session will be held in the Reading Room on the first floor. NOTE: All meeting participants and interested members of the public must register their attendance at https://app.smartsheet.com/b/form?EQBCT=86e55ccd349243cb94e735764b6683cc.
Attendees will be cleared through building security prior to being escorted to the meeting.

FOR FURTHER INFORMATION CONTACT:

Kelsey Brantley, National Invasive Species Council Program Specialist and ISAC Coordinator, Phone: (202) 208– 4122; Fax: (202) 208–4118, email: Kelsey Brantley@ios.doi.gov.

Dated: October 7, 2015.

Jamie K. Reaser,

Executive Director, National Invasive Species Council.

[FR Doc. 2015–26003 Filed 10–13–15; 8:45 am] BILLING CODE 4334–63–P

DEPARTMENT OF THE INTERIOR

National Park Service

[NPS-WASO-NRNHL-19403; PPWOCRADIO, PCU00RP14.R50000]

National Register of Historic Places; Notification of Pending Nominations and Related Actions

AGENCY: National Park Service, Interior. **ACTION:** Notice.

SUMMARY: The National Park Service is soliciting comments on the significance of properties nominated before September 19, 2015 for listing or related actions in the National Register of Historic Places.

DATES: Comments should be submitted by October 29, 2015.

ADDRESSES: Comments may be sent via U.S. Postal Service the National Register of Historic Places, National Park Service, 1849 C St. NW., MS 2280, Washington, DC 20240; by all other carriers, National Register of Historic Places, National Park Service, 1201 Eye St. NW., 8th floor, Washington, DC 20005; or by fax, 202–371–6447.

SUPPLEMENTARY INFORMATION: The properties listed in this notice are being considered for listing or related actions in the National Register of Historic Places. Nominations for their consideration were received by the National Park Service before September 19, 2015. Pursuant to section 60.13 of 36 CFR part 60, written comments are being accepted concerning the significance of the nominated properties under the National Register criteria for evaluation.

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.

HAWAII

Hawaii County

Ferreira Building, (Honakaa Town, Hawaii MPS), 45–3625 Mamane St., Honokaa, 15000756

IOWA

Linn County

Cedar Rapids Central Business District Commercial Historic District, (Commercial & Industrial Development of Cedar Rapids MPS), Roughly bounded by 1st & 5th Aves. SE. & 5th & 2nd Sts. SE., Cedar Rapids, 15000757

Harper and McIntire Company Warehouse, (Industrial Development of Cedar Rapids, Iowa MPS (AD)), 411 6th Ave. SE., Cedar Rapids, 15000758

MARYLAND

Queen Anne's County

Wye Hall, 505 Wye Hall Dr., Queenstown, 15000759

MISSOURI

Jackson County

Ten Main Center, 920 Main St., Kansas City, 15000760

St. Louis Independent city

Green, Philip and Louisa, House, 4171 W. Belle Place, St. Louis (Independent City), 15000761

NEW JERSEY

Atlantic County

Tofani—DiMuzio House, 12 S. Cambridge Ave., Ventnor, 15000762

Cumberland County

Maurice River Lighthouse and East Point Archeological District (Boundary Increase), Address Restricted, Maurice River, 15000763

SOUTH DAKOTA

Meade County

McMillan, John and Elsie, House, 1611 Davenport, Sturgis, 15000765

VIRGINIA

Accomack County

Assateague Beach Coast Guard Station, (U.S. Government Lifesaving Stations MPS)
Beach Rd., Chincoteague, 15000766

Authority: 60.13 of 36 CFR part 60

Dated: September 22, 2015.

Roger Reed,

Acting Chief, National Register of Historic Places/National Historic Landmarks Program.

[FR Doc. 2015-26036 Filed 10-13-15; 8:45 am]

BILLING CODE 4312-51-P

INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 701-TA-523 and 731-TA-1259 (Final)]

Boltless Steel Shelving Units Prepackaged for Sale from China

Determinations

On the basis of the record ¹ developed in the subject investigations, the United States International Trade Commission ("Commission") determines, pursuant to the Tariff Act of 1930 ("the Act"), that an industry in the United States is materially injured by reason of imports of boltless steel shelving units prepackaged for sale ("boltless steel shelving") from China, provided for in subheadings 9403.10.00 and 9403.20.00 of the Harmonized Tariff Schedule of the United States, that have been found by the Department of Commerce to be sold in the United States at less than fair value ("LTFV"), and to be subsidized by the government of China.2

Background

The Commission, pursuant to sections 705(b) and 735(b) of the Tariff Act of 1930 (19 U.S.C. 1671d(b) and 19 U.S.C. 1673d(b)), instituted these investigations effective August 26, 2014, following receipt of petitions filed with the Commission and Commerce by Edsal Manufacturing Co., Inc., Chicago, Illinois. The Commission scheduled the final phase of the investigations following notification of preliminary determinations by Commerce that imports of boltless steel shelving from China were subsidized within the meaning of section 703(b) of the Act (19 U.S.C. 1671b(b)) and dumped within the meaning of 733(b) of the Act (19 U.S.C. 1673b(b)). Notice of the scheduling of the final phase of the Commission's investigations and of a public hearing to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S.

¹The record is defined in sec. 207.2(f) of the Commission's Rules of Practice and Procedure (19 CFR 207.2(f)).

² Chairman Meredith M. Broadbent and Commissioner David S. Johanson determined that an industry in the United States was threatened with material injury by reason of imports of boltless steel shelving that Commerce found to be sold in the United States at LTFV and subsidized by the government of China.

International Trade Commission, Washington, DC, and by publishing the notice in the **Federal Register** on May 7, 2015 (80 FR 26296). The hearing was held in Washington, DC, on August 13, 2015, and all persons who requested the opportunity were permitted to appear in person or by counsel.

The Commission made these determinations pursuant to sections 705(b) and 735(b) of the Tariff Act of 1930 (19 U.S.C. 1671d(b) and 19 U.S.C. 1673d(b)). It completed and filed its determinations in these investigations on October 7, 2015. The views of the Commission are contained in USITC Publication 4565 (October 2015), entitled Boltless Steel Shelving Units Prepackaged for Sale From China: Investigation Nos. 701–TA–523 and 731–TA–1259 (Final).

By order of the Commission. Issued: October 7, 2015.

Lisa R. Barton,

Secretary to the Commission.
[FR Doc. 2015–26049 Filed 10–13–15; 8:45 am]
BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-935]

Certain Personal Transporters,
Components Thereof, and Manuals
Therefor; Commission Determination
To Review in Part an Initial
Determination Granting Complainant's
Motion for Summary Determination of
Violation of Section 337 and, on
Review, To Modify the Initial
Determination; Request for Written
Submissions on Remedy, the Public
Interest, and Bonding

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 an initial determination ("ID") (Order No. 28) of the presiding administrative law judge ("ALJ") granting complainants' motion for summary determination of violation of section 337 and, on review, to make certain modifications in the ID.

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) 205–3115. 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 under section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337 ("Section 337"), on November 10, 2014, based on a complaint filed by Segway, Inc. of Bedford, New Hampshire ("Segway") and DEKA Products Limited Partnership of Manchester, New Hampshire ("DEKA") (collectively, "Complainants"). 79 FR 66739-40 (Nov. 10, 2014). The amended complaint, as supplemented, alleges violations of Section 337 by reason of infringement of certain claims of U.S. Patent Nos. 6,789,640 ("the '640 patent"); 7,275,607 ("the '607 patent"); and 8,830,048 ("the '048 patent''); the claim of U.S. Design Patent No. D551,722 ("the '722 design patent"); the claim of U.S. Design Patent No. D551,592 ("the '592 design patent"); and U.S. Copyright Registration No. TX-7-800-563 by numerous respondents. Id. In particular, the notice of investigation named the following thirteen entities as respondents: Ninebot Inc., Ninebot (Tianjin) Technology Co., Ltd., and PowerUnion (Beijing) Tech Co. Ltd. (the "Ninebot Respondents"); Robstep Robot Co., Ltd. ("Robstep"); Shenzhen INMOTION Technologies Co., Ltd. ("INMOTION"); Tech in the City; and Freego USA, LLC ("FreeGo USA") (collectively, "Terminated Respondents"); UPTECH Robotics Technology Co., Ltd. ("UPTECH"); Beijing Universal Pioneering Technology Co., Ltd. ("U.P. Technology"); Beijing Universal Pioneering Robotics Co., Ltd. ("U.P. Robotics"); FreeGo High-Tech Corporation Limited ("FreeGo China"); and EcoBoomer Co. Ltd. ("EcoBoomer") (collectively, "Defaulting Respondents"); and Roboscooters.com ("Roboscooters"). The Commission's Office of Unfair Import Investigations was also named as a party.

In the course of the investigation, the ALJ issued the following IDs with respect to the Terminated Respondents: ALJ Order Nos. 13 (Feb. 19, 2015) (not

reviewed Mar. 18, 2015) (terminating respondent FreeGo USA by consent order); 19 (May 4, 2015) (not reviewed May 20, 2015) (terminating respondent Robstep by settlement); 23 (Jun. 19, 2015) (not reviewed Jul. 15, 2015) (terminating respondent INMOTION by settlement); 24 (Jul. 8, 2015) (not reviewed Jul. 28, 2015) (terminating respondent Tech in the City by consent order); and 27 (Aug. 20, 2015) (not reviewed Sept. 18, 2015) (terminating the Ninebot Respondents by settlement). The ALJ also issued an ID finding all of the Defaulting Respondents in default. See ALJ Order No. 20 (May 7, 2015) (not reviewed May 27, 2015). The sole remaining respondent Roboscooters participated in a preliminary teleconference on December 15, 2014, filed an answer to the complaint and notice of investigation (Dec. 31, 2014), partially responded to one set of Requests for Document Production, and produced a corporate witness for deposition on May 6, 2015, but did not otherwise participate in the investigation.

On July 8, 2015, Complainants filed a motion for summary determination of violation of Section 337 by defaulting respondents and respondent Roboscooters. The Commission investigative attorney filed a response in support of the motion. No other responses were filed.

Ōn August 21, 2015, the ALJ issued an ID (Order No. 28) granting Complainants' motion and making recommendations regarding remedy and bonding. The ID finds, inter alia, a violation of Section 337 under subsection 337(g)(2) by reason of infringement of the '048 patent based on substantial, reliable, and probative evidence. 19 U.S.C. 1337(g)(2). The ID also finds a violation by the defaulting respondents and respondent Roboscooters by reason of infringement of the '640 patent, the '607 patent, the '722 design patent, the '592 design patent, and U.S. Copyright Registration

for review of the ID. The Commission has determined to review the ID in part and, on review, to clarify that the authority for the ALJ to draw adverse inferences against respondent Roboscooters for its failures to act during the investigation and find Roboscooters in violation is found in Commission Rule 210.17, 19 CFR 210.17. On review, the Commission also corrects certain apparent typographical errors. Specifically, in the last paragraph on page 45, "Ex. 19" should be substituted for "Ex. 9," the "FreeGo F3" should be substituted for the "WindRunner G1U." Likewise, we

No. TX-7-800-563. No party petitioned