Dated: June 4, 2015.

J. Paul Loether,
Chief, National Register of Historic Places/National Historic Landmarks Program.

CALIFORNIA
Los Angeles County
University of Southern California Historic District, Roughly bounded by W. Jefferson & W. Exposition Blvds., S. Figueroa St. & McClintock Ave., Los Angeles, 15000408

COLORADO
Logan County
Pantall Elementary School, 1215 N. 5th St., Sterling, 15000409

CONNECTICUT
Fairfield County
Rowayton Depot Historic District, 1–23 540 E. 3rd St., Rowayton, 15000410

GEORGIA
Elbert County
Elberton Commercial Historic District, 15000411

KENTUCKY
Fayette County
Young, Charles, Park and Community Center, 540 E. 3rd St., Lexington, 15000412

LOUISIANA
Caddo Parish
Washington, Booker T., High School, 2104 Milam St., Shreveport, 15000413

MAINE
Androscoggin County

Cumberland County
Great Chebeague Golf Club, 16 Stone Wharf Rd., Chebeague Island, 15000415

Dunn County
Independence Congregational Church, BIA Rd. 13, Mandaree, 15000422

OHIO
Hamilton County
United States Playing Card Company Complex, 4590 Beech St., Norwood, 15000424

VERMONT
Windham County
Vermont Academy Campus Historic District, (Educational Resources of Vermont MPS) 10 Long Walk, Rockingham, 15000423

WISCONSIN
Dane County
Holy Name Seminary, 702 S. High Point Rd., Madison, 15000424

Sauk County
Spellman Granite Works, 615 Phillips Blvd., Sauk City, 15000424


Christie Vanover, Public Affairs Officer, Tule Springs Fossil Beds National Monument Advisory Council.

SUMMARY: The National Park Service, U.S. Department of the Interior, is establishing the Tule Springs Fossil Beds National Monument Advisory Council (Council). The purpose of the Council is to provide the Secretary of the Interior (Secretary) and National Park Service (NPS) guidance for the management of the Monument.

FOR FURTHER INFORMATION CONTACT: Christie Vanover, Public Affairs Officer, Tule Springs Fossil Beds National Monument, 601 Nevada Way, Boulder City, Nevada 89005, telephone (702) 293–8691, or email tusk_information@nps.gov.

SUPPLEMENTARY INFORMATION: The NPS is establishing the Tule Springs Fossil Beds National Monument Advisory Council in accordance with Section 3092 (a)(6) of Public Law 113–291, and in accordance with the provisions of the Federal Advisory Committee Act, 5 U.S.C. Appendix 2.

The Council provides the Secretary and the NPS with guidance for the management of the Monument, including advice on the preparation and implementation of the management plan.

The Council is composed of 10 members appointed by the Secretary, as
follows: (a) One member appointed among individuals recommended by the County Commission; (b) one member appointed among individuals recommended by the city council of Las Vegas, Nevada; (c) one member appointed among individuals recommended by the city council of North Las Vegas, Nevada; (d) one member appointed among individuals recommended by the tribal council of the Las Vegas Paiute Tribe; (e) one member of the conservation community in southern Nevada; (f) one member appointed among individuals recommended by Nellis Air Force Base; (g) one member appointed among individuals recommended by the State of Nevada; (h) one member who resides in Clark County and has a background that reflects the purposes for which the Monument was established; and (i) two members who reside in Clark County or adjacent counties, both of whom shall have experience in the field of paleontology, obtained through higher education, experience, or both. Members will be appointed by the Secretary for a term of three years.


Dated: June 16, 2015.

Sally Jewell,
Secretary of the Interior.

[FR Doc. 2015–16109 Filed 6–30–15; 8:45 am]

BILLING CODE 4310–EE–P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337–TA–613 Remand]

Certain 3G Mobile Handsets and Components Thereof; Commission Decision to Review in Part a Final Initial Determination on Remand; Request for Written Submissions


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 on remand ("RID") issued on April 27, 2015, making findings concerning whether there is a violation of section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337 ("section 337").

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 Inv. No. 337–TA–613 on September 11, 2007, based on a complaint filed by InterDigital Communications Corp. of King of Prussia, Pennsylvania and InterDigital Technology Corp. of Wilmington, Delaware (collectively, "InterDigital") on August 7, 2007. 72 FR 51838 (Sept. 11, 2007). The complaint, as amended, 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 3G mobile handsets and components thereof by reason of infringement of certain claims of U.S. Patent Nos. 7,117,004 ("the '004 patent"); 7,190,966 ("the '966 patent"); 7,266,847 ("the '847 patent"); and 6,693,579 ("the '579 patent"). The Notice of Investigation named Nokia Corporation of Espoo, Finland ("Nokia") and Nokia Inc. of Irving, Texas ("Texas Nokia Inc.") as respondents. The Office of Unfair Import Investigations ("OUII") was named as a participating party. The Commission later amended the Notice of Investigation to substitute complainant InterDigital Communications, Inc. for InterDigital Communications Corp. Notice (Feb. 15, 2009); Order No. 53 (Jan. 14, 2013). The Commission also later amended the Notice of Investigation to add Microsoft Mobile OY ("MMO") as a party. 79 FR 43068–69 (July 24, 2014).

On February 13, 2009, InterDigital moved for summary determination that a domestic industry exists because its licensing activities in the United States satisfy the domestic industry requirement under 19 U.S.C. 1337(a)(3)(C). On March 10, 2009, the presiding Administrative Law Judge ("ALJ") issued an initial determination ("ID") (Order No. 42) granting the motion. On April 9, 2009, the Commission determined not to review the ID. Notice (Apr. 9, 2009).

On August 14, 2009, the ALJ issued his final ID, finding no violation of section 337. In particular, he found that the asserted claims of the patents-in-suit are not infringed and that they are not invalid. The ALJ further found no prosecution laches relating to the '004, '966, and '847 patents and that the '579 patent is not unenforceable.

On October 16, 2009, the Commission determined to review the final ID in part. 74 FR 55068–69 (Oct. 26, 2009) ("Notice of Review"). In particular, although the Commission affirmed the ID’s determination of no violation of section 337 and terminated the investigation, the Commission reviewed and modified the ID’s claim construction of the term “access signal” found in the asserted claims of the '847 patent. The Commission also reviewed, but took no position on, the ID’s construction of the term “synchronize” found in the asserted claims of the '847 patent. The Commission further reviewed, but took no position on, validity with respect to all of the asserted patents. The Commission did not review the ID’s construction of the claim limitations “code” and “increased power level” in the asserted claims of the '966 and '847 patents.

InterDigital timely appealed the Commission’s final determination of no violation of section 337 as to claims 1, 3, 8, 9, and 11 of the '966 patent and claim 5 of the '847 patent to the Federal Circuit. Specifically, InterDigital appealed the final ID’s unreviewed constructions of the claim limitations “code” and “increased power level” in the '966 and '847 patents. Respondent Nokia, the intervenor on appeal, raised as an alternate ground of affirmance the issue of whether the Commission correctly determined that InterDigital has a license-based domestic industry. On August 1, 2012, the Federal Circuit reversed the Commission’s construction of the claim limitations “code” and “increased power level” in the '966 and '847 patents, reversed the Commission’s determination of non-infringement as to the asserted claims of those patents, and remanded to the Commission for further proceedings.