(e) of the Mineral Leasing Act of 1920 (30 U.S.C. 188). We are proposing to reinstate lease TXNM 118757, effective the date of termination, September 1, 2009, under the original terms and conditions of the lease and the increased rental and royalty rates cited above.

Becky C. Olivas,

Land Law Examiner, Fluids Adjudication Team.

[FR Doc. 2010–10010 Filed 4–28–10; 8:45 am]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[LLIDT03000-L14300000.EU0000; IDI-35577]

Notice of Realty Action; Direct Sale of Public Land in Jerome County, ID

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Realty Action.

SUMMARY: To resolve an unintentional trespass, a parcel of public land totaling 7.45 acres in Jerome County, Idaho, is being considered for direct (noncompetitive) sale to Todd and Bridget Buschhorn under the provisions of the Federal Land Policy and Management Act of 1976 (FLPMA), at no less than the appraised fair market value.

DATES: In order to ensure consideration in the environmental analysis of the proposed sale, comments must be received by June 14, 2010.

ADDRESSES: Address all comments concerning this Notice to Field Manager, Bureau of Land Management (BLM), Shoshone Field Office, 400 West F Street, Shoshone, Idaho 83352.

FOR FURTHER INFORMATION CONTACT: Lisa Claxton, Natural Resource Specialist, at the above address or phone (208) 732–7272.

SUPPLEMENTARY INFORMATION: The following described public land in Jerome County, Idaho, is being considered for sale under the authority of Section 203 of FLPMA (43 U.S.C. 1713):

Boise Meridian

T. 10 S., R. 19 E., Sec. 25, lot 10.

The area described contains 7.45 acres in Jerome County, Idaho.

The 1985 BLM Monument Resource Management Plan, as amended by the 2003 Amendments to BLM Shoshone Field Office Land Use Plans for Land Tenure Adjustment and Areas of Critical Environmental Concern, identifies this

parcel of public land as suitable for disposal. Conveyance of the identified public land will be subject to valid existing rights and encumbrances of record, including but not limited to rights-of-way for roads and public utilities. Conveyance of any mineral interests pursuant to Section 209 of FLPMA will be analyzed during processing of the proposed sale. On April 29, 2010, the above-described land will be segregated from appropriation under the public land laws, including the mining laws, except the sale provisions of FLPMA. Until completion of the sale, the BLM is no longer accepting land use applications affecting the identified public land, except applications for the amendment of previously-filed right-of-way applications or existing authorizations to increase the term of the grants in accordance with 43 CFR 2807.15 and 2886.15. The segregative effect will terminate upon issuance of a patent, publication in the Federal Register of a termination of the segregation, or April 30, 2012, unless extended by the BLM State Director in accordance with 43 CFR 2711.1-2(d) prior to the termination date.

Public Comments

For a period until June 14, 2010, interested parties and the general public may submit in writing any comments concerning the land being considered for sale, including notification of any encumbrances or other claims relating to the identified land, to Field Manager, BLM Shoshone Field Office, at the above address. In order to ensure consideration in the environmental analysis of the proposed sale, comments must be in writing and postmarked or delivered by June 14, 2010. Comments transmitted via e-mail will not be accepted. Comments, including names and street addresses of respondents, will be available for public review at the BLM Shoshone Field Office during regular business hours, except Federal holidays. Before including your address, phone number, e-mail address, or other personal identifying information in your comment, be advised 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 from public review your personal identifying information, we cannot guarantee that we will be able to do so.

Authority: 43 CFR 2711.1–2.

Ruth Miller.

Shoshone Field Manager.

[FR Doc. 2010–10008 Filed 4–28–10; 8:45 am]

BILLING CODE 4310-GG-P

INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-714]

In the Matter of Certain Electronic Devices With Multi-Touch Enabled Touchpads and Touchscreens; Notice of Investigation

AGENCY: U.S. International Trade Commission.

ACTION: Institution of investigation pursuant to 19 U.S.C. 1337.

SUMMARY: Notice is hereby given that a complaint was filed with the U.S. International Trade Commission on March 29, 2010, under section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, on behalf of Elan Microelectronics Corporation of Taiwan. A letter supplementing the complaint was filed on April 16, 2010. The complaint alleges violations of section 337 based upon the importation into the United States, the sale for importation, and the sale within the United States after importation of certain electronic devices with multi-touch enabled touchpads and touchscreens by reason of infringement of certain claims of U.S. Patent No. 5,825,352. The complaint further alleges that an industry in the United States exists as required by subsection (a)(2) of section 337.

The complainant requests that the Commission institute an investigation and, after the investigation, issue an exclusion order and a cease and desist order.

ADDRESSES: The complaint, except for any confidential information contained therein, is 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., Room 112, Washington, DC 20436, telephone 202-205-2000. Hearing impaired individuals are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on 202–205–1810. Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at 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.

FOR FURTHER INFORMATION CONTACT:

Aarti Shah, Esq., Office of Unfair Import Investigations, U.S. International Trade Commission, telephone (202) 205–2657.

Authority: The authority for institution of this investigation is contained in section 337 of the Tariff Act of 1930, as amended, and in section 210.10 of the Commission's Rules of Practice and Procedure, 19 CFR 210.10 (2010).

Scope of Investigation: Having considered the complaint, the U.S. International Trade Commission, on April 23, 2010, 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)(B) 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 electronic devices with multi-touch enabled touchpads or touchscreens that infringe one or more of claims 1, 2, 4, 7, 10, 12, 14, 16, 18, 19, 21, 24, 26, and 30 of U.S. Patent No. 5,825,352, and whether an industry in the United States exists as required by subsection (a)(2) of section 337;
- (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:

Elan Microelectronics Corporation, No. 12, Innovation 1st Road, Science Based Industrial Park, Hsinchu Taiwan 308, Taiwan.

(b) The respondent is the following entity alleged to be in violation of section 337, and is the party upon which the complaint is to be served:

Apple Inc., 1 Infinite Loop, Cupertino, California 95014.

(c) The Commission investigative attorney, party to this investigation, is Aarti Shah, 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, Chief Administrative Law Judge, U.S. International Trade Commission, shall designate the presiding Administrative Law Judge.

Responses to the complaint and the notice of investigation must be submitted by the named respondent 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)—(e) 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 the 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 a cease and desist order or both directed against the respondent.

By order of the Commission. Issued: April 23, 2010.

Marilyn R. Abbott,

Secretary to the Commission.

[FR Doc. 2010–9912 Filed 4–28–10; 8:45 am]

BILLING CODE 7020-02-P

INTERNATIONAL TRADE COMMISSION

[USITC SE-10-013]

Government in the Sunshine Act Meeting Notice

AGENCY HOLDING THE MEETING: States International Trade Commission.

TIME AND DATE: May 3, 2010 at 11 a.m. **PLACE:** Room 101, 500 E Street, SW., Washington, DC 20436, Telephone: (202) 205–2000.

STATUS: Open to the public.

MATTERS TO BE CONSIDERED: 1. Agenda for future meetings: none.

- 2. Minutes.
- 3. Ratification List.
- 4. Inv. No. 731–TA–1159 (Final) (Certain Oil Country Tubular Goods from China)—briefing and vote. (The Commission is currently scheduled to transmit its determination and Commissioners' opinions to the Secretary of Commerce on or before May 17, 2010.)
- 5. Outstanding action jackets: none. In accordance with Commission policy, subject matter listed above, not disposed of at the scheduled meeting, may be carried over to the agenda of the following meeting.

By order of the Commission.

Issued: April 26, 2010.

William R. Bishop,

Hearings and Meetings Coordinator. [FR Doc. 2010–10070 Filed 4–27–10; 11:15 am]

BILLING CODE 7020-02-P

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree With Big River Zinc Corporation Providing for Civil Penalties and Injunctive Relief Under the Clean Air Act

Notice is hereby given that on April 15, 2009, a proposed Consent Decree with Big River Zinc Corporation ("BRZ") providing for civil penalties and injunctive Relief under the Clean Air Act in *United States* v. *Big River Zinc Corp.*, Civil Action No. 3:10–cv–00276–DRH–CJP was lodged with the United States District Court for the Southern District of Illinois.

In this action the United States sought injunctive relief and assessment of civil penalties for violation of the New Source Performance Standards ("NSPS") of the Clean Air Act, 42 U.S.C. 7411, and the NSPS regulations codified at 40 CFR part 60, at a plant in Sauget, Illinois, which is owned and operated by BRZ. The Decree, which was lodged simultaneously with the filing of the complaint, resolves claims arising out of BRZ's replacement of two roasting units. BRZ has not operated its roasters since early 2006. Under the proposed Decree, BRZ may not restart either of its roasters for the purpose of resuming zinc roasting operations until it installs a scrubber system that is designed to meet applicable control limits with which BRZ must comply after resuming zinc roasting operations. In the event that BRZ does not resume zinc roasting operations within five years of entry of the Consent Decree, it must permanently shut down its zinc roasting operations and surrender all related pollution credits. The proposed Decree will also require BRZ to pay a civil penalty of \$250,000.

The Department of Justice will receive comments relating to the proposed Consent Decrees for a period of thirty (30) days from the date of this publication. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and either e-mailed to pubcomment-ees.enrd@usdoj.gov or mailed to P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044–7611, should refer to United States v. Big River Zinc Corp., D.J. Ref. 90–5–2–1–08230.