D842,536; D858,870; D858,869; and D858,868. Id. The complaint further alleges that a domestic industry exists. Id. The Commission's notice of investigation names forty-nine (49) respondents, including 2nd Wife Vape of Haslet, Texas ("2nd Wife Vape"); CaryTown Tobacco of Richmond, Virginia ("CaryTown Tobacco"); eJuiceDB of Farmingdale, New York ("eJuiceDB"); EZFumes of Bedford, Texas ("EZFumes"); Limitless Accessories, Inc. of Tinley Park, Illinois ("Limitless Accessories, Inc."); Mr. Fog of Bensenville, Illinois ("Mr. Fog"); Naturally Peaked Health Co. of Brewster, New York ("Naturally Peaked Health Co."); Price Point NY of Farmingdale, New York ("Price Point NY"); Puff E-Cig of Imlay City, Michigan ("Puff E-Cig"); Shenzhen Azure Tech USA LLC f/k/a DS Vaping P.R.C. of Guangdong, China ("Shenzhen Azure Tech USA LLC f/k/a DS Vaping P.R.C.''); Shenzhen Yark Technology Co., Ltd. of Shenzhen, China ("Shenzhen Yark Technology Co., Ltd."); Smoker's Express of Auburn Hills, Michigan ("Smoker's Express"); Tobacco Alley of Midland of Midland, Texas ("Tobacco Alley of Midland"); Valgous of Bensenville, Illinois ("Valgous"); and Vape 'n Glass of Streamwood, Illinois ("Vape 'n Glass"). See id. The Office of Unfair Import Investigations ("OUII") is also a party to the investigation. See id.

On October 5, 2020, the complainant filed a motion to amend the complaint and notice of investigation to correct the addresses and list the full legal names of certain respondents. Specifically, the complainant seeks to: (1) Include the true legal names for respondents 2nd Wife Vape, CaryTown Tobacco, eJuiceDB, EZFumes, Price Point NY, Smoker's Express, Tobacco Alley of Midland, Vape 'n Glass, Naturally Peaked Health Co., and Puff E-Cig; (2) correct the addresses for respondents Shenzhen Azure Tech USA LLC f/k/a DS Vaping P.R.C. and Shenzhen Yark Technology Co., Ltd.; (3) correct that respondents Limitless Accessories, Inc. and Valgous are a single legal entity named Limitless Accessories, Inc. d/b/a Valgous; and (4) correct both the name and address for respondent Mr. Fog.

None of the respondents filed a response. On October 15, 2020, OUII filed a response supporting complainant's motion.

On October 21, 2020, the ALJ issued the subject ID granting, pursuant to Commission Rule 210.14(b) (19 CFR 210.14(b)), the complainant's motion. See Order No. 22 (Oct. 21, 2020). No party petitioned for review of the subject ID.

The Commission has determined not to review the subject ID.

The Commission vote for this determination took place on November 13, 2020.

While temporary remote operating procedures are in place in response to COVID–19, the Office of the Secretary is not able to serve parties that have not retained counsel or otherwise provided a point of contact for electronic service. Accordingly, pursuant to Commission Rules 201.16(a) and 210.7(a)(1) (19 CFR 201.16(a), 210.7(a)(1)), the Commission orders that the complainant complete service for any party/parties without a method of electronic service noted on the attached Certificate of Service and shall file proof of service on the **Electronic Document Information** System (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: November 13, 2020.

Lisa Barton,

Secretary to the Commission.

[FR Doc. 2020–25478 Filed 11–18–20; 8:45 am]

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DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Pistoia Alliance, Inc.

Notice is hereby given that, on October 19, 2020, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. Section 4301 et seq. (the "Act"), Pistoia Alliance, Inc. filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, WorldQuant Predictive, New York, NY; tellic, New York, NY; Synthace Ltd., London, UNITED KINGDOM; Scinapsis Analytics Inc. d/b/a BenchSci, Toronto, CANADA; Sapio Sciences, Baltimore, MD; Owkin, New York, NY; Novo Nordisk, Plainsboro, NJ; Iktos, Paris, FRANCE; GenAlz, Longueuil, CANADA; Elucidata Corporation, New Delhi,

INDIA; ClinLine, Leiderdorp, NETHERLANDS; Biorelate Ltd., Oldham, UNITED KINGDOM; and Alchemy CGI, Arlington, MA have been added as parties to this venture.

Also, Tag.bio, San Francisco, CA; Statice GmbH, Berlin, GERMANY; Scilligence Corporation, Cambridge, MA; and Kinapse Limited, London, UNITED KINGDOM have withdrawn as parties to this venture.

No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and Pistoia Alliance, Inc. intends to file additional written notifications disclosing all changes in membership.

On May 28, 2009, Pistoia Alliance, Inc. filed its original notification pursuant to Section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to Section 6(b) of the Act on July 15, 2009 (74 FR 34364).

The last notification was filed with the Department on July 21, 2020. A notice was published in the **Federal Register** pursuant to Section 6(b) of the Act on August 28, 2020 (85 FR 53400).

Suzanne Morris,

Chief, Premerger and Division Statistics, Antitrust Division.

[FR Doc. 2020–25589 Filed 11–18–20; 8:45 am]

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—DVD Copy Control Association

Notice is hereby given that, on October 14, 2020, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), the DVD Copy Control Association ("DVD CCA") has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, AutoSound Electronics (HK) Ltd., Hong Kong, HONG KONG SAR; and Daesung Eltec Co., Ltd., Seoul, SOUTH KOREA, have withdrawn as parties to this venture.

No other changes have been made in either the membership or planned