

UNITED STATES INTERNATIONAL TRADE COMMISSION
Washington, D.C.

In the Matter of

**CERTAIN BOILER PROTECTION FOR
ABSORPTION REFRIGERATION
SYSTEMS AND COMPONENTS
THEREOF**

Investigation No. 337-TA-1453

**NOTICE OF A COMMISSION DETERMINATION NOT TO REVIEW
AN INITIAL DETERMINATION TERMINATING THE INVESTIGATION AS
TO ONE RESPONDENT**

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission (“Commission”) has determined not to review an initial determination (“ID”) (Order No. 19) of the presiding chief administrative law judge (“ALJ”), terminating the investigation as to respondent shen zhen shi hong kang da ke ji you xian gong si based on the withdrawal of the complaint.

FOR FURTHER INFORMATION CONTACT: Ronald A. Traud, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street S.W., Washington, D.C. 20436, telephone (202) 205-3427. Copies of non-confidential documents filed in connection with this investigation may be viewed on the Commission’s electronic docket (EDIS) at <https://edis.usitc.gov>. For help accessing EDIS, please email EDIS3Help@usitc.gov. General information concerning the Commission may also be obtained by accessing its Internet server at <https://www.usitc.gov>. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission’s TDD terminal on (202) 205-1810.

SUPPLEMENTARY INFORMATION: On June 18, 2025, the Commission instituted this investigation based on a complaint filed by ARPC LLC and Paul Unmack, both of Butte, Montana (“Complainants”). 90 FR 26,066-67 (June 18, 2025). The complaint alleges violations of section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337 based on the importation into the United States, the sale for importation, or sale within the United States after importation of certain boiler protection for absorption refrigeration systems and components thereof by reason of the infringement of one or more claims of U.S. Patent No. 8,056,360. *Id.* The Commission’s notice of investigation named the following ten respondents:

(1) Kuofanghenanmaoyiyouxiangongsi of Zheng Zhou, China; (2) Shenzhenshi Xiangfan Xinxizixun Youxiangongsi of Shen Zhen, China; (3) guangzhou yingpeng dianzi shangwu

youxiangongsi of Guang Zhou, China; (4) Qingyuannuozedianzishangwuyouxianzerengongsi of QinYuan YingDe China; (5) Wuhu Tianhao e-commerce Co., Ltd of Wu Hu, China; (6) Wuhujiaoxiangdianzishangwuyouxianongsi of Wu Hu, China; (7) shen zhen shi hong kang da ke ji you xian gong si of Shen Zhen, China; (8) Wang Hai Ping of Guang Zhou, China; (9) ruianshichensumaoyiyouxianongsi of WenZhou Rui An, China; and (10) shen zhen shi xing han xing dian zi shang wu you xian gong si of Shen Zhen, China. *Id.* The Office of Unfair Import Investigations (“OUII”) was also named as a party in this investigation. *Id.*

On January 8, 2026, the investigation was terminated as to the following three respondents: (1) Wang Hai Ping, (2) ruianshichensumaoyiyouxianongsi, and (3) shen zhen shi xing han xing dian zi shang wu you xian gong si based on the withdrawal of the complaint. Order No. 10 (Dec. 19, 2025), *unreviewed by* Comm’n Notice (Jan. 8, 2026).

On March 20, 2026, the following four respondents were found in default: (1) Kuofanghenanmaoyiyouxianongsi, (2) Shenzhenshi Xiangfan Xinxizixun Youxiangongsi, (3) guangzhou yingpeng dianzi shangwu youxiangongsi, and (4) Qingyuannuozedianzishangwuyouxianzerengongsi. Order No. 16 (Dec. 19, 2025), *unreviewed by* Comm’n Notice (Mar. 20, 2026).

On March 26, 2026, the investigation terminated as to the following two respondents based on a consent order: (1) Wuhu Tianhao e-commerce Co., Ltd. and (2) Wuhujiaoxiangdianzishangwuyouxianongsi. Order No. 17 (Mar. 11, 2026), *unreviewed by* Comm’n Notice (Mar. 30, 2026).

On March 6, 2026, Complainants filed a motion under Commission Rule 210.21(a)(1) (19 CFR 210.21(a)(1)) to terminate this investigation as to shen zhen shi hong kang da ke ji you xian gong si based on the withdrawal of the complaint. On March 12, 2026, OUII filed a response supporting the motion. No other party responded to the motion.

On March 24, 2026, the ALJ issued the subject ID (Order No. 19), which granted the motion to terminate. Order No. 19 (Mar. 24, 2026). The ID found that the motion complied with the Commission’s rules and that there are no extraordinary circumstances that warrant denying the motion. No petitions for review of the ID were filed.

The Commission has determined not to review the subject ID.

The investigation has been terminated as to shen zhen shi hong kang da ke ji you xian gong si.

The Commission vote for this determination took place on April 15, 2026.

The authority for the Commission's determination is contained in section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and in Part 210 of the Commission's Rules of Practice and Procedure (19 CFR Part 210).

By order of the Commission.

A handwritten signature in black ink, appearing to read 'Lisa R. Barton', enclosed within a large, stylized oval flourish.

Lisa R. Barton
Secretary to the Commission

Issued: April 15, 2026