

- 210.62 Evidentiary hearing.
- 210.63 Proposed findings and conclusions and briefs.
- 210.64 Interlocutory appeals.
- 210.65 Certification of the record.
- 210.66 Initial determination concerning temporary relief; Commission action thereon.
- 210.67 Remedy, the public interest, and bonding by respondents.
- 210.68 Complainant's temporary relief bond.
- 210.69 Approval of complainant's temporary relief bond.

#### Subpart I—Enforcement Procedures and Advisory Opinions

- 210.70 Forfeiture or return of complainant's temporary relief bond.
- 210.71 Information gathering.
- 210.72 Confidentiality of information.
- 210.73 Review of reports.
- 210.74 Modification of reporting requirements.
- 210.75 Proceedings to enforce exclusion orders, cease and desist orders, consent orders, and other Commission orders.
- 210.76 Modification or rescission of exclusion orders, cease and desist orders, and consent orders.
- 210.77 Temporary emergency action.
- 210.78 Notice of enforcement action to Government agencies.
- 210.79 Advisory opinions.

AUTHORITY: 19 U.S.C. 1333, 1335, and 1337.

SOURCE: 59 FR 39039, Aug. 1, 1994, unless otherwise noted.

#### Subpart A—Rules of General Applicability

##### § 210.1 Applicability of part.

The rules in this part apply to investigations under section 337 of the Tariff Act of 1930 and related proceedings. These rules are authorized by sections 333, 335, or 337 of the Tariff Act of 1930 (19 U.S.C. §§ 1333, 1335, and 1337) and sections 2 and 1342(d)(1)(B) of the Omnibus Trade and Competitiveness Act of 1988, Pub. L. No. 100-418, 102 Stat. 1107 (1988).

##### § 210.2 General policy.

It is the policy of the Commission that, to the extent practicable and consistent with requirements of law, all investigations and related proceedings under this part shall be conducted expeditiously. The parties, their attorneys or other representatives, and the presiding administrative law judge shall make every effort at each stage of

the investigation or related proceeding to avoid delay.

##### § 210.3 Definitions.

As used in this part—

*Administrative law judge* means the person appointed under section 3105 of title 5 of the United States Code who presides over the taking of evidence in an investigation under this part. If the Commission so orders or a section of this part so provides, an administrative law judge also may preside over stages of a related proceeding under this part.

*Commission investigative attorney* means a Commission attorney designated to engage in investigatory activities in an investigation or a related proceeding under this part.

*Complainant* means a person who has filed a complaint with the Commission under this part, alleging a violation of section 337 of the Tariff Act of 1930.

*Intervenor* means a person who has been granted leave by the Commission to intervene as a party to an investigation or a related proceeding under this part.

*Investigation* means a formal Commission inquiry instituted to determine whether there is a violation of section 337 of the Tariff Act of 1930. An investigation is instituted upon publication of a notice in the FEDERAL REGISTER. The investigation entails postinstitution adjudication of the complaint. An investigation can also involve the processing of one or more of the following: A motion to amend the complaint and notice of investigation; a motion for temporary relief; a motion to designate "more complicated" the temporary relief stage of the investigation; an interlocutory appeal of an administrative law judge's decision on a particular matter; a motion for sanctions for abuse of process, abuse of discovery, or failure to make or cooperate in discovery, which if granted, would have an impact on the adjudication of the merits of the complaint; a petition for reconsideration of a final Commission determination; a motion for termination of the investigation in whole or part; and procedures undertaken in response to a judgment or judicial order issued in an appeal of a Commission determination or