
Any person desiring to submit a document to the Commission in confidence must request confidential treatment. All such requests should be directed to the Secretary to the Commission and must include a full statement of the reasons why the Commission should grant such treatment. See 19 CFR 201.6. Documents for which confidential treatment by the Commission is properly sought will be treated accordingly. A redacted non-confidential version of the document must also be filed simultaneously with any confidential filing. All non-confidential written submissions will be available for public inspection at the Office of the Secretary and on EDIS. The authority for the Commission’s determination is contained in section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and in part 210 of the Commission’s Rules of Practice and Procedure (19 CFR part 210).

By order of the Commission.

Issued: May 26, 2016.

Lisa R. Barton,
Secretary to the Commission.

[FR Doc. 2016–12923 Filed 6–1–16; 8:45 am]

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INTERNATIONAL TRADE COMMISSION

[Investigation No. 337–TA–946]

Certain Ink Cartridges and Components Thereof; Issuance of a General Exclusion Order and Cease and Desist Orders; Termination of Investigation


ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined to issue: (1) A general exclusion order (“GEO”) barring entry of certain ink cartridges and components thereof that infringe the patents asserted in this investigation; and (2) cease and desist orders (“CDOs”) directed against two domestic defaulting respondents. The Commission has terminated this investigation.

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.


On June 18, 2015, the ALJ issued an initial determination (“ID”) (Order No. 9) finding in default respondents Zhuhai Nano Digital Technology Co., Ltd.; Zhuhai Chinamate Technology Co., Ltd.; Kingway Image Co., Ltd.; Kingway Image Co., Ltd.; Zinyaw LLC; InkPro2day, LLC; Aomya Printer Consumables (Zhuhai) Co., Ltd.; and Zhuhai National Resources & Jingjie Imaging Products Co., Ltd.; and Zhuhai Rich Imaging Technology Co., Ltd. (collectively, “the Defaulting Respondents”) (not reviewed Jul. 10, 2015). On July 8, 2015, the ALJ issued an ID (Order No. 10) terminating the investigation as to remaining named respondents Zhuhai Nano Digital Technology Co., Ltd. (China) and Nano Business and Technology, Inc. (USA) based on a settlement agreement and consent order (not reviewed Aug. 5, 2015).

All of the respondents in this investigation have either defaulted or entered into consent orders that have been approved by the Commission. On September 16, 2015, the ALJ issued an ID (Order No. 11) partially terminating the investigation based on Epson’s withdrawal of certain claims (not reviewed Oct. 15, 2015). Claims 1 and 10 of the ‘233 patent; claims 9, 14, 18, and 21 of the ‘116 patent; claims 1, 18, 49, and 60 of the ‘749 patent; claims 1 and 6 of the ‘163 patent; and claims 14, 15, and 19 of the ‘513 patent remain pending in this investigation. ID at 3.

On August 31, 2015, Epson filed a motion for summary determination of violation by the Defaulting Respondents. The IA filed a response in support of the motion on September 11, 2015. No respondent filed a response to the motion.

On October 28, 2015, the ALJ issued an ID (order No. 12) granting Complainants’ motion for summary determination. No party petitioned for review of the ID. The Commission

Zhuhai, China; InkPro2day, LLC of Los Angeles, California; Dongguan OcBestjet Printer Consumables Co., Ltd. of Dongguan, China; OcBestjet Printer Consumables (HK) Co., Ltd. of Hong Kong; Aomya Printer Consumables (Zhuhai) Co., Ltd. of Guangdong, China; and Zhuhai Richeng Development Co., Ltd. of Zhuhai, China. The
determined to review-in-part the subject
ID and, on review, to affirm the ID with
certain modifications to the ALJ’s
findings regarding the importation
requirement. Notice of Commission
Determination To Review an ID in Part
and, on Review, to Affirm a Finding of a
Violation of Section 337 dated
December 14, 2015 (“Commission
Notice”) at 2. See 80 Fed. Reg. 79097–
99 (Dec. 18, 2015). The Commission’s
determination resulted in a finding of a
violation of section 337.

The Commission requested written
submissions on remedy, public interest,
and bond. Id. Complainants and
OUII timely filed their submissions
pursuant to the Commission Notice. No
other parties filed submissions in
response to the Commission Notice. No
submissions were filed by the public.

Having reviewed the submissions
filed in response to the Commission’s
Notice and the evidentiary record, the
Commission has determined that the
appropriate form of relief in this
investigation is: (a) A GEO prohibiting
the unlicensed importation of certain
ink cartridges and components thereof
covered by one or more of claims 1 and
10 of the ’233 patent; claims 9, 14, 18,
and 21 of the ’116 patent; claims 1, 18,
49, and 60 of the ’749 patent; claims 1
and 6 of the ’163 patent; and claims 14,
15, and 19 of the ’513 patent; and (b)
CDOs directed against respondents
Zinyaw and InkPro2day.

The Commission has further
determined that the public interest
factors enumerated in subsections (d)(l)
and (f)(l) (19 U.S.C. 1337(d)(l), (f)(l)) do
not preclude issuance of the
above-referenced remedial orders.

Additionally, the Commission has
determined that a bond in the amount of
one hundred (100) percent of the
entered value is required to permit
temporary importation of the articles in
question during the period of
Presidential review (19 U.S.C. 1337(j)).
The Commission has also issued an
opinion explaining the basis for the
remedy. The investigation is terminated.

The Commission’s orders and the
record upon which it based its
determination were delivered to the
President and to the United States Trade
Representative on the day of their
issuance. The Commission has also
notified the Secretary of the Treasury
of the orders.

The authority for the Commission’s
determination is contained in section
337 of the Tariff Act of 1930, as
amended (19 U.S.C. 1337), and in Part
210 of the Commission’s Rules of
Practice and Procedure (19 CFR part
210).

By order of the Commission.
Issued: May 26, 2016.
Lisa R. Barton,
Secretary to the Commission.

INTERNATIONAL TRADE
COMMISSION
Notice of Receipt of Amended
Complaint; Solicitation of Comments
Relating to the Public Interest

AGENCY: U.S. International Trade
Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that
the U.S. International Trade
Commission has received an amended
complaint entitled Certain Carbon Spine
Board, Cervical Collar and Various
Medical Training Manikin Devices, and
Accompanying Product Catalogues,
Product Inserts, Literature and
Components Thereof DN 3128; the
Commission is soliciting comments on
any public interest issues raised by the
amended complaint or complainants’
filings under section 210.8(b) of the
Commission’s Rules of Practice and
Procedure (19 CFR 210.8(b)).

FOR FURTHER INFORMATION CONTACT: Lisa
R. Barton, Secretary to the Commission,
U.S. International Trade Commission,
500 E Street SW., Washington, DC
20436, telephone (202) 205–2000. The
public version of the amended
complaint can be accessed on the
Commission’s Electronic Document
Information System (EDIS) at EDIS, 1
and will be available for inspection during
official business hours (8:45 am to 5:15
p.m.) in the Office of the Secretary, U.S.
International Trade Commission, 500 E
Street SW., Washington, DC 20436,

General information concerning the
Commission may also be obtained by
accessing its Internet server at United
States International Trade
Commission (USITC) at USITC. 2 The
public record for this investigation may be
viewed on the Commission’s Electronic
Document Information System (EDIS) at
EDIS. 3 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 has received an amended
complaint and a submission pursuant to
section 210.8(b) of the Commission’s
Rules of Practice and Procedure filed on
behalf of Laerdal Medical Corp. and
Laerdal Medical AS on March 21, 2016.
The amended complaint alleges
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 carbon spine board, cervical
collar and various medical training
manikin devices, and accompanying
product catalogues, product inserts,
literature and components thereof. The
amended complaint names as
respondents Shanghai Evenk
International Trading Co., Ltd. of China;
Shanghai Honglian Medical Instrument
Development Co., Ltd. of China;
Shanghai Jolly Medical Education Co.,
Ltd. of China; Zhangjiagang Xiehe
Medical Apparatus & Instruments Co.,
Ltd. of China; Zhangjiagang New Fellow
Med. Co., Ltd. of China; Jiangsu
Yongxin Medical Equipment Co., Ltd. of
China; Jiangsu Yongxin Medical-Use
Facilities Making Co., Ltd. of China;
Jiangyin Everise Medical Devices Co.,
Ltd. of China; Medsource International
Co., Ltd. and Medsource Factory, Inc. of
China; and Basic Medical Supply, LLC
of Richmond, TX. The complainants
request that the Commission issue a
general exclusion order, or in the
alternative issue a limited exclusion
order, and issue cease and desist orders.
Proposed respondents, other
interested parties, and members of the
public are invited to file comments, not
to exceed five (5) pages in length,
inclusive of attachments, on any public
interest issues raised by the amended
complaint or section 210.8(b) filing.
Comments should address whether
issuance of the relief specifically
requested by the complainants in this
investigation would affect the public
health and welfare in the United States,
competitive conditions in the United
States economy, the production of like
or directly competitive articles in the
United States, or United States
consumers.

In particular, the Commission is
interested in comments that:

(i) Explain how the articles
potentially subject to the requested
remedial orders are used in the United
States;

(ii) identify any public health, safety,
or welfare concerns in the United States
relating to the requested remedial
orders;

(iii) identify like or directly
competitive articles that complainants,