After reviewing SPE's request that the Department apply its alternative arrangements to its proposed mining plan modification, the ASLM approved the alternative arrangement for NEPA compliance for this energy-related project on May 12, 2025. In reaching this determination, the ASLM relied on SPE's request for alternative arrangement, E.O. 14156, E.O. 14154 ("Unleashing American Energy"), E.O. 14261 ("Reinvigorating America's Beautiful Clean Coal Industry"), Secretary's Order (S.O.) 3417, S.O. 3418, various documents related to the ongoing NEPA analysis for this proposed mining plan modification, and consultations with OSMRE. Importantly, the ASLM concluded that this proposed project seeks to advance energy production and would export nearly all its coal to Japan and South Korea, important defense allies of the United States. Finally, the ASLM also determined that additional public comment was unnecessary due to the prior robust opportunities for public participation and the fact that another 10-day comment period on another NOI was unlikely to yield substantive comments.

OSMRE Recommendation

Informed by, at a minimum, the material required at 30 CFR 746.13, including information prepared in compliance with NEPA, OSMRE must make a recommendation to the ASLM about the proposed Federal mining plan modification associated with AM 3. The ASLM will use OSMRE's recommendation to decide whether a new mining plan modification is approved, disapproved, or approved with conditions.

As documented in the ROD, OSMRE is recommending that the ASLM approve the proposed mining plan modification, including the entire area covered by AM 3, as discussed in the EIS.

Thomas D. Shope,

Regional Director, Exercising the delegated authority of the Director, Office of Surface Mining Reclamation and Enforcement. [FR Doc. 2025–10413 Filed 6–6–25; 8:45 am]

BILLING CODE 4310-05-P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 731-TA-1696 (Final)]

Large Top-Mount Combination Refrigerator-Freezers From Thailand; Termination of Investigation

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

SUMMARY: Based on petitioner's withdrawal of the antidumping petition on large top-mount combination refrigerator-freezers from Thailand, we are terminating this antidumping duty investigation.

DATES: May 28, 2025.

FOR FURTHER INFORMATION CONTACT: Stamen Borisson (202-205-3125), Office of Investigations, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436. Hearingimpaired 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 (https:// www.usitc.gov). The public record for this investigation may be viewed on the Commission's electronic docket (EDIS) at https://edis.usitc.gov.

SUPPLEMENTARY INFORMATION: On May 30, 2024, Electrolux Consumer Products, Inc., Charlotte, North Carolina, filed a petition with the U.S. International Trade Commission ("Commission") and the U.S. Department of Commerce ("Commerce") alleging that an industry in the United States is materially injured or threatened with material injury by reason of less than-fair-value ("LTFV") imports of large top mount combination refrigerator-freezers from Thailand.¹ Effective May 30, 2024, the Commission instituted antidumping duty investigation No. 731-TA-1696 (Preliminary).² On July 26, 2024, the Commission published its preliminary affirmative injury determination and commenced the final phase of its LTFV investigation.³ On January 29, 2025, Commerce published its preliminary determination of sales at LTFV, pursuant to Section 733(b) of the Tariff

Act of 1930 ("Act").⁴ On May 28, 2025, counsel for petitioner filed with the Commission and Commerce a request to withdraw its antidumping petition regarding imports of large top-mount combination refrigerator-freezers from Thailand.⁵

Authority: Section 207.40(a) of the Commission's Rules of Practice and Procedure stipulates that the Commission may terminate an investigation upon withdrawal of the petition by the petitioner, provided that Commerce has made a determination pursuant to section 702(c), 703(b), 732(c) or 733(b) of the Act. Accordingly, we are terminating this investigation pursuant to section 207.40(a) of the Commission's rules (19 CFR 207.40(a)). This notice is published pursuant to section 201.10 of the Commission's rules (19 CFR 201.10).

By order of the Commission. Issued: June 3, 2025.

Lisa Barton,

Secretary to the Commission. [FR Doc. 2025–10373 Filed 6–6–25; 8:45 am] BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337–TA–1440]

Certain Motorized Self-Balancing Vehicles; Notice of a Commission Determination Not To Review an Initial Determination Granting a Motion To Amend the Complaint and Notice of Investigation

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. 10) of the presiding administrative law judge ("ALJ"), granting an unopposed motion to amend the complaint and notice of investigation ("NOI") by adding a new respondent, Zhejiang TaoTao Vehicles Co., Ltd. ("Tao Motor").

FOR FURTHER INFORMATION CONTACT: Cathy Chen, Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436, telephone 202– 205–2392. Copies of non-confidential documents filed in connection with this investigation may be viewed on the

¹ 89 FR 60659, July 26, 2024.

²89 FR 60659, July 26, 2024.

³ 89 FR 60659, July 26, 2024.

⁴ 90 FR 8379, January 29, 2025.

⁵ See Petitioner's Letter, "Withdrawal of

Petition," dated May 28, 2025.

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: The Commission instituted this investigation on February 26, 2025, based on a complaint filed on behalf of Razor USA LLC of Cerritos, California and Shane Chen of Camas, Washington (collectively, "Complainants"). 90 FR 10,730 (Feb. 26, 2025). The complaint, as amended, 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, or the sale within the United States after importation of certain motorized self-balancing vehicles by reason of the infringement of certain claims of U.S. Patent No. RE46,964; U.S. Patent No. RE49,608; and U.S. Patent No. D739,906. 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. Id. The Commission's notice of investigation named five respondents: Golabs Inc. d/b/a Gotrax of Carrollton, Texas; Dongguan Saibotan Nengyuan Keji Co., Ltd. d/b/a "Gyroor US" of Guangdong, China; Gyroor Technology (CHINA) Co., Ltd. d/b/a Gyroor of Guangdong, China; Shenzhen Chitado Technology Co., Ltd. d/b/a Gyroor of Guangdong, China; and Unicorn Network, LLC. d/b/a Sisigad ("Sisigad") of Dover, Delaware. Id.

Respondent Sisigad has been found in default. Order No. 7 (Apr. 16, 2025), *unreviewed by* Comm'n Notice (May 5, 2025).

On April 30, 2025, Complainants filed an unopposed motion to amend the complaint and NOI by adding a new respondent, Tao Motor, of Lishui City, China. The motion argued that good cause exists to add Tao Motor as a respondent and there is no prejudice to any party or the public interest by adding Tao Motor to the investigation.

On May 13, 2025, the ALJ issued the subject ID (Order No. 10), finding good cause to grant Complainants' unopposed motion to amend the complaint and NOI by adding Tao Motor. The ALJ found there is good cause to add Tao Motor as a respondent to this investigation and that the amendments will not prejudice any of the parties or the public interest. Order No. 10 at 2. No petitions for review were filed.

The Commission has determined not to review the subject ID. Accordingly, Tao Motor is hereby added as a respondent to this investigation.

The Commission vote for this determination took place on June 3, 2025.

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. Issued: June 4, 2025.

Lisa Barton,

Secretary to the Commission. [FR Doc. 2025–10393 Filed 6–6–25; 8:45 am]

BILLING CODE 7020-02-P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-1356]

Certain Dermatological Treatment Devices and Components Thereof; Notice of a Commission Determination Finding a Violation of Section 337 as to Four Asserted Patents; Issuance of a Limited Exclusion Order and Cease and Desist Orders; Remand of The Investigation as to One Asserted Patent; Extension of the Target Date

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

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has found a violation of section 337 and has determined to issue: a limited exclusion order prohibiting the unlicensed importation of certain dermatological treatment devices and components thereof that infringe one or more of claims 1, 9, and 22 of U.S. Patent No. 9,480,836 ("the '836 patent"); claims 11 and 16 of U.S. Patent No. 9,320,536 ("the '536 patent"); claim 14 of U.S. Patent No. 9,775,774 ("the '774 patent"); and claims 5, 13, and 18 of U.S. Patent No. 10,869,812 ("the '812 patent''); cease and desist orders against Respondents EndyMed Medical Ltd. of Caesarea, Israel; EndyMed Medical, Ltd. of New York, New York; and EndvMed Medical, Inc. of Freehold, New Jersey (collectively, "EndyMed"); and set a bond in the amount of eighty-five percent (85%) of the entered value of the EndyMed Pure, and seventy percent (70%) of the entered value of the

EndyMed Pro infringing products imported during the period of Presidential review. The investigation is terminated with respect to these four patents. The Commission has also determined to reverse the presiding administrative law judge's ("ALJ") finding that asserted claims 4, 6, and 7 of U.S. Patent No. 11,406,444 ("the '444 patent") are indefinite, remand the investigation to the ALJ with respect to that patent consistent with the concurrently issued Commission opinion and remand order, and extend the target date for completion of the investigation.

FOR FURTHER INFORMATION CONTACT:

Panyin A. Hughes, Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436, telephone (202) 205-3042. 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: The Commission instituted this investigation on April 6, 2023, based on a complaint filed by Serendia, LLC of Lake Forest, California ("Serendia"). 88 FR 20551-52 (Apr. 6, 2023). 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, or the sale within the United States after importation of certain dermatological treatment devices and components thereof by reason of infringement of claims 1, 2, 5, 6, 9-14, 16, 17, 19, and 22 of the '836 patent; claims 1-5, 7-10, and 15 of U.S. Patent No. 10,058,379; claims 1-10 of the '444 patent; claims 1, 2, 4, 5, 8, 9, 11-13, 16, and 17 of the '536 patent; claims 1 and 6-15 of the '774 patent; and claims 1, 5-7, 9, 10, and 12-19 of the '812 patent. *Id.* at 20551. The complaint further alleges that a domestic industry exists. Id. The Commission's notice of investigation named as respondents Sung Hwan E&B Co., LTD. d/b/a SHEnB Co. LTD of Seoul, Republic of Korea; Aesthetics Biomedical, Inc. of Phoenix, Arizona; Cartessa Aesthetics, LLC of Melville, New York; Lutronic Corporation of Goyang-si, Republic of