ATTACHMENT A—VIOLATIVE FIREWORKS—Continued

| Sample No. | Model name |
|--|---|
| 07-840-6847 07-840-6849 07-840-6865 07-840-6867 07-840-6867 07-840-7267 07-840-7267 07-840-7283 07-840-7291 07-840-7291 07-840-7297 07-840-7305 07-840-7305 07-840-7321 07-840-7321 07-840-7321 07-840-7321 07-840-7328 07-840-7328 07-840-7468 07-840-7468 07-840-7468 07-840-7489 07-810-5036 07-810-5037 07-810-5037 07-840-7209 07-840-7207 07-840-7209 07-840-7209 07-840-7209 07-840-7209 07-840-7209 07-840-7209 07-840-7209 07-840-7209 07-840-7209 07-840-7209 07-840-7209 07-840-7209 | Merlin's Match. Vendicator. The Best of the Best. Flashing Thunder. Loyal To None. Loyal To None. The Big Package. One Bad Mother. One Bad Mother. One Bad Mother. Loyal To None. Instigator. Loyal To None. One Bad Mother. Saturn Missle Battery. Loyal To None. One Bad Mother. One Bad Mother. One Bad Mother. One Bad Mother. One Bad Mother. Cone Bad Mother. So What Are You Looking At? Loyal To None. So What Are You Looking At? Loyal To None. Whistling Chaser. Return To Glory. One Bad Mother 9 Shot. World Class Loyal To None. Grave Digger. Megabanger Megatron. Megabanger Just Bad. Loyal To None. One Bad Mother. Loyal To None. The Big Package. Jumbo Smoke Balls. Loyal To None. The Big Package. Jumbo Smoke Balls. Loyal To None. Cone. Done. |
| 07-840-7208 07-840-7209 07-810-5494 07-810-5738 | The Big Package. Jumbo Smoke Balls. Loyal To None. Loyal To None. Loyal To None. |
| 07-810-5740 07-810-5781 07-810-5782 07-810-5785 07-810-5786 07-810-5788 07-810-5791 07-810-5791 07-810-5792 07-840-7282 | Loyal To None. So What Are You Looking At? Saturn Missle Battery. Loyal To None. The Big Dog. Extreme Machine. Loyal To None. Loyal to None. Loyal to None. Loyal To None. Loyal To None. |
| 07-810-5785 07-810-5786 07-810-5788 07-810-5790 07-810-5791 07-810-5792 | Loyal To None. The Big Dog. Extreme Machine. Loyal To None. Loyal to None. Loyal To None. |

Order

Upon consideration of the Settlement Agreement entered into between Jake's Fireworks, Inc., Far East Imports, Inc., Wholesale Fireworks Enterprises, LLC and Pacific Northwest Fireworks, Inc., (hereinafter, "Respondents") and the staff of the United States Consumer Product Safety Commission ("Commission"), and the Commission having jurisdiction over the subject matter and over Respondents, and it appearing that the Settlement Agreement and Order are in the public interest, it is

Ordered, that the Settlement Agreement, be and hereby is, accepted; and it is

Further ordered, that Respondents shall pay a civil penalty in the amount of one hundred thousand dollars (\$100,000.00) within twenty (20) calendar days of service of the Commission's final Order accepting the Agreement. The payment shall be made by check payable to the order of the United States Treasury. Upon the failure of Respondents to make the foregoing payment when due, interest on the unpaid amount shall accrue and be paid by Respondents at the federal legal rate of interest set forth at 28 U.S.C. 1961(a) and (b); and it is

Further ordered, that within six (6) months of service of the Final Order, in accordance with the terms set forth in the Settlement Agreement, Respondents shall destroy at their own cost, the entire inventory of violative fireworks referenced in Attachment A to the Settlement Agreement. Upon the failure of Respondents to comply with the terms of destruction set forth in the Settlement Agreement, the firm agrees to pay to the United States of America, five thousand dollars in liquidated damages for each day such violation continues. The amount of liquidated damages in this paragraph shall not

exceed \$750,000.00 in any one calendar year;

Provisionally accepted and provisional Order issued on the *24th* day of *November* 2010.

By Order of the Commission.

Todd A. Stevenson,

Secretary, U.S. Consumer Product Safety Commission.

[FR Doc. 2010–30073 Filed 11–29–10; 8:45 am] BILLING CODE 6355–01–P

DEPARTMENT OF DEFENSE

Office of the Secretary

[Transmittal Nos. 10-24]

36(b)(1) Arms Sales Notification

AGENCY: Department of Defense, Defense Security Cooperation Agency.

ACTION: Notice.

SUMMARY: The Department of Defense is publishing the unclassified text of a section 36(b)(1) arms sales notification. This is published to fulfill the requirements of section 155 of Public Law 104–164 dated 21 July 1996.

FOR FURTHER INFORMATION CONTACT:

Ms. B. English, DSCA/DBO/CFM, (703) 601–3740.

SUPPLEMENTARY INFORMATION: The following is a copy of a letter to the Speaker of the House of Representatives, Transmittals 10–24 with attached transmittal, and policy justification.

Dated: November 23, 2010.

Morgan F. Park,

Alternate OSD Federal Register Liaison Officer, Department of Defense. BILLING CODE 5001-06-P



DEFENSE SECURITY COOPERATION AGENCY 201 12TH STREET SOUTH, STE 203 ARLINGTON, VA 22202-5408

NOV 1 8 2010

The Honorable Nancy Pelosi Speaker U.S. House of Representatives Washington, DC 20515

Dear Madam Speaker:

Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export

Control Act, as amended, we are forwarding herewith Transmittal No. 10-24, concerning

the Department of the Army's proposed Letter(s) of Offer and Acceptance to the

Kingdom of Saudi Arabia for defense articles and services estimated to cost \$71 million.

After this letter is delivered to your office, we plan to issue a press statement to notify the

public of this proposed sale.

Sincerely, Farmer 0a

Jeanne L. Farmer Acting Deputy Director

Enclosures:

1. Transmittal

- 2. Policy Justification
- 3. Regional Balance (Classified Document Provided Under Separate Cover)

Transmittal No. 10-24

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

(i) <u>Prospective Purchaser</u>: Kingdom of Saudi Arabia

| (ii) | Total Estimated Value: | | |
|------|--------------------------|--------------|--|
| | Major Defense Equipment* | \$59 million | |
| | Other | \$12 million | |
| | TOTAL | \$71 million | |

- (iii) <u>Description and Quantity or Quantities of Articles or Services under</u> <u>Consideration for Purchase</u>: 150 JAVELIN Guided Missiles, 12 Fly-to-Buy Missiles, 20 JAVELIN Command Launch Units (CLUs) with Integrated Day/Thermal Sight, containers, missile simulation rounds, Enhanced Producibility Basic Skills Trainer (EPBST), rechargeable and non-rechargeable batteries, battery dischargers, chargers, and coolant units, support equipment, spare and repair parts, publications and technical data, U.S. Government and contractor engineering and logistics personnel services, and other related elements of logistics support.
- (iv) Military Department: Army (VBG)
- (v) <u>Prior Related Cases, if any</u>: None
- (vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None
- (vii) <u>Sensitivity of Technology Contained in the Defense Article or Defense Services</u> <u>Proposed to be Sold</u>: None
- (viii) Date Report Delivered to Congress: NOV 1 8 2010
- * as defined in Section 47(6) of the Arms Export Control Act.

36(b)(1) Arms Sales Notification

Security Cooperation Agency.

AGENCY: Department of Defense, Defense

POLICY JUSTIFICATION

Kingdom of Saudi Arabia - JAVELIN Missiles

The Kingdom of Saudi Arabia has requested a possible sale of 150 JAVELIN Guided Missiles, 12 Fly-to-Buy Missiles, 20 JAVELIN Command Launch Units (CLUs) with Integrated Day/Thermal Sight, containers, missile simulation rounds, Enhanced Producibility Basic Skills Trainer (EPBST), rechargeable and non-rechargeable batteries, battery dischargers, chargers, and coolant units, support equipment, spare and repair parts, publications and technical data, U.S. Government and contractor engineering and logistics personnel services, and other related elements of logistics support. The estimated cost is \$71 million.

This proposed sale will contribute to the foreign policy and national security of the United States by helping to improve the security of a friendly country which has been and continues to be an important force for political stability and economic progress in the Middle East.

The proposed sale will improve Saudi Arabia's capability to meet current and future threats. Saudi Arabia will use the enhanced capability as a deterrent to regional threats and to strengthen its homeland defense. Saudi Arabia currently does not have JAVELIN Anti-tank missiles in its inventory, but will have no difficulty absorbing these additional missiles.

The proposed sale of these defense articles to the Kingdom of Saudi Arabia will not alter the basic military balance in the region.

The prime contractors will be Javelin Joint Venture of Raytheon in Tucson, Arizona, and Lockheed Martin, in Orlando Florida. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this sale will not require the assignment of any U.S. Government or contractor representatives to the Kingdom of Saudi Arabia.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

| [FR Doc. 2010–30043 Filed 11–29–10; 8:45 am] | ACTION: Notice. | SUPPLEMENTARY INFORMATION: ${ m The}$ |
|--|---|--|
| BILLING CODE 5001-06-C | SUMMARY: The Department of Defense is | following is a copy of a letter to the Speaker of the House of Representatives, |
| DEPARTMENT OF DEFENSE | publishing the unclassified text of a section 36(b)(1) arms sales notification. | Transmittals 10–49 with attached transmittal, policy justification, and |
| Office of the Secretary | This is published to fulfill the requirements of section 155 of Public | Sensitivity of Technology. |
| [Transmittal Nos. 10–49] | Law 104–164 dated 21 July 1996. | Dated: November 23, 2010. Morgan F. Park, |

FOR FURTHER INFORMATION CONTACT: Ms.AlterB. English, DSCA/DBO/CFM, (703) 601-Offic3740.BILLIN

Alternate OSD Federal Register Liaison Officer, Department of Defense. BILLING CODE 5001–06–P