

Bothell, 96000050  
Spokane County  
Meese, Gustav, Building, 1727 Sinto  
Ave., Spokane, 96000049  
Yakima County  
Masonic Temple, 321 E. Yakima Ave.,  
Yakima, 96000051

#### WYOMING

Platte County  
Wheatland Railroad Depot, 701  
Gilchrist Ave., Wheatland,  
96000077

[FR Doc. 96-1962 Filed 1-30-96; 8:45 am]

BILLING CODE 4310-70-P

#### Notice of Inventory Completion for Native American Human Remains in the Possession of the Office of the State Archeologist, University of Iowa, Iowa City, IA

**AGENCY:** National Park Service

**ACTION:** Notice

Notice is hereby given under the Native American Graves Protection and Repatriation Act, 25 U.S.C. 3003 (d), of the completion of an inventory for Native American human remains from the State of Washington currently in the possession of the Office of the State Archeologist, University of Iowa, Iowa City, IA.

A detailed inventory and assessment has been made by members of the professional staff of the Office of the State Archeologist Burials Program in consultation with representatives of the Confederated Tribes and Bands of the Yakama Indian Nation.

In 1994, the human remains were transferred to the Iowa Office of the State Archeologist Burials Program as part of a collection from the estate of Mr. John Morrie. Limited provenience information indicated the remains were found on the Columbia River near the city of Vantage, Kittias County, Washington. It is not known when or how these human remains came into the donor's possession.

The human remains represent one individual. Face morphology indicates the individual is an adult Native American woman. Mummified tissue and a small amount of hair remain attached to the cranium. No known individual was identified. No associated funerary objects are present.

Representatives of the Confederated Tribes and Bands of the Yakama Indian Nation have identified the banks of the Columbia River in Kittias county as part of their traditional occupation area from pre-contact times. The representatives

have also presented evidence that occupation areas often contain burials.

Based on the above mentioned information, officials of the Office of the State Archeologist Burials Program have determined that, pursuant to 43 CFR 10 (d)(1), the human remains listed above represent the physical remains of one individual of Native American ancestry. Burials Program officials have further determined that, pursuant to 25 U.S.C. 3001 (2), there is a relationship of shared group identity which can be reasonably traced between the human remains and the Confederated Tribes and Bands of the Yakama Indian Nation.

This notice has been sent to officials of the confederated Tribes and Bands of the Yakama Indian Nation. Representatives of any other Indian tribe which believes itself to be culturally affiliated with the human remains should contact Shirley Schermer, Burials Program Director, Office of the State Archeologist, Eastlawn, University of Iowa, Iowa City, IA 52242, telephone (319) 335-2400 before March 1, 1996. Repatriation of these human remains to the Confederated Tribes and Bands of the Yakama Indian Nation may begin after this date if no additional claimants come forward.

Dated: January 24, 1996.  
Francis P. McManamon,  
Chief Archeologist, Departmental Consulting  
Archeologist, Archeology and Ethnography  
Program.

[FR Doc. 96-1826 Filed 1-30-96; 8:45 am]

BILLING CODE 4310-70-F

#### INTERNATIONAL TRADE COMMISSION

In the Matter of certain salinomycin biomass and preparations containing same; certain neodymium-iron-boron magnets, magnet alloys, and articles containing same; certain electrical connectors and products containing same; certain microprocessors having alignment checking and products containing same; certain asian-style kamaboko fish cakes.

[Investigation Nos. 337-TA-370, 337-TA-372, 337-TA-374, 337-TA-377, 337-TA-378]

#### Notice of Commission Decisions To Extend Deadlines for Determining Whether To Review Two Initial Determinations and Notice That Three Initial Determinations Have Become Final

**AGENCY:** U.S. International Trade Commission.

**ACTION:** Notice.

**SUMMARY:** Notice is hereby given that the U.S. International Trade

Commission has decided to extend by 15 business days the administrative deadlines for determining whether to review two initial determinations (IDs) issued by the presiding administrative law judges in the above-captioned *Salinomycin* and *Magnets* investigations and to declare the *Salinomycin* investigation "more complicated." These actions are necessary because of the recent loss of 15 business days due to the partial government-wide shutdown, snow emergency days, and an agency furlough. The loss of these 15 business days is an "other significant factor" within the meaning of Commission rule 210.22(a), 59 F.R. 39049 (Aug. 1, 1994), which governs the *Salinomycin* investigation. Notice is also hereby given that three IDs issued in the above-captioned *Fish Cakes*, *Electrical Connectors*, and *Microprocessors* investigations have become final by operation of Commission rule 210.42(h)(3), 19 C.F.R. 210.42(h)(3).

**FOR FURTHER INFORMATION CONTACT:** Lyle Vander Schaaf, Esq., Office of the General Counsel, U.S. International Trade Commission, telephone 202-205-3107.

**SUPPLEMENTARY INFORMATION:** The Commission was closed 11 business days (December 18, 1995—January 7, 1996) due to the partial government-wide shutdown. Following this shutdown, the agency was closed for three days due to a snow emergency (January 8-10, 1996). The Commission opened for one day, then closed again on January 12, 1996, for a Commission furlough. As a result, the Commission was closed for a total of 15 business days during which time no work could be performed by Commissioners and staff on the IDs in the *Salinomycin* and *Magnets* investigations. In order to recoup this time, the Commission has decided to extend by 15 business days the administrative deadlines for deciding whether to review the IDs issued by the presiding ALJs in those two investigations. The following are the IDs to which the extensions apply and their new deadlines:

Investigation	ALJ order No.	Old deadline	New deadline
Inv. No. 337-TA-370.	Final order.	Jan. 19, 1996.	Feb. 9, 1996.
Inv. No. 337-TA-372.	Final order.	Jan. 26, 1996.	Feb. 16, 1996.

The Commission decided not to exercise its authority to extend retroactively the review deadlines for

three IDs issued in the *Fish Cakes*, *Electrical Connectors*, and *Microprocessors* investigations because those IDs were not controversial and were not the subject of any petitions for review. The following are the IDs that became final and the dates on which they became final:

Investigation	ALJ order No.	Date ID became final
Inv. No. 337-TA-374.	Order No. 35	Jan. 11, 1996.
Inv. No. 337-TA-377.	Order No. 5	Jan. 16, 1996.
Inv. No. 337-TA-378.	Order No. 5	Jan. 9, 1996.

This action is taken under the authority of section 337 of the Tariff Act of 1930, 19 U.S.C. § 1337, and Commission rules 210.42(h), 19 C.F.R. § 210.42(h), and 210.22, 59 F.R. 39049 (Aug. 1, 1994). Copies of the public versions of the IDs and all other nonconfidential documents filed in connection with these investigations are or will be 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., Washington, D.C. 20436, telephone 202-205-2000. Hearing-impaired persons are advised that information on the matter can be obtained by contacting the Commission's TDD terminal on 202-205-1810.

Issued: January 23, 1996.

By order of the Commission.

Donna R. Koehnke,  
Secretary.

[FR Doc. 96-1941 Filed 1-30-96; 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—Auto Body Consortium: Near Zero Stamping Joint Venture

Notice is hereby given that, on September 14, 1995, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* ("the Act"), Auto Body Consortium has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing (1) the identities of the parties and (2) the nature and objectives of the partnership. The notifications were filed for the purpose of limiting recovery of antitrust plaintiffs to actual damages under

specified circumstances. Pursuant to section 6(b) of the Act, the identities of the parties are: Allen-Bradley Company, Troy, MI; APX International, Inc., Madison Heights, MI; ASC Inc., Southgate, MI; Atlas Technologies, Inc., Fenton, MI; Auto Body Consortium, Inc., Ann Arbor, MI; Autodesk, Inc., Novi, MI; Autodie International, Inc., Grand Rapids, MI; Bethlehem Steel Corp., Southfield, MI; The Budd Company, Auburn Hills, MI; Chrysler Corporation, Auburn Hills, MI; Deneb Robotics, Inc., Auburn Hills, MI; Detroit Center Tool, Detroit, MI; Ford Motor Company, Dearborn, MI; General Motors Corporation, Flint, MI; Helm Instrument Co., Inc., Maumee, OH; HMS Products Co., Troy, MI; ISI Automation Product Group, Mt. Clemens, MI; ISI Robotics, Fraser, MI; Lamb Technicon, Warren, MI; Lobdell-Emery, Alma, MI; Modern Engineering, Troy, MI; Perceptron, Inc., Farmington Hills, MI; Sekely Industries, Inc., Salem, OH; Signature Technologies, Inc., Carrollton, TX; Tecnomatix Technologies, Inc., Novi, MI; Tower Automotive, Farmington Hills, MI; Verson, Chicago, IL; and The Ohio State University, Columbus, OH.

The purpose of this joint venture is to develop and demonstrate a new generation of sheet metal stamping technologies to achieve precision and agility in sheet metal stamping by improving the standard of accuracy in stamped sheet metal parts from present industry standards of a few millimeters to submillimeter tolerances and reducing the time currently required for sheet metal die design, try-out and production by 30 percent. The activities of the joint venture project will be partially funded by an award from the Advanced Technology Program, National Institute of Standards and Technology, Department of Commerce.

Constance K. Robinson,

Director of Operations, Antitrust Division.

[FR Doc. 96-1802 Filed 1-30-96; 8:45 am]

BILLING CODE 4410-01-M

#### Notice Pursuant to the National Research and Production Act of 1993; Financial Services Technology Consortium, Inc.; Electronic Check Project

Notice is hereby given that, on August 10, 1995, 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 Financial Services Technology Consortium, Inc. ("the Consortium") has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing (1) the identities

of the parties to the Electronic Check Project sponsored by the Consortium and (2) the nature and objectives of the Project. 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. Pursuant to Section 6(b) of the Act, the identities of the parties to the Project are: Citibank, N.A., New York, NY; The First National Bank of Boston, a national banking association, Boston, MA; Bank of America National Trust and Savings Association, Concord, CA; Banc One Services Corporation, Waterville, OH; Wells Fargo & Company, San Francisco, CA; National Semiconductor Corporation, Sunnyvale, CA; IRE, Inc., Baltimore, MD; Bank of Montreal, Toronto, CANADA; and Telequip Corporation, Nashua, NH.

The objective of the Project is development activities concerning early technology for, and demonstration of the feasibility of, an electronic check payment instrument and system.

Constance K. Robinson,

Director of Operations, Antitrust Division.

[FR Doc. 96-1803 Filed 1-30-96; 8:45 am]

BILLING CODE 4410-01-M

#### Notice Pursuant to the National Cooperative Research and Production Act of 1993; Osinet Corporation

Notice is hereby given that, on July 11, 1995, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* ("the Act"), OSINET Corporation ("OSINET") has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing certain information. 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, the change is as follows: Hewlett-Packard Company has ceased membership in OSINET effective June 2, 1995.

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 OSINET intends to file additional written notifications disclosing all changes in membership.

On April 15, 1991, OSINET 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 November 19, 1991 (56 FR