transfer is completed or the segregation is terminated by publication in the Federal Register, whichever occurs first.

The parcel is difficult and uneconomic to manage as part of the public lands and is not suitable for management by another Federal department or agency. No significant resource values will be affected by this transfer. The sale is consistent with the Salem District Resource Management Plan and the public interest will be served by offering this parcel for sale.

The parcel is being offered only to Robert W. Mommsen, Jeanne L. Mommsen, and David R. Lorence, fee owners of the adjoining property to the east and south. Use of the direct sale procedures authorized under 43 CFR 2711.3–3, will avoid an inappropriate land ownership pattern and recognize equities of the individuals involved.

The terms, conditions, and reservations applicable to the sale are as follows:

1. Robert W. Mommsen, Jeanne L. Mommsen, and David R. Lorence will be required to submit a deposit of either cash, bank draft, money order, or any combination thereof for not less than the appraised value.

2. The mineral interests being offered for conveyance have no known mineral value. A bid will also constitute an application for conveyance of the mineral estate, in accordance with Section 209 of the Federal Land Policy and Management Act. The designated bidders must include with their bid a nonrefundable \$50.00 filing fee for the conveyance of the mineral estate.

2. The patent will subject to:

a. Rights-of-way for ditches or canals will be reserved to the United States under 43 U.S.C. 945; and

b. All valid existing rights and reservations of record.

Detailed information concerning the sale is available for review at the Salem District Office, address above.

For a period of 45 days from the date of publication of this notice in the Federal Register, interested parties may submit comments to the Marys Peak Area Manager, Salem District Office, address above. Any adverse comments will be reviewed by the Salem District Manager, who may sustain, vacate, or modify this realty action. In the absence of any adverse comments, this realty action will become the final determination of the Department of the Interior.

Dated: March 5, 1996.
John P. Bacho,
Marys Peak Area Manager.
[FR Doc. 96–6102 Filed 3–13–96; 8:45 am]
BILLING CODE 4310–33–M

[UT-040-06-1610-00]

Notice of Intent To Amend Plan

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of intent to prepare a proposed plan amendment.

SUMMARY: This notice is to advise the public that the Bureau of Land Management proposes to amend the Cedar-Beaver-Garfield-Antimony Resource Management Plan and the Paria and Escalante Management Framework Plans to allow for land tenure adjustments in Garfield & Kane counties not identified in the current plans.

DATES: The comment period on the proposed amendment will commence with publication of this notice. Comments are due by no later than April 15, 1996.

FOR FURTHER INFORMATION CONTACT: Gregg Christensen, Acting Field Office Manager, Escalante Field Office, 755 West Main, P.O. Box 225, Escalante, Utah 84726, 801–826–4291.

SUPPLEMENTARY INFORMATION: The proposal will amend the referenced plans to create criteria for disposal of lands while protecting important public land resources. Establishing disposal criteria allows flexibility in making exchanges for enhanced management while protecting Public Land values. Further NEPA documentation will occur on individual land disposals as they are proposed. Proposed exchange criteria are as follows: (1) land tenure adjustments would be considered where such adjustments are in the public interest and accommodate the needs of state and local entities, including needs for the economy, community growth and expansion and are in accordance with other land use goals and objectives and RMP/MFP planning decisions; (2) land tenure adjustments result in a net gain of important and manageable resource values on public lands such as critical wildlife habitat, significant cultural sites, high quality riparian areas, live water, Threatened & Endangered Species habitat, or areas key to the maintenance of productive ecosystems; (3) land tenure adjustment ensures the accessibility of public lands in areas where access is needed and cannot otherwise be obtained; (4) land tenure adjustment is essential to allow effective management of public lands in areas where consolidation of ownership is necessary to meet resource management objectives; (5) land tenure adjustment results in the acquisition of lands which serve a national priority as identified in national policy directives.

These plans are being updated through the preparation of a more comprehensive Kanab/Escalante Resource Management Plan which is currently on hold and a completion date is uncertain. The amendment now being initiated will be incorporated into this plan.

Dated: March 7, 1996.
Douglas M. Koza,
Acting State Director.

 $[FR\ Doc.\ 96\text{--}6039\ Filed\ 3\text{--}13\text{--}96;\ 8\text{:}45\ am]$

BILLING CODE 4310-DQ-P

[(ES-960-9800-02-ES02); ES-047894]

Notice of Filing of Plat of Survey; Group 97, Arkansas

The plat of the dependent resurvey of the south boundary, Township 12 North, Range 25 West, a portion of the east boundary, Township 11 North, Range 25 West, portions of the east and south boundaries, Township 12 North, Range 26 West, and portions of the south boundary (Standard Parallel North), east boundary, subdivisional lines, the subdivision of certain sections, and the survey of certain Forest Service Tracts and exceptions of certain Forest Service Tracts of Township 11 North, Range 25 West, Fifth Principal Meridian, Arkansas, will be officially filed in Eastern States, Springfield, Virginia at 7:30 a.m., on April 23, 1996. The survey was requested by the U.S. Forest Service.

All inquiries or protests concerning the technical aspects of the survey must be sent to the Chief Cadastral Surveyor, Eastern States, Bureau of Land Management, 7450 Boston Boulevard, Springfield, Virginia 22153, prior to 7:30 a.m., April 23, 1996.

Copies of the plat will be made available upon request and prepayment of the reproduction fee of \$2.75 per copy.

Dated: March 7, 1996.
Stephen G. Kopach,
Chief Cadastral Surveyor.
[FR Doc. 96–6103 Filed 3–13–96; 8:45 am]
BILLING CODE 4310–GJ–M

[OR-957-00-1420-00: G6-0091]

Filing of Plats of Survey: Oregon/ Washington

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: The plats of survey of the following described lands are scheduled to be officially filed in the Oregon State

Office, Portland, Oregon, thirty (30) calendar days from the date of this publication.

Willamette Meridian

Oregon

T. 35 S., R. 21 E., accepted January 23, 1996

T. 36 S., R. 3 W., accepted January 22, 1996

T. 36 S., R. 4 W., accepted January 8, 1996

T. 32 S., R. 6 W., accepted February 28, 1996 T. 29 S., R. 11 W., accepted February 27,

1996 Washington

T. 35 N., R. 10 E., accepted January 9, 1996 (2 Sheets)

T. 40 N., R. 32 E., accepted January 22, 1996 (2 Sheets)

T. 20 N., R. 11 W., accepted February 26, 1996

T. 20 N., R. 12 W., accepted February 26, 1996

If protests against a survey, as shown on any of the above plat(s), are received prior to the date of official filing, the filing will be stayed pending consideration of the protest(s). A plat will not be officially filed until the day after all protests have been dismissed and become final or appeals from the dismissal affirmed.

The plat(s) will be placed in the open files of the Oregon State Office, Bureau of Land Management, 1515 S.W. 5th Avenue, Portland, Oregon 97201, and will be available to the public as a matter of information only. Copies of the plat(s) may be obtained from the above office upon required payment. A person or party who wishes to protest against a survey must file with the State Director, Bureau of Land Management, Portland, Oregon, a notice that they wish to protest prior to the proposed official filing date given above. A statement of reasons for a protest may be filed with the notice of protest to the State Director, or the statement of reasons must be filed with the State Director within thirty (30) days after the proposed official filing date.

The above-listed plats represent dependent resurveys, survey and subdivision.

FOR FURTHER INFORMATION CONTACT: Bureau of Land Management, (1515 S.W. 5th Avenue,) P.O. Box 2965, Portland, Oregon 97208.

Dated: March 6, 1996. Robert D. DeViney, Jr.,

Chief, Branch of Realty and Records Services. [FR Doc. 96–6112 Filed 3–13–96; 8:45 am]

BILLING CODE 4310-33-M

INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-384]

Notice of Investigation

In the Matter of, Certain Monolithic Microwave Integrated Circuit Downconverters and Products Containing the Same, Including Low Noise Block Downconverters.

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 February 7, 1996, under section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, on behalf of Anadigics, Inc., 35 Technology Drive, Warren, NJ 07059. A supplement to the complaint was filed on February 29, 1996. The complaint, as supplemented, alleges violations of section 337 in the importation into the United States, the sale for importation, and the sale within the United States after importation of certain monolithic microwave integrated circuit downconverters and products containing the same, including low noise block downconverters, that infringe U.S. Registered Mask Works MW 6086, MW 6095, MW 6103, MW 7794, and MW 7792.

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

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, S.W., Room 112, Washington, D.C. 20436, telephone 202–205–1802. Hearing-impaired individuals are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on 202–205–1810.

FOR FURTHER INFORMATION CONTACT: Smith R. Brittingham IV, Esq., Office of Unfair Import Investigations, U.S. International Trade Commission, telephone: (202)–205–2576.

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.

SCOPE OF INVESTIGATION: Having considered the complaint, the U.S.

International Trade Commission, on March 8, 1996, 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)(D) 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 monolithic microwave integrated circuit downconverters and products containing the same, including low noise block downconverters, by reason of infringement of U.S. Registered Mask Works MW 6086, MW 6095, MW 6103, MW 7794, or MW 7792; and whether there exists an industry in the United States 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— Anadigics, Inc., 35 Technology Drive, Warren, NJ 07059
- (b) The respondents are the following companies alleged to be in violation of section 337, and are the parties upon which the complaint is to be served:

Raytheon Company, 141 Spring Street, Lexington, MA 02173

New Japan Radio Co., Ltd., 8–1 Shimo Meguro 1–Chome, Tokyo, 0153, Japan Nichimen Corp., 1–23 Shiba 4-chome Minato-ku, Tokyo, 107, Japan Nichimen America Inc., 1185 Avenue of the

Americas, New York, New York 10036–2601
(c) Smith R. Brittingham IV, Esq., Office of Unfair Import Investigations. U.S.

Unfair Import Investigations, U.S.
International Trade Commission, 500 E
Street, S.W., Room 401–M, Washington, D.C.
20436, shall be the Commission investigative attorney, party to this investigation; 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 C.F.R. § 210.13. Pursuant to sections 201.16(d) and 210.13(a) of the Commission's Rules, 19 C.F.R. §§ 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 will not be granted unless good cause therefor is shown.

Failure of a respondent to file a timely response to each allegation in the