May 15, 2012

X	_ Initial Application
	_ Amended Application

To: Neil R. Ellis, Esq.

SIDLEY AUSTIN LLP

Re: Large Residential Washers from Korea and Mexico, Inv. No. 701-TA-488 and

731-TA-1199-1200(P) APO Number: 12-57

Dear Mr. Ellis:

Your application for disclosure of BPI/CBI under administrative protective order in the above-referenced investigation filed on April 26, 2012 on behalf of LG Electronics, Inc. and LG Electronics Monterrey Mexico, S.A. de C.V., was approved on May 4, 2012.

Please reference the above-listed APO Number when notifying the Secretary of any changes that affect the representations made in this application. For any such filings, the APO number should be entered into the Document Title field when completing the EDIS cover sheet.

*NOTE: Petitioner will be copied on initial notification only

Service lists are posted to the ITC website

http://www.usitc.gov/secretary/fed_reg_notices/serv_lists.htm. Check the service lists posted here to ensure that the proper personnel are included on the list.

Pursuant to Commission rules 206.17(c) and 207.7(c)(19 C.F.R. §§ 206.17, 207.7(c)), the Secretary determines when BPI/CBI is to be returned or destroyed. Each authorized applicant normally must return or destroy such BPI/CBI within 60 days of the completion of the investigation in accordance with the applicable APO, and file a certificate attesting that to the authorized applicant's knowledge and belief all copies of such BPI/CBI have been returned or destroyed and no copies of such material have been made available to any person to whom disclosure was not specifically authorized. A similar requirement applies at the conclusion of judicial or binational panel review of the Commission's determination.

Commission rules 206.17(a)(3) and 207.7(a)(3) establish that the term "authorized applicant" means an individual. Consequently, each attorney, consultant, or expert in a firm who has been granted access to BPI/CBI must file a certificate as described above.

In March 2005, the Commission changed its practice with respect to the Acknowledgment for Clerical Personnel form. A firm no longer needs to file such a form with the Commission during an investigation. A clerical person still must fill out the form, and the authorized applicant still must sign in recognition of his or her assumption of responsibility for any breach the person might commit. The authorized applicant is responsible for the retention and accuracy of this form. At such time that the authorized applicant files a certificate concerning return or destruction of BPI/CBI as described above, he or she must also file with the Secretary all Acknowledgment for Clerical Personnel forms filled out during the investigation.

If you have any questions, please feel free to call 202.205.2000