Washington

T. 14 N., R. 17 E., accepted July 2, 2014

ADDRESSES: A copy of the plats may be obtained from the Public Room at the Bureau of Land Management, Oregon State Office, 1220 SW., 3rd Avenue, Portland, Oregon 97204, upon required payment.

FOR FURTHER INFORMATION CONTACT: Kyle Hensley, (503) 808–6132, Branch of Geographic Sciences, Bureau of Land Management, 1220 SW., 3rd Avenue, Portland, Oregon 97204. 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: A person or party who wishes to protest against this survey must file a written notice with the Oregon 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 and must be filed with the Oregon State Director within thirty days after the protest is filed. If a protest against the survey is received prior to the date of official filing, the filing will be stayed pending consideration of the protest. A plat will not be officially filed until the day after all protests have been dismissed or otherwise resolved.

Before including your address, phone number, email 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 do so.

Mary J.M. Hartel,

Chief Cadastral Surveyor of Oregon/ Washington.

[FR Doc. 2014-16543 Filed 7-14-14; 8:45 am]

BILLING CODE 4310-33-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[12X L5413AR LLUTG01000 L12320000.FV0000 LVRDUT230000]

Notice of Temporary Closure for Selected Public Lands in Uintah County, UT

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of temporary closure.

SUMMARY: Notice is hereby given that a temporary closure is in effect on public lands administered by the Vernal Field Office, Bureau of Land Management (BLM) during the 2014 No Gimmicks Racing Half-Marathon Event.

DATES: This temporary closure will be in effect from 6 a.m. to 5 p.m., July 12, 2014, Mountain Time.

FOR FURTHER INFORMATION CONTACT:

Jason West, Outdoor Recreation Planner, telephone 435–781–4501 or the BLM Vernal Field Office, 170 South, 500 East, Vernal, UT 84078. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 to leave a message or question for the above individual. The FIRS is available 24 hours a day, seven days a week. Replies are provided during normal business hours.

SUPPLEMENTARY INFORMATION: This temporary closure effects selected public lands within the McCoy Flats designated mountain bike trail system and trailhead, approximately 5 miles southwest of Vernal in Uintah County, Utah. The BLM McCov Flats Trailhead and Day-Use Area will remain open for access to additional trails in the area. Four trails of the McCoy Flats Trail System will be closed to the public to accommodate the race, including the beginning of the Milk trail, the entire Retail Sale and Slippery When Wet Trails and a connecting trail from the trailhead to the Retail Sale Trail. The legal description of the affected public lands is:

Salt Lake Meridian, Utah

T. 5 S., R. 21 E., Secs. 29 to 33, inclusive. T. 6 S., R. 21 E., Secs. 5 and 6.

The areas described, including both public and non-public land, aggregate approximately 14 miles of single-track, multiple-use trails of between 18 and 36 inches in width.

The McCoy Flats Road will not be closed; however, a volunteer will be stationed between the Highway 40 access point and the race start to advise anyone traveling on the road that a race event is in progress. Flagging and/or other notifications will be utilized at the point where the race crosses the road to allow for racers to cross safely.

The temporary closure is necessary to provide for the safety of participants, spectators, permittees and the general public. The closure will also prevent unnecessary environmental degradation and protect natural and cultural resources adjacent to the event site.

The BLM will post closure signs at main entry points to the area. This closure order will be posted in the BLM-Vernal Field Office. Maps of the affected area and other documents associated with this closure are available at the BLM-Vernal Field Office at 170 South 500 East, Vernal, UT 84078.

Under the authority of Section 303(a) of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1733(a)), 43 CFR 8360.0–7, and 43 CFR 8364.1, the BLM will enforce the following closure orders within the closure area:

Unless otherwise authorized, within the closure area no person shall:

- Camp or engage in camping in any area outside of the designated spectator areas:
- Enter any portion of the race course or any wash located within or adjacent to the race course;
 - Discharge any firearm or weapon;
- Park, stop, or stand along the race course or other areas outside of the designated spectator viewing areas;
- Park any vehicle in violation of posted restrictions, or in such a manner as to obstruct or impede normal or emergency traffic movement or the parking of other vehicles, create a safety hazard, or endanger any person, property or feature. Vehicles so parked are subject to citation, removal and impoundment at owner's expense; or
- Take, drive, or operate any vehicle through, around or beyond a restrictive sign, barricade, fence or traffic control barrier or device.

Exceptions to Closure

- 1. Any Federal, State, or local officer or employees in the scope of their official duties;
- 2. Members of any organized rescue or firefighting force in performance of an official duty;
- 3. Permitted vehicles necessary for staging, EMS station support and water stations;
- 4. Vehicles owned by the United States, the state of Utah, and Uintah County; and
- 5. Any person authorized in writing by the BLM-Utah Vernal Field Manager.

Effect of Closure

The entire area encompassed by the legal description above is closed to all unauthorized personnel and will be marked clearly as such on the ground prior to and during the event. Access routes leading to the designated race course are closed to vehicles and people and will be marked as such. Unless specifically addressed by regulations set forth in 43 CFR, the laws of the state of Utah shall govern the use and operation of vehicles. The authorized event organizer or their representatives, in conjunction with the BLM, will post warning signs, control access to and clearly mark, the race course, spectator areas, common access roads and road crossings during the closure period. Spectator and support vehicles may be driven on open roads only. Spectators may only observe from designated spectator areas. Support vehicles under permit for operation by event participants must follow the race permit stipulations.

Any person who violates the above rule(s) and/or restriction(s) may be tried before a United States Magistrate and fined no more than \$1,000, imprisoned for no more than 12 months, or both. Such violations may also be subject to the enhanced fines provided for by 18 U.S.C. 3571.

Authority: 43 CFR 8364.1.

Jenna Whitlock,

Associate State Director.

[FR Doc. 2014–16577 Filed 7–14–14; 8:45 am]

BILLING CODE 4310-DQ-P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-881]

Certain Windshield Wiper Devices and Components Thereof; Notice of Commission Decision To Review in Part a Final Initial Determination Finding a Violation of Section 337; Request for Written Submissions

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined to review in part the presiding administrative law judge's ("ALJ") final initial determination ("final ID") issued on May 8, 2014, finding a violation of section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. § 1337 ("section 337") in the above-captioned investigation.

FOR FURTHER INFORMATION CONTACT:

Megan M. Valentine, Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436, telephone (202) 708-2301. 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 11, 2013, based on a complaint filed by complainants Federal-Mogul Corporation of Southfield, Michigan and Federal-Mogul S.A. of Aubange, Belgium (collectively "Federal-Mogul"). 78 FR 35050-51 (June 11, 2013). 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 windshield wiper devices and components thereof by reason of infringement of claims 1-14 of U.S. Patent No. 8,347,449 ("the '449 patent"). The complaint further alleges the existence of a domestic industry. The Commission's Notice of Investigation named as respondents Trico Corporation of Rochester Hills, Michigan ("Trico Corp."); Trico Products of Brownsville, Texas ("Trico Products"); and Trico Components, SA de CV of Matamoros, Mexico (collectively "Trico"). 78 FR at 35050. The Office of Unfair Import Investigations was also named as a party. Id. The Notice of Investigation was later amended to correct the names of Trico Corp. and Trico Products to Trico Products Corporation of New York. 79 FR 9922–923 (Feb. 21, 2014); see Order No. 27 (Jan. 22, 2014).

On May 8, 2014, the ALJ issued his final ID, finding a violation of section 337. In particular, the final ID finds that Trico's accused products infringe claims 1 and 5 of the '449 patent, but that Trico's accused products do not infringe claims 2–4 and 6–14. The ALJ also found that the asserted claims of the '449 patent are not invalid for

obviousness under 35 U.S.C. 103 or for lack of written description under 35 U.S.C. 112. The ALJ further found that Federal-Mogul has satisfied the domestic industry requirement.

The final ID also includes the ALJ's recommended determination ("RD") on remedy and bonding. The ALJ recommended in his RD that the appropriate remedy is a limited exclusion order barring entry of Trico's infringing windshield wiper devices and components thereof. The ALJ did not recommend issuance of a cease and desist order against any respondent. The ALJ recommended the imposition of a bond of \$0.75 per imported unit during the period of Presidential review.

On May 21, 2014, Trico filed a petition for review concerning, inter alia, the final ID's finding of violation with respect to claims 1 and 5 of the '449 patent. In particular, Trico requested review of the final ID's construction of the claim limitation "detachable," the final ID's finding that claims 1 and 5 are infringed, and the final ID's finding that the asserted claims of the '449 patent are not invalid for obviousness. Also on May 21, 2014, Federal-Mogul and the Commission investigative attorney ("IA") each filed a petition for review of certain aspects of the final ID concerning the ALJ's finding of no violation with respect to claims 2-4 and 6-14 of the '449 patent. In particular, Federal-Mogul and the IA requested that the Commission review the final ID's construction of the claim limitation "clamping" and the final ID's finding of non-infringement with respect to claims 2-4 and 6-14 of the '449 patent.

On May 29, 2014, Federal-Mogul filed a response to Trico's petition for review. Also on May 29, 2014, Trico filed a combined response to Federal-Mogul's and the IA's petitions for review. Further on May 29, 2014, the IA filed a joint response to the private parties' petitions.

None of the parties filed a post-RD statement on the public interest pursuant to Commission Rule 210.50(a)(4). Furthermore, no responses were filed by the public in response to the post-RD Commission Notice issued on May 9, 2014. See Notice of Request for Statements on the Public Interest, 79 FR 27934–35 (May 9, 2014).

Having examined the record of this investigation, including the ALJ's final ID, the petitions for review, and the responses thereto, the Commission has determined to review the final ID in part

Specifically, the Commission has determined to review the ALJ's omission of the caveat "without