

International Trade Commission, on March 31, 2008, ordered that—

(1) Pursuant to subsection (b) of section 337 of the Tariff Act of 1930, as amended, an investigation be instituted to determine whether there is a violation of subsection (a)(1)(C) of section 337 in the importation into the United States, the sale for importation, or the sale within the United States after importation of certain cigarettes and packaging thereof by reason of infringement of one or more of U.S. Trademark Registration Nos. 68,502; 938,510; 1,039,412; 1,544,782; 1,651,628; 378,340; 865,627; 1,164,854; 894,450; 912,374; 912,375; 1,227,743; 1,897,685; and 1,602,699, and whether an industry in the United States exists as required by subsection (a)(2) of Section 337; and

(2) For the purpose of the investigation so instituted, the following are hereby named as parties upon which this notice of investigation shall be served:

(a) The complainant is—Philip Morris USA Inc., 6601 West Broad Street, Richmond, Virginia 23230.

(b) The respondents are the following entities alleged to be in violation of section 337, and are the parties upon which the complaint is to be served: G.K.L. International SRL d.b.a. *all-cigarettes-brands.com*, M. Costin Str., 7, Chisinau, MD-2068, Moldova; Emarket Systems Ltd. d.b.a. *all-discount-cigarettes.com*, 7 Craig St., Belize City, Belize; Jamen Chong d.b.a. *Asiadfs.com*, BLK 162, #02-110, Bukit Batok, Street 11, 650162, Singapore; Tri-kita d.b.a. *Cheapcigarettes4all.com*, Mr. Andrey Schvedov, Kosmonavtov 104a, Nikolaev, NA 54001, Ukraine; Mr. Eduard Lee d.b.a.

Cigarettesonlineshop.com, Kyrgyz-Israel Joint Enterprise Master, Prospect Mira 303, Bishkek, Kyrgyzstan 720001, Kyrgyzstan; Zonitech Properties Limited d.b.a. *Cigline.net*, Suite 31, Don House, 30-38 Main Street, Gibraltar; Eugenia Moskovchuk d.b.a. *Cigoutlet.biz*, Alcesia SRL, Str. Damian L.28, Chisinau, MD-2059, Moldova; Best Products Solution Limited d.b.a. *Dirtcheapbutts.com*, Suite B, 28 Harley Street, London W1G 9QR, United Kingdom; Cendano d.b.a. *Galastore.com*, Suite 2, Portland House, Glacis Road, Gibraltar 34203, Gibraltar; LMB Trading SA d.b.a. *k2smokes.ch*, Vicolo Maderno 3, Bissone, CH-6816, Switzerland; Ms. Svetlana Trevinska d.b.a. *Save-on-cigarettes.com*, 312 Spaska, 43667 Kiev, Ukraine; Zonitech Properties Limited d.b.a. *Shopping-heaven.com*, Suite 31, Don House, 30-38 Main Street, Gibraltar; G.K.L. International SRL d.b.a. *smokerjim.net*,

M. Costin Str., 7, Chisinau, MD-2069, Moldova.

(c) The Commission investigative attorney, party to this investigation, is Kecia J. Reynolds, Esq., Office of Unfair Import Investigations, U.S. International Trade Commission, 500 E Street, SW., Suite 401, Washington, DC 20436; and

(3) For the investigation so instituted, the Honorable Paul J. Luckern is designated as the presiding administrative law judge.

Responses to the complaint and the notice of investigation must be submitted by the named respondents in accordance with section 210.13 of the Commission's Rules of Practice and Procedure, 19 CFR 210.13. Pursuant to 19 CFR 201.16(d) and 210.13(a), such responses will be considered by the Commission if received not later than 20 days after the date of service by the Commission of the complaint and the notice of investigation. Extensions of time for submitting responses to the complaint and the notice of investigation will not be granted unless good cause therefor is shown.

Failure of a respondent to file a timely response to each allegation in the complaint and in this notice may be deemed to constitute a waiver of the right to appear and contest the allegations of the complaint and this notice, and to authorize the administrative law judge and the Commission, without further notice to the respondent, to find the facts to be as alleged in the complaint and this notice and to enter an initial determination and a final determination containing such findings, and may result in the issuance of an exclusion order or cease and desist orders or both directed against the respondent.

Issued: April 1, 2008.

By order of the Commission.

Marilyn R. Abbott,

Secretary to the Commission.

[FR Doc. E8-7005 Filed 4-3-08; 8:45 am]

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INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-642]

In the Matter of Certain Catheters, Consoles and Other Apparatus for Cryosurgery, and Components Thereof; Correction to the Notice of Investigation

AGENCY: U.S. International Trade Commission.

ACTION: Correcting amendment.

SUMMARY: This amendment corrects a typographical error in the notice of investigation issued by the Commission on March 27, 2008. This notice corrects a typographical error in the title of the investigation. Therefore, the Commission is amending the notice to reflect the change in the title of the investigation, particularly, the word "catheter" to "catheters."

DATES: Effective on April 4, 2008.

FOR FURTHER INFORMATION CONTACT: Marilyn R. Abbott, Secretary to the Commission, (202) 205-2000 (e-mail: marilyn.abbott@usitc.gov).

Issued: April 1, 2008.

By order of the Commission.

Marilyn R. Abbott,

Secretary to the Commission.

[FR Doc. E8-6998 Filed 4-3-08; 8:45 am]

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DEPARTMENT OF JUSTICE

Notice of Lodging of Settlement Agreement Under the Comprehensive Environmental Response, Compensation and Liability Act

Under 28 CFR 50.7, notice is hereby given that on March 31, 2008, a proposed Settlement Agreement in the matter of *In re Marcal Paper Mills, Inc.*, Case No. 06-21886(MS), was lodged with the United States Bankruptcy Court for the District of New Jersey.

The proposed Settlement Agreement is between the United States and the purchasers of the Debtor's manufacturing facility in Elmwood Park, New Jersey. The purchasers are Marcal Paper Mills, LLC and Marcal Manufacturing, LLC ("Purchasers"). The proposed Settlement Agreement will resolve certain matters related to the potential liability of the Purchasers under the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), 42 U.S.C. 9601 *et seq.* Pursuant to the proposed Settlement Agreement, the Purchasers will undertake steps to remediate environmental contamination at the facility and will pay \$1,500,000 to the United States.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the Settlement Agreement. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and either emailed to pubcomment-ees.enrd@usdoj.gov or mailed to P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611, and should refer to *In re*