which the stipulation for leases in W-228 applies has not been changed. The FAA controls the new W-147; lessees and operators should coordinate operations in W-147 with the FAA.

III. Addresses and Contacts

A list of the Warning Areas in the Western Gulf of Mexico planning area follows, indicating the military commander or FAA office with operational responsibilities in each Warning Area. A map of the Western Gulf showing the Warning Areas and lease blocks is available from the MMS Gulf of Mexico Regional Office Public Information Unit, 1201 Elmwood Park Boulevard, New Orleans, Louisiana 70123–2394; or call (504) 736–2519 or (800) 200–GULF.

CONTACTS FOR OIL AND GAS ACTIVI-TIES WITHIN THE GULF OF MEXICO, WESTERN GULF OF MEXICO

Warning areas	Command headquarters
W-147	Federal Aviation Administration, Houston Air Route Traffic Control (ARTC) Center, 16600 John F. Kennedy Boulevard, Houston, Texas 77032, Telephone: (281) 230–5536/5630.
W-228	Chief, Naval Air Training, Naval Air Station, Office No. 206, Corpus Christi, Texas 78419–5100, Telephone: (512) 939–3862/2621.
W-602	Strategic Command Wing 1, Fleet Area Reconnaissance 4, Oper- ations Department, Tinker Air Force Base, Oklahoma City, Oklahoma 73145–8704, Tele- phone: (405) 739–5700/4527.

Thomas A. Readinger,

Acting Associate Director for Offshore Minerals Management.

Appendix 1—Blocks Within Military Warning Area W-602; Leases From Sale 168 on These Blocks Will Include Stipulation 2

Garden Banks 925-926 837_838 749 793 969-971 881-882 **Keathley Canyon** 1-3 353-358 705-714 45-48 397-403 749-758 89-92 793-801 441-447 133-136 485 - 492837-844 177–181 529-536 881-887 925-930 221–225 573-580 265-270 617-625 969-973 309-314 661-669 **East Breaks** 388-390 598-612 807-833 430-435 640-657 849-877 472–479 682 - 701892-921 514-523 724-745 935-965 979 - 1009556-568 765 - 789

Alaminos Canyon			
10-41	358-393	706-745	
54-85	402-437	750-789	
97-129	445-481	793-833	
141-173	489 - 525	837-877	
184-217	532-569	881-921	
228-261	576-613	925 - 965	
271-305	619-657	992-1009	
315-349	663-701		

Port Isabel

924 968

[FR Doc. 97–21578 Filed 8–13–97; 8:45 am] BILLING CODE 4310–MR–P

DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

Columbia River System Operation Review; Signing of 1997 Pacific Northwest Coordination Agreement, Record of Decision

AGENCY: Bureau of Reclamation, Interior.

ACTION: Notice of availability of Record of Decision.

SUMMARY: Pursuant to the National Environmental Policy Act of 1969, as amended, Reclamation is issuing this notice to announce the availability of a Record of Decision (ROD) which was signed on July 18, 1997. The ROD documents the decision of the Regional Director of the Pacific Northwest Regional Office of the Bureau of Reclamation (Reclamation) to sign the 1997 Pacific Northwest Coordination Agreement (PNCA). Under this agreement, Reclamation will continue to coordinate the power production of its Federal Columbia River Power System (FCRPS) projects with other Federal and non-Federal electric utility systems in the Columbia River Basin.

ADDRESSES: Copies of the ROD may be requested from: Regional Director, Bureau of Reclamation, Attention: Evelyn Dunbar, Lower Columbia Area Office, 825 NE Multnomah Street, Suite 1110, Portland OR 87232–2145; telephone (503) 872–2795.

Copies of the ROD are available for inspection and review at the following Reclamation offices:

- Commissioner's Office, 1849 C Street NW, Room 7627, Washington, DC
- Pacific Northwest Regional Office, 1150 North Curtis Road, Boise, Idaho
- Upper Columbia Area Office, 1917 Marsh Road, Yakima, Washington
- Grand Coulee Power Office, Grand Coulee, Washington
- Hungry Horse Field Office, Hungry Horse, Montana

FOR FURTHER INFORMATION CONTACT: Evelyn Dunbar at (502) 872–2795.

SUPPLEMENTARY INFORMATION: The System Operations Review Final Environmental Impact Statement (FEIS), signed in January 1996, required a decision to be made on whether to continue coordinating hydropower production with non-Federal parties and, if so, to select a preferred alternative to replace the existing PNCA. Reclamation believes that a renewed coordination agreement is needed in order to maintain mutually beneficial arrangements among the Federal and non-Federal project operators to achieve Columbia River treaty benefits and to return the Canadian entitlement. The preferred alternative, as described in the FEIS, is reflected in the 1997 Pacific Northwest Coordination Agreement (1997 PNCA) that has been developed and negotiated by Reclamation and the other parties to the existing PNCA. For the purposes of the ROD, Reclamation's FCRPS projects include Grand Coulee Dam and Hungry Horse Dam.

Dated: July 31, 1997.

John W. Keys, III,

Regional Director, Pacific Northwest Region. [FR Doc. 97–21460 Filed 8–13–97; 8:45 am] BILLING CODE 4310–94–M

INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-389]

Notice of Commission Determination Not To Review an Initial Determination Terminating the Investigation on the Basis of a Settlement Agreement; In the Matter of Certain Diagnostic Kits for the Detection and Quantification of Viruses

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. 14) in the above-captioned investigation terminating the investigation on the basis of a settlement agreement.

FOR FURTHER INFORMATION CONTACT: Jean Jackson, Esq., Office of the General Counsel, U.S. International Trade Commission, telephone 202–205–3104. SUPPLEMENTARY INFORMATION: This patent-based section 337 investigation was instituted by the Commission on July 29, 1996, on behalf of complainant Hoffmann-LaRoche, Inc. (Roche) of Nutley, New Jersey. 61 FR 39468. The

complaint alleged 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 diagnostic test kits for the detection and quantification of viruses that allegedly are covered claims 1, 2, 5–9, 11–12, 15, and 19 of U.S. Letters Patent 5,476,774. The notice of investigation named Organon Teknica B.V. of the Netherlands and Organon Teknika Corp. of Delaware (collectively "Teknica") as respondents.

On April 23, 1997, complainant and respondents to the investigation filed a joint motion to terminate the investigation as to all issues based upon a settlement agreement. On July 14, 1997, the presiding ALJ granted the joint motion and issued an ID (Order No. 14) terminating the investigation on the basis of the settlement agreement. The ALJ found that there is no indication that termination of the investigation would have an adverse impact on the public interest and that termination based on settlement is generally in the public interest. No petitions for review were filed.

This action is taken under the authority of section 337 of the Tariff Act of 1930, 19 U.S.C. 1337, and Commission rule 210.42, 19 C.F.R. 210.42.

Copies of the public version of the ALJ's ID, 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 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: August 11, 1997. By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 97–21576 Filed 8–13–97; 8:45 am] BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-391]

Notice of Commission Determinations
Not To Review Three Initial
Determinations Terminating the
Investigation as to Respondents MAS
Marketing, Inc. and Lollipop Imports &
Exports on the Basis of Consent
Orders and Terminating the
Investigation as to Respondents
Shumei Industrial Co., Ltd. and
Shummi Enterprise Co., Ltd. on the
Basis of a Finding of Violation of
Section 337; Issuance of Consent
Orders

In the matter of Certain Toothbrushes and the Packaging Thereof.

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 three initial determinations (IDs) of the presiding administrative law judge (ALJ) in the above-captioned investigation (Orders Nos. 6, 7, and 8). Orders Nos. 6 and 7 granted motions to terminate the investigation as to respondents MAS Marketing, Inc. (MAS) and Lollipop Imports & Exports (Lollipop) on the basis of consent orders. Order No. 8 terminated the investigation as to respondents Shumei Industrial Co., Ltd. (Shumei) and Shummi Enterprise Co., Ltd. (Shummi) on the basis of a finding of violation of section 337 of the Tariff Act of 1930.

FOR FURTHER INFORMATION CONTACT: Anjali K. Hansen, Esq., Office of the General Counsel, U.S. International Trade Commission, telephone 202–205– 3117.

SUPPLEMENTARY INFORMATION: The Commission instituted this investigation on November 22, 1996, based on a complaint filed by The Procter & Gamble Company (P&G) concerning allegations of unfair acts in violation of section 337 in the importation and sale of certain toothbrushes covered by U.S. Letters Patent Des. 328,392 ('392 patent). The complaint, as amended, also alleged copyright infringement by certain respondents, but those allegations were subsequently withdrawn from the investigation.

On March 27, 1997, P&G and respondent Lollipop moved jointly to terminate the investigation as to Lollipop on the basis of a consent order. The Commission investigative attorney (IA) supported Lollipop's motion after certain amendments were made at the

IA's suggestion to the proposed consent order and consent order stipulation. On July 2, 1997, the presiding ALJ issued an ID granting complainant's motion, as amended (Order No. 7). On May 6, 1997, respondent MAS filed a motion to terminate the investigation with respect to MAS on the basis of a consent order. Complainant P&G did not oppose the motion. The IA filed a response in support of the motion. On July 2, 1997, the ALJ issued an ID granting the motion (Order No. 6).

On April 8, 1997, P&G and respondents Shumei and Shummi filed a joint motion for entry of a limited exclusion order against Shumei and Shummi. On April 18, 1997, the IA filed a response in support of complainant's motion. On July 2, 1997, the ALJ issued an ID granting the joint motion (Order No. 8), which he deemed to be a motion for summary determination of violation of section 337 by Shumei and Shummi. On July 2, 1997, the ALJ also issued a recommended determination on remedy and bonding. The ALJ recommended that the Commission issue a limited exclusion order prohibiting the importation of infringing toothbrushes made by Shumei or Shummi, and that the Commission set a bond in the amount of 100 percent of the entered value of the infringing articles during the Presidential review period.

No petitions for review of any of the IDs were received.

The Commission will decide the issues of remedy, the public interest, and bonding in this investigation at a later date when the status of the sole remaining respondent, Giftline International Corporation, has been resolved.

This action is taken under the authority of section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and section 210.42 of the Commission's Rules of Practice and Procedure (19 C.F.R. 210.42).

Copies of the nonconfidential versions of the IDs 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, 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 at 202–205–1810.

Issued: August 8, 1997.