

**Fifth Principal Meridian, Minnesota**

T. 141 N., R. 38 W.

The plat of survey represents the dependent resurvey of a portion of the west boundary, and a portion of the subdivisional lines; and the survey of the subdivision of section 18, Township 141 North, Range 38 West, of the Fifth Principal Meridian, Minnesota, and was accepted November 23, 2005. We will place a copy of the plat we described in the open files. It will be available to the public as a matter of information.

If BLM receives a protest against this survey, as shown on the plat, prior to the date of the official filing, we will stay the filing pending our consideration of the protest.

We will not officially file the plat until the day after we have accepted or dismissed all protests and they have become final, including decisions on appeals.

Dated: November 23, 2005.

**Jerry L. Wahl,**

*Chief Cadastral Surveyor.*

[FR Doc. E5-6762 Filed 12-1-05; 8:45 am]

**BILLING CODE 4310-GJ-P**

**DEPARTMENT OF THE INTERIOR****Bureau of Reclamation****Safety Modifications for Folsom Dam and Appurtenant Structures (Folsom Safety of Dams Project)—Sacramento, El Dorado, and Placer Counties, CA**

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

**ACTION:** Notice of change to public scoping meeting dates and locations.

**SUMMARY:** The notice of intent to prepare an environmental impact statement (EIS) and notice of public scoping meetings was published in the **Federal Register** on October 6, 2005 (70 FR 58469). The Bureau of Reclamation is changing the public scoping meeting dates from November 1 and 3, 2005, to December 12 and 14, 2005. The scoping meeting locations have also changed.

**DATES:** The new meeting dates are:

- December 12, 2005, 5 to 7 p.m., Granite Bay Activity Center, Folsom State Recreation Area, CA.
- December 14, 2005, 5:30 to 8 p.m., Folsom, CA.

**ADDRESSES:** The new locations are:

- Granite Bay Activity Center, Folsom State Recreation Area—there is no address for this location. Directions follow:

**From Highway 50**

(1) Take Hazel Avenue exit and head north for 2 miles;

(2) Turn right on Madison Avenue (becomes Greenback Lane at the car

dealership) and head east a little over 2.5 miles;

(3) Turn left on Folsom-Auburn Road and head north for 5 miles (if you go over the bridge, you went too far);

(4) Turn right on Douglas Boulevard;

(5) Go past the State Park's entrance station kiosk;

(6) Turn right at the 2nd stop sign; and

(7) Turn left immediately (pass through gate to Granite Bay Activity Center).

**From Interstate 80**

(1) Take Douglas Boulevard exit and head east for 6 miles;

(2) Go past the State Park's entrance station kiosk;

(3) Turn right at the 2nd stop sign; and

(4) Turn left immediately (pass through gate to Granite Bay Activity Center).

- Folsom Community Center, 52 Natoma Street, Folsom, California.

**FOR FURTHER INFORMATION CONTACT:** Mr. Shawn Oliver, Bureau of Reclamation, 7794 Folsom Dam Road, Folsom, California 95630; telephone number (916) 989-7256; e-mail [soliver@mp.usbr.gov](mailto:soliver@mp.usbr.gov).

Dated: November 17, 2005.

**Frank Michny,**

*Regional Environmental Officer, Mid-Pacific Region.*

[FR Doc. E5-6757 Filed 12-1-05; 8:45 am]

**BILLING CODE 4310-MN-P**

**INTERNATIONAL TRADE COMMISSION**

[Investigation No. 337-TA-555]

**In the Matter of Certain Devices for Determining Organ Positions and Certain Subassemblies Thereof; Notice of Investigation**

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

**ACTION:** Institution of investigation pursuant to 19 U.S.C. 1337.

**SUMMARY:** Notice is hereby given that a complaint was filed with the U.S. International Trade Commission on September 28, 2005 under section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, on behalf of SAS PRAXIM of La Tronche, France and Varian Medical Systems, Inc. of Palo Alto, California. A supplement to the complaint was filed on October 19, 2005. On October 25, 2005, the Commission granted complainants' request for a postponement of the Commission's determination whether to

institute an investigation in order for complainant to provide further supplementation. An additional supplement was filed on November 9, 2005. The complaint, as supplemented, 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 devices for determining organ positions and certain subassemblies thereof by reason of infringement of claims 1, 2, 5, and 10 of U.S. Patent No. 5,447,154. The complaint further alleges that an industry in the United States exists as required by subsection (a)(2) of section 337.

The complainants request that the Commission institute an investigation and, after the investigation, issue a permanent limited exclusion order and a permanent cease and desist order.

**ADDRESSES:** The complaint and supplements, except for any confidential information contained therein, are 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., Room 112, Washington, DC 20436, telephone 202-205-2000. 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 <http://www.usitc.gov>. The public record for this investigation may be viewed on the Commission's electronic docket (EDIS) at <http://edis.usitc.gov>.

**FOR FURTHER INFORMATION CONTACT:** Jay H. Reiziss, Esq., Office of Unfair Import Investigations, U.S. International Trade Commission, telephone 202-205-2579.

**Authority:** The authority for institution of this investigation is contained in section 337 of the Tariff Act of 1930, as amended, and in §210.10 of the Commission's Rules of Practice and Procedure, 19 CFR 210.10 (2005).

*Scope of Investigation:* Having considered the complaint, the U.S. International Trade Commission, on November 23, 2005, *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 devices for determining organ positions and certain subassemblies thereof by reason of infringement of claims 1, 2, 5, or 10 of U.S. Patent No. 5,447,154, and whether an industry in the United States exists as required by subsection (a)(2) of section 337.

(2) 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 complainants are—  
SAS PRAXIM, 4 Avenue de l'Obiou,  
Le Grand Sablon, 38700 La Tronche,  
France.

Varian Medical Systems, Inc., 3100  
Hansen Way, Palo Alto, California  
94304.

(b) The respondent is the following  
company alleged to be in violation of  
section 337, and is the party upon  
which the complaint is to be served:

Resonant Medical, Inc., 2050 Bleury  
Street, Suite 200, Montreal, Quebec,  
Canada H3A 2J5.

(c) Jay H. Reiziss, Esq., Office of  
Unfair Import Investigations, U.S.  
International Trade Commission, 500 E  
Street, SW., Room 401-D, Washington,  
DC 20436, who shall be the Commission  
investigative attorney, party to this  
investigation; and

(3) For the investigation so instituted,  
the Honorable Charles E. Bullock is  
designated as the presiding  
administrative law judge.

A response to the complaint and the  
notice of investigation must be  
submitted by the named respondent in  
accordance with § 210.13 of the  
Commission's Rules of Practice and  
Procedure, 19 CFR 210.13. Pursuant to  
19 CFR 201.16(d) and 210.13(a), such  
response will be considered by the  
Commission if received no later than 20  
days after the date of service by the  
Commission of the complaint and notice  
of investigation. Extensions of time for  
submitting a response to the complaint  
will not be granted unless good cause  
therefor is shown.

Failure of the 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 both an initial  
determination and a final determination  
containing such findings, and may  
result in the issuance of a limited

exclusion order or a cease and desist  
order or both directed against such  
respondent.

By order of the Commission.

Issued: November 28, 2005.

**Marilyn R. Abbott,**

*Secretary to the Commission.*

[FR Doc. E5-6780 Filed 12-1-05; 8:45 am]

**BILLING CODE 7020-02-P**

## DEPARTMENT OF JUSTICE

**[AAG/A Order No. 018-2005]**

### Privacy Act of 1974; Modification of System of Records

Pursuant to the provisions of the  
Privacy Act of 1974, 5 U.S.C. 552a,  
notice is given that the Department of  
Justice proposes to modify the  
Departmentwide system of records  
entitled, "Department of Justice  
Regional Data Exchange System  
(RDEX)" DOJ-012, previously published  
in full text in the **Federal Register** on  
July 11, 2005 (70 FR 39790).

This system is being modified as  
follows:

(1) The Categories Of Individuals  
Covered By The System And The  
Categories Of Records In The System are  
being modified to reflect that  
information in RDEX that originated  
with the Bureau of Alcohol, Tobacco,  
Firearms, and Explosives (ATF), the  
Drug Enforcement Administration  
(DEA), and the Federal Bureau of  
Investigation (FBI) will no longer be  
limited to information from the State of  
Washington field offices of those  
components. This modification is  
necessary due to the expansion of the  
RDEX pilot project to include other  
regional sharing initiatives;

(2) The Purpose Of the System is  
being modified to reflect that in  
addition to consolidating certain law  
enforcement information from other  
Department of Justice systems, in some  
instances RDEX will include  
information from such other systems  
that has been structured in order to  
facilitate sharing initiatives; and

(3) The System Managers and  
Addresses portion of the notice is being  
modified to reflect that requests for  
information about the RDEX system  
generally should be sent to the FBI  
rather than the Chief Information  
Officer, Justice Management Division, as  
it was subsequently determined that the  
FBI would serve as the system and  
security administrator for RDEX.

The RDEX system is part of the  
Department's Law Enforcement  
Information Sharing Program (LEISP).  
The expansion of the RDEX pilot

program to include other regional  
sharing initiatives and the concomitant  
modifications to the RDEX system  
notice to reflect such expansion serve to  
further the LEISP's principal purpose of  
ensuring that Department of Justice  
criminal law enforcement information is  
available for users at all levels of  
government so that they can more  
effectively investigate, disrupt, and  
deter criminal activity, including  
terrorism, and protect the national  
security.

The Department is providing a report  
of this modification to OMB and  
Congress.

Dated: November 22, 2005.

**Paul R. Corts,**

*Assistant Attorney General for  
Administration.*

### DOJ-012

#### SYSTEM NAME:

Department of Justice Regional Data  
Exchange System (RDEX).

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#### CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Individuals covered by this system  
include individuals who are referred to  
in potential or actual cases or matters of  
concern to the Federal Bureau of Prisons  
(BOP), the United States Marshals  
Service (USMS), the Bureau of Alcohol,  
Tobacco, Firearms, and Explosives  
(ATF), the Drug Enforcement  
Administration (DEA), and the Federal  
Bureau of Investigation (FBI). Because  
the system contains audit logs regarding  
queries, individuals who use the system  
to conduct such queries are also  
covered.

#### CATEGORIES OF RECORDS IN THE SYSTEM:

The system consists of unclassified  
criminal law enforcement records  
collected and produced by the BOP, the  
USMS, the ATF, the DEA, and the FBI,  
including: investigative reports and  
witness interviews from both open and  
closed cases; criminal event data (*e.g.*,  
characteristics of criminal activities and  
incidents that identify links or patterns);  
criminal history information (*e.g.*,  
history of arrests, nature and disposition  
of criminal charges, sentencing,  
confinement, and release); and  
identifying information about criminal  
offenders (*e.g.*, name, address, date of  
birth, birthplace, physical description).  
The system also consists of audit logs  
that contain information regarding  
queries made of the system.

\* \* \* \* \*

#### PURPOSE OF THE SYSTEM:

This system is maintained for the  
purpose of ensuring that Department of