Baltimore County

East Monument Historic District, N.
Washington St. on the W; Amtrak rail line
on the N. to E. St.; S. to Monument and E.
to Highland Ave.; Baltimore, 09001061

MICHIGAN

Baraga County

Dodd Ford Bridge, (Iron and Steel Bridges in Minnesota MPS) Co. Rd. 147 over Blue Earth River, Shelby, 09001070

Lake County

Idlewild Historic District (Boundary Increase), Bounded generally by US 10 on the N.; 72nd St. on the S.; Nelson Rd. on the E.; and extending W. of Forman Rd., Yates, 09001062

Macomb County

Wolcott Mill, 63841 Wolcott Rd., Ray, 09001063

Manistee County

Orchard Beach State Park, 2064 N. Lakeshore Rd., Manistee, 09001064

Presque Isle County

Hoeft, P.H., State Park, 5001 US 23 N., Rogers, 09001065 Onaway State Park, 3622 MI 211 N., North Allis, 09001066

Washtenaw County

Detroit Financial District, Bounded by Woodward & Jefferson and Lafayette & Washington Blvd., Detroit, 09001067

Wavne County

Koebel, Charles J. and Ingrid V. (Frendberg), House, 203 Cloverly Rd., Grosse Pointe Farms, 09001068

Michigan Bell and Western Electric Warehouse, 882 Oakman Blvd., Detroit, 09001069

NEBRASKA

Wayne County

Wayne Commercial Historic District, S. Main, N. Main and 2nd St., Wayne, 09001071

NEW JERSEY

Bergen County

New York, Susquehanna & Western Railroad ALCO Type S–2 Locomotive #206, Maywood Station Museum, 271 Maywood Ave., Maywood Borough, 09001072

Essex County

Anderson Park, SE. corner of Bellevue and North Mountain Ave., Montclair, 09001073

Hunterdon County

Case-Dvoor Farmstead, 111 Mine St., Raritan, 09001074

Morris County

Montville Schoolhouse, 6 Taylortown, Montville, 09001075

Vreeland, Nicholas, Outkitchen, (Dutch Stone Houses in Montville MPS) 52 Jacksonville Rd., Towaco, Montville, 09001076

Whippany Burying Yard, NJ 10, Hanover, 09001077

Union County

All Souls Church, 724 Park Ave., Plainfield City, 09001078

NEW YORK

Albany County

Norman Vale, (Mexico MPS) 6030 Nott Rd., Guilderland, 09001079

Cortland County

Stage Coach Inn, 2548 Clarks Corners Rd., Lapeer, 09001080

Kings County

Congregational Church of the Evangel, 1950 Bedford Ave., Brooklyn, 09001081 Ocean Parkway Jewish Center, 550 Ocean Pkwy., Brooklyn, 09001082

Madison County

Chittenango Pottery, 11–13 Pottery St., Chittenango, 09001083

Nassau County

DuPont-Guest Estate, S. side of Northern Blvd. between Cotillion Ct. & DuPont Ct., Brookville, 09001084

New York County

Westbeth, 55 Bethune St., New York, 09001085

Queens County

Church-in-the-Gardens, The, 50 Ascan Ave., Forest Hills, 09001086

Sullivan County

Jewish Center of Lake Huntington, 13 Co. Rd. 116, Lake Huntington, 09001087

Wavne County

Preston-Gaylord Cobblestone Farmhouse, (Cobblestone Architecture of New York State MPS) 7563 Lake Rd., Sodus, 09001088

Request for REMOVAL has been made for the following resources:

KENTUCKY

Jefferson County

Louisville, 83002712

Meier, William G., Warehouse, (West Louisville MRA) 2100 Rowan St., Louisville, 83002704 National Tobacco Works Warehouse, (West Louisville MRA) 101–113 S. 24th St.,

[FR Doc. E9–27621 Filed 11–17–09; 8:45 am]

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-621]

In the Matter of Certain Probe Card Assemblies, Components Thereof and Certain Tested Dram and Nand Flash Memory Devices and Products Containing Same; Notice of Commission Final Determination of No Violation of Section 337; Termination of Investigation

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined that there is no violation of section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), in the above-captioned investigation. The Commission has terminated the investigation.

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) 205-3116. Copies of non-confidential 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 at 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: This

investigation was instituted on December 19, 2007, based on a complaint filed by FormFactor, Inc. ("FormFactor") of Livermore, California. The complaint alleged violations of section 337 of the Tariff Act of 1930 (19 U.S.C. 1337) in the importation into the United States, the sale for importation, and the sale within the United States after importation of certain probe card assemblies, components thereof, and certain tested DRAM and NAND flash memory devices and products containing same by reason of infringement of certain claims of U.S. Patent Nos. 5,994,152 ("the '152 patent"); 6,509,751 ("the '751 patent");

6,615,485; 6,624,648 ("the '648 patent"); 7,168,162 ("the '162 patent"); and 7,225,538. The complaint named Micronics Japan Co., Ltd.; MJC Electronics Corp.; Phicom Corporation; and Phiam Corporation as respondents (collectively, "Respondents"). Subsequently, the '162 patent was terminated from the investigation.

On December 5, 2008, respondents Phicom Corp. and Phiam Corp., (collectively, "Phicom") jointly filed a motion for partial summary determination that claims 20 and 34 of the '648 patent are invalid as indefinite under 35 U.S.C. 112. On February 11, 2009, the ALI granted the motion in an ID (Order No. 46). The ID determined that claims 20 and 34, and any asserted claims depending therefrom, are invalid. Complainant FormFactor filed a petition for review of Order No. 46, which Respondents and the Commission Investigative Attorney ("IA") opposed. On March 11, 2009, the Commission determined to review Order No.46.

The evidentiary hearing in this investigation was held from February 24, 2009, through March 6, 2009. On June 29, 2009, the ALJ issued an Initial Determination on Violation of Section 337 and Recommended Determination on Remedy and Bond, finding no violation of section 337. All parties to this investigation, including the IA, filed timely petitions for review of various portions of the final ID, as well as timely responses to the petitions.

On September 17, 2009, the Commission determined to review the final ID in part, and issued a Notice to that effect. 74 FR 47822 (September 17, 2009). In the Notice, the Commission set a schedule for the filing of written submissions on the issues under review, including certain questions posed by the Commission, and on remedy, the public interest, and bonding. The parties have briefed, with initial and reply submissions, the issues under review and the issues of remedy, the public interest, and bonding.

On review, the Commission has determined as follows.

- (1) With respect to the '751 patent:
- (a) to reverse the ALJ's determination that Japanese Patent Application Publication H10–31034 to Amamiya et al. (RX–166) does not anticipate the asserted claims of the '751 patent under 35 U.S.C. 102;
- (b) to reverse in part the ID's conclusion that, *inter alia*, Phicom's accused products do not infringe claims 1–3, 12, 24, and 25 of U.S. Patent No. 6,509,751, *see* ID at 197, and, accordingly, to modify the ID's conclusion of law at issue by

substituting the following: "Respondent Micronics' accused products do not infringe claims 1–3, 12, 24, and 25 of U.S. Patent No. 6,509,751 in violation of 35 U.S.C. 271(a). Respondent Phicom's (old) Type B and Type C accused products infringe claims 1–3, 12, 24, and 25 of U.S. Patent No. 6,509,751 in violation of 35 U.S.C. 271(a); Phicom's new Type B and Type C accused products do not infringe."

(2) With respect to the '152 patent:

(a) to strike the ID's statement "Since three bases for no violation of claim 21 have been determined, no analysis of the invalidity arguments related to anticipation and obviousness of the dependent claims will be made," see ID at 191, and to take no position with respect to the validity of the dependent claims of the '152 patent.

(3) To affirm and adopt the ALJ's other findings contained in the final ID under review except insofar as they are inconsistent with the Commission Opinion to be issued later.

The Commission also determined to affirm ALJ Order No. 46 with certain modifications as will be detailed in the Commission's Opinion.

The Commission has determined that there is no violation of section 337 in this investigation, and has terminated the investigation.

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 sections 210.41–.42, 210.50 of the Commission's Rules of Practice and Procedure (19 CFR 210.41–.42, 210.50).

Issued: November 12, 2009. By order of the Commission.

Marilyn R. Abbott,

Secretary to the Commission. [FR Doc. E9–27612 Filed 11–17–09; 8:45 am] BILLING CODE 7020–02–P

DEPARTMENT OF LABOR

Office of the Secretary

Submission for OMB Emergency Review: Comment Request

November 12, 2009.

The Department of Labor has submitted the following information collection request (ICR), utilizing emergency review procedures, to the Office of Management and Budget (OMB) for review and clearance in accordance with the Paperwork Reduction Act of 1995 (Pub. L. 104–13, 44 U.S.C. Chapter 35) and 5 CFR 1320.13. OMB approval has been requested by November 23, 2009. A

copy of this ICR, with applicable supporting documentation; including among other things a description of the likely respondents, proposed frequency of response, and estimated total burden may be obtained from the RegInfo.gov Web site at http://www.reginfo.gov/ *public/do/PRAMain* or by contacting Darrin King on 202–693–4129 (this is not a toll-free number)/e-mail: DOL PRA PUBLIC@dol.gov. Interested parties are encouraged to send comments to the Office of Information and Regulatory Affairs, Attn: OMB Desk Officer for the Department of Labor-ETA, Office of Management and Budget, Room 10235, Washington, DC 20503, Telephone: 202-395-7316/Fax: 202-395–5806 (these are not toll-free numbers), E-mail:

OIRA_submission@omb.eop.gov.
Comments and questions about the ICR
listed below should be received 5 days
prior to the requested OMB approval
date.

The OMB is particularly interested in comments which:

- 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 clarify 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 submissions of responses.

Agency: Employment and Training Administration.

Title of Collection: Jobs for America's Job Seekers Challenge.

OMB Control Number: Pending. Frequency of Collection: This is a onetime data collection.

Affected Public: State Workforce Agencies, businesses, non-profit organizations, other State government entities, workforce investment boards, One Stop Career Center staff, and the public.

Estimated Time per Respondent: A maximum of 10 minutes per Phase One respondent, of whom 1,000 are estimated to respond. For Phase Two, a maximum of 10,000 respondents are estimated (crowdsourcing portion) at 10