UNITED STATES INTERNATIONAL TRADE COMMISSION
Washington, D.C.

In the Matter of

CERTAIN GAMING AND
ENTERTAINMENT CONSOLES,
RELATED SOFTWARE, AND
COMPONENTS THEREOF

Inv. No. 337-TA-752

Notice

On this date the undersigned issued the Initial Determination on violation of section 337, containing the following conclusions:

1. The Commission has subject matter, personal, and in rem jurisdiction in this investigation.
2. The importation requirement is satisfied.
3. Respondent’s accused products infringe asserted claims 1 and 12 of the ‘896 patent.
4. Respondent’s accused products infringe asserted claims 7, 8, and 10 of the ‘094 patent.
5. Respondent’s accused products infringe asserted claims 1 and 2 of the ‘596 patent.
7. Respondent’s accused products do not infringe asserted claims 6, 8, and 17 of the ‘712 patent.
8. It has not been shown by clear and convincing evidence that any asserted claim of the ‘896, ‘094, ‘571, or the ‘712 patents is invalid.
9. It has been shown by clear and convincing evidence that asserted claim 1 of the ‘596 patent is invalid as anticipated. It has not been shown by clear and convincing evidence that asserted claim 2 is invalid as anticipated.
10. The domestic industry requirement is satisfied with respect to all asserted patents.
11. Respondent has not prevailed on any equitable or RAND defense.

Issued: April 23, 2012

David P. Shaw
Administrative Law Judge