

UNITED STATES INTERNATIONAL TRADE COMMISSION
Washington, D.C.

In the Matter of

CERTAIN VOLTAGE REGULATORS,
COMPONENTS THEREOF AND PRODUCTS
CONTAINING SAME

Inv. No. 337-TA-564
Enforcement Proceeding

PROTECTED
OFFICE OF THE
US ITC
2009 SEP -2 PM 4: 51

**Order No. 18: INITIAL DETERMINATION Partially Terminating The
Proceeding On The Basis Of A Consent Order**

The parties named in this formal enforcement proceeding are complainant Linear Technology Corporation (“Linear”) of Milpitas, California; respondent Advanced Analogic Technologies, Inc. (“AATI”) of Sunnyvale, California; and the Commission Investigative Staff (“Staff”). The Commission instituted this proceeding “to determine whether AATI is in violation of the Commission’s limited exclusion order issued in the investigation, and what, if any, enforcement measures are appropriate.” 73 Fed. Reg. 60323 (2008).

Pursuant to 19 C.F.R. § 210.21(c)(1)(ii),¹ Linear and AATI filed a joint motion for partial termination of this proceeding based on the entry of a consent order specific to certain AATI products. (Motion No. 564-43). The joint motion was filed on the public record, and includes a consent order stipulation and proposed consent order. The consent order stipulation and the proposed consent order each contains a list of products (the “Consent Order Products”) that AATI has agreed not to sell for importation, import, or sell after importation, without Linear’s

¹ The Commission Rule relied upon addresses motions for termination of investigations in whole or in part, and provides that such motions may be granted by initial determination. *See* 19 C.F.R. § 210.21(a).

agreement.

The Staff filed a response in support of the joint motion.

The joint motion indicates that entry of the proposed consent order would resolve a portion of movants' dispute. The consent order stipulation complies with the requirements of 19 C.F.R. § 210.21(c)(3)(i).

The Commission's Rules provide that in the case of a proposed termination by settlement agreement, consent order, or arbitration agreement, the parties may file statements regarding the impact of the proposed termination on the public interest, and the Administrative Law Judge may hear argument, although no discovery may be compelled, with respect to issues relating solely to the public interest. The Administrative Law Judge is directed to consider and make appropriate findings regarding the effect of the proposed settlement on the public health and welfare, competitive conditions in the United States, and United States consumers. *See* 19 C.F.R. § 210.50(b)(2).

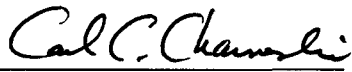
Movants argue that granting their joint motion "will dramatically streamline the case for trial by limiting the issues to be litigated, thereby saving the Commission and the parties significant time and expense." *See* Joint Mot. at 3-4. The Staff argues that the consent order stipulation and proposed consent order do not appear to be contrary to the public interest. *See* Staff Resp. at 3-4. Furthermore, the partial termination of litigation under these circumstances, as an alternative method of dispute resolution, is generally in the public interest.

Accordingly, it is the INITIAL DETERMINATION of the undersigned that Motion No.

564-43 is GRANTED. This formal enforcement proceeding is terminated in part.²

Pursuant to 19 C.F.R. § 210.42(h), this initial determination shall become the determination of the Commission unless a party files a petition for review of the initial determination pursuant to 19 C.F.R. § 210.43(a), or the Commission, pursuant to 19 C.F.R. § 210.44, orders on its own motion a review of the initial determination or certain issues contained herein.

So Ordered.



Carl C. Charneski
Administrative Law Judge

Issued: September 9, 2009

² Order No. 19 requires movants to specify the products that remain in dispute, and the issues to be decided in this proceeding.

4-3-09
564-43

UNITED STATES INTERNATIONAL TRADE COMMISSION
Washington, D.C. 20436

Before the Honorable Carl C. Charneski
Administrative Law Judge

In the Matter of)	
CERTAIN VOLTAGE REGULATOR)	
CIRCUITS, COMPONENTS THEREOF)	Investigation No. 337-TA-564
AND PRODUCTS CONTAINING SAME)	Enforcement Proceeding
)	

**JOINT MOTION FOR PARTIAL TERMINATION OF ENFORCEMENT
PROCEEDING BASED ON ENTRY OF CONSENT ORDER SPECIFIC TO CERTAIN
AATI PRODUCTS**

Respondent Advanced Analogic Technologies Inc. ("AATI" or "Respondent") and complainant Linear Technology Corporation ("Linear" or "Complainant") jointly move for partial termination of this Enforcement Proceeding pursuant to 19 C.F.R. § 210.21(c)(1)(ii) based on a proposed consent order. The Staff has been consulted and has indicated that it is withholding its opinion until having reviewed the papers as filed.

The parties jointly request entry of a Consent Order in accordance with the stipulation submitted herewith pursuant to which AATI will not import, sell for importation or sell after importation the following AATI products:

AAT1106	AAT1141	AAT1171	AAT1282	AAT2513
AAT1110	AAT1142	AAT1175	AAT1299	AAT2514
AAT1111	AAT1143	AAT1177	AAT2159	AAT2515
AAT1112	AAT1144	AAT1178	AAT2265	AAT2550
AAT1118	AAT1145	AAT1201	AAT2500	AAT2551
AAT1120	AAT1146	AAT1216	AAT2501	AAT2552
AAT1121	AAT1149	AAT1217	AAT2502	AAT2554
AAT1123	AAT1149B	AAT1218	AAT2503	AAT2556
AAT1125	AAT1151	AAT1265	AAT2504	AAT2601
AAT1126	AAT1153	AAT1274	AAT2505	AAT2602
AAT1129	AAT1156	AAT1275	AAT2506	AAT2786

AAT1130 AAT1160 AAT1276 AAT2510 AAT3601
AAT1138 AAT1161 AAT1280 AAT2511 AAT3603
AAT1140 AAT1162 AAT1281 AAT2512
(collectively, the "Consent Order Products").

Entry of the proposed Consent Order will therefore render moot the dispute between the parties with respect to the relief sought from the United States International Trade Commission ("Commission") by Complainant with respect to the Consent Order Products. The parties acknowledge that entry of the Consent Order shall not affect the rights and liabilities of entities other than AATI, and shall not apply to downstream products that contain the Consent Order Products. This motion is made without admission by Respondent that the Commission's Limited Exclusion Order, issued on September 24, 2007, has been violated. Additionally, the Respondent maintains and reserves whatever rights it may have to challenge the validity and enforceability of the '258 patent, whether in this Enforcement Proceeding or elsewhere, except that the Respondent will not seek to challenge the validity or enforceability of the '258 patent in the portions of any administrative or judicial proceeding seeking to enforce the Consent Order with respect to the Consent Order Products. The Respondent also maintains and reserves whatever rights it may have to contest infringement and raise all other defenses that Respondent may have regarding the non-Consent Order Products in this Enforcement Proceeding, as well as whatever rights it may have to contest infringement and to raise all other defenses that Respondent may have regarding any and all products, including the Consent Order Products, in other proceedings.

Under Commission Rule 210.21(c), a motion to terminate an investigation based on a consent order must contain: (1) a copy of the stipulation that incorporates a proposed consent order, (2) an admission of all jurisdictional facts, (3) an express waiver of all rights to seek judicial review or otherwise challenge or contest the validity of the consent order, (4) a statement

that the signatories to the consent order stipulation will cooperate with and will not seek to impede by litigation or other means the Commission's effort to gather information under subpart I of 19 C.F.R. Part 210, and (5) a statement that the enforcement, modification, and revocation of the consent order will be carried out pursuant to subpart I of 19 C.F.R. Part 210, incorporating by reference the Commission's rules. See 19 C.F.R. § 210.21(c); *In the Matter of Certain R-134A Coolant (Otherwise Known as 1,1,1,2-Tetrafluoroethane)*, Order No. 25, Inv. No. 337-TA-623, 2008 ITC LEXIS 1354, at *1-2 (Aug. 20, 2008). Additionally, in intellectual property cases, under Commission Rule 210.21(c)(3)(i)(B), the consent order stipulation must further contain: (6) a statement that the consent order shall not apply with respect to any claim of any intellectual property right that has expired or been found or adjudicated invalid or unenforceable by the Commission or a court or agency of competent jurisdiction, provided that the finding or judgment is final and nonreviewable, and (7) a statement that each signatory to the stipulation who was a respondent in the investigation will not seek to challenge the validity of the intellectual property right(s) in any administrative or judicial proceeding to enforce the consent order. See 19 C.F.R. § 210.21(c)(3)(i)(B); *Certain R-134A Coolant*, 2008 ITC LEXIS 1354, at *2-3. The Consent Order Stipulation submitted herewith meets all of the foregoing requirements.

Additionally, in determining whether to enter a consent order, the Commission must consider public interest concerns that could militate against partial termination of the investigation with respect to the Consent Order Products. See 19 C.F.R. 210.21(c)(2)(ii); *Certain R-134A Coolant*, 2008 ITC LEXIS 1354, at *4-5. Here, entry of the proposed Consent Order is in the public interest, which favors the settlement of disputes to avoid needless litigation and to conserve public and private resources. Granting this motion for partial termination of this

Enforcement Proceeding will dramatically streamline the case for trial by limiting the issues to be litigated, thereby saving the Commission and the parties significant time and expense. *See Certain R-134A Coolant*, 2008 ITC LEXIS 1354, at *4-5; *Certain R-134A Coolant*, Issuance of Consent Order, Inv. No. 337-TA-623, 2008 ITC LEXIS 1524 (Sept. 11, 2008) (deciding not to review the initial determination granting respondents' motion for partial termination of the investigation on the basis of a proposed consent order). Indeed, entry of the proposed Consent Order will remove 69 of the 103 total products from this Enforcement Proceeding, thereby leaving only 34 products at issue.

Moreover, entry of the proposed consent order is a proper way to terminate this enforcement proceeding with respect to the Consent Order Products. Under Commission Rule 210.21(a)(2), "[a]ny party may move at any time for an order to terminate an investigation in whole or in part as to any or all respondents on the basis of a . . . consent order . . ." 19 C.F.R. § 210.21(a)(2). The Federal Circuit has held that an enforcement proceeding constitutes an investigation under Section 337 of the Tariff Act of 1930 as amended (19 U.S.C. § 1337). *See VastFame Camera, Ltd. v. International Trade Commission*, 386 F.3d 1108, 1112-13 (Fed. Cir. 2004). Therefore, this Enforcement Proceeding, being an investigation under Section 337, may properly be terminated with respect to the Consent Order Products on the basis of a consent order.

Therefore, all of the requirements for entry of a consent order are met in the present case. Accordingly, the parties respectfully request that the Administrative Law Judge issue an Initial Determination that the Enforcement Proceeding be terminated as to the Consent Order Products, and that the proposed Consent Order, attached hereto, be entered.

Respectfully submitted,

Dated: Sept. 2, 2009

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Date: SEPTEMBER 2, 2009

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Attorneys for Complainant
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ATTACHMENT

UNITED STATES INTERNATIONAL TRADE COMMISSION
Washington, D.C. 20436

Before the Honorable Carl C. Charneski
Administrative Law Judge

_____)
In the Matter of)
CERTAIN VOLTAGE REGULATOR) Investigation No. 337-TA-564
CIRCUITS, COMPONENTS THEREOF) Enforcement Proceeding
AND PRODUCTS CONTAINING SAME)
_____)

CONSENT ORDER STIPULATION

WHEREAS, Linear Technology Corporation ("Linear" or "Complainant") filed an enforcement complaint ("Complaint") before the United States International Trade Commission ("Commission"), which alleges unfair acts of Advanced Analogic Technologies Inc. ("AATI" or "Respondent") in violation of the Limited Exclusion Order issued by the Commission on September 24, 2007;

WHEREAS, the Commission instituted this Enforcement Proceeding under section 337 of the Tariff Act of 1930 as amended (19 U.S.C. § 1337) to determine whether AATI is in violation of the Commission's limited exclusion order, and what, if any, enforcement measures are appropriate;

WHEREAS, Respondent has filed a response to the Complaint denying violation of the Limited Exclusion Order and alleging that Linear's U.S. Patent No. 6,580,258 (the "258 patent") is invalid and unenforceable;

WHEREAS, the Respondent agrees to the entry of a Consent Order by the Commission with respect to the following AATI products:

AAT1106	AAT1141	AAT1171	AAT1282	AAT2513
AAT1110	AAT1142	AAT1175	AAT1299	AAT2514
AAT1111	AAT1143	AAT1177	AAT2159	AAT2515
AAT1112	AAT1144	AAT1178	AAT2265	AAT2550
AAT1118	AAT1145	AAT1201	AAT2500	AAT2551
AAT1120	AAT1146	AAT1216	AAT2501	AAT2552
AAT1121	AAT1149	AAT1217	AAT2502	AAT2554
AAT1123	AAT1149B	AAT1218	AAT2503	AAT2556
AAT1125	AAT1151	AAT1265	AAT2504	AAT2601
AAT1126	AAT1153	AAT1274	AAT2505	AAT2602
AAT1129	AAT1156	AAT1275	AAT2506	AAT2786
AAT1130	AAT1160	AAT1276	AAT2510	AAT3601

AAT1138 AAT1161 AAT1280 AAT2511 AAT3603
AAT1140 AAT1162 AAT1281 AAT2512
(collectively, the "Consent Order Products").

NOW THEREFORE, pursuant to Commission Rule 210.21(c)(1)(ii) and (c)(3)(i), the Complainant and Respondent stipulate and agree as follows:

- (1) The Complainant and Respondent agree to entry of a non-confidential Consent Order in the form attached hereto as Exhibit A.
- (2) The Commission has in rem jurisdiction over, inter alia, the Consent Order Products that are a subject of this Enforcement Proceeding.
- (3) The Commission has in personam jurisdiction over the Complainant and Respondent for purposes of this Consent Order.
- (4) Effective immediately upon entry of the Consent Order, Respondent, including its officers, directors, employees, agents, and subsidiary entities that it controls, will not directly or indirectly import into the United States, sell for importation into the United States, or sell within the United States after importation the Consent Order Products. The entry of this Consent Order shall not affect the rights and liabilities of entities other than the Respondent, and shall not apply to downstream products that contain the Consent Order Products.
- (5) The Respondent and the Complainant expressly waive all rights to seek judicial review or otherwise challenge or contest the validity of the Consent Order.
- (6) The Respondent and the Complainant will cooperate with, and will not seek to impede by litigation or other means, any efforts by the Commission to gather information under subpart I of the Commission's Rules of Practice and Procedure, 19 C.F.R. Part 210.
- (7) Enforcement, modification, or revocation of the Consent Order will be carried out pursuant to subpart I of the Commission's Rules of Practice and Procedure, 19 C.F.R. Part 210, and the Commission's Rules of Practice and Procedure are hereby incorporated by reference.
- (8) The Consent Order shall not apply with respect to any claim of any intellectual property right that has expired or been found or adjudicated invalid or unenforceable by the Commission or a court or agency of competent jurisdiction, provided that such finding or judgment has become final and nonreviewable.
- (9) The signing of this Consent Order Stipulation does not constitute an admission by the Respondent that the Commission's Limited Exclusion Order has been violated. The Complainant will not utilize or rely upon this Consent Order Stipulation, the Consent Order, or any other related documents in any manner other than in a proceeding seeking to enforce the Consent Order with respect to the Consent Order Products.
- (10) Respondent maintains and reserves whatever rights it may have to challenge the validity and enforceability of the '258 patent, whether in this Enforcement Proceeding or elsewhere, except that the Respondent will not seek to challenge the validity or enforceability of

the '258 patent in the portions of any administrative or judicial proceeding seeking to enforce the Consent Order with respect to the Consent Order Products.

(11) Respondent maintains and reserves whatever rights it may have to contest infringement and raise all other defenses that Respondent may have regarding the non-Consent Order Products in this Enforcement Proceeding.

(12) Respondent maintains and reserves whatever rights it may have to contest infringement and to raise all other defenses that Respondent may have regarding any and all products, including the Consent Order Products, in other proceedings.

(13) Respondent expressly reserves whatever rights it may have to sell for importation to the United States, import, or sell after importation within the United States any product other than the Consent Order Products.

(14) There are no other agreements, written or oral, express or implied, between the Respondent and Complainant concerning the subject matter of this Enforcement Proceeding.

IN WITNESS WHEREOF a duly authorized representative of the Complainant and Respondent have caused this Stipulation to be executed as of the date indicated below.

Respectfully submitted,

Dated: Sept. 2, 2009

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Attorneys for Complainant
Linear Technology Corporation

EXHIBIT A

UNITED STATES INTERNATIONAL TRADE COMMISSION
Washington, D.C. 20436

Before the Honorable Carl C. Charneski
Administrative Law Judge

_____)	
In the Matter of)	
CERTAIN VOLTAGE REGULATOR)	Investigation No. 337-TA-564
CIRCUITS, COMPONENTS THEREOF)	Enforcement Proceeding
AND PRODUCTS CONTAINING SAME)	
_____)	

[PROPOSED] CONSENT ORDER

The United States International Trade Commission ("Commission") has instituted this Enforcement Proceeding under Section 337 of the Tariff Act of 1930 as amended (19 U.S.C. § 1337), based upon the allegations contained in the Enforcement Complaint ("Complaint") filed by Linear Technology Corporation ("Linear" or "Complainant"), which alleges unfair acts of Advanced Analogic Technologies Inc. ("AATI" or "Respondent") in violation of the Limited Exclusion Order issued by the Commission on September 24, 2007. AATI denies violation of the Limited Exclusion Order and alleges that Linear's U.S. Patent No. 6,580,258 (the "258 patent") is invalid and unenforceable.

In order to simplify the enforcement proceeding, the Complainant and Respondent have executed a Consent Order Stipulation in which they agree to the entry of this Consent Order and to all waivers and other provisions as required by the Commission's Rules of Practice and Procedure, and Respondent and Complainant have filed a Joint Motion for Partial Termination of this Enforcement Proceeding based on the Consent Order Stipulation with respect to the following AATI products:

AAT1106	AAT1141	AAT1171	AAT1282	AAT2513
AAT1110	AAT1142	AAT1175	AAT1299	AAT2514

AAT1111	AAT1143	AAT1177	AAT2159	AAT2515
AAT1112	AAT1144	AAT1178	AAT2265	AAT2550
AAT1118	AAT1145	AAT1201	AAT2500	AAT2551
AAT1120	AAT1146	AAT1216	AAT2501	AAT2552
AAT1121	AAT1149	AAT1217	AAT2502	AAT2554
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AAT1126	AAT1153	AAT1274	AAT2505	AAT2602
AAT1129	AAT1156	AAT1275	AAT2506	AAT2786
AAT1130	AAT1160	AAT1276	AAT2510	AAT3601
AAT1138	AAT1161	AAT1280	AAT2511	AAT3603
AAT1140	AAT1162	AAT1281	AAT2512	

(collectively, the "Consent Order Products").

In particular, the Complainant and Respondent have stipulated as follows:

- (1) The Complainant and Respondent stipulate to the entry of the Consent Order.
- (2) The Commission has in rem jurisdiction over, inter alia, the Consent Order

Products, which are a subject of the Complaint in this Enforcement Proceeding, and the Commission has in personam jurisdiction over the Complainant and Respondent for purposes of this Consent Order.

(3) Effective immediately upon entry of the Consent Order, the Respondent, including its officers, directors, employees, agents, and subsidiary entities that it controls, agrees that, upon entry of the Consent Order, it will not directly or indirectly import into the United States, sell for importation into the United States, or sell within the United States after importation the Consent Order Products without the consent or agreement of Complainant. The entry of this Consent Order shall not affect the rights and liabilities of entities other than the Respondent, and shall not apply to downstream products that contain the Consent Order Products.

(4) The Respondent and the Complainant expressly waive all rights to seek judicial review or otherwise challenge or contest the validity of the Consent Order.

(5) The Respondent and the Complainant will cooperate with and will not seek to impede by litigation or other means the Commission's efforts to gather information under subpart I of the Commission's Rules of Practice and Procedure, 19 C.F.R. Part 210.

(6) Enforcement, modification, or revocation of the Consent Order will be carried out pursuant to subpart I of the Commission's Rules of Practice and Procedure, 19 C.F.R. Part 210, and the Commission's Rules of Practice and Procedure are hereby incorporated by reference.

(7) The Consent Order shall not apply with respect to any claim of any intellectual property right that has expired or been found or adjudicated invalid or unenforceable by the Commission or a court or agency of competent jurisdiction, provided that such finding or judgment has become final and nonreviewable.

(8) The signing of the Consent Order Stipulation does not constitute an admission by the Respondent that the Commission's Limited Exclusion Order has been violated. The Complainant will not utilize or rely upon this Consent Order Stipulation, the Consent Order, or any other related documents in any manner other than in a proceeding seeking to enforce the Consent Order with respect to the Consent Order Products.

(9) Respondent maintains and reserves whatever rights it may have to challenge the validity and enforceability of the '258 patent, whether in this Enforcement Proceeding or elsewhere, except that the Respondent will not seek to challenge the validity or enforceability of the '258 patent in the portions of any administrative or judicial proceeding seeking to enforce the Consent Order with respect to the Consent Order Products.

(10) Respondent maintains and reserves whatever rights it may have to contest infringement and raise all other defenses that Respondent may have regarding the non-Consent Order Products in this Enforcement Proceeding.

(11) Respondent maintains and reserves whatever rights it may have to contest infringement and to raise all other defenses that Respondent may have regarding any and all products, including the Consent Order Products, in other proceedings.

(12) Respondent expressly reserves whatever rights it may have to sell for importation to the United States, import, or sell after importation within the United States any product other than the Consent Order Products.

(13) There are no other agreements, written or oral, express or implied, between the Respondent and the Complainant concerning the subject matter of this Enforcement Proceeding.

NOW, THEREFORE, the Commission issues the following Consent Order:

(1) Effective immediately upon entry of this Consent Order, the Respondent shall not sell for importation, import into the United States, or sell in the United States after importation the Consent Order Products without the consent or agreement of the Complainants. The entry of this Consent Order shall not affect the rights and liabilities of entities other than the Respondent, and shall not apply to downstream products that contain the Consent Order Products.

(2) The Respondent shall be precluded from seeking judicial review or otherwise challenging or contesting the validity of the Consent Order.

(3) The Respondent shall cooperate with and shall not seek to impede by litigation or other means the Commission's efforts to gather information under subpart I of the Commission's Rules of Practice and Procedure, 19 C.F.R. Part 210.

(4) When the '258 patent expires, this Consent Order shall become null and void.

(5) If any claim of the '258 patent is held invalid or unenforceable by a court or agency of competent jurisdiction in a final decision, no longer subject to appeal, this Consent Order shall become null and void as to such invalid or unenforceable claim.

(6) The entry of this Consent Order does not constitute a determination as to violation of the Commission's Exclusion Order by the Respondent. The Complainant will not utilize or rely upon this Consent Order Stipulation, the Consent Order, or any other related documents in any manner other than in a proceeding seeking to enforce the Consent Order with respect to the Consent Order Products.

(7) Respondent shall be entitled to challenge the validity and enforceability of the '258 patent, whether in this Enforcement Proceeding or elsewhere, except that the Respondent shall not seek and is precluded from any challenges to the validity or enforceability of the '258 patent in the portions of any administrative or judicial proceeding seeking to enforce the Consent Order with respect to the Consent Order Products.

(8) Respondent shall be entitled to contest infringement and raise all other defenses that Respondent may have regarding the non-Consent Order Products in this Enforcement Proceeding.

(9) Respondent shall be entitled to contest infringement and to raise all other defenses that Respondent may have regarding any and all products, including the Consent Order Products, in other proceedings.

(10) This Consent Order does not preclude sale for importation to the United States, importation, or sale after importation within the United States of products other than the Consent Order Products.

(11) This Enforcement Proceeding is hereby terminated with respect to the Consent Order Products; provided, however, that enforcement, modification, or revocation of the Consent Order shall be carried out pursuant to Subpart I of the Commission's Rules of Practice and Procedure, 19 C.F.R. Part 210.

Dated: _____

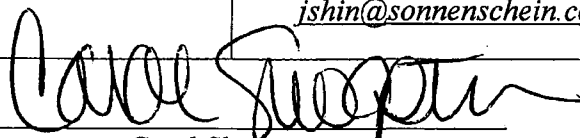
BY ORDER OF THE COMMISSION:

Marilyn R. Abbott, Secretary

CERTIFICATE OF SERVICE

I, Carol Skogstrom, hereby certify that on September 3, 2009, true copies of
JOINT MOTION FOR PARTIAL TERMINATION OF ENFORCEMENT
PROCEEDING BASED ON ENTRY OF CONSENT ORDER SPECIFIC TO CERTAIN
AATI PRODUCTS were served as follows:

Marilyn R. Abbott, Secretary U.S. International Trade Commission 500 E Street, S.W, Room 112 Washington, D.C. 20436 Telephone: 202-205-2000	<input type="checkbox"/> Via First Class Mail <input checked="" type="checkbox"/> Via Hand Delivery Original, plus six copies <input type="checkbox"/> Via Overnight Courier <input checked="" type="checkbox"/> Via Electronic Filing (EDIS)
The Honorable Judge Carl C. Charneski U.S. International Trade Commission 500 E Street, SW – Room 317 Washington, DC 20436	<input type="checkbox"/> Via First Class Mail <input checked="" type="checkbox"/> Via Hand Delivery <input type="checkbox"/> Via Overnight Courier <input type="checkbox"/> Via Email (by PDF) <i>David.Shaw@usitc.gov</i>
Daniel L. Girdwood, Esq. Office of Unfair Import Investigations U.S. International Trade Commission 500 E Street, SW Washington, DC 20436	<input type="checkbox"/> Via First Class Mail <input type="checkbox"/> Via Hand Delivery <input checked="" type="checkbox"/> Via Overnight Courier <input checked="" type="checkbox"/> Via Email (by PDF) <i>Daniel.Girdwood@usitc.gov</i>
Ronald J. Pabis, Esq. WEIL GOTSHAL & MANGES LLP 1300 Eye Street, NW, Suite 900 Washington, DC 20005	<input type="checkbox"/> Via First Class Mail <input type="checkbox"/> Via Hand Delivery <input checked="" type="checkbox"/> Via Overnight Courier <input checked="" type="checkbox"/> Via Email (by PDF) <i>Linear564@weil.com</i>
Jimmy M. Shin Sonnenschein Nath & Rosenthal LLP 1530 Page Mill Road, Suite 200 Palo Alto, CA 94304-1125	<input type="checkbox"/> Via First Class Mail <input type="checkbox"/> Via Hand Delivery <input type="checkbox"/> Via Overnight Courier <input checked="" type="checkbox"/> Via Email (by PDF) <i>jshin@sonnenschein.com</i>



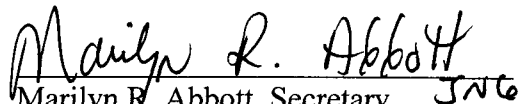
Carol Skogstrom
Secretary

CERTAIN VOLTAGE REGULATORS, COMPONENTS THEREOF AND PRODUCTS CONTAINING SAME

**INV. NO. 337-TA-564
Enforcement Proceeding**

PUBLIC CERTIFICATE OF SERVICE

I, Marilyn R. Abbott, hereby certify that the attached **ORDER** (Initial Determination) has been served by hand upon the Commission Investigative Attorney, Daniel L. Girdwood, Esq., and the following parties as indicated, on SEP 10 2009.


Marilyn R. Abbott, Secretary *JTG*
U.S. International Trade Commission
500 E Street, SW, Room 112A
Washington, D.C. 20436

FOR COMPLAINANT LINEAR TECHNOLOGY CORP.:

Mark G. Davis, Esq.
WEIL GOTSHAL & MANGES LLP
1300 Eye St., N.W.
Washington, D.C. 20005

- Via Hand Delivery
- Via Overnight Mail
- Via First Class Mail
- Other: _____

FOR RESPONDENT ADVANCED ANALOGIC TECHNOLOGIES, INC.:

Stephen J. Rosenman, Esq.
DECHERT LLP
1775 I St., N. W.
Washington, D.C. 20006

- Via Hand Delivery
- Via Overnight Mail
- Via First Class Mail
- Other: _____

**CERTAIN VOLTAGE REGULATORS, COMPONENTS THEREOF AND PRODUCTS
CONTAINING SAME**

**INV. NO. 337-TA-564
Enforcement Proceeding**

PUBLIC MAILING LIST

Heather Hall
LEXIS-NEXIS
9443 Springboro Pike
Miamisburg, OH 45342

Kenneth Clair
Thomson West
1100 Thirteen Street, NW, Suite 200
Washington, D.C. 20005

UNITED STATES INTERNATIONAL TRADE COMMISSION
Washington, D.C.

In the Matter of

CERTAIN VOLTAGE REGULATORS,
COMPONENTS THEREOF AND PRODUCTS
CONTAINING SAME


Inv. No. 337-TA-564
Enforcement Proceeding

RECEIVED
OFFICE OF THE SECRETARY
U.S. INTERNATIONAL TRADE COMMISSION
2009 SEP -9 PM 4: 5

Order No. 19

The undersigned has issued Order No. 18, an initial determination granting Motion No. 564-43, which is the joint motion of complainant Linear Technology Corporation (“Linear”) and respondent Analogic Technologies, Inc. (“AATI”) to terminate this investigation, in part, on the basis of a consent order. The proposed consent order lists many products that AATI has agreed not to sell for importation, import, or sell, without Linear’s agreement.

It is hereby ORDERED that by September 16, 2009, Linear and AATI shall file a joint statement specifying the products that remain in dispute, and the issues to be decided in this proceeding.


Carl C. Charneski
Administrative Law Judge

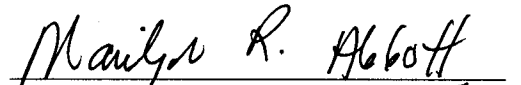
Issued: September 9, 2009

**CERTAIN VOLTAGE REGULATORS, COMPONENTS THEREOF AND PRODUCTS
CONTAINING SAME**

**INV. NO. 337-TA-564
Enforcement Proceeding**

PUBLIC CERTIFICATE OF SERVICE

I, Marilyn R. Abbott, hereby certify that the attached **ORDER** has been served by hand upon the Commission Investigative Attorney Daniel L. Girdwood, Esq., and the following parties as indicated, on SEP 10 2009.


Marilyn R. Abbott, Secretary *JRG*
U.S. International Trade Commission
500 E Street, SW, Room 112A
Washington, D.C. 20436

FOR COMPLAINANT LINEAR TECHNOLOGY CORP.:

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**FOR RESPONDENT ADVANCED ANALOGIC
TECHNOLOGIES, INC.:**

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DECHERT LLP
1775 I St., N. W.
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