requested by mail, email or phone using the contacts provided in the FOR FURTHER INFORMATION CONTACT section. You may submit comments related to the CCMC EA, FMV and MER by any of the following methods:

- Email: BLM_MT_North_Dakota_ CoyoteCreekLBA@blm.gov;
- Mail: Bureau of Land Management North Dakota Field Office, Attention: Joel Hartmann, Project Lead, 99 23rd Avenue West, Suite A, Dickinson, ND 58601.

FOR FURTHER INFORMATION CONTACT: Joel Hartmann, Geologist; telephone: 406-896-5159; or at the address and email provided in the ADDRESSES section. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Relay Service at 1-800-877-8339 to contact Mr. Hartmann during normal business hours. The Service is available 24 hours a day, 7 days a week, to leave a message or question for Mr. Hartmann. You will receive a reply during normal business hours. If you have questions regarding the potential Federal mine plan decision, please contact Michelle Fishburne at telephone: 202-208-2982, email: mfishburne@osmre.gov. If you have questions regarding attending the hearing by teleconference, please contact Al Nash at telephone: 406-896-5260; email: knash@blm.gov.

SUPPLEMENTARY INFORMATION: On December 13, 2017, CCMC submitted an application to lease two 160-acre Federal coal lease tracts comprising 320 acres, located in Mercer County, North Dakota. As project co-leads, the BLM and OSMRE developed the issue-based EA, which analyzed and disclosed potential direct, indirect, and cumulative impacts of leasing and subsequent mining of the proposed lease tracts. The tracts are located at the Coyote Creek Mine and contain about 5.23 million tons of in-place Federal coal resources. The tracts underlie private surface and are described as follows:

Fifth Principal Meridian, North Dakota

T. 143 N., R. 89 W., Sec. 24, SW1/4; Sec. 26, SE1/4.

The areas described aggregate 320.00 acres.

Through this notice, the BLM is inviting the public to provide comments regarding the potential environmental impacts related to the proposed action, and to submit comments on the FMV and the MER for the proposed LBA tract. The BLM usually holds a public hearing in the local community where the tracts are located. However, due to the COVID–19 National Emergency and

the uncertainty of Federal, State, and local social distancing guidelines, the BLM and OSRME are holding the public hearing by teleconference to ensure staff and interested community members are able to participate safely. A stenographer will record the presentation and comments received during the teleconference. All public comments, whether written or oral, will receive consideration prior to the BLM's decision regarding the leasing of the Federal coal contained in the tracts.

Public comments on the EA should address the potential environmental impacts of the proposed action. Public comments on the FMV and MER for the proposed lease tracts may address, but do not necessarily have to be limited to, the following:

- 1. The quantity and quality of the Federal coal resource:
- 2. The mining method to be employed to obtain the MER of the coal resource, including the name of the coal bed(s) to be mined, timing and rate of production, restriction of mining, and the inclusion of the lease tracts into the existing mining operation;
- 3. The price that the mined coal would bring when sold;
- Costs, including mining and reclamation, and the anticipated timing of production;
- 5. The percentage rate at which anticipated income streams should be discounted, either with inflation, or in the absence of inflation, in which case the anticipated rate of inflation should be given;
- 6. Depreciation, depletion, amortization and other tax accounting factors;
- 7. The value of privately held mineral or surface estate in the Coyote Creek Mine area.

Any proprietary information or data that you submit to the BLM must be marked as confidential to ensure the data will be treated in accordance with the applicable laws and regulations governing the confidentiality of such information or data. A copy of the comments submitted by the public on the EA, FMV, and MER for the tracts, except those portions identified as proprietary and that meet one of the exemptions in the Freedom of Information Act, will be available for public inspection at the BLM, NDFO, 99 23rd Avenue West, Suite A, Dickinson, North Dakota, during regular business hours (8:00 a.m.-4:30 p.m. Central time zone), Monday through Friday.

Before including your address, phone number, email address, or other personal identifying information in your 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 us in your comment to withhold your personal identifying information from public review, the BLM cannot guarantee that we will be able to do so.

(Authority: 40 CFR 1506.6, 43 CFR 3422.1, 3425.3 and 3425.4)

John J. Mehlhoff,

BLM Montana/Dakotas State Director, Billings, Montana.

[FR Doc. 2020–09613 Filed 5–5–20; 8:45 am] BILLING CODE 4310–DN–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[LLMTC02200 L14400000.FR0000; MO #4500143799; MTM 109178]

Notice of Availability/Notice of Realty Action: Environmental Assessment of the Direct Sale of the Reversionary Interest on the Miles Community College Patent and Draft Resource Management Plan Amendment to the 2015 Miles City Field Office Resource Management Plan, Montana

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of availability and notice of realty action.

SUMMARY: In accordance with the National Environmental Policy Act of 1969 (NEPA), as amended, and Section 203 of the Federal Land Policy and Management Act of 1976 (FLPMA), as amended, the Bureau of Land Management (BLM), Montana Miles City Field Office (MCFO) has prepared an environmental assessment (EA) and proposal to amend the 2015 MCFO Resource Management Plan (RMP), as amended. The EA is in response to Miles Community College's (MCC) request for a direct sale of the United States' (U.S.) reversionary interest in the Recreation and Public Purpose (R&PP) Act Patent No. 25-92-0078 for 11.83 acres at fair market value of \$272,000, under the authority of FLPMA. By this notice, the BLM is announcing the opening of the comment period on the EA, realty action, and Draft RMP amendment.

DATES: To ensure that comments are considered, written comments regarding the EA, realty action, and Draft RMP amendment must be submitted to the BLM within 45 days following the date that the Environmental Protection Agency (EPA) publishes its Notice of Availability (NOA) in the Federal

Register. The EPA typically publishes its NOAs every Friday.

ADDRESSES: You may submit comments by any of the following methods:

• Website: https://bit.ly/36pwGth.

Mail: Bureau of Land Management;
Miles City Field Office; Beth Klempel;
111 Garryowen Road, Miles City, MT
59301

Copies of the EA are available at the MCFO at the above address or may be reviewed at: https://bit.ly/36pwGth.

FOR FURTHER INFORMATION CONTACT: Beth Klempel, Assistant Field Manager for the Division of Nonrenewable Resources by telephone at 406-233-2800, or by email at bklempel@blm.gov. Persons who use a telecommunications device for the deaf may call the Federal Relay Service (FRS) at 1-800-877-8339 to leave a message or question for Ms. Klempel. The FRS is available 24 hours a day, 7 days a week. You will receive a reply during normal business hours. SUPPLEMENTARY INFORMATION: The BLM patented the subject land's surface estate to MCC in 1992 under the R&PP Act for the college's educational purposes, including a rodeo arena for equestrian events, recreation facilities and agriculture related courses and programs. The patent is subject to a reversionary interest which only allows MCC to use the land in accordance with the patent and plan of development. The U.S. retained an interest in the land in which title could revert back to the U.S. if the land is not used for the purposes authorized under the R&PP Act or if the land is transferred to another party without the BLM's approval. In 2016, MCC built an Agricultural Advancement Center (indoor arena) on the subject land. On June 3, 2016, the BLM received a request from MCC to purchase the Federal reversionary interest retained by the U.S. The reversionary interest in the following land is proposed for a direct sale in accordance with Section 203 of the FLPMA, as amended (43 U.S.C.

Principal Meridian, Montana

T. 7 N., R 47 E., Sec. 5, Tract X.

1713).

The area described above contains 11.83 acres.

The conveyance document issued would convey only the reversionary interest retained by the U.S. in patent 25–92–0078 and would contain terms, conditions and reservations.

The 2015 RMP, as amended, does not specifically identify Tract X for disposal since it was patented to MCC under the R&PP Act prior to the RMP being issued. A direct sale of the reversionary interest

would require a plan amendment to the RMP.

Before including your address, phone number, email address, or other personal identifying information in any comment, be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

(Authority: 43 CFR 1506, 43 CFR 1610.2, and 43 CFR 2711 *et seq.*)

John Mehlhoff,

State Director, Montana/Dakotas. [FR Doc. 2020–09616 Filed 5–5–20; 8:45 am]

BILLING CODE 4310-DN-P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-1119]

Certain Infotainment Systems, Components Thereof, and Automobiles Containing the Same; Notice of a Commission Determination Finding No Violation of Section 337; Termination of the Investigation

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined to affirm, with modified reasoning, the final initial determination's ("FID") finding that no violation of section 337 has occurred. The investigation is terminated.

FOR FURTHER INFORMATION CONTACT:

Lynde Herzbach, Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW, Washington, DC. 20436, telephone (202) 205-3228. 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, telephone 202-205-1810.

SUPPLEMENTARY INFORMATION: On June 12, 2018, the Commission instituted this

investigation based on a complaint filed by Broadcom Corporation ("Broadcom") of San Jose, California. 83 FR 27349 (June 12, 2018). The complaint alleged a violation of section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337 ("section 337") in the importation into the United States, sale for importation, or sale in the United States after importation of certain infotainment systems, components thereof, and automobiles containing same that allegedly infringe one or more claims of U.S. Patent Nos. 6,937,187 ("the '187 patent"); 8,902,104 ("the '104 patent"); 7,512,752 ("the '752 patent"); 7,530,027 ("the '027 patent"); 8,284,844 ("the '844 patent"); and 7,437,583 ("the '583 patent") (collectively, "the Asserted Patents"). The notice of investigation named 15 respondents, including Toyota Motor Corporation of Aichi, Japan; Tovota Motor North America, Inc. of Plano, TX; Toyota Motor Sales, U.S.A., Inc. of Plano, TX; Toyota Motor Engineering & Manufacturing North America, Inc. of Plano, TX; Toyota Motor Manufacturing, Indiana, Inc. of Princeton, IN; Toyota Motor Manufacturing, Kentucky, Inc. of Erlanger, KY; Toyota Motor Manufacturing, Mississippi, Inc. of Tupelo, MS; and Toyota Motor Manufacturing, Texas, Inc. of San Antonio, TX (collectively, "Toyota"): Panasonic Corporation of Osaka, Japan and Panasonic Corporation of North America of Newark, NJ (collectively, "Panasonic"); DENSO TEN Limited of Kobe City, Japan and DENSO TEN AMERICA Limited of Torrance, CA (collectively, "DENSO TEN"); Renesas Electronics Corporation of Tokyo, Japan and Renesas Electronics America, Inc. of Milpitas, CA (collectively, "Renesas"); and Japan Radio Co., Ltd. of Tokyo, Japan. Id. at 27349-50. The Office of Unfair Import Investigations was not named as a party. *Id.* at 27351.

The complaint and notice of investigation were later amended to add ten more respondents, including Pioneer Corporation of Tokyo, Japan and Pioneer Automotive Technologies, Inc. of Farmington Hills, MI (collectively, "Pioneer"); DENSO Corporation of Aichi, Japan; DENSO International America, Inc. of Southfield, MI; DENSO Manufacturing Tennessee, Inc. of Maryville, TN; and DENSO Wireless Systems America, Inc. of Vista, CA (collectively, "DENSO Corp."); u-blox AG of Thalwil, Switzerland; u-blox America, Inc. of Reston, VA; u-blox San Diego, Inc. of San Diego, CA; and Socionext Inc. of Kanagawa, Japan. Order No. 14 (Oct. 3,