UNITED STATES INTERNATIONAL TRADE COMMISSION Washington D.C. 20436

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In the Matter of)	
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CERTAIN GUN BARRELS USED IN) Inv. No. 337-TA-5	05
FIREARM TRAINING SYSTEMS)	
)	

NOTICE OF A COMMISSION DETERMINATION NOT TO REVIEW AN INITIAL DETERMINATION FINDING FOUR RESPONDENTS 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 an initial determination (ID) of the presiding administrative law judge (ALJ) in the above-captioned investigation finding respondents Crown AirMunition Holding, AirMunition International Corp., AirMunition Industries S.A., and AirMunition North America, Inc. in default, and to have waived their respective rights to appear, to be served with documents, and to contest the allegations at issue in the investigation.

FOR FURTHER INFORMATION CONTACT: Michael K. Haldenstein, Esq., telephone 202-205-3041, Office of the General Counsel, U.S. International Trade Commission, 500 E Street, SW., Washington, D.C. 20436. Copies of all nonconfidential 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 SW., Washington, D.C. 20436, telephone 202-205-2000. General information concerning the Commission may also be obtained by accessing its Internet server (http://www.usitc.gov). The public record for this investigation may be viewed on the Commission's electronic docket (EDIS-ON-LINE) at http://edis.usitc.gov. Hearing-impaired persons are advised that information on the matter can be obtained by contacting the Commission's TDD terminal on 202-205-1810.

SUPPLEMENTARY INFORMATION:

The Commission instituted this investigation on March 16, 2004, based on a complaint filed by

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SUPPLEMENTARY INFORMATION:

The Commission instituted this investigation on March 16, 2004, based on a complaint filed by

Beamhit, LLC, and Safeshot, LLC, both of Columbia, MD, and Safeshot, Inc. of New York, New York. 69 Fed. Reg. 12346 (2004). The complaint as amended alleges violations of section 337 in the importation into the United States, the sale for importation, and the sale within the United States after importation of certain gun barrels used in firearms training systems by reason of infringement of claims 1-2, 4-5, 8, 15, 21-22 and 26 of U.S. Patent No. 5,829,180 and claims 1-3, 7, 9, 14-18, 20, 24, 27, 32-33, 37-40, 44-45, 49-51, and 54 of U.S. Patent No. 6,322,365. The complaint named six respondents: Widec S.A. Decolletage, of Moutier, Switzerland; AMI Corporation SA, of Moutier, Switzerland; Crown AirMunition Holding, of Hilversum, The Netherlands; AirMunition Industries S.A. Belprahon-Moutier, Switzerland; and AirMunition North America, Inc., of Norcross, Georgia. The complaint further alleges that an industry in the United States exists as required by subsection (a)(2) of section 337.

On April 27, 2004, complainants filed a motion pursuant Commission rule 210.16 for an order to show cause and entry of a default judgment against Crown AirMunition Holding, AirMunition International Corp., AirMunition Industries S.A., and AirMunition North America, Inc. (collectively "AirMunition respondents"). None of the respondents filed a response to the motion. The ALJ issued a show cause order (Order No. 6) on May 12, 2004. The order required the AirMunition respondents to show cause why they should not be held in default, having not responded to the complaint, notice of investigation, or motion for a show cause order. On August 16, 2004, complainants filed a motion for an order finding the AirMunition respondents in default due to their failure to respond to the motion to show cause.

The ALJ issued the subject ID on September 21, 2004. The ALJ indicates in the initial determination that the AirMunition respondents did not respond to the complaint, notice of investigation, or the order to show cause. Consequently, the ALJ found the AirMunition respondents in default, and pursuant to Commission Rule 210.16(b)(3), the ALJ found that the AirMunition respondents had waived their right to appear, be served with documents, or contest the allegations in the complaint. No petitions for review were filed.

This action is taken under the authority of section 337 of the Tariff Act of 1930, as amended (19 U.S.C. § 1337), and section 210.42 of the Commission's Rules of Practice and Procedure (19 C.F.R. § 210.42).

By order of the Commission.

Marilyn R. Abbott Secretary to the Commission Beamhit, LLC, and Safeshot, LLC, both of Columbia, MD, and Safeshot, Inc. of New York, New York. 69 Fed. Reg. 12346 (2004). The complaint as amended alleges violations of section 337 in the importation into the United States, the sale for importation, and the sale within the United States after importation of certain gun barrels used in firearms training systems by reason of infringement of claims 1-2, 4-5, 8, 15, 21-22 and 26 of U.S. Patent No. 5,829,180 and claims 1-3, 7, 9, 14-18, 20, 24, 27, 32-33, 37-40, 44-45, 49-51, and 54 of U.S. Patent No. 6,322,365. The complaint named six respondents: Widec S.A. Decolletage, of Moutier, Switzerland; AMI Corporation SA, of Moutier, Switzerland; Crown AirMunition Holding, of Hilversum, The Netherlands; AirMunition Industries S.A. Belprahon-Moutier, Switzerland; and AirMunition North America, Inc., of Norcross, Georgia. The complaint further alleges that an industry in the United States exists as required by subsection (a)(2) of section 337.

On April 27, 2004, complainants filed a motion pursuant Commission rule 210.16 for an order to show cause and entry of a default judgment against Crown AirMunition Holding, AirMunition International Corp., AirMunition Industries S.A., and AirMunition North America, Inc. (collectively "AirMunition respondents"). None of the respondents filed a response to the motion. The ALJ issued a show cause order (Order No. 6) on May 12, 2004. The order required the AirMunition respondents to show cause why they should not be held in default, having not responded to the complaint, notice of investigation, or motion for a show cause order. On August 16, 2004, complainants filed a motion for an order finding the AirMunition respondents in default due to their failure to respond to the motion to show cause.

The ALJ issued the subject ID on September 21, 2004. The ALJ indicates in the initial determination that the AirMunition respondents did not respond to the complaint, notice of investigation, or the order to show cause. Consequently, the ALJ found the AirMunition respondents in default, and pursuant to Commission Rule 210.16(b)(3), the ALJ found that the AirMunition respondents had waived their right to appear, be served with documents, or contest the allegations in the complaint. No petitions for review were filed.

This action is taken under the authority of section 337 of the Tariff Act of 1930, as amended (19 U.S.C. § 1337), and section 210.42 of the Commission's Rules of Practice and Procedure (19 C.F.R. § 210.42).

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The ALJ issued the subject ID on September 21, 2004. The ALJ indicates in the initial determination that the AirMunition respondents did not respond to the complaint, notice of investigation, or the order to show cause. Consequently, the ALJ found the AirMunition respondents in default, and pursuant to Commission Rule 210.16(b)(3), the ALJ found that the AirMunition respondents had waived their right to appear, be served with documents, or contest the allegations in the complaint. No petitions for review were filed.

This action is taken under the authority of section 337 of the Tariff Act of 1930, as amended (19 U.S.C. § 1337), and section 210.42 of the Commission's Rules of Practice and Procedure (19 C.F.R. § 210.42).

By order of the Commission.

Marilyn R. Abbott Secretary to the Commission Issued: October 12, 2004

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