Activity/Operator	Location	Date
Kerr McGee Corporation, Structure Removal Operations, SEA Nos. ES/SR 97–150 through 97–154.	Ship Shoal Area, Blocks 14, 28, 29, 30 and 32; Leases OCS–G 1359, OCS 0346, 0345, 0335, and 033; 3–8 miles south of Terrebonne Parish, Louisiana.	08/07/97
Texaco Inc., Structure Removal Operations, SEA Nos. 97–157 through 97–166 and 97–171.	South Marsh Island Area, Blocks 207, 211, 217, 221, and 218, Lease OCS 0310, 4 to 12 miles from the Louisiana coastline.	09/03/97
Stone Energy, Structure Removal Operations, SEA No. ES/SR 97–167.	Vermilion Area, Block 46, Lease OCS 0079, 10 miles south of Vermilion Parish, Louisiana.	08/26/97
Pogo Producing Company, Structure Removal Operations, SEA No. ES/SR 97–168.	Eugene Island Area, Block 295, Lease OCS-G 2104, 64 miles from the Louisiana coastline.	09/09/97
Forest Oil Company, Structure Removal Operations, SEA No. ES/SR 97–169.	High Island Area, Block A–274, Lease OCS–G 15806, 94 miles south of Cameron Parish, Louisiana.	08/07/97
Chevron U.S.A., Structure Removal Operations, SEA No. ES/SR 97–172.	Main Pass Area, Block 38, Lease OCS-G 1623, 16 miles northeast of Plaguemines Parish, Louisiana.	08/28/97
Chevron U.S.A., Structure Removal Operations, SEA Nos. ES/SR 97–173 through 97–175.	South Timbalier Area, Blocks 22 and 27, Leases OCS 0165 and OCS-G 1443, 3-6 miles south of Lafourche Parish, Louisiana.	08/22/97
Cockrell Oil Corporation, Structure Removal Operations, SEA No. ES/SR 97–176.	Eugene Island Area, Block 33, Lease OCS-G 3560, 3 miles south of St. Mary Parish, Louisiana.	08/21/97
Enserch Exploration, Inc., Structure Removal Operations, SEA No. ES/SR 97–178.	Brazos Area, Lease OCS-G 10214, 10 miles south of Matagorda County, Texas.	08/29/97
Santa Fe Resources, Inc., Structure Removal Operations, SEA Nos. ES/SR 97–186 and 97–187.	Vermilion Area, Blocks 107 and 117, Leases OCS-G 5411 and 5415, 30 miles south of Vermilion Parish, Louisiana.	09/11/97

Persons interested in reviewing environmental documents for the proposals listed above or obtaining information about EA's and FONSI's prepared for activities on the Gulf of Mexico OCS are encouraged to contact the MMS office in the Gulf of Mexico OCS Region.

FOR FURTHER INFORMATION CONTACT:

Public Information Unit, Information Services Section, Gulf of Mexico OCS Region, Minerals Management Service, 1201 Elmwood Park Boulevard, New Orleans, Louisiana 70123–2394, Telephone (504) 736–2519.

SUPPLEMENTARY INFORMATION: The MMS prepares EA's and FONSI's for proposals which relate to exploration for and the development/production of oil and gas resources on the Gulf of Mexico OCS. The EA's examine the potential environmental effects of activities described in the proposals and present MMS conclusions regarding the significance of those effects. Environmental Assessments are used as a basis for determining whether or not approval of the proposals constitutes major Federal actions that significantly affect the quality of the human environment in the sense of NEPA Section 102(2)(C). A FONSI is prepared in those instances where the MMS finds that approval will not result in significant effects on the quality of the human environment. The FONSI briefly presents the basis for that finding and includes a summary or copy of the EA. This notice constitutes the public notice of availability of environmental documents required under the NEPA Regulations.

Dated: October 29, 1997.

Chris C. Oynes,

Regional Director, Gulf of Mexico OCS Region. [FR Doc. 97–29230 Filed 11–4–97; 8:45 am]
BILLING CODE 4310–MR–M

INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-402]

Certain Integrated Circuits and Products Containing Same; Notice of Investigation

AGENCY: U.S. International Trade Commission.

ACTION: Institution of investigation pursuant to 19 U.S.C. 1337.

SUMMARY: Notice is hereby given that a complaint was filed with the U.S. International Trade Commission on September 30, 1997, under section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, on behalf of Fujitsu Limited, 6-1, Marunouchi 1-chome, Chiyoda-ku, Tokyo 100, Japan, and Fujitsu Microelectronics, Inc., 3545 North First Street, San Jose, California 95134. A supplement to the complaint was filed on October 15, 1997. The complaint, as supplemented, 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 integrated circuits and products containing same by reason of infringement of claims 1, 2, 3, 8, 9, and 10 of U.S. Letters Patent 4,641,166 and claims 1, 6, 14, 15, 18, 27, and 37 of U.S. Letters Patent B1 4,352,724. The complaint further alleges that there

exists an industry in the United States as required by subsection (a)(2) of section 337.

The complainants request that the Commission institute an investigation and, after a hearing, issue a permanent exclusion order and permanent cease and desist orders.

ADDRESSES: The complaint, except for any confidential information contained therein, is 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, S.W., Room 112, Washington, D.C. 20436, telephone 202-205-2000. Hearing-impaired individuals are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on 202-205-1810. Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at 202–205–2000.

FOR FURTHER INFORMATION CONTACT:

Smith R. Brittingham IV, Esq., Office of Unfair Import Investigations, U.S. International Trade Commission, telephone 202–205–2576. General information concerning the Commission may also be obtained by accessing its internet server (http://www.usitc.gov or ftp://ftp.usitc.gov).

Authority: The authority for institution of this investigation is contained in section 337 of the Tariff Act of 1930, as amended, and in § 210.10 of the Commission's Rules of Practice and Procedure, 19 C.F.R. 210.10 (1997).

Scope of Investigation

Having considered the complaint, the U.S. International Trade Commission, on September 29, 1997, *ordered*, That

- (1) Pursuant to subsection (b) of section 337 of the Tariff Act of 1930, as amended, an investigation be instituted to determine whether there is a violation of subsection (a)(1)(B) of section 337 in the importation into the United States, the sale for importation, or the sale within the United States after importation of certain integrated circuits or products containing same by reason of infringement of claims 1, 2, 3, 8, 9, or 10 of U.S. Letters Patent 4,641,166 or claims 1, 6, 14, 15, 18, 27, or 37 of U.S. Letters Patent B1 4,352,724, and whether there exists an industry in the United States as required by subsection (a)(2) of section 337.
- (2) For the purpose of the investigation so instituted, the following are hereby named as parties upon which this notice of investigation shall be served:
- (a) The complainants are:

Fujitsu Limited, 6–1, Marunouchi 1chome, Chiyoda-ku, Tokyo 100, Japan Fujitsu Microelectronics, Inc., 3545 North First Street, San Jose, California 95134.

(b) The respondents are the following companies alleged to be in violation of section 337, and are the parties upon which the complaint is to be served:

Samsung Electronics Co., Ltd., Samsung Main Building 250, 2–Ka, Taepyung-Ro, Chung-Ku, Seoul, 100–742 Korea Samsung Semiconductor, Inc., 3655 North First Street, San Jose, California 95134.

(c) Smith R. Brittingham IV, Esq., Office of Unfair Import Investigations, U.S. International Trade Commission, 500 E Street, S.W., Room 401-M, Washington, D.C. 20436, who shall be the Commission investigative attorney, party to this investigation; and

(3) For the investigation so instituted, the Honorable Paul J. Luckern is designated as the presiding administrative law judge.

Responses to the complaint and the notice of investigation must be submitted by the named respondents in accordance with section 210.13 of the Commission's Rules of Practice and Procedure, 19 C.F.R. 210.13. Pursuant to 19 C.F.R. 201.16(d) and 210.13(a) of the Commission's Rules, such responses will be considered by the Commission if received not later than 20 days after the date of service by the Commission of the complaint and the notice of investigation. Extensions of time for submitting responses to the complaint will not be granted unless good cause therefor is shown.

Failure of a respondent to file a timely response to each allegation in the complaint and in this notice may be deemed to constitute a waiver of the right to appear and contest the allegations of the complaint and this notice, and to authorize the administrative law judge and the Commission, without further notice to the respondent, to find the facts to be as alleged in the complaint and this notice and to enter both an initial determination and a final determination containing such findings, and may result in the issuance of a limited exclusion order or a cease and desist order or both directed against such respondent.

Issued: October 30, 1997. By order of the Commission.

Donna R. Koehnke,

Secretary,

[FR Doc. 97–29269 Filed 11–4–97; 8:45 am] BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-394]

Certain Screen Printing Machines, Vision Alignment Devices Used Therein, and Component Parts Thereof; Notice of Commission Determination Not To Review an Initial Determination Terminating the Investigation on the Basis of 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's) initial determination (ID) in the above-captioned investigation terminating the investigation on the basis of a settlement agreement.

FOR FURTHER INFORMATION CONTACT: Gail Usher, Esq., Office of the General Counsel, U.S. International Trade Commission, telephone 202-205-3152. SUPPLEMENTARY INFORMATION: This patent-based section 337 investigation was instituted by the Commission on February 27, 1997, on behalf of complainant MPM Corporation (MPM) of Franklin, Massachusetts. 62 FR 10072 (March 5, 1997). The complaint alleged violations of section 337 of the Tariff Act of 1930 in the importation into the United States, the sale for importation, and the sale within the United States after importation of certain screen printing machines, vision alignment

devices used therein, and component parts thereof by reason of infringement of claims 1, 2, 3, 4, 11, 18, and 21 of U.S. Letters Patent 5,060,063, and claims 1 and 7 of U.S. Letters Patent Re. 34,615. The Commission named DEK Printing Machines Limited and DEK USA Inc. (collectively, DEK) as respondents.

On October 3, 1997, complainant and respondents filed a joint motion to terminate the investigation based on a settlement agreement. On October 6, 1997, the presiding ALJ granted the motion and issued an ID (Order No. 13) terminating the investigation on the basis of the settlement agreement. The ALJ found that there was no indication that termination of the investigation would have an adverse impact on the public interest and that termination based on settlement is generally in the public interest. No petitions for review of the ID were filed.

This action is taken under the authority of section 337 of the Tariff Act of 1930, 19 U.S.C. 1337, and Commission rule 210.42, 19 CFR 210.42.

Copies of the ALJ's ID and all other 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 S.W., Washington, D.C. 20436, telephone 202–205–2000. Hearing-impaired persons are advised that information on the matter can be obtained by contacting the Commission's TDD terminal on 202–205–1810.

Issued: October 28, 1997. By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 97–29268 Filed 11–4–97; 8:45 am]

DEPARTMENT OF LABOR

Office of the Secretary

Senior Executive Service; Appointment of a Member to the Performance Review Board

Title 5 U.S.C. 4314(c)(4) provides that Notice of the appointment of an individual to serve as a member of the Performance Review Board of the Senior Executive Service shall be published in the **Federal Register**.

The following individuals are hereby appointed to a three-year term on the Department's Performance Review Board: