

Public Version

UNITED STATES INTERNATIONAL TRADE COMMISSION
Washington, D.C.

In the Matter of

CERTAIN CONSUMER ELECTRONICS AND DISPLAY
DEVICES WITH GRAPHICS PROCESSING AND
GRAPHICS PROCESSING UNITS THEREIN

Inv. No. 337-TA-932

NOTICE OF INITIAL DETERMINATION ON VIOLATION OF SECTION 337

Administrative Law Judge Thomas B. Pender

(October 9, 2015)

On this date, I issued an initial determination on violation of section 337 in the above-referenced investigation. Below are my Initial Determination and the Conclusions of Law from said filing, which are a matter of public record. A complete public version of the Initial Determination will issue when all the parties have submitted their redactions and I have had an opportunity to review the redactions.

SO ORDERED.



Thomas B. Pender
Administrative Law Judge

INITIAL DETERMINATION AND ORDER

Based on the foregoing, it is my Initial Determination that there is no violation of Section 337 of the Tariff Act of 1930, as amended, in the importation into the United States, the sale for importation, or the sale within the United States after importation of Certain Consumer Electronics And Display Devices With Graphics Processing And Graphics Processing Units Therein, in connection with the Asserted Claims of U.S. Patent No. 7,209,140; U.S. Patent No. 6,690,372; or U.S. Patent No. 7,038,685. Furthermore, it is the determination of this Administrative Law Judge that a domestic industry in the United States does not exist that practices or exploits U.S. Patent No. 7,209,140 or U.S. Patent No. 6,690,372, but that a domestic industry in the United States does exist that practices or exploits U.S. Patent No. 7,038,685.

