natural resources management agency where the corridor is located. The USIBWC, in coordination with the USFWS, is developing approximately 30 acres of new wetlands as mitigation for levee improvements throughout the LRGFCP.

Common Levee System Proposed Action and Alternatives

No Action Alternative

The No Action Alternative was evaluated as the single alternative action to the Proposed Action. The No Action Alternative will retain the current configuration of the Common Levee System, with no impacts to biological and cultural resources, land use, and soil, community resources, or environmental health. In terms of flood protection, however, current containment capacity under the No Action Alternative may be insufficient to fully control Rio Grande flooding under severe storm events, with associated risks to personal safety and property.

Proposed Action

Biological Resources. The Common Levee System corridor runs primarily through agricultural areas. Approximately 1 mile of the total length of the 5.2-mile levee system runs along two units of the LRGV National Wildlife Refuge. No thorn woodland will be removed along the levee expansion, while 3.9 acres of low density woodland will be removed along Anzalduas Dike. The 3.9 acres along the Anzalduas Dike represent 10 percent of the total area of thorn woodland within the Common Levee System (including both the Common Levee and the Anzalduas Dike areas). A single wetlands/open water area located within the Common Levee ROW is located outside the 100-foot buffer area for the proposed levee expansion, and will not be affected by construction activities. Removal of T&E species habitat, including woodland habitat suitable for the ocelot, would be minimal along the Common Levee System corridor. For other species whose habitat is potentially present near the levee corridor, construction activities will be scheduled to minimize impacts to those species and their

Cultural Resources. No areas of high probability for the occurrence of unknown prehistoric archaeological sites have been reported along the Common Levee System, and none were identified during the current archival research conducted in preparation of the EA. Preliminary investigations indicate that two historic-age resources exist

within the current Mission Levee ROW and are engineering elements of the levee system. These resources will undergo minor modifications at the levee tie-ins, or may undergo a moderate visual impact by the encroachment of the expanded levee footprint.

Water Resources. The Common Levee System was evaluated with the updated hydraulic model to determine if changes to water surface elevations will be affected by the proposed improvements to the levee system. As in the case of the Mission Levee System, a minimum change in floodwater surface elevation, less than 1 inch, is anticipated as a result of the levee height increase.

Land Use. The proposed expansion of the Common Levee System will occur entirely within the ROW. No urban development is located near the proposed levee expansion area. The expansion will remove approximately 62 acres of herbaceous vegetation along the Common Levee and approximately 6 acres of herbaceous vegetation along the Anzalduas Dike. Alignment of the levee expansion will be adjusted to minimize removal of established wooded vegetation along the Gabrielson and Cottam Units of the LRGV National Wildlife Refuge. Anzalduas Dam County Park, where Anzalduas Dike is located, will be temporarily affected during project construction. No impacts to agricultural lands are anticipated.

Community Resources. Improvements to the Common Levee System, individually or in combination with the Mission Levee System, represent an influx of federal funds into Hidalgo County that will have a positive local economic impact; however, the benefit will be limited to the construction period and represents less than 0.2 percent of the annual county employment, income, and sales values. No adverse impacts to disproportionately high minority and low-income populations were identified. Minimum utilization of public roads during construction is anticipated; a temporary increase in use of the access road will be required for equipment mobilization to staging areas.

Environmental Health Issues.
Construction of the Common Levee
System represents less than 1 percent of
the Hidalgo County annual emissions
inventory for five air criteria pollutants.
Moderate increases in ambient noise
levels will result from excavation and
fill activities, with no transient or longterm exposures above threshold values
for adverse impacts. No waste storage or
disposal sites were identified within the
expanded levee footprint and its
vicinity.

Best Management Practices and Mitigation. Engineering design measures will include optimization of the levee expansion alignment to the extent possible to avoid impact to sensitive vegetation and natural resources management areas within the LRGV National Wildlife Area. Mitigation for cultural resources, as required, will be coordinated between the Texas Historic Commission and the USIBWC. During construction, BMPs include development of a storm water pollution prevention plan to minimize impacts of receiving waters, including use of sediment barriers and soil wetting to minimize erosion. Following construction, expanded levees and the construction corridor will be promptly revegetated using native herbaceous indigenous species.

Availability

Single hard copies of the Draft Environmental Assessment and Finding of No Significant Impact may be obtained by request at the above address. Electronic copies may also be obtained from the USIBWC Home Page at www.ibwc.state.gov.

Dated: October 17, 2006.

Susan Daniel,

General Counsel.

[FR Doc. E6–17680 Filed 10–23–06; 8:45 am] BILLING CODE 7010–01–P

INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-570]

In the Matter of Certain Flash Memory Chips, Flash Memory Systems, and Products Containing Same; Notice of a Commission Determination Not To Review an Initial Determination Terminating the Investigation

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") terminating the above-captioned investigation under section 337 of the Tariff Act of 1930 (19 U.S.C. 1337). The Commission has terminated the investigation based on a settlement agreement.

FOR FURTHER INFORMATION CONTACT:

Clint Gerdine, Esq., telephone 202–708–2310, 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) 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 May 16, 2006, based on a complaint filed on April 11, 2006, by Lexar Media, Inc. ("Lexar") of Fremont, California. 71 FR 28387. The 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 flash memory chips, flash memory systems, and products containing same by reason of infringement of claims 1 and 2 of U.S. Patent No. 6,801,979; claims 1-7 of U.S. Patent No. 6,397,314; and claims 1-13, 15, and 16 of U.S. Patent No. 6,978,342. The complaint named three respondents: Toshiba Corporation of Japan; Toshiba America, Inc. of New York, New York; and Toshiba America Electronic Components, Inc. of Irvine, California (collectively the "respondents"). The complaint further alleged that an industry in the United States exists as required by subsection (a)(2) of section 337. On August 31, 2006, Acclaim Innovations, LLC, which had become the assignee of the asserted patents, was permitted to intervene in the investigation as a co-complainant.

On September 29, 2006, the cocomplainants and all respondents filed a joint motion to terminate the investigation on the basis of a settlement agreement. The Commission Investigative Attorney filed a response in support of the motion on October 10, 2006.

The ALJ issued the subject ID on October 11, 2006, granting the joint motion for termination. No party petitioned for review of the ID pursuant to 19 CFR 210.43(a), and the Commission found no basis for ordering a review on its own initiative pursuant to 19 CFR 210.44. The Commission has determined not to review the ID.

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 210.21(a)(2), (b) and 210.42(h)(3) of the Commission's Rules of Practice and Procedure.

By order of the Commission. Issued: October 18, 2006.

Marilyn R. Abbott,

Secretary to the Commission.
[FR Doc. E6–17770 Filed 10–23–06; 8:45 am]
BILLING CODE 7020–02–P

DEPARTMENT OF JUSTICE

[OMB Number 1103-NEW]

Office of Community Oriented Policing Services; Agency Information Collection Activities: Proposed Collection; Comments Requested

ACTION: 60-Day Notice of Information Collection Under Review: COPS Interoperable Communications Technology Program (ICTP) Assessment.

The Department of Justice (DOJ)
Office of Community Oriented Policing
Services (COPS) has submitted the
following information collection request
to the Office of Management and Budget
(OMB) for review and approval in
accordance with the Paperwork
Reduction Act of 1995. The revision of
a currently approved information
collection is published to obtain
comments from the public and affected
agencies.

The purpose of this notice is to allow for 60 days for public comment until December 26, 2006. This process is conducted in accordance with 5 CFR 1320.10.

If you have comments especially on the estimated public burden or associated response time, suggestions, or need a copy of the proposed information collection instrument with instructions or additional information, please contact Rebekah Dorr, Department of Justice Office of Community Oriented Policing Services, 1100 Vermont Avenue, NW., Washington, DC 20530.

Written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should address one or more of the following four points:

—Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;

- —Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- —Enhance the quality, utility, and clarity of the information to be collected; and
- —Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Overview of This Information Collection

- (1) Type of Information Collection: Proposed collection; comments requested.
- (2) *Title of the Form/Collection*: COPS Interoperable Communications Technology Program (ICTP) Assessment.
- (3) Agency form number, if any, and the applicable component of the Department sponsoring the collection: None. U.S. Department of Justice Office of Community Oriented Policing Services.
- (4) Affected public who will be asked or required to respond, as well as a brief abstract: Primary: Law enforcement and partner public safety agencies that are recipients of COPS ICTP grants from Fiscal Years 2003–2006.
- (5) An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond/reply:

It is estimated that approximately 400 respondents across a three-year assessment period can provide responses within 90 minutes.

(6) An estimate of the total public burden (in hours) associated with the collection: 600 total burden hours.

If additional information is required contact: Lynn Bryant, Department Clearance Officer, United States Department of Justice, Justice Management Division, Policy and Planning Staff, Patrick Henry Building, Suite 1600, 601 D Street, NW., Washington, DC 20530.

Dated: October 18, 2006.

Lynn Bryant,

Department Clearance Officer, PRA, Department of Justice.

[FR Doc. E6–17754 Filed 10–23–06; 8:45 am]

BILLING CODE 4410-AT-P