

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

**In the Matter of**

**CERTAIN INK CARTRIDGES AND  
COMPONENTS THEREOF I**

**Investigation No. 337-TA-1451**

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

**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. 13) of the presiding administrative law judge (“ALJ”) finding certain respondents in default.

**FOR FURTHER INFORMATION CONTACT:** Edward S. Jou, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street, S.W., Washington, D.C. 20436, telephone (202) 205-3316. 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, telephone (202) 205-1810.

**SUPPLEMENTARY INFORMATION:** The Commission instituted this investigation on June 17, 2025, based upon a complaint filed on behalf of Epson Portland Inc. of Hillsboro, Oregon, Epson America, Inc. of Los Alamitos, California, and Seiko Epson Corporation of Nagano, Japan (collectively, “Complainants”). 90 FR 25643-44 (June 17, 2025). The complaint, as supplemented, alleges violations of section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337 (“section 337”), based upon the importation into the United States, the sale for importation, and the sale within the United States after importation of certain ink cartridges and components thereof by reason of the infringement of certain claims of U.S. Patent No. 8,540,347, U.S. Patent No. 9,061,508, U.S. Patent No. 11,535,037, U.S. Patent No. 11,820,150, and U.S. Patent No. 12,246,539. *Id.* at 25643. The complaint, as supplemented, further alleges that an industry in the United States exists as required by subsection (a)(2) of section 337. *Id.*

The Commission’s notice of investigation named as respondents: Dongguan Ocbestjet Digital Technology Co., Ltd. d/b/a Ocbestjet of Guangdong, China (“Dongguan Ocbestjet”); Ocbestjet Printer Consumables (HK) Co., Ltd., d/b/a Ocbestjet of Hong Kong (“Ocbestjet HK”); Tatrix International China Co., Ltd. of Guangdong, China (“Tatrix”); Luozhi Trading Co., Ltd.

of Guangdong, China (“Luozhi Trading”); Shenzhen Hongxinyuan E-Commerce Co., Ltd., d/b/a Jianjai, d/b/a Vi-US of Guangdong, China; Shenzhen Kaizhen Technology Co., Ltd., d/b/a PayForLess of Guangdong (“Kaizen Tech.”), China; Zhuhai Zhenyang Electronics Co., Ltd., d/b/a Oinkwere of Guangdong, China (“Zhenyang Elec.”); Shangrao Shixuan E-Commerce Co., Ltd., d/b/a Inkgo of Jiangxi, China; Zhuhai Hengyunda Electronics Co., Ltd., d/b/a Upriin of Guangdong, China (“Hengyunda Elec.”); Zhuhai Rongtaida Electronics Co., Ltd., d/b/a Hookink of Guangdong, China (“Rongtaida Elec.”); Zhuhai Shi Wei Tai Electronics Co., Ltd., d/b/a Ondula-A of Guangdong, China (“Shi Wei Tai Elec.”); Zhuhai Yixing Electronics Co., Ltd., d/b/a Greenjob USSOP of Guangdong, China (“Yixing Elec.”); Mei Jin Technology HK Co., Ltd., d/b/a YBFer, d/b/a MJing of Hong Kong (“Mei Jin Tech.”); ZhuHai MeiJiAn Trading Co., Ltd., d/b/a HaloFox of Guangdong, China (“MeiJiAn Trading”); Qiong Wang, d/b/a 7-magic of Guangdong, China; Shen Zhen Sailing Technology Limited, d/b/a Triple-Color of Shenzhen, China; Zhuhai Shuofeng E-commerce Co., Ltd., d/b/a super-ink-club of Guangdong, China (“Shuofeng E-commerce”); Zhuhai Bowang Technology Co., Ltd., d/b/a office-print-club of Guangdong, China (“Bowang Tech.”); Mountain Peak, Inc., d/b/a/Billiontree Technology USA, Inc. (“Mountain Peak”), d/b/a TonerKingdom of City of Industry, California; and Straightouttink, LP, d/b/a discountinkllc, d/b/a einkshop2014 of San Jose, California (“Straightouttink”). *Id.* at 25643-44. The Office of Unfair Import Investigations (“OUII”) is also a party to this investigation. *Id.* at 25644.

On September 30, 2025, the ALJ issued an order (Order No. 10) finding respondents Tatrix, Zhenyang Elec., Hengyunda Elec., Rongtaida Elec., Shi Wei Tai Elec., Yixing Elec., Mei Jin Tech., Mountain Peak, and Straightouttink in default. Order No. 10 (Sept. 30, 2025), *unreviewed by* Comm’n Notice (Dec. 5, 2025).

On December 16, 2025, the ALJ issued an order (Order No. 12) partially terminating the investigation based on withdrawal of the complaint as to respondents Shenzhen Hongxinyuan E-Commerce Co., Ltd., Shangrao Shixuan E-Commerce Co., Ltd., Shen Zhen 2 Sailing Technology Limited, and Qiong Wang. Order No. 12 (Dec. 16, 2025), *unreviewed by* Comm’n Notice (Jan. 7, 2026).

On September 24, 2025, Complainants filed a motion for an order to show cause and entry of default for respondents Dongguan Ocbestjet, Ocbestjet HK, Luozhi Trading, Kaizhen Tech., MeiJiAn Trading, Shuofeng E-commerce, and Bowang Tech. (collectively, the “Defaulting Respondents”). On November 24, 2025, OUII filed a response in support of the motion.

On November 25, 2025, the ALJ issued an order (Order No. 11) granting Complainants’ motion and directing the Defaulting Respondents to show cause why they should not be found in default by December 12, 2025. The ALJ found that each of the Defaulting Respondents were served a copy of the complaint and notice of investigation by Complainants via Federal Express. Order No. 11 at 2. The ALJ found that none of the Defaulting Respondents had filed a response or otherwise participated in the investigation, and their deadlines for responding to the complaint and notice of investigation had expired. *Id.* at 3.

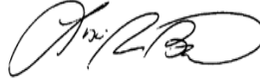
On December 16, 2025, the ALJ issued the subject ID (Order No. 13) finding the Defaulting Respondents in default after they failed to respond to the show cause order. No petitions for review of the ID were filed.

The Commission has determined not to review the subject ID, and accordingly, respondents Dongguan Ocbestjet, Ocbestjet HK, Luozhi Trading, Kaizhen Tech., MeiJiAn Trading, Shuofeng E-commerce, and Bowang Tech. have been found in default.

The Commission vote for this determination took place on January 8, 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 'L.R. Barton', enclosed in a thin black rectangular border.

Lisa R. Barton  
Secretary to the Commission

Issued: January 8, 2026