SUMMARY: The purpose of this notice is to solicit nominations from the public for Wyoming Bureau of Land Management (BLM) Resource Advisory Council. This council provides advice and recommendations to BLM on management of public lands.

The Federal Land Policy and Management Act (FLPMA) directs the Secretary of the Interior to involve the public in planning and issues related to management of lands administered by BLM. Section 309 of FLPMA authorizes the Secretary to select 10 to 15 member citizen-based advisory councils that are established and authorized consistent with the requirements of the Federal Advisory Committee Act (FACA). As required by the FACA, Resource Advisory Council members appointed to the council will reflect a balanced membership representative of the various interests concerned with the management of the public lands and users of the public lands. These include:

• group 1—holder of federal grazing permit/lease, transportation/rights of way, developed outdoor recreation, off-highway vehicle user, commercial recreation activity commercial timber industry, energy/mineral development;

• group 2—national/regional environmental organization, resource conservation group, dispersed recreational activity, archeological or historical interest, national/regional wild horse/burro groups; and

• group 3—holder of state/county/ local elected office, State agency employee in field of natural resources/ land/water, Native American tribes, academicians involved in natural sciences, and the public at large.

Individuals may nominate themselves or others. Nominees must be residents of the State of Wyoming. Nominees will be evaluated based on their education, training, and experience of the issues and knowledge of the geographical area of the Council. Nominees should have demonstrated a commitment to collaborative resource decisionmaking. At least one member of each Resource Advisory Council must be an elected official of general purpose government serving the people within the geographic area for which an advisory council is established.

All nominations must include: nominee's full name; business address and phone; home address and phone; occupation and title; career highlights; education, training and/or experience; experience or knowledge of council's geographic area of jurisdiction; experience in working with disparate groups to achieve collaborative solutions (e.g., civic organizations, planning commissions, school boards);

area of interest to be represented (group 1, 2, or 3). Nominations are to be accompanied by letters of reference from represented interests or organizations.

The Wyoming BLM State Office will issue a press release providing additional instructions for nominations.

Nominations for the Wyoming Resource Advisory Council should be sent to the State Director (930), Bureau of Land Management, P.O. Box 1828, Cheyenne, WY 82003.

DATES: All nominations must be received by close of business on May 31, 1996.

FOR FURTHER INFORMATION CONTACT: Jay Guerin, Bureau of Land Management, 5353 Yellowstone, Cheyenne, WY 82001, (307) 775–6011.

Alan R. Pierson,

State Director.

[FR Doc. 96-8451 Filed 4-16-96; 8:45 am] BILLING CODE 4210-84-M

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-379]

Certain Starter Kill Vehicle Security Systems; Notice of Commission Determination Not To Review an Initial Determination Terminating the Investigation and Notice of Schedule for Filing Response To Petition for Review of Order Denying Motion for Sanctions

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined not to review the presiding administrative law judge's (ALJ's) initial determination (ID) (Order No. 13) in the above-captioned investigation terminating the investigation based on withdrawal of the complaint. Notice is also given of the schedule for complainant to file a response to respondents' petition for review of the ALJ's order denying respondents' motion for sanctions (Order No. 12).

FOR FURTHER INFORMATION CONTACT: Andrea C. Casson, Esq., Office of the General Counsel, U.S. International Trade Commission, telephone 202–205– 3105.

SUPPLEMENTARY INFORMATION: On November 20, 1995, Code Alarm, Inc. of Madison Heights, Wisconsin filed a complaint with the Commission alleging violations of section 337 of the Tariff

Act of 1930 in the importation into the United States, the sale for importation, and the sale within the United States after importation of certain starter kill vehicle security systems by reason of alleged contributory and induced infringement of certain claims of a U.S. patent owned by complainant.

The Commission instituted an investigation of the complaint, and published a notice of investigation in the Federal Register on Nov. 28, 1995. 60 FR 58638. The notice named Directed Electronics, Inc. of Vista, California, and Nutek Company of Taipei, Taiwan as respondents.

A preliminary conference was held on Feb. 2, 1996, at which the deadline for completion of discovery was set as May 31, 1996, and the date for commencement of the hearing was set as June 24. At present, discovery is in an early phase and no depositions have been taken.

On Feb. 20, 1996, respondents filed a motion for summary determination of non-infringement. On Feb. 26, 1996, complainant filed a motion to terminate the investigation, pursuant to Commission rule 210.21, 19 CFR 210.21, based upon withdrawal of the complaint. Respondents opposed the motion, but the Commission investigative attorney (IA) filed a response in support of complainant's motion.

On Feb. 29, 1996, respondents filed a motion for sanctions against complainant. Complainant and the IA opposed the motion.

On March 5, 1996, the ALJ issued an ID granting complainant's motion to terminate the investigation. Order No. 13. Concurrently, the ALJ issued an order denying respondents' motion for sanctions. Order No. 12. On March 15, 1996, respondents filed a petition for review of the orders. The IA filed a response in opposition to both aspects of the petition. Complainant filed a response in opposition to the petition for review of the ID, but did not respond to the petition for review of the order denying sanctions.

Commission rule 210.25(d) provides, in pertinent part, that if an ALJ's order concerning sanctions is issued concurrently with an ID terminating the investigation, the periods for filing a petition for review of such order and for responding to such petition will be specified in the Commission notice stating the Commission's decision on whether to review the ID. 19 CFR 210.25(d). Since respondents have already filed a petition for review of the ALJ's order denying sanctions, and the IA has already filed a response to that petition, it is unnecessary to set a date

for respondents to file a petition or for the IA to respond. However, pursuant to rule 210.25(d), complainant will have until April 15, 1996, to file a response to respondents' petition for review of Order No. 12.

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 and 210.25, 19 CFR 210.42 and 210.25.

Copies of the ALJ's ID and his order denying sanctions, and all other nonconfidential documents filed in connection with this investigation, 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, SW., Washington, DC 20436 (telephone 202–205–2000). Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on 202–205–1810.

By order of the Commission. Issued: April 9, 1996.

Donna R. Koehnke,

Secretary.

[FR Doc. 96-9479 Filed 4-16-96; 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; Michigan Materials and Processing Institute

Notice is hereby given that, on August 1, 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 Michigan Materials and Processing Institute ("MMPI") filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its organization. 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. MMPI has reorganized from a membershipbased non-profit corporation to a stockbased non-profit organization. Industrial shareholders are required to fund minimum levels of research, based on their sales of polymer composite materials or the base materials used in structural polymer composite materials. Aside from the funding mechanism, the structure of MMPI is essentially

unchanged, with industrial shareholders receiving preferential rights to negotiate for rights to intellectual property derived from MMPI's research program.

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

On August 7, 1990, MMPI 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 September 6, 1990, 55 Fed. Reg. 36710. The last notification was filed with the Department on July 24, 1995. A notice was published in the Federal Register pursuant to Section 6(b) of the Act of March 12, 1996, 61 Fed. Reg. 10012–01.

Constance K. Robinson,
Director of Operations, Antitrust Division.
[FR Doc. 96–9389 Filed 4–16–96; 8:45 am]
BILLING CODE 4410–01–M

DEPARTMENT OF LABOR

Employment and Training Administration

Notice

SUMMARY: The Department of Labor, **Employment and Training** Administration (DOL/ETA) is moving to the next phase of development of O*NET, the Occupational Information Network. Accordingly DOL/ETA is: 1. soliciting applications from State governments for O*NET facilitation grants; 2. requesting proposals from small business concerns for the provision of technical assistance to facilitate the implementation and integration of the O*NET Prototype in State employment and training systems, particularly to the States selected to receive facilitation grants; and 3. announcing the qualified release of the developmental prototype of O*NET for testing and evaluation purposes. These actions are in response to broad public anticipation of the availability of the O*NET and are designed to encourage significant, entrepreneurial, business and public sector participation in the development of innovative workforce development tools for the marketplace using the O*NET Database and Prototype.

BACKGROUND: O*NET is a multi-year project to develop an automated replacement for the Dictionary of Occupational Titles (DOT). O*NET is

replacing the DOT with a relational database that contains comprehensive, skills-based information about worker requirements and characteristics, experience requirements and occupational requirements and characteristics. The O*NET content model offers a common language and a standardized framework of information for consistent use across all occupational and industrial sectors. O*NET can identify broadly transferable skills by utilizing a variety of cross-job descriptors that organize job-specific information into broad, empiricallybased occupational clusters.

The Employment and Training Administration is nearing completion of the first phase of development of the O*NET Database and Prototype. The O*NET Database has been developed on an industry standard, flexible and userfriendly open platform. It is comprised of 11 separate databases of O*NET content model descriptor information all related by the O*NET occupational code. Files provide mean ratings for all available content model constructs in .dbf file format. The O*NET Database is designed for maximum utility to researchers and career information software developers and vendors.

The O*NET Prototype is a basic application of the O*NET Database. The prototype incorporates a user interface designed to acquaint users with variables in the database, and facilitate access to O*NET's data fields. It will allow users to browse the database, learn about occupations, crosswalk O*NET information to other occupational classification structures, search for and select occupations and variables, match occupations to predefined criteria, and export data in various file formats. The O*NET Prototype is designed for broad, nontechnical employment, training, and general workforce development program usage.

FOR FURTHER INFORMATION CONTACT: Ms. Lorraine Saunders and Mr. Willie Harris, U.S. Department of Labor, Division of Acquisition and Assistance, Room No. S–4203, 200 Constitution Avenue NW., Washington, DC 20210. Telephone No. (202) 219–8698 (This is not a toll-free number).

SUPPLEMENTARY INFORMATION:

A. Solicitation for State Grant Applications

During April 1996, DOL/ETA will solicit applications for O*NET Facilitation Grants. State governments are eligible applicants. Four to five grants will be awarded. Grant awards will be made no later than June 30,