DEPARTMENT OF THE INTERIOR

National Park Service

[NPS–SER–CALO–22427; PPSESEROC3, PPMPASiY.YP0000]

Final Environmental Impact Statement
Off-Road Vehicle Management Plan for
Cape Lookout National Seashore, North Carolina

AGENCY: National Park Service, Interior.

ACTION: Notice of Availability.

SUMMARY: The National Park Service (NPS) announces the availability of the Final Environmental Impact Statement (EIS) for the Off-Road Vehicle (ORV) Management Plan (Plan), Cape Lookout National Seashore (Seashore), North Carolina.

DATES: The NPS will execute the Record of Decision (ROD) no sooner than 30 days following publication by the Environmental Protection Agency of its Notice of Availability of the Final EIS in the Federal Register.

ADDRESSES: An electronic copy of the Plan/Final EIS will be available for public review at http://parkplanning.nps.gov/calo. A limited number of hard copies will be available at Park Headquarters, 131 Charles St., Harkers Island, North Carolina 28531.

FOR FURTHER INFORMATION CONTACT: Patrick Kenney, Superintendent, Cape Lookout National Seashore, 131 Charles St., Harkers Island, North Carolina 28531; phone 252–728–2250 extension 3014.

SUPPLEMENTARY INFORMATION: Pursuant to the National Environmental Policy Act of 1969, 42 U.S.C 4332(2)(C), the Plan/Final EIS evaluates the impacts of four alternatives for designation of ORV routes and resource management, as well as one alternative that would prohibit ORV use, described as follows:

Alternative A
- the no action alternative
- continues current levels of ORV use with no numerical limit
- continues species management measures from the Seashore’s Interim Species Management Plan/Environmental Assessment (EA)

Alternative B
- designates specific ORV routes and areas similar to alternative A
- establishes vehicle permits with no numerical limit
- continues species management measures from the Seashore’s Interim Species Management Plan/EA
- establishes seasonal night driving restrictions
- phases out high-performance sport model and two stroke all-terrain vehicles (ATVs) and utility vehicles (UTVs)
- creates an adaptive management strategy

Alternative C
- the NPS preferred alternative
- designates specific ORV routes and areas
- creates additional pedestrian-only areas
- establishes a vehicle permit program that would maintain ORV use at their highest current levels of 6200 vehicles per year
- phases out high-performance sport model and two stroke ATVs and UTVs
- continues species management measures from the Seashore’s Interim Species Management Plan/EA
- establishes seasonal night driving restrictions on the beach with slightly expanded hours on the back route from 5am to 6am and 9pm to 10pm
- creates an adaptive management strategy

Alternative D
- designates specific ORV routes and areas
- creates additional pedestrian-only areas compared to alternative C
- establishes a vehicle permit program that would maintain ORV use at average current levels, based on 5500 vehicles per year, minus 8% to reflect additional closure areas
- phases out all ATVs while allowing non-sport UTVs with seasonal use restrictions
- continues species management measures from the Seashore’s Interim Species Management Plan/EA while increasing some resource buffers
- establishes seasonal night driving restrictions
- creates an adaptive management strategy

Alternative E
- prohibits private, recreational ORV use
- continuation of species protection measures as appropriate
- Executive Order 11644, issued in 1972 and amended by Executive Order 11989 in 1977, states that Federal agencies allowing ORV use must designate the specific areas and trails on public lands on which the use of ORVs may be permitted, and areas in which the use of ORVs may not be permitted.
- NPS policy requires that areas and trails that are designated for ORV use must be established based upon the protection of the resources of the public lands, promotion of the safety of all users of those lands, and minimization of conflicts among the various uses of those lands. 36 CFR 4.10 requires that “Routes and areas designated for off-road motor vehicle use shall be promulgated as special regulations.” In addition, such routes and areas may only be designated in national recreation areas, national seashores, national lakeshores and national preserves.

The Final EIS responds to, and incorporates, agency and public comments received on the Draft EIS, including comments on night driving restrictions, vehicle permit durations and numerical limits, pedestrian-only areas, species management and closures, infrastructure improvements to the back route, and consistency of closure dates. The Final EIS was available for public review and comment for 60 days from May 23, 2014, through July 21, 2014, then extended another 60 days to September 19, 2014. During the comment period, 1,146 pieces of correspondence were received; 268 of these were form letters. In total, 2,423 comments were received. Alternative E is the environmentally preferable alternative and alternative C is the NPS preferred alternative.

Dated: November 30, 2016.

Ed Buskirk,
Associate Regional Director, Administration, Southeast Region.

[FR Doc. 2016–29426 Filed 12–7–16; 8:45 am]

BILLING CODE 4312–52–P

INTERNATIONAL TRADE COMMISSION

Notice of Receipt of Complaint; Solicitation of Comments Relating to the Public Interest


ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has received a complaint entitled Certain Arrowheads with Arcuate Blades and Components Thereof, DN 3185. The Commission is soliciting comments on any public interest issues raised by the complaint or complainant’s filing under § 210.8(b) of the Commission’s Rules of Practice and Procedure (19 CFR 210.8(b)).

public version of the complaint can be accessed on the Commission’s Electronic Document Information System (EDIS) at https://edis.usitc.gov, and 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 United States International Trade Commission (USITC) at https://www.usitc.gov. The public record for this investigation may be viewed on the Commission’s Electronic Document Information System (EDIS) at https://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 has received a complaint and a submission pursuant to § 210.8(b) of the Commission’s Rules of Practice and Procedure filed on behalf of Flying Arrow Archery, LLC, Inc. on December 2, 2016. The 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 arrowheads with arcuate blades and components thereof. The complaint names as respondents Alice of China; Dongquan hong Song hardware almaiao of China; Huntingsky of China; mengbao of China; Jianfeng Mao of China; In-Sail Sandum Precision Industry (China) Co. Ltd. of China; Arthur Sifuentes of Spring, TX; Tathao (IT60) of China; Wanyuxue of China; Wei Ran of China; YanDong of China; and Zhou Yang of China. The complainant requests that the Commission issue a general exclusion order, cease and desist orders and impose a bond upon respondents’ alleged infringing articles during the 60-day Presidential review period pursuant to 19 U.S.C. 1337(j).

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 complaint or § 210.8(b) filing. Comments should address whether issuance of the relief specifically requested by the complainant 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 complainant, its licensees, or third parties make in the United States which could replace the subject articles if they were to be excluded;
(iv) indicate whether complainant, complainant’s licensees, and/or third party suppliers have the capacity to replace the volume of articles potentially subject to the requested exclusion order and/or a cease and desist order within a commercially reasonable time; and
(v) explain how the requested remedial orders would impact United States consumers.

Written submissions must be filed no later than by close of business, eight calendar days after the date of publication of this notice in the Federal Register. There will be further opportunities for comment on the public interest after the issuance of any final initial determination in this investigation.

Persons filing written submissions must file the original document electronically on or before the deadlines stated above and submit 8 true paper copies to the Office of the Secretary by noon the next day pursuant to § 210.4(f) of the Commission’s Rules of Practice and Procedure (19 CFR 210.4(f)). Submissions should refer to the docket number (“Docket No. 3185”) in a prominent place on the cover page and/or the first page. (See Handbook for Electronic Filing Procedures, Electronic Filing Procedures). Persons with questions regarding filing should contact the Secretary (202–205–2000).

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 210.6. Documents for which confidential treatment by the Commission is properly sought will be treated accordingly. 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 210.6. Documents for which confidential treatment by the Commission is properly sought will be treated accordingly. All information, including confidential business information and documents for which confidential treatment is properly sought, submitted to the Commission for purposes of this investigation may be disclosed to and used: (i) By the Commission, its employees and Offices, and contract personnel for developing or maintaining the records of this or a related proceeding, or (b) in internal investigations, audits, reviews, and evaluations relating to the programs, personnel, and operations of the Commission including under 5 U.S.C. Appendix 3; or (ii) by U.S. government employees and contract personnel, solely for cybersecurity purposes. All nonconfidential written submissions will be available for public inspection at the Office of the Secretary and on EDIS. This action is taken under the authority of section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and of §§ 201.10 and 210.8(c) of the Commission’s Rules of Practice and Procedure (19 CFR 210.10, 210.8(c)).

By order of the Commission.

Dated: December 2, 2016.

Lisa R. Barton,
Secretary to the Commission.

[FR Doc. 2016–29396 Filed 12–7–16; 8:45 am]

BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337–TA–1032]

Certain Single-Molecule Nucleic Acid Sequencing Systems and Reagents, Consumables, and Software for Use With Same; Institution of Investigation


ACTION: Notice.

SUMMARY: Notice is hereby given that a complaint was filed with the U.S. International Trade Commission on November 2, 2016, under section 337 of the Tariff Act of 1930, as amended, on

1 All contract personnel will sign appropriate nondisclosure agreements.