

**UNITED STATES INTERNATIONAL TRADE COMMISSION**  
**Washington, D.C.**

**In the Matter of**

**CERTAIN CRAFTING MACHINES  
AND COMPONENTS THEREOF**

**Investigation No. 337-TA-1426**

**NOTICE OF A COMMISSION DETERMINATION NOT TO REVIEW  
AN INITIAL DETERMINATION GRANTING A MOTION TO PARTIALLY  
TERMINATE THE INVESTIGATION BASED ON A CONSENT ORDER;  
ISSUANCE OF CONSENT ORDER**

**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 an initial determination (“ID”) (Order No. 27) of the presiding administrative law judge (“ALJ”), granting a motion to partially terminate the investigation based on a consent order.

**FOR FURTHER INFORMATION CONTACT:** Cathy Chen, Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW, Washington, D.C. 20436, telephone 202-205-2392. 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](mailto: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:** The Commission instituted this investigation on December 11, 2024, based on a complaint filed on behalf of Cricut, Inc. (“Cricut”) of South Jordan, Utah. 89 FR 99,905-06 (Dec. 11, 2024). The complaint, as supplemented, alleges violations of section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, in the importation into the United States, the sale for importation, and the sale within the United States after importation of certain crafting machines and components thereof by reason of infringement of certain claims of U.S. Patent No. 11,208,758 (“the ’758 patent”); U.S. Patent No. 11,905,646; U.S. Patent No. D893,563; U.S. Patent No. D910,724; U.S. Patent No. D926,237; and U.S. Patent No. D1,029,090 (“the D090 patent”). *Id.* The complaint further alleges that an industry in the United States exists or is in the process of being established as required by the applicable Federal statute. The Commission’s notice of investigation names eight (8) respondents: Bozhou

Wanxingyu Technology Co. Ltd. (“Bozhou Wanxingyu”) of Bozhou, China; Bozhou Zhongdaxiang Technology Co., Ltd. (“Bozhou Zhongdaxiang”) of Bozhou, China; Shanghai Sishun E-Commerce Co., Ltd. (“Sishun E-Commerce”) of Shanghai, China; LiPing Zhan of Jingzhou, China; Hunan Sijiu Technology, Co. Ltd. of Changsha, China; Hunan Sijiu Electronic Technology Co., Ltd. (“HSET”) of Changsha, China; Guangdong Rongtu Technology Co., Ltd. of Foshan City, China; and SainStore Technology Co., Ltd. of Dongguan City, China (“SainStore”). *Id.* at 99,905-06. The Office of Unfair Import Investigations (“OUII”) is also named as a party. *Id.* at 99,906.

On January 31, 2025, the Commission partially terminated the investigation as to SainStore based on a consent order stipulation and issued a consent order against SainStore. Order No. 5 (Jan. 8, 2025), *unreviewed by* Comm’n Notice (Jan. 31, 2025).

On April 3, 2025, Respondent HSET was terminated from this investigation, HK Sijiu International Share Co., Ltd. of Hong Kong, China, was added to this investigation as a new respondent, and U.S. Design Patent No. D877,214 was also added to this investigation. Order No. 10 (Mar. 6, 2025), *unreviewed by* Comm’n Notice (Apr. 3, 2025), 90 FR 15,161-62 (Apr. 8, 2025). The target date was extended to May 13, 2026.

On April 4, 2025, claims 19 and 20 of the ’758 patent were terminated from the investigation based on withdrawal of the complaint. Order No. 11 (Mar. 17, 2025), *unreviewed by* Comm’n Notice (Apr. 4, 2025).

On April 8, 2025, Respondents Bozhou Wanxingyu, Bozhou Zhongdaxiang, Sishun E-Commerce, and LiPing Zhan were found in default pursuant to 19 CFR 210.16. Order No. 17 (May 7, 2025), *unreviewed by* Comm’n Notice (May 28, 2025).

On May 27, 2025, the Commission partially terminated the investigation against Respondents HK Sijiu International Share Co., Ltd., Hunan Sijiu Technology, Co. Ltd., and Guangdong Rongtu Technology Co., Ltd. (collectively, “HTVRONT”) as to the D090 patent based on a consent order stipulation and issued a consent order against HTVRONT. Order No. 16 (Apr. 30, 2025), *unreviewed by* Comm’n Notice (May 27, 2025).

On August 5, 2025, the Commission determined not to review an ID (Order No. 21), extending the target date to August 13, 2026, at the request of the parties. Order No. 21 (July 8, 2025), *unreviewed by* Comm’n Notice (Aug. 5, 2025).

On August 27, 2025, the Chief ALJ shortened the target date to March 11, 2026, after the parties agreed that the remainder of the investigation could be adjudicated through motion practice. Order No. 22 (Aug. 27, 2025).

On December 4, 2025, the Commission determined not to review an ID (Order No. 24), extending the target date to May 21, 2026, due to a lapse in government appropriations from October 1, 2025 through November 12, 2025. Order No. 24 (Nov. 17, 2025), *unreviewed by* Comm’n Notice (Dec. 4, 2025).

On September 4, 2025, HTVRONT moved to partially terminate the investigation as to HTVRONT’s Square Heat Press, Reduced Square Heat Press, Mini Heat Press, Mini3 Heat Press, and Hat Heat Press (the “Old HTVRONT Products” or “Subject Articles”) based on a consent order stipulation and proposed consent order. Motion No. 1426-014 (EDIS Doc. ID 861822) at 1. The consent order stipulation provides that “[e]ffective starting on the target date of the above-captioned Investigation, HTVRONT stipulates that it will cease sale for importation, importation, distribution, sale, sale after importation, or other transfers (other than exportation) of Subject Articles in the United States, either directly or indirectly, and shall not aid, abet, encourage, participate in, or induce the sale for importation, the importation, the sale after importation, the distribution, or other transfers (other than exportation) except under consent or license from Cricut.” *Id.*, Attachment A at ¶ 4. The consent order stipulation also provides that “[n]otwithstanding the above, HTVRONT may import the Subject Articles, but only as necessary to provide free warranty repair and/or replacement parts or products for a Subject Article that was both imported and sold by HTVRONT on or before the target date of the above-captioned Investigation.” *Id.* Cricut did not oppose the motion. *See* Motion No. 1426-014 at 3. OUII filed a response supporting the motion and noted that “Complainant agrees with this service and warranty exemption and does not oppose HTVRont’s Motion.” Staff’s Response to Motion No. 1426-014 (EDIS Doc. ID 861822) at 5.

On January 20, 2026, the Chief ALJ issued the subject ID (Order No. 27), granting HTVRONT’s motion. The ID found the consent order stipulation and proposed consent order conform with Commission Rule 210.21(c)(3) and (4) (19 CFR 210.21(c)(3) and (4)). ID at 2-3. The ID also found that partial termination of the investigation with respect to HTVRONT as to the Old HTVRONT Products would not be contrary to the public interest. *Id.* at 3-4. No petitions for review were filed.

The Commission has determined not to review the subject ID but has determined to replace the “target date” with the “termination of the investigation” for clarity. The Commission further notes that, by failing to oppose HTVRONT’s motion and the terms of the consent order, Complainant has agreed to HTVRONT’s inclusion of the service and warranty exemption. The Old HTVRONT Products will be terminated from the investigation based on a consent order.

The Commission vote for this determination took place on February 17, 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.



Lisa R. Barton  
Secretary to the Commission

Issued: February 18, 2026