seek access to the Seashore by means of an ORV and those desiring a variety of other experiences has increased. Related to the need to provide consistency in ORV management is the need to provide consistency in resource protection in areas of ORV use, particularly as required under the Endangered Species Act of 1973. Compounding these issues, the Seashore is also subject to dynamic weather-related events that continually change the beach, and sometimes limit the area that can be accessed safely by ORVs. Therefore, the need for action is to: (1) Provide a comprehensive plan that complies with Executive Orders 11644 and 11989 respecting ORV use, and with laws (e.g. the NPS Organic Act, park enabling legislation, Endangered Species Act, Migratory Bird Treaty Act), NPS regulations (36 CFR 4.10), and policies to minimize impacts to park resources and values; and, (2) Develop and assess a range of options within the plan that provides for a variety of visitor experiences, including access for ORV use, to the degree these experiences are consistent with the park's enabling legislation.

The ORV Management Plan/EIS will cover lands administered by the NPS on Bodie, Hatteras, and Ocracoke Islands on the Outer Banks of North Carolina. The 5,880 acre Pea Island National Wildlife Refuge (Refuge), located at the northern end of Hatteras Island, is part of the Seashore, but is administered for refuge purposes by the U.S. Fish and Wildlife Service (USFWS) in accordance with the National Wildlife Refuge System Administration Act, 16 U.S.C. 668dd et seq. The USFWS is responsible for determining whether ORVs are compatible with the purposes of the Refuge; therefore Refuge lands are excluded from the Seashore ORV

Management Plan/EIS.

During initial internal scoping the NPS interdisciplinary team identified a number of draft objectives for the ORV Management Plan/EIS, including:

Management Methodology: Identify criteria to designate appropriate ORV use areas and routes.

Visitor Use and Experience: Manage ORV use to allow for a variety of visitor use experiences. Minimize conflicts between ORV use and other uses. Provide for ORV use for those activities consistent with park resource conservation as recognized under the Seashore's enabling legislation.

Threatened, Endangered, and Species of Special Concern: Provide protection for threatened, endangered, and sensitive species and their habitats from adverse impacts related to ORV use.

Because the management of ORVs at the Seashore has been controversial, the NPS has arranged through an interagency agreement with the U.S. **Institute for Environmental Conflict** Resolution for a neutral facilitation team to assess the feasibility of using negotiated rulemaking to reach a consensus agreement among interested parties that may be used as a basis for an NPS ORV special regulation. Based on the feasibility assessment, the NPS is developing a Notice of Intent to Establish a Negotiated Rulemaking Committee which would be published separately in the Federal Register for public comment. If a committee is established, the negotiated rulemaking and NEPA planning processes would be conducted concurrently.

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

The draft and final ORV Management Plan/EIS will be made available to all known interested parties and appropriate agencies. Full public participation by Federal, State, and local agencies as well as other concerned organizations and private citizens is invited throughout the preparation process of this document.

The responsible official for this ORV Management Plan/EIS is Patricia A. Hooks, Regional Director, Southeast Region, National Park Service, 100 Alabama Street, SW., 1924 Building, Atlanta, Georgia 30303.

Dated: December 1, 2006.

## Paul B. Hartwig,

Acting Regional Director, Southeast Region. [FR Doc. E6-20961 Filed 12-8-06; 8:45 am] BILLING CODE 4310-X3-P

## DEPARTMENT OF THE INTERIOR

## **National Park Service**

## **National Register of Historic Places; Notification of Pending Nominations** and Related Actions

Nominations for the following properties being considered for listing or related actions in the National Register were received by the National Park Service before November 25, 2006.

Pursuant to § 60.13 of 36 CFR Part 60 written comments concerning the significance of these properties under the National Register criteria for

evaluation may be forwarded by United States Postal Service, to the National Register of Historic Places, National Park Service, 1849 C St., NW., 2280, Washington, DC 20240; by all other carriers, National Register of Historic Places, National Park Service, 1201 Eve St., NW., 8th floor, Washington DC 20005; or by fax, 202-371-6447. Written or faxed comments should be submitted by December 26, 2006.

## John W. Roberts,

Acting Chief, National Register/National Historic Landmarks Program.

#### KENTUCKY

## **Ballard County**

Trimble House, 725 N. 4th St., Wickliffe, 06001203

#### **Bourbon County**

West Millersburg Rural Historic District, Millersburg—Ruddels Mills Rd. and Steele Ford Rd., Millersburg, 06001197

#### **Clark County**

Hood-Tucker House, 19 French Ave., Winchester, 06001201

## **Fulton County**

Whitesell, Jesse, Farm (Boundary Increase), KY 116, W of Purchase Parkway, Fulton, 06001200

## **Graves County**

Lyles, Pete, House, 302 KY 348 E, Symsonia, 06001202

## **Taylor County**

Campbellsville School, Stadium and Athletic Field, 230 W. Main St., Campbellsville, 06001195

## Warren County

Smith Grove Historic District (Boundary Increase), Roughly bounded by Smiths Grove Cemetery, RR, Hedge St. and Kentucky St., Smiths Grove, 06001194

## **MISSOURI**

## St. Louis County

Hi-Pointe-De Mun Historic District (Boundary Increase), Roughly bounded by Clayton Rd., De Mun Ave., San Bonita Ave., and Big Bend Blvd., Clayton, 06001207

## **NEW YORK**

## **Erie County**

Garret Club, 91 Cleveland Ave., Buffalo, 06001212

Nash, Rev. J. Edward, Sr., House, 36 Nash St., Buffalo, 06001210

## **Herkimer County**

Sunset Hill, 102 NY 167, Warren, 06001205

## **Livingston County**

Sparta First Presbyterian Church, 4687 Scottsburg Rd., Groveland Station, 06001209

#### **Oneida County**

Camroden Presbyterian Church, 8049 E. Floyd Rd., Floyd, 06001204

## **Onondaga County**

Borodino District School #8, 1845 Rose Hill Rd., Borodino, 06001206

## **Schenectady County**

Swart House and Tavern, 130 Johnson Rd., Glenville, 06001211

## **Suffolk County**

Wereholme, 5500 S. Bay Ave., Islip, 06001208

## TENNESSEE

## **Obion County**

Whitesell, Jesse Farm (Boundary Increase), KY 116 W of Purchase Pkwy., Fulton, 06001199

## VIRGINIA

#### **Richmond Independent City**

Lee, Robert E., Monument, 1700 Monument Ave., jct. of Monument and Allen Aves., Richmond (Independent City), 06001213

#### WASHINGTON

## **Clark County**

Vancouver National Historic Reserve Historic District, Roughly bounded by an alley N of Officers' Row, East Reserve St., Columbia River, and I–5, Vancouver, 06001216

## King County

YWCA Building—Seattle, 1118 Fifth Ave., Seattle, 06001215

## **Pierce County**

Balfour Dock Building, 705 Dock St., Tacoma, 06001214

To assist in the preservation of this historic property the comment period has been shortened to five (5) days:

## KENTUCKY

## **Jefferson County**

Bannon, Martin Jeff (M.J.), House, 5112 Bannon Crossing, Louisville, 06001196

[FR Doc. E6–20926 Filed 12–8–06; 8:45 am] BILLING CODE 4312–51–P

## INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-491; Inv. No. 337-TA-481 (consolidated) Enforcement Proceeding]

In the Matter of Certain Display
Controllers and Products Containing
Same and Certain Display Controllers
With Upscaling Functionality and
Products Containing Same; Notice of
Commission Decision Not To Review
an Initial Determination of the
Administrative Law Judge Terminating
the Enforcement Proceeding Based on
a Settlement Agreement

**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 the presiding administrative law judge's ("ALJ") initial determination ("ID") (Order No. 46) terminating the above-captioned enforcement proceeding based on a settlement agreement.

#### FOR FURTHER INFORMATION CONTACT:

Michael Liberman, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, telephone (202) 205-3061. 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 the matter can be obtained by contacting the Commission's TDD terminal on 202-205-1810.

SUPPLEMENTARY INFORMATION: On August 20, 2004, the Commission terminated the above-captioned investigation and issued a limited exclusion order ("the Order") which denies entry to certain display controllers manufactured, inter alia, by respondent MStar Semiconductor, Inc. ("MStar") and covered by claims 2, 3, 5, 6, 12, 13, 16, 17, 33–36, 38, and 39 of U.S. Patent 5,739,867. On April 24, 2006, complainant Genesis Microchip (Delaware) Inc. ("Genesis") filed a complaint for enforcement of the

Commission's Order under Commission Rule 210.75. Genesis asserted that respondent MStar had violated the Commission's Order by importing its allegedly infringing Tsunami display controllers into the United States.

On June 23, 2006, the Commission issued a "Notice of Institution of Formal Enforcement Proceeding." See 71 Fed. Reg. 37096 (June 29, 2006). On October 25, 2006, complainant Genesis and respondent MStar filed a joint motion to terminate the enforcement proceeding on the basis of a settlement agreement pursuant to Commission Rule 210.21. See 19 CFR. 210.21. On November 6, 2006, the Commission investigative attorney filed a response in support of the motion.

On November 8, 2006, the ALJ issued an ID (Order No. 46) granting the motion. No party petitioned for review of Order No. 46.

The Commission has determined not to review Order No. 46.

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(h) of the Commission's Rules of Practice and Procedure (19 CFR 210.42(h)).

By order of the Commission.

Dated: December 6, 2006.

## Marilyn R. Abbott,

BILLING CODE 7020-02-P

Secretary to the Commission. [FR Doc. E6–21008 Filed 12–8–06; 8:45 am]

# INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 731–TA–471 and 472 (Second Review)]

## Silicon Metal From Brazil and China

## **Determinations**

On the basis of the record <sup>1</sup> developed in the subject five-year reviews, the United States International Trade Commission (Commission) determines, pursuant to section 751(c) of the Tariff Act of 1930 (19 U.S.C. 1675(c)) (the Act), that revocation of the antidumping duty order on silicon metal from Brazil would not be likely to lead to continuation or recurrence of material injury to an industry in the United States within a reasonably foreseeable time. The Commission also determined that revocation of the antidumping duty order on silicon metal from China would be likely to lead to continuation

<sup>&</sup>lt;sup>1</sup>The record is defined in sec. 207.2(f) of the Commission's Rules of Practice and Procedure (19 CFR 207.2(f)).