DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[CO-923-1430-ET; COC-28707]

Public Land Order No. 7631; Revocation of Secretarial Order Dated May 27, 1929; Colorado

AGENCY: Bureau of Land Management,

Interior.

ACTION: Public land order.

SUMMARY: This order revokes a Secretarial Order in its entirety as it affects 9 acres of public land withdrawn for the Bureau of Land Management's Power Site Classification No. 229. This order also opens the land to surface entry subject to valid existing rights and other segregations of record.

EFFECTIVE DATE: July 25, 2005.

FOR FURTHER INFORMATION CONTACT:

Doris E. Chelius, BLM Colorado State Office, 2850 Youngfield Street, Lakewood, Colorado 80215–7093, 303– 239–3706.

SUPPEMENTARY INFORMATION: This action will allow for the completion of a pending land exchange and clear the records of an unneeded withdrawal. The land is open to mining under the provisions of the Mining Claims Rights Restoration Act, 30 U.S.C. 621 (2000). Since this act applies only to land withdrawn for power purposes, the provisions of the act are no longer applicable to the land included in this revocation order.

Order

By virtue of the authority vested in the Secretary of the Interior by Section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714 (2000), and pursuant to the determination by the Federal Energy Regulatory Commission in DA–10000, it is ordered as follows:

1. The Secretarial Order dated May 27, 1929, which established the Bureau of Land Management's Power Site Classification No. 229, is hereby revoked in its entirety:

Sixth Principal Meridian

T. 4 N., R. 85 W., Sec. 17, lot 8;

Sec. 20, lots 3 and 6.

A 100-foot wide strip across the above described land comprising approximately 9 acres in Routt County.

2. At 9 a.m. on July 25, 2005, the land described in Paragraph 1, will be opened to the operation of the public land laws generally, subject to valid existing rights, the provisions of existing withdrawals, other segregations of

record, and the requirements of applicable law. All valid applications received on or prior to 9 a.m. on July 25, 2005, shall be considered as simultaneously filed at that time. Those received thereafter shall be considered in the order of filing.

- 3. The State of Colorado, with respect to the lands described in Paragraph 1, has a preference right for public highway rights-of-way or material sites until July 25, 2005, and any location, entry, selection, or subsequent patent shall be subject to any rights granted the State as provided by the Act of June 10, 1920, Section 24, as amended, 16 U.S.C. 818 (2000).
- 4. The land described in Paragraph 1 has been open to mining under the provisions of the Mining Claims Rights Restoration Act of 1955, 65 Stat. 682; 30 U.S.C. 621 (2000), and these provisions are no longer applicable.

Dated: April 1, 2005.

Rebecca W. Watson,

Assistant Secretary—Land and Minerals Management.

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INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-518]

In the Matter of Certain Ear Protection Devices; Notice of a Commission Determination Not To Review an Initial Determination Terminating the Investigation With Respect to all Remaining Respondents; Issuance of Consent Orders; Request for Written Submissions on Remedy, the Public Interest, and Bonding with Respect to Respondents Found in Default

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 initial determination (ID) of the presiding administrative law judge (ALJ) in the above-captioned investigation terminating the investigation as to six respondents. The investigation was terminated as to two respondents based on settlement agreements and consent orders and as to four respondents based on consent orders alone. The Commission also is requesting briefing on remedy, public interest, and bonding with respect to three respondents previously found in default.

FOR FURTHER INFORMATION CONTACT:

Michael K. Haldenstein, Esq., telephone 202-205-3041, Office of the General Counsel, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436. 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-ON-LINE) at http://edis.usitc.gov. Hearing-impaired persons are advised that information on the matter can be obtained by contacting the Commission's TDD terminal on 202-205-1810.

SUPPLEMENTARY INFORMATION: The Commission instituted this investigation on March 16, 2004, based on a complaint filed by 180s, Inc. and 180s, LLC of Baltimore, Maryland. Complainants filed an amended complaint on July 23, 2004. The amended complaint alleges violations of section 337 in the importation into the United States, the sale for importation, and the sale within the United States after importation of certain ear protection devices by reason of infringement of claims 1, 3, 13, 17-19, and 21-22 of U.S. Patent No. 5,835,609 (the '609 patent). The complaint named nine respondents: Ningbo Electric and Consumer Goods, Import & Export Corp. (Ningbo) of China; Vollmacht Enterprise Co., Ltd. (Vollmacht) of Taiwan; March Trading of New York, NY; Alicia International, Inc., d/b/a Lincolnwood Merchandising of Niles, IL; Hebron Imports of Chicago, IL; Ross Sales of Commack, NY; Value Drugs Rock, Inc. of New York, NY; Song's Wholesaler (Song's) of Washington, DC; and Wang Da, Inc. Retail and Wholesales (Wang Da) of New York, NY. The complaint further alleged that an industry in the United States exists as required by subsection (a)(2) of section 337.

On September 24, 2004, complainants filed a motion pursuant Commission rule 210.16 for an order to show cause and entry of a default judgment against three respondents: Ningbo, Vollmacht, and Wang Da. The Commission investigative attorney supported the motion. None of the respondents filed a response to the motion. The ALJ issued a show cause order (Order No. 4) on October 12, 2004. The order required