comment, you should be aware that your entire comment–including your personal identifying information–may be made publicly available at any time. While you can ask ONRR in your comment to withhold information from public review, ONRR cannot guarantee that it will be able to do so.

Abstract: (a) General Information: The Federal Oil and Gas Royalty Management Act of 1982 ("FOGRMA") directs the Secretary of the Interior ("Secretary") to "establish a comprehensive inspection, collection and fiscal and production accounting and auditing system to provide the capability to accurately determine oil and gas royalties, interest, fines, penalties, fees, deposits, and other payments owed, and to collect and account for such amounts in a timely manner." See 30 U.S.C. 1711. ONRR performs these and other mineral revenue management responsibilities for the Secretary. See U.S. Department of the Interior Departmental Manual, 112 DM 34.1 (Sept. 9, 2020). ONRR uses the production, royalty, and other information collected in this ICR to ensure that a lessee properly pays royalty and other mineral revenues due on oil, gas, and geothermal resources produced from Federal and Indian lands. ONRR also shares the data with the Bureau of Safety and Environmental Enforcement, Bureau of Ocean Energy Management, Bureau of Land Management, Bureau of Indian Affairs, and Tribal and State governments for their land and lease management responsibilities. The requirement to report accurately and timely is mandatory.

(b) Information Collections: This ICR covers the paperwork requirements under 30 CFR part 1210, subparts B, C, and D, and part 1212, subpart B as follows:

(1) Royalty Reporting: Regulations at 30 CFR part 1210, subparts B and D and part 1212, subpart B, require a lessee to report and remit royalty on oil, gas, and geothermal resources, and to make, retain, and, upon request, provide for inspection accurate and complete records demonstrating proper royalty and other payment. A lessee submits ONRR form 2014, Report of Sales and Royalty Remittance, monthly to report royalty on oil, gas, and geothermal leases. Each line contains the royalty owed and the basic elements necessary to calculate the royalty, such as lease number, agreement number, unit number, product code, sales type, sales volume, sales value, processing allowances, transportation allowances, royalty value prior to allowances, and royalty value less allowances. A lessee

also uses the form to report certain rents.

(2) Production Reporting: Regulations at 30 CFR part 1210, subparts C and D and part 1212, subpart B, require an operator to submit production reports if it operates a Federal or Indian oil and gas lease or federally approved unit or communitization agreement, and to make, retain, and, upon request, provide for inspection accurate and complete records for demonstrating royalty payment. An operator uses the following forms for production accounting and reporting:

(i) Form ONRR-4054, Oil and Gas **Operations Report:** An operator submits this report monthly. Part A tracks the oil and gas volume produced from each Federal or Indian well. Part B tracks disposition of the oil and gas. Part C tracks the oil and gas inventory on the property. ONRR compares the production information with the sales and other royalty data that a lessee submits on form ONRR-2014 to ensure that the lessee paid and reported the proper royalty on the reported oil and gas production. ONRR also uses the information from parts A, B, and C to track all oil and gas from the point of production to the point of first sale or other disposition.

(*ii*) Form ONRR–4058, Production Allocation Schedule Report: Unless certain conditions are met, an operator must submit this report if it operates an offshore facility measurement point handling production from a Federal oil and gas lease or federally approved unit agreement that is commingled (with approval) with production from any other source prior to measurement for royalty determination. The report is filed monthly to allocate the production to each source. ONRR uses the data to verify accurate production and royalty reporting.

Title of Collection: Royalty and Production Reporting.

OMB Control Number: 1012–0004. Form Numbers: ONRR–2014, ONRR– 4054, and ONRR–4058.

Type of Review: Extension of a currently approved collection.

Respondents/Affected Public: Businesses.

Total Estimated Number of Annual Respondents: 3,048 oil, gas, and geothermal reporters.

Total Estimated Number of Annual Responses: 11,929,280 lines of data.

Estimated Completion Time per Response: 1.69 minutes per line.

Total Estimated Number of Annual Burden Hours: 337,933 hours.

Respondent's Obligation: Mandatory. Frequency of Collection: Monthly. Total Estimated Annual Non-Hour Burden Cost: ONRR identified no "nonhour cost" burden associated with this collection of information.

An agency may not conduct or sponsor and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number.

The authority for this action is the PRA (44 U.S.C. 3501, *et seq.*).

Kimbra G. Davis,

Director, Office of Natural Resources Revenue.

[FR Doc. 2022–01158 Filed 1–20–22; 8:45 am] BILLING CODE 4335–30–P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-1290]

Certain Refrigerator Water Filtration Devices and Components Thereof; Notice of Institution of Investigation

AGENCY: U.S. International Trade Commission. **ACTION:** Notice.

SUMMARY: Notice is hereby given that a complaint was filed with the U.S. International Trade Commission on December 15, 2021, under section 337 of the Tariff Act of 1930, as amended, on behalf of LG Electronics Inc. of Korea. and LG Electronics Alabama, Inc. of Huntsville, Alabama. A supplement was filed on December 23, 2021. The complaint alleges violations of 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 refrigerator water filtration devices and components thereof by reason of infringement of certain claims of U.S. Patent No. 10,653,984 ("the '984 patent"); U.S. Patent No. 10,639,570 ("the '570 patent"); and U.S. Patent No. 10,188,972 ("the '972 patent"). The complaint further alleges that an industry in the United States exists as required by the applicable Federal Statute. The complainant requests that the Commission institute an investigation and, after the investigation, issue a limited exclusion order and cease and desist orders.

ADDRESSES: The complaint, except for any confidential information contained therein, may be viewed on the Commission's electronic docket (EDIS) at *https://edis.usitc.gov*. For help accessing EDIS, please email *EDIS3Help@usitc.gov*. Hearing impaired individuals are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on (202) 205–1810. Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at (202) 205– 2000. General information concerning the Commission may also be obtained by accessing its internet server at *https://www.usitc.gov.*

FOR FURTHER INFORMATION CONTACT: Pathenia M. Proctor, The Office of Unfair Import Investigations, U.S. International Trade Commission,

telephone (202) 205–2560. SUPPLEMENTARY INFORMATION:

Authority: The authority for institution of this investigation is contained in section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, and in section 210.10 of the Commission's Rules of Practice and Procedure, 19 CFR 210.10 (2021).

Scope of Investigation: Having considered the complaint, the U.S. International Trade Commission, on January 14, 2022, ordered that—

(1) Pursuant to subsection (b) of section 337 of the Tariff Act of 1930, as amended, an investigation be instituted to determine whether there is a violation of subsection (a)(1)(B) of section 337 in the importation into the United States, the sale for importation, or the sale within the United States after importation of certain products identified in paragraph (2) by reason of infringement of one or more of claims 1-7 of the '984 patent; claims 1-9 of the 570 patent; and claims 1, 6, 10-13, 15, and 17-19 of the '972 patent, and whether an industry in the United States exists as required by subsection (a)(2) of section 337;

(2) Pursuant to section 210.10(b)(1) of the Commission's Rules of Practice and Procedure, 19 CFR 210.10(b)(1), the plain language description of the accused products or category of accused products, which defines the scope of the investigation, is "water filters for refrigerators, water filter assemblies and interconnection subassemblies for refrigerators, and water purifying apparatuses and filter structures for refrigerators";

(3) For the purpose of the investigation so instituted, the following are hereby named as parties upon which this notice of investigation shall be served:

(a) The complainant is:

- LG Electronics Inc., LG Twin Towers, 128 Yeoui-daero, Yeongdeungpo-gu, Seoul, Republic of Korea, 07736
- LG Electronics Alabama, Inc., 201 James Record Road, Huntsville, AL 35824

(b) The respondents are the following entities alleged to be in violation of section 337, and are the parties upon which the complaint is to be served:

- Clearwater Filters, 770 Canary Drive, Lakewood, NJ 08701
- Express Parts LLC d/b/a Express Parts!!!, 78 Broad Street, Keyport, NJ 07735 Freshlab LLC, 9473 NW 24th Rd.,
- Gainesville, FL 32606
- Zhang Ping d/b/a Ice Water Filter, Qianxiangzhenqianyicun, Dongyang, Zhejiang, 322100, China
- Jiangsu Angkua Environmental Technical Co., Ltd., 555 Yishou NorthRoad, Rugao, Nantong, Jiangsu, 226500, China
- Liu Qi d/b/a LQQY, No. 2–19, Baijiazhuang Village, Zaolin Township, Lishi District, Luliang City, Shanxi Province, 033099, China
- Lvliangshilishiquhuiliwujinbaihuoshan Ghang d/b/a LYLYMX, Zaolin Township, Lishi District, Luliang, Shanxi Province, 033000, China
- Ninbo Haishu Bichun Technology Co., Ltd. D/B/A Ninbo Hai Shu Bi, Chun Ke Ji You Xian Gong Si D/B/A Pureza Filters, 747 N Church Rd., Unit G1, Elmhurst, IL 60126
- Ninbo Haishu Keze Replacement Equipment Co., Ltd., d/b/a Ningboshihaishukezejinghua shebeiyou Xiangongsi D/B/A Kozero Filter, Haishuquwang chungongyeyuanqu, Kexinlu269hao,
- Ningboshi, Zhejiang, 315100, China Ningbo Bichun Technology Co., Ltd., No. 269, Kexin Avenue, Wangchun
- Industrial Park, Haishu District, Ningbo City, Zhejiang Province, 315000, China
- Ningbo Haishu Shun'anjie Water Purification Equipment LLC, No. 181– 197, Shanshan Road, Wangchun Industrial Park, Haishu District, Ningbo, Zhejiang, 315000, China
- Pursafet Water Filter (Wuhan) Inc., (10) 1st–4th Floor, Plant 1, No. 1, Mintian Village, Jinghe Office, Dongxihu District, Wuhan, Hubei, 430040, China
- Shenzen Hangling E-Commerce Co. Ltd, D/B/A Shenzhenshilingh angdianzhishangwuy Ouxiangongshi d/b/a Best Belvita, 747 N Church Rd., Unit G1, Elmhurst, IL 60126
- Shenzhen Yu Tian Qi Technology Co., Ltd., D/B/A Shen Zhen Shi Yu, Tian Qi Ke Ji You Xian Gong Si d/b/a GLACIERFRESH, Longgangquhang gangjiedao, Huaxi12xiang9hao302shi, Shenzhen, Guangdong, 518356, China
- Aicuiying d/b/a Belvita Water, 803, Building 2, No. 592, Bulong Road, Bantian Street, Shenzhen, Guangdong Province, 518000, China

- Isave Strategic Marketing Group LLC d/ b/a Isave, 1460 Broadway, New York, NY 10036
- Qinghaishunzexiaofangjianceyouxiang Ongsi, d/b/a Ezeey, Room 20711, 7th Floor, Unit 2, Building 1, No. 71, Wusi Street, Chengxi District, Xining City, Qinghai Province, 810001, China
- Zhenpingxianjiaxuanyazhubaofuzhu Anggongyipinyouxia, d/b/a Jiaxuanyazhubaofuzhuang, Dong liguojierqi15–2–301, Jianganqu erqilu89hao, Wuhanshi, Hubeisheng, 430000, China
- All Filters LLC d/b/a Allfilters, 1991 W Parkway Blvd., Salt Lake City, UT 84119
- GT Sourcing Inc. d/b/a GT Sourcing, 15 Melnick Dr., Unit 22, Monsey, NY 10952
- JJ Imports LLC d/b/a Prime Filters, 319 E 54 St., Elmwood Park, NJ 07407
- Tianjin Tianchuang Best Pure Environmental Science And Technology Co. Ltd., d/b/a Tianjin Tianchuang Bestpure Huanbao Keji Co. Ltd., d/b/a Healthy Home~, Tianjin Tianjin Room 1247, Building 1, NO. 118, Ri, Tianjin, Tianjin, 300301, China
- Top Pure (Usa) Inc., d/b/a Toppure, d/ b/a Icepure, 717 San Gabriel River Pkwy, #A, Pico Rivera, CA 90660
- W&L Trading LLC, d/b/a Aqualink, 1827 Peppervine Rd, Frisco, TX 75033– 0707
- Yunda H&H Tech (Tianjin) Co., LTD., d/ b/a Tianjin Yuanda Gongmao, Youxian Gongsi d/b/a Pureplus, 729hao Jinghai Jingji Kaifa Qu, Tianjinshi, Tianjinshi, 301600, China
- Refresh Filters LLC, d/b/a Refresh My Water, 1460 Broadway, New York, NY 10036
- Qingdao Ecopure Filter Co., Ltd, d/b/a Waterdropdirect, No. 13 Yishengbai Rd., Environmental Protection Industry Zone, Qingdao, Shandong, 266200, China
- Qingdao Maxwell Commercial and Trading Company Ltd, d/b/a Water Purity Expert, No. 401 Mincheng Rd, Room 1102, Unit 2, Building 16, Qingdao Chengyang, Shandong, 266000, China
- Qingdao Uniwell Trading Co., Ltd., d/b/ a Qingdao Youniwei Shang Mao, You Xian Gong Si, d/b/a Uniwell Filter, Xianggangdonglu195hao, Shangshizhongxin7haolou403, Qingdao, Shandong, 266100, China

(c) The Office of Unfair Import Investigations, U.S. International Trade Commission, 500 E Street SW, Suite 401, Washington, DC 20436; and

(4) For the investigation so instituted, the Chief Administrative Law Judge, U.S. International Trade Commission, shall designate the presiding Administrative Law Judge.

Responses to the complaint and the notice of investigation must be submitted by the named respondents in accordance with section 210.13 of the Commission's Rules of Practice and Procedure, 19 CFR 210.13. Pursuant to 19 CFR 201.16(e) and 210.13(a), as amended in 85 FR 15798 (March 19, 2020), such responses will be considered by the Commission if received not later than 20 days after the date of service by the complainants of the complaint and the notice of investigation. Extensions of time for submitting responses to the complaint and the notice of investigation will not be granted unless good cause therefor is shown.

Failure of a respondent to file a timely response to each allegation in the complaint and in this notice may be deemed to constitute a waiver of the right to appear and contest the allegations of the complaint and this notice, and to authorize the administrative law judge and the Commission, without further notice to the respondent, to find the facts to be as alleged in the complaint and this notice and to enter an initial determination and a final determination containing such findings, and may result in the issuance of an exclusion order or a cease and desist order or both directed against the respondent.

By order of the Commission. Issued: January 14, 2022.

Lisa Barton,

Secretary to the Commission. [FR Doc. 2022–01113 Filed 1–20–22; 8:45 am] BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 701–TA–679–680 and 731–TA–1585–1586 (Preliminary)]

Sodium Nitrite From India and Russia; Institution of Antidumping and Countervailing Duty Investigations and Scheduling of Preliminary Phase Investigations

AGENCY: United States International Trade Commission. **ACTION:** Notice.

SUMMARY: The Commission hereby gives notice of the institution of investigations and commencement of preliminary phase antidumping and countervailing duty investigation Nos. 701–TA–679–680 and 731–TA–1585–1586 (Preliminary) pursuant to the Tariff Act of 1930 ("the Act") to determine

whether there is a reasonable indication that an industry in the United States is materially injured or threatened with material injury, or the establishment of an industry in the United States is materially retarded, by reason of imports of sodium nitrite from India and Russia, provided for in subheading 2834.10.10 of the Harmonized Tariff Schedule of the United States, that are alleged to be sold in the United States at less than fair value and alleged to be subsidized by the Governments of India and Russia. Unless the Department of Commerce ("Commerce") extends the time for initiation, the Commission must reach a preliminary determination in antidumping and countervailing duty investigations in 45 days, or in this case by February 28, 2022. The Commission's views must be transmitted to Commerce within five business days thereafter, or by March 7, 2022.

DATES: January 13, 2022.

FOR FURTHER INFORMATION CONTACT: Peter Stebbins ((202) 205–2039), Office of Investigations, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436. Hearingimpaired persons can obtain information on this matter by contacting the Commission's TDD terminal on 202-205-1810. Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at 202-205-2000. General information concerning the Commission may also be obtained by accessing its internet server (https:// www.usitc.gov). The public record for these investigations may be viewed on the Commission's electronic docket (EDIS) at https://edis.usitc.gov.

SUPPLEMENTARY INFORMATION:

Background.—These investigations are being instituted, pursuant to sections 703(a) and 733(a) of the Tariff Act of 1930 (19 U.S.C. 1671b(a) and 1673b(a)), in response to a petition filed on January 13, 2022, by Chemtrade Chemicals US LLC, Parsippany, New Jersev.

For further information concerning the conduct of these investigations and rules of general application, consult the Commission's Rules of Practice and Procedure, part 201, subparts A and B (19 CFR part 201), and part 207, subparts A and B (19 CFR part 207).

Participation in the investigations and public service list.—Persons (other than petitioners) wishing to participate in the investigations as parties must file an entry of appearance with the Secretary to the Commission, as provided in §§ 201.11 and 207.10 of the Commission's rules, not later than seven days after publication of this notice in the **Federal Register**. Industrial users and (if the merchandise under investigation is sold at the retail level) representative consumer organizations have the right to appear as parties in Commission antidumping duty and countervailing duty investigations. The Secretary will prepare a public service list containing the names and addresses of all persons, or their representatives, who are parties to these investigations upon the expiration of the period for filing entries of appearance.

Limited disclosure of business proprietary information (BPI) under an administrative protective order (APO) and BPI service list.—Pursuant to § 207.7(a) of the Commission's rules, the Secretary will make BPI gathered in these investigations available to authorized applicants representing interested parties (as defined in 19 U.S.C. 1677(9)) who are parties to the investigations under the APO issued in the investigations, provided that the application is made not later than seven days after the publication of this notice in the Federal Register. A separate service list will be maintained by the Secretary for those parties authorized to receive BPI under the APO.

Conference.— In light of the restrictions on access to the Commission building due to the COVID-19 pandemic, the Commission is conducting the staff conference through video conferencing on February 3, 2022. Requests to appear at the conference should be emailed to preliminaryconferences@usitc.gov (DO NOT FILE ON EDIS) on or before February 1, 2022. Please provide an email address for each conference participant in the email. Information on conference procedures will be provided separately and guidance on joining the video conference will be available on the Commission's Daily Calendar. A nonparty who has testimony that may aid the Commission's deliberations may request permission to participate by submitting a short statement.

Please note the Secretary's Office will accept only electronic filings during this time. Filings must be made through the Commission's Electronic Document Information System (EDIS, *https:// edis.usitc.gov*). No in-person paperbased filings or paper copies of any electronic filings will be accepted until further notice.

Written submissions.—As provided in §§ 201.8 and 207.15 of the Commission's rules, any person may submit to the Commission on or before February 8, 2022, a written brief containing information and arguments