Harris County

Knapp Building (1940), 1230 Houston Avenue, Houston, SG100010652

VIRGINIA

Buena Vista INDEPENDENT CITY

Columbian Paper Company, I Bontex Drive, Buena Vista, SG100010685

Roanoke County

Vinton Downtown Historic District, S. Pollard Street, Lee Avenue, W. Jackson Street, S. Maple Street, Vinton, SG100010683

Rockbridge County

Paxton House, 240 Sales Mill Road, Fairfield vicinity, SG10001068

WYOMING

Campbell County

Campbell County State Experiment Farm, Exhibition Hall, 2910 Doubletree Lane, Gillette vicinity, SG100010677

Additional documentation has been received for the following resource(s):

IOWA

Van Buren County

Bentonsport (Additional Documentation), E of Keosauqua on the Des Moines River, Keosauqua vicinity, AD72000482

NORTH CAROLINA

Franklin County

Perry School (Additional Documentation), 2226 Laurel Mill-Centerville Road, Centerville vicinity, AD10001110

OHIO

Licking County

Avery-Hunter House (Additional Documentation), 221 E. Broadway, Granville, AD79001877

TENNESSEE

Benton County

Thompson, William, House (Additional Documentation), At the end of Bakers Lane, Camden vicinity, AD76001763

Campbell County

Smith-Little-Mars House (Additional Documentation), 4110 Old Middlesboro Highway, Speedwell vicinity, AD76001767

Franklin County

Simmons, Peter, House (Additional Documentation), 13325 David Crockett Highway, Winchester vicinity, AD77001272

Giles County

Wilson-Young House (Additional Documentation), 1300 Dellrose Road, Dellrose vicinity, AD73001766 Nomination(s) submitted by Federal

Preservation Officers:
The State Historic Preservation Officer reviewed the following nomination(s) and responded to the Federal Preservation Officer within 45 days of receipt of the nomination(s) and supports listing the

properties in the National Register of Historic Places.

UTAH

Salt Lake County

Little Cottonwood Canyon Climbing Area, 4385 Little Cottonwood Canyon Road, Sandy, SG100010670 Authority: Section 60.13 of 36 CFR part 60.

Sherry A. Frear,

Chief, National Register of Historic Places/ National Historic Landmarks Program.

[FR Doc. 2024–15701 Filed 7–16–24; 8:45 am]

BILLING CODE 4312-52-P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-1408]

Certain Hydrodermabrasion Systems and Components Thereof; Notice of Institution of Investigation

AGENCY: International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that a complaint was filed with the U.S. International Trade Commission on June 11, 2024, under section 337 of the Tariff Act of 1930, as amended, on behalf of HydraFacial LLC f/k/a Edge Systems LLC of Long Beach, California. 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 hydrodermabrasion systems and components thereof by reason of the infringement of certain claims of U.S. Patent No. 11,865,287 ("the '287 patent"). The complaint further alleges that an industry in the United States exists as required by the applicable Federal Statute. The complainant requests that the Commission institute an investigation and, after the investigation, issue a limited exclusion order and a cease and desist order.

ADDRESSES: The complaint, except for any confidential information contained therein, may be viewed on the Commission's electronic docket (EDIS) at https://edis.usitc.gov. For help accessing EDIS, please email EDIS3Help@usitc.gov. 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 https://www.usitc.gov.

FOR FURTHER INFORMATION CONTACT:

Heidi Yoo, The Office of Docket Services, U.S. International Trade Commission, telephone (202) 205–1802.

SUPPLEMENTARY INFORMATION:

Scope of Investigation: Having considered the complaint, the U.S. International Trade Commission, on July 11, 2024, 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 products identified in paragraph (2) by reason of infringement of one or more of claims 1-12, 14-20, 22-26, 28-37, and 39-45 of the '287 patent, and whether an industry in the United States exists as required by subsection (a)(2) of section 337;
- (2) Pursuant to section 210.10(b)(1) of the Commission's Rules of Practice and Procedure, 19 CFR 210.10(b)(1), the plain language description of the accused products or category of accused products, which defines the scope of the investigation, is "systems for treating the skin of an individual through mechanical and/or fluid-based abrasion or exfoliation";
- (3) 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: HydraFacial LLC f/k/a Edge Systems LLC, 2165 E. Spring St., Long Beach, California 90806

(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:

Cartessa Aesthetics, LLC, 175 Broadhollow Rd., Suite 185, Melville, NY 11747

Eunsung Global Corp., 120, Gieopdosiro, Jijeong-myeon, Wonju-si, Gangwon-do, Republic of Korea 26354

(4) For the investigation so instituted, the Chief Administrative Law Judge, U.S. International Trade Commission, shall designate the presiding

Administrative Law Judge.
The Office of Unfair Import
Investigations will not be a party to this
investigation.

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(e) and 210.13(a), as amended in 85 FR 15798 (March 19, 2020), such responses will be considered by the Commission if received not later than 20 days after the date of service by the complainant 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 a cease and desist order or both directed against the respondent.

By order of the Commission. *Issued:* July 11, 2024.

Authority: The authority for institution of this investigation is contained in section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, and in section 210.10 of the Commission's Rules of Practice and Procedure, 19 CFR 210.10 (2024).

Sharon Bellamy,

Supervisory Hearings and Information Officer.

[FR Doc. 2024–15663 Filed 7–16–24; 8:45 am]

BILLING CODE 7020-02-P

DEPARTMENT OF JUSTICE

Notice of Lodging of Proposed Fifth Amendment To Consent Decree and Consolidated Fifth Amended Consent Decree Under the Clean Water Act

On July 10, 2024, the Department of Justice lodged a proposed Fifth Amendment to Consent Decree and Consolidated Fifth Amended Consent Decree (collectively, the "Fifth Amendment") with the United States District Court for the Northern District of Ohio in the lawsuit entitled *United States and State of Ohio* v. *Northeast Ohio Regional Sewer District*, Civil Action No. 1:10–CV–02895–DCN.

The Consent Decree, as currently amended, requires NEORSD to construct and implement improvements to reduce

the volume and number of combined sewage overflows (sanitary and commercial sewage combined with stormwater) and untreated treatment plant discharges from NEORSD's system by constructing six underground storage tunnels, other storage devices, and green infrastructure, and by increasing the capacity of each of NEORSD's sewage treatment plants. The proposed Fifth Amendment modifies two Consent Decree requirements.

First, the Fifth Amendment resolves obstacles that NEORSD has encountered in trying to meet a requirement that green infrastructure (as defined by the Consent Decree) capture at least 44 million gallons of stormwater in a typical year to allow for more storage for combined sewer flows. Instead, the Fifth Amendment will require NEORSD to increase the size of five of the deep tunnels to capture increased combined sewer flow rather than using green infrastructure alone, and to extend the time to complete the work needed to meet the 44-million-gallon capture requirement up to December 31, 2034, because of the time required to complete the tunnels. The Fifth Amendment also changes the requirement to capture 44 million gallons of storm water to a requirement to capture and store 54 million gallons of combined sewage that would otherwise be discharged without treatment into Cleveland area rivers and Lake Erie. The Fifth Amendment also shortens the time to complete the tunnels from the original requirement of December 31, 2035.

Second, the original consent decree required construction of a high-rate treatment facility capable of treating 400 million gallons per day of flow, which provides treatment to sewage flowing into the Easterly plant beyond the plant's capacity to treat such flow during a rain or snowmelt event. The proposed Fifth Amendment allows for construction of a smaller, 175-million gallon per day facility but also requires NEORSD to construct equipment of sufficient size to divert additional flows into one of the deep tunnels for treatment at the Easterly plant's main treatment facilities following a rain or snowmelt event.

The publication of this notice opens a period for public comment on the Fifth Amendment. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to United States and State of Ohio v. Northeast Ohio Regional Sewer District, D.J. Ref. No. 90–5–1–1–08177/1. All comments must be submitted no later than thirty (30) days after the publication date of this notice.

Comments may be submitted either by email or by mail:

To submit comments:	Send them to:
By email	pubcomment-ees.enrd@ usdoj.gov. Assistant Attorney General, U.S. DOJ—ENRD, P.O. Box 7611, Washington, DC 20044–7611.

Any comments submitted in writing may be filed by the United States in whole or in part on the public court docket without notice to the commenter.

During the public comment period, the Fifth Amendment may be examined and downloaded at this Justice Department website: http://www.justice.gov/enrd/consent-decrees. If you require assistance accessing the Fifth Amendment, you may request assistance by email or by mail to the addresses provided above for submitting comments.

Laura Thoms,

Assistant Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 2024-15662 Filed 7-16-24; 8:45 am]

BILLING CODE 4410-15-P

DEPARTMENT OF LABOR

Employee Benefits Security Administration

[Application Number D-12098]

Comment Period Extension for Proposed Exemption for Certain Prohibited Transaction Restrictions Involving UBS AG (UBS) Located in Zurich, Switzerland

AGENCY: Employee Benefits Security Administration, Labor.

ACTION: Notice of Proposed Exemption; Extension of comment period.

SUMMARY: The Department of Labor (the Department) is extending the comment period for a proposed individual prohibited transaction exemption (the Proposed Exemption) that would allow current and future asset managers under the UBS corporate umbrella to continue their reliance on PTE 84–14 if they meet the Proposed Exemption's conditions, notwithstanding the judgments of conviction involving entities within the UBS and CSAG corporate umbrellas that are described in the Proposed Exemption.

DATES: The time period for comments and requests for a public hearing on the Proposed Exemption, published June