FOR FURTHER INFORMATION CONTACT:

Randy Bloom, Chief Cadastral Surveyor for Colorado, (303) 239–3856. Persons who use a

telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 to contact the above individual during normal business hours. The FIRS is available 24 hours a day, 7 days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours. **SUPPLEMENTARY INFORMATION:** The field notes of the remonumentation of certain original survey corners in Protracted Township 42 North, Range 5 West, New Mexico Principal Meridian, Colorado, were accepted on September 19, 2012.

The field notes of the remonumentation of a mineral corner in Protracted Township 43 North, Range 5 West, New Mexico Meridian, Colorado, were accepted on September 19, 2012.

The plat incorporating the field notes of the dependent resurvey in Township 16 South, Range 70 West, Sixth Principal Meridian, Colorado, was accepted on September 26, 2012.

The plat incorporating the field notes of the remonumentation of certain corners in Township 6 North, Range 98 West, Sixth Principal Meridian, Colorado, was accepted on October 3, 2012.

The field notes of the remonumentation of certain original survey corners in Township 16 South, Range 71 West, Sixth Principal Meridian, Colorado, were accepted on October 10, 2012.

The supplemental plat of Section 6, in Township 35 North, Range 2 West, New Mexico Principal Meridian, Colorado, was accepted on October 17, 2012.

The plat incorporating the field notes of the corrective dependent resurvey in Township 5 North, Range 91 West, Sixth Principal Meridian, Colorado, was accepted on October 25, 2012.

Randy Bloom,

Chief Cadastral Surveyor for Colorado. [FR Doc. 2012–27056 Filed 11–5–12; 8:45 am] BILLING CODE 4310–JB–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[LLAZ956000.L14200000.BJ0000.241A]

Notice of Filing of Plats of Survey; Arizona

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of filing of plats of survey; Arizona.

SUMMARY: The plats of survey of the described lands were officially filed in the Arizona State Office, Bureau of Land Management, Phoenix, Arizona, on dates indicated.

SUPPLEMENTARY INFORMATION:

The Gila and Salt River Meridian, Arizona

The plat representing the dependent resurvey of the south and west boundaries, the subdivisional lines, and the subdivision of certain sections, Township 22 North, Range 18 East, accepted October 25, 2012, and officially filed October 29, 2012, for Group 1069, Arizona.

This plat was prepared at the request of the Bureau of Indian Affairs, Navajo Regional Office.

Ā person or party who wishes to protest against any of these surveys must file a written protest with the Arizona State Director, Bureau of Land Management, stating that they wish to protest.

A statement of reasons for a protest may be filed with the notice of protest to the State Director, or the statement of reasons must be filed with the State Director within thirty (30) days after the protest is filed.

FOR FURTHER INFORMATION CONTACT:

These plats will be available for inspection in the Arizona State Office, Bureau of Land Management, One North Central Avenue, Suite 800, Phoenix, Arizona 85004–4427. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 to contact the above individual during normal business hours. The FIRS is available 24 hours a day, 7 days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours.

Stephen K. Hansen,

Chief Cadastral Surveyor of Arizona. [FR Doc. 2012–27064 Filed 11–5–12; 8:45 am] BILLING CODE 4310–32–P

INTERNATIONAL TRADE COMMISSION

[USITC SE-12-029]

Government in The Sunshine Act Meeting Notice

AGENCY HOLDING THE MEETING: United States International Trade Commission. TIME AND DATE: November 9, 2012 at 11:00 a.m.

PLACE: Room 101, 500 E Street SW., Washington, DC 20436, Telephone: (202) 205–2000. **STATUS:** Open to the public.

Matters To Be Considered

1. Agendas for future meetings: none.

- 2. Minutes.
- 3. Ratification List.

4. Vote in Inv. Nos. 701–TA–490 and 731–TA–1204 (Preliminary) (Hardwood Plywood from China). The Commission is currently scheduled to transmit its determinations to the Secretary of Commerce on or before November 13, 2012; Commissioners' opinions are currently scheduled to be transmitted to the Secretary of Commerce on or before November 19, 2012.

5. Outstanding action jackets: none. In accordance with Commission policy, subject matter listed above, not disposed of at the scheduled meeting, may be carried over to the agenda of the following meeting.

By order of the Commission.

Issued: November 2, 2012.

William R. Bishop,

Supervisory Hearings and Information Officer.

[FR Doc. 2012–27200 Filed 11–2–12; 4:15 pm] BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

[USITC SE-12-028]

Government in the Sunshine Act Meeting Notice

AGENCY HOLDING THE MEETING: United States International Trade Commission. TIME AND DATE: November 7, 2012 at 11:00 a.m.

PLACE: Room 101, 500 E Street SW., Washington, DC 20436, Telephone: (202) 205–2000.

STATUS: Open to the public.

MATTERS TO BE CONSIDERED:

Agendas for future meetings: none.
Minutes.

3. Ratification List.

4. Vote in Inv. Nos. 701–TA–481 and 731–TA–1190 (Final) (Crystalline Silicon Photovoltaic Cells and Modules from China). The Commission is currently scheduled to transmit its determinations and Commissioners' opinions to the Secretary of Commerce on or before November 23, 2012.

5. Outstanding action jackets: none.

In accordance with Commission policy, subject matter listed above, not disposed of at the scheduled meeting, may be carried over to the agenda of the following meeting. Earlier notification of this meeting was not possible.

By order of the Commission.

Issued: November 1, 2012. William R. Bishop, Supervisory Hearings and Information Officer. [FR Doc. 2012–27144 Filed 11–2–12; 11:15 am] BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-780]

Certain Protective Cases and Components Thereof; Notice of the Commission's Final Determination; Issuance of a General Exclusion Order and Cease and Desist Orders; Termination of the Investigation

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has found a violation of section 337 in this investigation and has (1) issued a general exclusion order prohibiting importation of infringing protective cases and components thereof and (2) issued cease and desist orders direct to domestic respondents.

FOR FURTHER INFORMATION CONTACT: Panyin A. Hughes, Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436, telephone (202) 205-3042. 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: The Commission instituted this investigation on June 30, 2011, based on a complaint filed by Otter Products, LLC of Fort Collins, Colorado ("Otter"). 76 *FR* 38417 (June 30, 2011). 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 protective cases and components thereof by reason of infringement of some or all of the claims of United States Patent Nos. D600,908 ("the D908 patent"); D617,784 ("the D784 patent"); D615,536 ("the D536 patent"); D617,785 ("the D785 patent"); D634,741 ("the D741 patent"); D636,386 ("the D386 patent"); and claims 1, 5-7, 13, 15, 17, 19-21, 23, 25, 27, 28, 30-32, 37, 38, 42, and 44 of United States Patent No. 7,933,122 ("the '122 patent"); and United States Trademark Registration Nos. 3,788,534; 3,788,535; 3,623,789; and 3,795,187. Id. The notice of investigation named the following respondents: A.G. Findings and Mfg. Co., Inc. of Sunrise, Florida ("A.G. Findings"); AFC Trident Inc. of Chino, California ("AFC Trident"); Alibaba.com Hong Kong Ltd. of Hangzhou, China ("Alibaba.com"); Anbess Electronics Co. Ltd. of Schenzhen, China ("Anbess"); Cellairis Franchise, Inc. of Alpharetta, Georgia ("Cellairis"); Cellet Products of Sante Fe Springs, California ("Cellet"); DHgate.com of Beijing, China ("Dhgate.com"); Griffin Technology, Inc. of Nashville, Tennessee ("Griffin"); Guangzhou Evotech Industry Co., Ltd. of Guangdong, China ("Guangzhou Evotech''); Hard Candy Cases LLC of Sacramento, California ("Hard Candy"); Hoffco Brands, Inc. of Wheat Ridge, Colorado ("Hoffco"); Hong Kong Better Technology Group Ltd. of Shenzhen, China ("Better Technology Group"); Hong Kong HJJ Co. Ltd. of Shenzhen, China ("HJJ"); Hypercel Corporation of Valencia, California ("Hypercel"); InMotion Entertainment of Jacksonville, Florida ("InMotion"); MegaWatts Computers, LLC of Tulsa, Oklahoma ("MegaWatts"); National Cellular of Brooklyn, New York ("National Cellular"); OEMBargain.com of Wantagh, New York ("OEMBargain.com"; One Step Up Ltd. of New York, New York ("One Step Up"); Papaya Holdings Ltd. of Central, Hong Kong ("Papaya"); Quanyun Electronics Co., Ltd. of Shenzhen, China ("Quanyun"); ShenZhen Star & Way Trade Co., Ltd. of Guangzhou City, China ("Star & Way"); Sinatech Industries Co., Ltd. of Guangzhou City, China ("Sinatech"); SmileCase of Windsor Mill, Maryland ("SmileCase"); Suntel Global Investment Ltd. of Guangzhou, China ("Suntel"); TheCaseInPoint.com of Titusville, Florida ("TheCaseInPoint"); TheCaseSpace of Fort Collins, Colorado ("TheCaseSpace"); Topter Technology Co., Ltd. of Guangdong, China ("Topter"); and Trait Technology (Shenzhen) Co., Ltd. of Shenzhen, China ("Trait Technology"). *Id.* With respect to accused products by Respondent Griffin, Otter asserted only the '122 patent.

On August 3, 2011, the ALJ issued an ID granting Otter leave to amend the complaint and notice of investigation to add Global Cellular, Inc. of Alpharetta, Georgia ("Global Cellular") as a respondent. *See* Order No. 3 (August 3, 2011). The Commission determined not to review the order. *See* Notice of Commission Determination not to Review an Initial Determination Granting Complainant's Motion to Amend the Complaint and Notice of Investigation to Add a Respondent (August 18, 2011).

The following respondents were terminated from the investigation based on settlement agreements, consent orders, or withdrawal of allegations from the complaint: One Step Up, InMotion, Hard Candy, DHGate.com, Alibaba.com, A.G. Findings, Cellairis, Global Cellular, AFC Trident, Better Technology Group, and OEMBargain.com. The following respondents were found in default: Anbess, Guangzhou Evotech, Hoffco, HJJ, Sinatech, Suntel, Trait Technology, Papaya, Quanyun, Topter, Cellet, TheCaseSpace, MegaWatts, Hypercel, Star & Way, SmileCase, TheCaseInpoint, and National Cellular (collectively "Defaulting Respondents"). Griffin is the only remaining respondent not found in default, and the only respondent that appeared before the Commission.

On June 29, 2012, the ALJ issued his final ID, finding a violation of section 337 by Griffin and the Defaulting Respondents. Specifically, the ALJ found that the Commission has subject matter jurisdiction: in rem jurisdiction over the accused products and *in personam* jurisdiction over the respondents. ID at 45–46. The ALJ also found that the importation requirements of section 337 (19 U.S.C. 1337(a)(1)(B), (C)) have been satisfied. Id. at 38-45. Regarding infringement, the ALJ found that the Defaulting Respondents' accused products infringe the asserted claims of the asserted patents and the asserted trademarks. Id. at 62–88. The ALJ further found that Griffin's accused products, the Griffin survivor for iPad 2 and Griffin Explorer for iPhone 4, literally infringe the asserted claims of the '122 patent but that the Griffin Survivor for iPhone 4 and Griffin Survivor for iPod Touch do not literally infringe the asserted claims of the '122 patent. Id. at 64-78. The ALJ concluded that an industry exists within the United States for the asserted patents