Watauga County

Blue Ridge Tourist Court, 574, 560 Old East King St., 173, 187, 191 Cecil Miller Rd., Boone, SG100008846

TEXAS

Travis County

Hanako House, 4022 Greenhill Pl., Austin, SG100008841

WISCONSIN

Milwaukee County

Wauwatosa Cemetery Chapel, 2445 Wauwatosa Ave., Wauwatosa, SG100008855

Additional documentation has been received for the following resources:

MISSISSIPPI

Jackson County

Scranton Historic District (Additional Documentation) (Pascagoula MPS), Roughly bounded by Krebs Ave., Pascagoula St., Convent Ave., and Frederic St., Pascagoula, AD100007019, Comment period: 0 days

NORTH CAROLINA

Guilford County

Downtown Greensboro Historic District (Additional Documentation) (Greensboro MPS), Roughly bounded by Davie, North Elm, North and South Green, East and West Lewis, West Market, and West Washington Sts., East and West Friendly and Summit Aves., West Gate City Blvd., and Southern Railway right of way, Greensboro, MP82003458

Authority: Section 60.13 of 36 CFR part 60.

Dated: March 15, 2023.

Sherry A. Frear,

Chief, National Register of Historic Places/ National Historic Landmarks Program. [FR Doc. 2023–06206 Filed 3–24–23; 8:45 am] BILLING CODE 4312–52–P

DEPARTMENT OF THE INTERIOR

National Park Service

[NPS-NCR-WHHO-WHHOA1-35493; PPNCWHHOA1; PPMPSPD1Z.YM0000]

Committee for the Preservation of the White House; Notice of Public Meeting

AGENCY: National Park Service, Interior. **ACTION:** Meeting notice.

SUMMARY: In accordance with the Federal Advisory Committee Act of 1972, the National Park Service (NPS) is hereby giving notice that the Committee for the Preservation of the White House (Committee) will meet as indicated below.

DATES: The meeting will take place on Monday, April 17, 2023. The meeting

will begin at 10:00 a.m. until 11:30 a.m. (Eastern).

ADDRESSES: The meeting will be held at the White House, 1600 Pennsylvania Avenue NW, Washington, DC 20500. The meeting will be open to the public, but subject to security clearance requirements.

FOR FURTHER INFORMATION CONTACT:

Comments may be provided to: John Stanwich, Executive Secretary, Committee for the Preservation of the White House, 1849 C Street NW, Room #1426, Washington, DC 20240, by telephone (202) 219–0322, or by email ncr whho superintendent@nps.gov. Please make requests in advance for sign language interpreter services, assistive listening devices, or other reasonable accommodations at least seven (7) business days prior to the meeting to give the Department of the Interior sufficient time to process your request. All reasonable accommodation requests are managed on a case-by-case basis.

Individuals in the United States who are deaf, deafblind, hard of hearing, or have a speech disability may dial 711 (TTY, TDD, or TeleBraille) to access telecommunications relay services. Individuals outside the United States should use the relay services offered within their country to make international calls to the point-ofcontact in the United States.

SUPPLEMENTARY INFORMATION: The Committee has been established in accordance with Executive Order No. 11145, 3 CFR 184 (1964–1965), as amended. The Committee reports to the President of the United States and advises the Director of the NPS with respect to the discharge of responsibilities for the preservation and interpretation of the museum aspects of the White House pursuant to the Act of September 22, 1961 (Pub. L. 87–286, 75 Stat. 586).

Purpose of the Meeting: The agenda will include policies, goals, and long-range plans.

If you plan to attend this meeting, you must register by close of business on Thursday, April 13, 2023. Please contact the Executive Secretary (see FOR FURTHER INFORMATION CONTACT) to register. Space is limited and requests will be accommodated in the order they are received.

The meeting will be open, but subject to security clearance requirements. The Executive Secretary will contact you directly with the security clearance requirements. Inquiries may be made by calling the Executive Secretary between 9:00 a.m. and 4:00 p.m. weekdays at (202) 219–0322. Written comments may be sent to the Executive Secretary, Committee for the Preservation of the White House (see FOR FURTHER INFORMATION CONTACT). All written comments received will be provided to the Committee.

Public Disclosure of Comments: Before including your address, phone number, email address, or other personal identifying information in your written comments, you should be aware 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 your personal identifying information from public review, we cannot guarantee that we will be able to do so.

(Authority: 5 U.S.C. 10.)

Alma Ripps,

Chief, Office of Policy. [FR Doc. 2023–06302 Filed 3–24–23; 8:45 am] BILLING CODE 4312–52–P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-1252]

Certain Robotic Floor Cleaning Devices and Components Thereof; Notice of Commission Final Determination Finding a Violation of Section 337; Issuance of a Limited Exclusion Order and Cease and Desist Orders; Termination of the Investigation

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has found a violation of section 337 of the Tariff Act of 1930, as amended, in the above-captioned investigation. The Commission has issued a limited exclusion order ("LEO") prohibiting the importation of certain robotic floor cleaning devices and components thereof that are imported by or on behalf of SharkNinja Operating LLC, SharkNinja Management LLC, SharkNinja Management Co., SharkNinja Sales Co., EP Midco LLC, and SharkNinja Hong Kong Co. Ltd., and that infringe claims 1 and 9 of U.S. Patent No. 10,813,517 ("the '517 patent"). The Commission has also issued cease and desist orders ("CDOs") against each Respondent. The investigation is terminated.

FOR FURTHER INFORMATION CONTACT: Houda Morad, Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436, telephone (202) 708-4716. Copies of non-confidential documents filed in connection with this investigation may be viewed on the Commission's electronic docket (EDIS) at https://edis.usitc.gov. For help accessing EDIS, please email EDIS3Help@usitc.gov. General information concerning the Commission may also be obtained by accessing its internet server at https://www.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 instituted this investigation on March 2, 2021, based on a complaint filed on behalf of iRobot Corporation ("iRobot" or "Complainant") of Bedford, Massachusetts. See 86 FR 12206-07 (Mar. 2, 2021). The complaint alleged violations of section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, based upon the importation into the United States, the sale for importation, and the sale within the United States after importation of certain robotic floor cleaning devices and components thereof based on the infringement of certain claims of the '517 patent; as well as U.S. Patent Nos. 9,884,423 ("the '423 patent"); 7,571,511 ("the '511 patent"); 10,835,096 ("the '096 patent''); and 10,296,007 ("the '007 patent"). See id. The Commission's notice of investigation named as respondents SharkNinja Operating LLC, SharkNinja Management LLC, SharkNinja Management Co., SharkNinja Sales Co., and EP Midco LLC, all of Needham, Massachusetts; and SharkNinja Hong Kong Co. Ltd. of Hong Kong Island, Hong Kong (collectively, "SharkNinja" or "Respondents"). See id. The Office of Unfair Import Investigations is not participating in the investigation. See id.

The '007 patent has been terminated from the investigation. *See* Order No. 23 (Sept. 13, 2021), *unreviewed by* Comm'n Notice (Oct. 5, 2021); Order No. 38 (Jan. 4, 2022), *unreviewed by* Comm'n Notice (Jan. 25, 2022). Accordingly, claims 9, 12, and 23 of the '423 patent; claims 12 and 23 of the '511 patent; claims 1 and 9 of the '517 patent; and claims 17 and 26 of the '096 patent were still pending before the Administrative Law Judge ("ALJ").

On December 30, 2021, the ALJ issued a *Markman* Order (Order No. 37) construing the claim terms in dispute for all asserted patents.

On October 7, 2022, the ALJ issued a final initial determination ("FID") finding: (1) a violation of section 337 based on infringement of claims 9 and 12 of the '423 patent and claims 1 and 9 of the '517 patent; (2) no infringement of claim 23 of the '423 patent; (3) no violation as to claims 17 and 26 of the '096 patent; and (4) no violation as to claims 12 and 23 of the '511 patent. The ALJ recommended, should the Commission find a violation, issuing a limited exclusion order directed to SharkNinja's infringing products and a cease and desist order directed to each SharkNinja entity and setting a bond in the amount of twenty percent (20%) for importation of infringing articles during the period of Presidential review.

On October 24, 2022, SharkNinja and iRobot each petitioned for review of certain aspects of the FID. On November 1, 2022, SharkNinja and iRobot each filed a response in opposition to each other's petition for review.

The Commission received no public interest comments from the public in response to the Commission's **Federal Register** notice seeking comments on the public interest. *See* 87 FR 62451–52 (Oct. 14, 2022). iRobot submitted public interest comments pursuant to Commission Rule 210.50(a)(4) (19 CFR 210.50(a)(4)) on November 9, 2022.

On January 4, 2023, the Commission determined to review certain aspects of the FID and requested submissions from the parties on certain issues under review. See 88 FR 1405-07 (Jan. 10, 2023). The Commission also requested written submissions from the parties, interested government agencies, and other interested persons on the issues of remedy, the public interest, and bonding. See id. Specifically, the Commission determined to review: (1) for the '511 patent, the FID's finding that estoppel applies to the Trilobite prior art device and claims 1, 10, 12, and 23 are invalid based on the Patent Trial and Appeal Board's ("PTAB") finding that the claims are unpatentable; (2) for the '423 patent, the FID's findings that: (i) claim 9 of the '423 patent is practiced by the domestic industry (''DI'') products; (ii) SharkNinja's accused robots with forward-docking, *i.e.*, the IQ, AI, and AI–WD products, do not infringe claim 23 of the '423 patent; (iii) the prior art Dottie robot does not anticipate claim 23 of the '423 patent; (iv) the prior art combination of Dottie and Everett and the prior art combination of Dottie and Kim do not render claims 12 or 23, respectively, of the '423 patent obvious under 35 U.S.C. 103; (v) iRobot presented insufficient evidence of secondary considerations of non-obviousness with respect to claim

23; and (vi) claim 23 of the '423 patent is directed to patent-eligible subject matter under 35 U.S.C. 101; (3) for the '517 patent, the ALJ's construction and finding that (i) the "receiving system" for claims 1 and 9 is not means-plusfunction; (ii) claims 1 and 9 are infringed by SharkNinja's accused products; (iii) claims 1 and 9 are practiced by iRobot's DI products; and (iv) claims 1 and 9 are not anticipated by the asserted prior art (Kawakami); and (4) for all asserted patents, *i.e.*, the '511, '423, '517, and '096 patents, the ID's finding that iRobot satisfied the economic prong of the domestic industry requirement. See Comm'n Notice (Jan. 4, 2023); 88 FR 1405-07 (Jan. 10, 2023).

In response to the Commission's notice, on January 18, 2023, iRobot and SharkNinja each filed a brief on the requested issues under review, remedy, the public interest, and bonding. On January 25, 2023, the parties filed reply briefs. The Commission received no other submissions.

Having examined the record of this investigation, including the FID, the RD, and the parties' submissions, the Commission has determined to affirm with modification the FID's determination of a violation of section 337 with respect to claims 1 and 9 of the '517 patent. The Commission reverses and finds no violation as to the asserted claims of the '423 patent. Specifically, as explained in the Commission Opinion filed concurrently herewith, the Commission has determined to:

• vacate the FID's findings as to the '511 patent, which was found unpatentable by the PTAB and no appeal was taken from that PTAB determination;

• reverse the FID's finding that iRobot's DI products practice claim 9 of the '423 patent and thus the finding that iRobot satisfied the technical prong of the domestic industry requirement based on a valid claim;

• reverse the FID's finding that claim 12 of the '423 patent is not obvious over Dottie in view of Everett under 35 U.S.C. 103;

• reverse the FID's finding that certain accused products do not infringe claim 23 of the '423 patent;

• take no position with respect to the FID's finding that claim 23 of the '423 patent is not anticipated by Dottie under 35 U.S.C. 102;

• reverse the FID's finding that claim 23 of the '423 patent is not obvious over Dottie in view of Kim under 35 U.S.C. 103;

• take no position with respect to the FID's finding that claim 23 of the '423

patent is patent-eligible under 35 U.S.C. 101;

• modify and supplement the FID's claim construction of the term "receiving system";

• affirm with modification the FID's finding that SharkNinja's accused products infringe the asserted claims of the '517 patent;

• affirm with modification the FID's finding that iRobot's DI products practice the asserted claims of the '517 patent; and

• affirm and supplement the FID's finding that the asserted claims of the '517 patent are not anticipated by Kawakami under 35 U.S.C. 102;

• affirm the FID's findings that iRobot satisfies the economic prong of the domestic industry requirement with respect to the '517 patent and take no position as to those findings with respect to the '511,'423, or '096 patents.

All findings in the FID that are not inconsistent with the Commission's determination are affirmed.

The Commission has determined that the appropriate remedy is an LEO against Respondents' infringing products and a CDO against each Respondent. The Commission has also determined that the public interest factors enumerated in subsection 337(d)(1) and (f)(1) (19 U.S.C. 1337(d)(1), (f)(1)) do not preclude the issuance of the LEO and CDOs. The Commission has further determined to set a bond during the period of Presidential review in the amount of twenty percent (20%) of the entered value of Respondents' infringing products (19 U.S.C. 1337(j)).

The Commission's orders and opinion were delivered to the President and to the United States Trade Representative on the day of their issuance.

The Commission's vote for this determination took place on March 21, 2023.

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: March 21, 2023.

Lisa Barton,

Secretary to the Commission. [FR Doc. 2023–06222 Filed 3–24–23; 8:45 am] BILLING CODE 7020–02–P

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 January 17, 2023, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993. 15 U.S.C. 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, Semantic Arts, Fort Collins, CO; Digital Science, London, UNITED KINGDOM; Crownpoint Technologies, Columbia, MD; Charles River Laboratories, Wilmington, MA; Servier, Île-de-France, FRANCE; and Arcondis, Kanton Reinach, SWITZERLAND have been added as parties to this venture.

Also, Rapid Novor, Waterloo, CANADA; IonQ Inc., College Park, MD; Phesi LLC, East Lyme, CT; McKinsey & Company, Berlin, GERMANY; Owkin, New York, NY; gliff.ai, Durham, UNITED KINGDOM; UMEDEOR LTD, London, UNITED KINGDOM; and Dynaccurate, Esch-sur-Alzette, LUXEMBOURG 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 October 26, 2022. The Department of Justice published a notice in the **Federal Register** pursuant to Section 6(b) of the Act on November 23, 2022 (87 FR 71680).

Suzanne Morris,

Deputy Director, Civil Enforcement Operations, Antitrust Division. [FR Doc. 2023–06188 Filed 3–24–23; 8:45 am] BILLING CODE P

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 March 8, 2023, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* ("the Act"), 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, Jiangsu Xinguanglian Technology Co., Ltd., Jiangsu, PEOPLE'S REPUBLIC OF CHINA; Lightcomm Technology Co., Ltd., Sheung Wan, HONG KONG SAR; and Shenzhen Soling Industrial Co., Ltd., Guangdong, PEOPLE'S REPUBLIC OF CHINA, have withdrawn as parties to this venture.

No other changes have been made in either the membership or planned activity of the venture. Membership in this venture remains open, and DVD CCA intends to file additional written notifications disclosing all changes in membership.

On April 11, 2001, DVD CCA 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 August 3, 2001 (66 FR 40727).

The last notification was filed with the Department on December 7, 2022. A notice was published in the **Federal Register** pursuant to Section 6(b) of the Act on January 24, 2023 (88 FR 4211).

Suzanne Morris,

Deputy Director, Civil Enforcement Operations, Antitrust Division. [FR Doc. 2023–06221 Filed 3–24–23; 8:45 am] BILLING CODE P

DEPARTMENT OF JUSTICE

Antitrust Division

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

Notice is hereby given that, on January 20, 2023, pursuant to Section