Office of Management and Budget, Interior Department Desk Officer, (1004–0119), Office of Information and Regulatory Affairs, Washington, DC 20503. Please provide a copy of your comments to the Bureau Information Clearance Officer (WO–630), 1849 C St., NW., Mail Stop 401 LS, Washington, DC 20240.

*Nature of Comments:* We specifically request your comments on the following:

- 1. Whether the collection of information is necessary for the proper functioning of the BLM, including whether the information will have practical utility;
- 2. The accuracy of the BLM's estimate of the burden of collecting the information, including the validity of the methodology and assumptions used;
- 3. The quality, utility and clarity of the information to be collected; and
- 4. How to minimize the burden of collecting the information on those who are to respond, including the use of appropriate automated electronic, mechanical, or other forms of information technology.

*Title:* Special Recreation Application and Permit (43 CFR 8370).

*OMB Approval Number:* 1004–0119. *Bureau Form Number:* 8370–1.

Abstract: Respondents supply identifying information on proposed commercial, competitive, or individual recreational use when required to determine the eligibility for a permit. BLM uses this information to authorize the requested use and determine the appropriate fees. BLM also uses this information to tabulate recreation use data for the annual Federal Recreation Fee Report as required by the Land and Water Conservation Act.

Frequency: On occasion.

Description of Respondents: Recreation visitors to areas of the public lands and related waters where BLM requires special recreation permits.

Estimated Completion Time: 30 minutes.

Annual Responses: 31,000.
Filing Fee Per Response: 0.
Annual Burden Hours: 15,500.
Bureau Clearance Officer: Michael
Schwartz, (202) 452–5033.

Dated: March 20, 2001.

### Michael H. Schwartz,

BLM Information Collection Clearance Officer.

[FR Doc. 01–9273 Filed 4–13–01; 8:45 am]

BILLING CODE 4310-84-M

### **DEPARTMENT OF THE INTERIOR**

#### **Bureau of Reclamation**

## Bay-Delta Advisory Council's Ecosystem Roundtable Meeting

**AGENCY:** Bureau of Reclamation, Interior.

**ACTION:** Notice of meetings.

SUMMARY: The Bay-Delta Advisory
Council's (BDAC) Ecosystem
Roundtable will meet on April 27, 2001
to discuss the 2002 Ecosystem
Restoration Program Implementation
Plan, project selection process, and
other issues. This meeting is open to the
public. Interested persons may make
oral statements to the Ecosystem
Roundtable or may file written
statements for consideration.

**DATES:** The BDAC's Ecosystem Roundtable meeting will be held from 9:30 a.m. to 2:30 p.m. on Friday, April 27, 2001.

ADDRESSES: The Ecosystem Roundtable will meet at the Resources Building, 1416 Ninth Street, Room 1131, Sacramento, CA 95814.

## FOR FURTHER INFORMATION CONTACT:

Terry Mills, CALFED Bay-Delta Program, at (916) 657–2666. If reasonable accommodation is needed due to a disability, please contact the Equal Employment Opportunity Office at (916) 653–6952 or TDD (916) 653– 6934 at least one week prior to the meeting.

SUPPLEMENTARY INFORMATION: The San Francisco Bay/Sacramento-San Joaquin Delta Estuary (Bay-Delta system) is a critically important part of California's natural environment and economy. In recognition of the serious problems facing the region and the complex resource management decisions that must be made, the State of California and the Federal government are working together to stabilize, protect, restore, and enhance the Bay-Delta system. The State and Federal agencies with management and regulatory responsibilities in the Bay-Delta system are working together as CALFED to provide policy direction and oversight for the process.

One area of Bay-Delta management includes the establishment of a joint State-Federal process to develop long-term solutions to problems in the Bay-Delta system related to fish and wildlife, water supply reliability, natural disasters, and water quality. The intent is to develop a comprehensive and balanced plan that addresses all of the resource problems. This effort, the CALFED Bay-Delta Program (Program),

is being carried out under the policy direction of CALFED. The Program is exploring and developing a long-term solution for a cooperative planning process that will determine the most appropriate strategy and actions necessary to improve water quality, restore health to the Bay-Delta ecosystem, provide for a variety of beneficial uses, and minimize Bay-Delta system vulnerability. A group of citizen advisors representing California's agricultural, environmental, urban, business, fishing, and other interests who have a stake in finding long-term solutions for the problems affecting the Bay-Delta system has been chartered under the Federal Advisory Committee Act (FACA). The BDAC provides advice CALFED on the program mission, problems to be addressed, and objectives for the Program. BDAC provides a forum to help ensure public participation, and will review reports and other materials prepared by CALFED staff. BDAC has established a subcommittee called the Ecosystem Roundtable to provide input on annual workplans to implement ecosystem restoration projects and programs.

Minutes of the meeting will be maintained by the Program, Suite 1155, 1416 Ninth Street, Sacramento, CA 95814, and will be available for public inspection during regular business hours, Monday through Friday within 30 days following the meeting.

Dated: April 6, 2001.

### Kirk C. Rodgers,

Acting Regional Director, Mid-Pacific Region.
[FR Doc. 01–9316 Filed 4–13–01; 8:45 am]
BILLING CODE 4310–94–M

# INTERNATIONAL TRADE COMMISSION

# Sanction for Breach of Commission Protective Order

**AGENCY:** International Trade Commission.

**ACTION:** Sanction for breaches of Commission protective order.

SUMMARY: Notice is hereby given of the sanction imposed by the Commission for a breach of the administrative protective order ("APO") issued in Certain Steel Wire Rod, Inv. No. 201-TA-69. The Commission found that Martin J. Lewin and Adam S. Apatoff breached the APO by failing to delete business proprietary information ("BPI") from the public version of the pre-hearing brief filed on behalf of their client. APOB Inv. #189. This public reprimand is being issued because this

breach was the third breach for both Lewin and Apatoff in less than two years and the fourth breach by Lewin within two and one-half years.

### FOR FURTHER INFORMATION CONTACT:

Carol McCue Verratti, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, telephone 202–205–3088. Hearing impaired individuals are advised that information on this matter can be obtained by contacting the Commission's TDD terminal at 202–205–1810. General information concerning the Commission can also be obtained by accessing its Internet server (http://www.usitc.gov).

SUPPLEMENTARY INFORMATION: In connection with the Wire Rod investigation, Messrs. Lewin, Apatoff, and one other attorney filed applications for access to APO information with the Commission. In the applications, they swore (i) not to disclose without written permission any of the information obtained under the APO except to certain enumerated categories of approved persons, (ii) to serve all materials containing BPI disclosed under the APO as directed by the Secretary, and (iii) to otherwise comply with the terms of the APO and the Commission's regulations regarding access to BPI. They also acknowledged in the APO that violation of the APO could subject them, and their firm, to disbarment from practice before the Commission, referral to the U.S. Attorney or appropriate professional association, or "[s]uch other administrative sanctions as the Commission determines to be appropriate \* \* \*" 19 CFR 206.17(d). The Commission granted their applications.

The firm with which Lewin and Apatoff were affiliated at the time of this breach and the prior breaches was very experienced in Commission practice and Lewin, Apatoff, and other attorneys at the firm appeared regularly before the Commission and sought access to APO information on a regular basis. None of the prior breaches committed by Lewin or Apatoff were egregious enough to warrant a public reprimand when considered separately, and were instead dealt with through private means. Although this breach is no more egregious than the prior breaches, the Commission is issuing this public reprimand because it takes very seriously its responsibility to safeguard the BPI it acquires during its investigations. The Commission cannot allow private attorneys to gain access to other parties' BPI and to treat it in a careless way on multiple occasions.

Therefore, the Commission has decided that this public reprimand is appropriate. The Commission has decided not to suspend Lewin's and Apatoff's access to APO information at this time because they have not been the subject of any breach allegations since this breach occurred almost two years ago.

Martin J. Lewin and Adam S. Apatoff are reprimanded for failing to delete BPI from the public version of the prehearing brief they filed on behalf of their client in this investigation and for committing multiple APO breaches over a relatively short period of time.

The authority for this action is conferred by section 206.17(d) of the Commission's Rules of Practice and Procedure (19 CFR 206.17(d)).

Issued: April 10, 2001. By order of the Commission.

#### Donna R. Koehnke,

Secretary.

[FR Doc. 01–9270 Filed 4–13–01; 8:45 am]

# INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-455]

In the Matter of Certain Network Interface Cards and Access Points for Use in Direct Sequence Spread Spectrum Wireless Local Area Networks and Products Containing Same; Notice of Change of Administrative Law Judge

**AGENCY:** International Trade Commission.

ACTION: Notice.

**SUMMARY:** Notice is hereby given that the U.S. International Trade Commission has determined to change the presiding administrative law judge ("ALJ") in the above-captioned investigation from Judge Paul J. Luckern to Judge Debra Morriss. This change was effective as of April 10, 2001.

FOR FURTHER INFORMATION CONTACT: Tim Yaworski, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, tel. (202) 205–3096. Hearing impaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal at (202) 205–1810. General information concerning the Commission may also be obtained by accessing the Commission's 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://www.usitc.gov/eol/public.

SUPPLEMENTAL INFORMATION: The Commission instituted this investigation on April 3, 2001, based on a complaint filed by Proxim, Inc. Fourteen firms were named as respondents. Judge Paul J. Luckern was designated as the presiding ALJ.

Approximately three weeks earlier, on March 14, 2001, the Commission instituted Inv. No. 337–TA–454, Certain Set-Top Boxes and Components Thereof. Judge Debra Morriss was designated as the ALJ in that

investigation.

On March 21, 2001, Judge Morriss issued a notice in which she advised the parties in the Set-Top Box investigation that she owns one of the accused set-top boxes and that she has an ongoing service contract with DISH Network, which she believes is related to EchoStar Communications Corporation, one of the respondents. In light of these disclosures, Judge Morriss stated that, if any party requested her disqualification as ALJ in the Set-Top Box investigation, she would seek to recuse herself from the investigation. She directed each party to file a written submission on her attorney-advisor by April 2, 2001, indicating whether the party requested her disqualification or, alternatively, whether the party consented to her continuing to preside over the investigation.

By notice issued on April 4, 2001, Commission Chairman Stephen Koplan directed that the submissions ordered by Judge Morriss be filed with the Commission by the close of business on

April 6, 2001.

Respondents Pioneer Corporation, Pioneer North America, Inc., Pioneer Digital Technologies, Inc., and Pioneer New Media Technologies, Inc., subsequently filed a submission with the Commission requesting disqualification of Judge Morriss as ALJ.

On April 10, 2001, the Commission issued an order designating Judge Luckern as the presiding ALJ in the SetTop Box investigation and an order designating Judge Morriss as the presiding ALJ in this investigation.

The authority for the Commission's action is contained in section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337). Copies of the ALJ's notice, the Commission's order, and all other 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, DC 20436, telephone (202) 205–2000.