

UNITED STATES INTERNATIONAL TRADE COMMISSION
Washington, D.C.

In the Matter of

**CERTAIN ARROWHEADS WITH
DEPLOYING BLADES AND
COMPONENTS THEREOF AND
PACKAGING THEREFOR**

Investigation No. 337-TA-977

**NOTICE OF COMMISSION DETERMINATION NOT TO REVIEW AN INITIAL
DETERMINATION FINDING A RESPONDENT IN DEFAULT**

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") initial determination ("ID") (Order No. 8) finding respondent Xiamen Xinhongyou Industrial Trade Co. Ltd. of Fujian, China in default.

FOR FURTHER INFORMATION CONTACT: Megan M. Valentine, Office of the General Counsel, U.S. International Trade Commission, 500 E Street, S.W., Washington, D.C. 20436, telephone (202) 708-2301. Copies of non-confidential 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. General information concerning the Commission may also be obtained by accessing its Internet server at <http://www.usitc.gov>. The public record for this investigation may be viewed on the Commission's electronic docket (EDIS) at <http://edis.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: The Commission instituted this investigation on December 22, 2015, based on a complaint filed by FeraDyne Outdoors LLC and Out RAGE LLC both of Cartersville, Georgia (collectively, "FeraDyne"). 80 *Fed. Reg.* 79612-13 (Dec. 22, 2015). The complaint alleged violations of section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. § 1337, by reason of infringement of certain claims of U.S. Patent Nos. RE44,144; 6,517,454; 8,758,176; 8,986,141; 9,068,806; 7,771,298; D710,962; D711,489; and of U.S. Trademark Registration No. 4,812,058. The complaint further alleges the existence of a domestic industry. The Commission's Notice of Investigation names as respondents Linyi

Junxing Sports Equipment Co., Ltd. of Shangdong, China (“Linyi Junxing”); Ningbo Faith Sports Co., Ltd. of Zhejiang, China; Ningbo Forever Best Import & Export Co. Ltd. of Jiangsu, China (“Ningbo Forever”); Ningbo Linkboy Outdoor Sports Co., Ltd. of Zhejiang, China (“Ningbo Linkboy”); Shenzhen Zowaysoon Trading Company Ltd. of Shenzhen, China (“Shenzhen Zowaysoon”); Xiamen Xinhongyou Industrial Trade Co. Ltd. of Fujian, China (“Xiamen Xinhongyou Industrial”); Xiamen Zhongxinyuan Industry & Trade Ltd. of Fujian, China (“Xiamen Zhongxinyuan”); Zhengzhou IRQ Trading Limited Company of Henan, China (“Zhengzhou IRQ”); and Zhengzhou Paiao Trade Co., Ltd. of Henan, China (“Zhengzhou Paiao”). The Office of Unfair Import Investigations was also named as a party. The Commission previously found respondents Linyi Junxing, Ningbo Forever, Ningbo Linkboy, Shenzhen Zowaysoon, Xiamen Zhongxinyuan, Zhengzhou IRQ, and Zhengzhou Paiao in default. Notice (May 10, 2016); Order No. 6 (Apr. 12, 2016).

On April 21, 2016, Feradyne filed a motion pursuant to Commission Rule 210.16 to find respondent Xiamen Xinhongyou Industrial in default. The motion stated that OUII did not oppose.

On May 23, 2016, the ALJ issued the subject ID finding Xiamen Xinhongyou Industrial in default pursuant to Commission Rule 210.16. The Complaint and Notice of Investigation were served by Federal Express on Xiamen Xinhongyou Industrial on March 31, 2016. *See* Feradyne’s Memorandum in Support of Motion for an Order to Show Cause and Entry of Default as to Xiamen Industrial at 2-3 (Apr. 21, 2016). The ALJ noted that Xiamen Xinhongyou Industrial failed to file a response to the complaint and notice of investigation or to the show cause order (Order No. 7) the ALJ issued on May 5, 2016. No petitions for review of the ID were filed.

The Commission has determined not to review the ID.

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).

By order of the Commission.



Lisa R. Barton
Secretary to the Commission

Issued: June 23, 2016