

Stephanie Snook, RAC Coordinator, BLM UCSC District, 1808 N. Third Street, Coeur d'Alene, Idaho 83814 or telephone (208) 769–5004.

SUPPLEMENTARY INFORMATION: The 15-member Council advises the Secretary of the Interior, through the Bureau of Land Management, on a variety of planning and management issues associated with public land management in Idaho. The following topics will be discussed during the September 4th conference call:

- Sustaining Working Landscapes policy
- Idaho BLM Organization Refinement
- Status of RAC Nominations and review and approval of minutes from previous meetings

All meetings are open to the public. The public may present written comments to the Council at the Coeur d'Alene, Salmon, Challis or Cottonwood locations during the public comment period. Depending on the number of persons wishing to comment and time available, the time for individual oral comments may be limited. Individuals who plan to attend and need special assistance, such as sign language interpretation or other reasonable accommodations, should contact the BLM as provided above.

Dated: July 25, 2003.

Fritz U. Rennebaum,

District Manager.

[FR Doc. 03-19479 Filed 7-30-03; 8:45 am]

BILLING CODE 4310-GG-P

INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-491]

Certain Display Controllers and Products Containing Same; Notice of Commission Decision Not To Review an Initial Determination Amending the Complaint and Notice of Investigation

AGENCY: International Trade

Commission. **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's") initial determination ("ID") (Order No. 5) amending the

complaint and notice of investigation. The Commission understands the ALJ's statement summarizing complainant's argument, at page 2 of the ID, as implicitly including the following italicized language: "In its motion, Genesis contends that it did not become aware of MStar's allegedly infringing product in the United States until April 18, 2003, when it purchased a Sony monitor containing an MStar MST9011 display controller from a retailer in California."

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 the public version of the ALJ's ID and all other 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 this 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 ("the 361 patent"); 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 notice of investigation identified 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. Id.

On May 30, 2003, complainant moved pursuant to Commission rule 210.14(b)

to amend the complaint and notice of investigation to name MStar Semiconductor, Inc. ("MStar") as an additional respondent and to assert against MStar claims 13 and 15 of the '361 patent, claims 15-22 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 ("the '867 patent). Thus, complainant sought to add claims 15–18 of the '074 patent and selected claims of the '867 patent to the investigation. On June 11, 2003, the Commission investigative attorney ("IA") filed a response in support of the motion. On June 19, 2003, MStar filed an opposition to the motion. No responses were filed by MRT or Trumpion.

On June 20, 2003, the ALJ issued an ID (Order No. 5) granting the motion, thereby amending the complaint and notice of investigation to add claims 15–18 of the '074 patent and claims 1–3, 5, 6, 9, 12, 13, 16, 17, 33–36, 38, and 39 of the '867 patent, and to add MStar as an additional respondent. On June 26, 2003, MStar filed a petition for review of the ID. On July 3, 2003, responses opposing the petition were filed by the IA and complainant.

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 section 210.42 of the Commission's rules of practice and procedure (19 CFR 210.42).

Issued: July 18, 2003.

By order of the Commission.

Marilyn R. Abbott,

Secretary.

[FR Doc. 03–19437 Filed 7–30–03; 8:45 am] **BILLING CODE 7020–02–P**

DEPARTMENT OF JUSTICE

Amended Clean Water Act Consent Decree With Icicle Seafoods, Inc.

AGENCY: Department of Justice. **ACTION:** Notice of availability for public comment.

SUMMARY: Notice is hereby given that on July 18, 2003, an Amended Consent Decree in *United States* v. *Icicle Seafoods, Inc.*, Docket No. A03–0142 CV (JWS), was lodged with the United States District Court for the District of Alaska. In this action brought pursuant to section 309 of the Clean Water Act, as amended, 33 U.S.C. 1319, the United States has requested the imposition of civil penalties and injunctive relief on Icicle Seafoods, Inc. (Icicle). This action arose out of Icicle's operation of its Seward Fisheries Facility in Seward,