

requirements and the establishment and maintenance of reserve stocks. While aggregate production quotas are of primary importance to large manufacturers, their impact upon small entities is neither negative nor beneficial. Accordingly, the Administrator has determined that this action does not require a regulatory flexibility analysis.

This action meets the applicable standards set forth in sections 3(a) and 3(b)(2) of Executive Order 12988 Civil Justice Reform.

This action will not result in the expenditure by State, local, and tribal governments, in the aggregate, or by the private sector, of \$100,000,000 or more in any one year, and will not significantly or uniquely affect small governments. Therefore, no actions were deemed necessary under the provisions of the Unfunded Mandates Reform Act of 1995.

This action is not a major rule as defined by Section 804 of the Small Business Regulatory Enforcement Fairness Act of 1996. This action will not result in an annual effect on the economy of \$100,000,000 or more; a major increase in costs or prices; or significant adverse effects on competition, employment, investment, productivity, innovation, or on the ability of United States-based companies to compete with foreign-based companies in domestic and export markets.

The Drug Enforcement Administration makes every effort to write clearly. If you have suggestions as to how to improve the clarity of this regulation, call or write Frank L. Sapienza, Chief, Drug and Chemical Evaluation Section, Office of Diversion Control, Drug Enforcement Administration, Washington, DC 20537, Telephone: (202) 307-7183.

Dated: November 6, 2001.

Asa Hutchinson,
Administrator.

[FR Doc. 01-28264 Filed 11-9-01; 8:45 am]

BILLING CODE 4410-09-P

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Wireless Application Protocol Forum, Ltd.

Notice is hereby given that, on July 12, 2001, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* ("the Act"), Wireless Application

Protocol Forum, Ltd. ("WAP") has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership status. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, 4thpass Inc., Seattle, WA; Discretrix Technologies Ltd., Netanya, ISRAEL; Infineon Technologies AG, Munich, GERMANY; LightSurf Technologies, Inc., Santa Cruz, CA; Mahindra British Telecom Limited, Maharashtra, INDIA; MobileOne Pte. Ltd., Singapore, SINGAPORE; Omnisky Corporation, San Francisco CA; OneName Corporation, Seattle, WA; Sandia Research Corporation, Las Cruces, NM; and W-Phone, Inc., San Jose, CA have been added as parties to this venture. Also, Airwallet, Redwood City, CA; Alerts, Inc., Raleigh, NC; BarPoint.com, Deerfield Beach, FL; BrainDock.com, New York, NY; Concrete Media, New York, NY; DeLorme Mapping, Yarmouth, MN; eCash Technologies, Inc., Bothell, WA; ESRI, Inc., Redlands, CA; GeePS, Inc., Cranbury, NJ; GWcom, Inc., Santa Clara, CA; Ignition Corp., Bellevue, WA; LiveMind, San Francisco, CA; Luminant Worldwide Corporation, Dallas, TX; MDSI Mobile Data Solution, Inc., Richmond, British Columbia, CANADA; MobileWebSurf.com, Milpitas, CA; Open Market Inc., Burlington, MA; Pervasive Software Inc., Austin TX; Plexus Technologies, San Jose, CA; Portal Software, Incorporated, Cupertino, CA; Securant Technologies Inc., San Francisco, CA; Sinia Corporation, Mountain View, CA; STM Wireless, Inc., Irvine, CA; SUMmedia.com Inc., Vancouver, British Columbia, CANADA; Vectrix, Dallas, TX; VeriFone, Santa Clara, CA; Veriprise Wireless Corporation, Alpharetta, GA; BulletN.net, Inc., Alpharetta, GA; Covigo, Belmont, CA; Mercator Software, Wilton, CT; Noblestar, Reston, VA; Novell Inc., San Jose, CA; OgilvyInteractive Worldwide, New York, NY; OZ.COM, Burlington, MA; Qwest Wireless, Denver, CO; Saraide, Nepean, Ontario, CANADA; ShopNow.com, North Seattle, WA; ThinAir Apps, New York, NY; Usha Communications Technology, Portland, OR; Winstar Communications, New York, NY; Cybird, Co., Ltd., Tokyo, JAPAN; INFOiSLIVE Corporation Limited, Hong Kong, HONG KONG—CHINA; China Mobile Communication Corporation, Beijing, PEOPLE'S REPUBLIC OF CHINA; Hong Kong CSL Limited, Hong Kong, HONG KONG—

CHINA; Japan Telecom Co, LTD, Tokyo, JAPAN; Sasken Communication Technologies Limited, Bangalore, INDIA; Zi Corporation, Hong Kong, HONG KONG—CHINA; Agence Virtuelle SA, Geneve, SWITZERLAND; Apar Infotech Limited, Maidenhead, UNITED KINGDOM; ASP Global Limited, Salford, UNITED KINGDOM; Cross Systems, Paris, FRANCE; Endero Plc, Helsinki, FINLAND; F-Secure Corporation, Espoo, FINLAND; iTouch Technologies, London, UNITED KINGDOM; Mobile News Channel (MNC), Lausanne, SWITZERLAND; Mosaic Software, Rondebosch, SOUTH AFRICA; MTDS Oy, Espoo, FINLAND; NavaraSoft Ltd., Shannon, County Clare, IRELAND; netdecisions, London, UNITED KINGDOM; Novo Meridian Oy, Espoo, FINLAND; NVision, West Bracknell, UNITED KINGDOM; Openet Telecom Limited, Dublin, IRELAND; Sessami, London, UNITED KINGDOM; smapCo, Hamburg, GERMANY; Vasco Data Security, Wemmel, BELGIUM; Visma ASA, Oslo, NORWAY; CAA-Computer Aided Animation GmbH, Filderstadt, GERMANY; Concert Communications, Ipswich, UNITED KINGDOM; Digital Mobility Ltd., London, UNITED KINGDOM; Orange Communications SA, Lausanne, SWITZERLAND; Telit Mobile Terminals Spa, Sgonico, ITALY; Wapit Ltd., Helsinki, FINLAND; and Partner Communications Co. Ltd., Rosh Ha'ayin, ISRAEL have been dropped as parties to this venture.

The following companies have merged: Allaire Corporation, Newton, MA was acquired by Macromedia, San Francisco, CA; Mannesmann AG, Duesseldorf, GERMANY was acquired by Vodafone, Newbury, Berkshire, UNITED KINGDOM; PCS Innovations Inc., Brossard, Quebec, CANADA was acquired by Schulmberger, Montrouge, FRANCE; and Savos, Inc., New York, NY was acquired by GiantBear.com, White Plains, NY.

The following members have changed their names: infinite Technologies is now Captaris, Owings Mills, MD; iXL Inc. is now iXL Enterprises, Inc., Atlanta, GA; SeraNova, Inc. is now Silverline Technologies, Piscataway, NJ; XYPoint Corporation is now TeleCommunication Systems, Inc., Seattle, WA; PageNet is now Arch Wireless, Plano, TX; Entrust Technologies Inc. is now Entrust, Plano, TX; Everypath.Com, Inc. is now Everypath, San Jose, CA; Spyglass, Inc. is now OpenTV, Inc., Mountain View, CA; Roger Cantel is now Rogers Wireless Inc., Toronto, Ontario, CANADA; Cable & Wireless HKT is now Hong Kong CSL Limited, Hong Kong,

HONG KONG—CHINA; J-PHONE Tokyo Co., Ltd. is now J-PHONE EAST Co., Ltd., Tokyo, JAPAN; DDI Corporation is now KDDI, Tokyo, JAPAN; Nedecom-Network Development Consulting Plc. is now Endero Plc, Helsinki, FINLAND; Trema Treasury Management AB is now Trema Laboratories SARL, Valbonne, FRANCE; CMG Telecommunications & Utilities BV is now CMB Wireless Data Solutions B.V., Nieuwegein, THE NETHERLANDS; Eircell is now Eircell 2000 Plc, Dublin, IRELAND; Maxon Cellular Systems (DENMARK) A/S is now Maxon Telecom A/S, Aalborg Ost, DENMARK; and InfoCell is now Info2cell.com, Dubai Internet City, JORDAN.

No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and WAP intends to file additional written notifications disclosing all changes in membership.

On March 18, 1998, WAP filed its original notification pursuant to Section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to section 6(b) of the Act on December 31, 1998 (63 FR 72333). The last notification was filed with the Department on April 3, 2001. A notice was published in the **Federal Register** pursuant to section 6(b) of the Act on May 23, 2001 (66 FR 28549).

Constance K. Robinson,

Director of Operations, Antitrust Division.

[FR Doc. 01-28360 Filed 11-9-01; 8:45 am]

BILLING CODE 4410-01-M

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—J Consortium, Inc.

Notice is hereby given that, on October 9, 2001, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* ("the Act"), J Consortium, Inc. has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership status. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, Prasad Sanagavarapu, Websprocket, Cleveland, OH; Teija Ahlfors (individual member), Los Gatos, CA; Mary Castillo (individual member),

Santa Clara, CA; D. Hamu (individual member), Chennai, Tamil Nadu, INDIA; S. Muthulaxmi (individual member), Bangalore, Karnataka, INDIA; John Riley (individual member), Alexandria, VA; P.R. Swarup (individual member), Bangalore, Karnataka, INDIA; and Xie Yong (individual member), Singapore, SINGAPORE have been added as parties to this venture.

No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and J Consortium, Inc. intends to file additional written notification disclosing all changes in membership.

On August 9, 1999, J Consortium, Inc. filed its original notification pursuant to Section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to Section 6(b) of the Act on March 21, 2000 (65 FR 15175).

The last notification was filed with the Department on July 12, 2001. A notice was published in the **Federal Register** pursuant to section 6(b) of the act on August 10, 2001 (66 FR 42238).

Constance K. Robinson,

Director of Operations, Antitrust Division.

[FR Doc. 01-28364 Filed 11-9-01; 8:45 am]

BILLING CODE 4410-11-M

LEGAL SERVICES CORPORATION

Sunshine Act Meeting of the Board of Directors

TIME AND DATE: The Board of Directors of the Legal Services Corporation will meet on November 17, 2001. The meeting will begin at 10:00 a.m. and continue until conclusion of the Board's agenda.

LOCATION: Marriott at Metro Center, 775 12th Street, NW., Washington, DC.

STATUS OF MEETING: Open, except that a portion of the meeting may be closed pursuant to a vote of the Board of Directors to hold an executive session. At the closed session, the Corporation's General Counsel will report to the Board on litigation to which the Corporation is or may become a party, and the Board may act on the matters reported. The closing is authorized by the relevant provisions of the Government in the Sunshine Act [5 U.S.C. 552(b)(10)] and the corresponding provisions of the Legal Services Corporation's implementing regulation (45 CFR 1622.5(h)). A copy of the General Counsel's Certification that the closing is authorized by law will be available upon request.

MATTERS TO BE CONSIDERED:

Open Session

1. Approval of agenda.
2. Approval of the minutes of the Board's meeting of September 8, 2001.
3. Approval of the minutes of the Executive Session of the Board's meeting of September 8, 2001.
4. Chairman's Report.
5. Members' Report.
6. Inspector General's Report.
7. President's Report.
8. Consider and act on the report of the Board's Operations and Regulations Committee.
9. Consider and act on the report of the Board's Performance Review Committee.
10. Consider and act on the Board of Directors' Semiannual Report to Congress for the period of April 1, 2001 through September 30, 2001.
11. Budget briefing by the Acting Vice President for Administration.
12. Consider and act on the report of the Task Force on Configuration of Service Areas.
13. Report by LSC's Vice President for Programs on the development of Performance Measures, State Planning and other important programs issues.
14. Consider and act on changes to the Board's 2002 meeting schedule.

Closed Session

15. Briefing¹ by the Inspector General on the activities of the Office of Inspector General.

16. Consider and act on the Office of Legal Affairs' report on potential and pending litigation involving LSC.

Open Session

17. Consider and act on other business.

18. Public Comment.

CONTACT PERSON FOR INFORMATION:

Victor M. Fortuno, Vice President for Legal Affairs, General Counsel & Corporate Secretary, at (202) 336-8800.

SPECIAL NEEDS: Upon request, meeting notices will be made available in alternate formats to accommodate visual and hearing impairments. Individuals who have a disability and need an accommodation to attend the meeting may notify Elizabeth S. Cushing, at (202) 336-8800.

¹ Any portion of the closed session consisting solely of staff briefings does not fall within the Sunshine Act's definition of the term "meeting" and, therefore, the requirements of the Sunshine Act do not apply to any such portion of the closed session. 5 U.S.C. 552(b)(1)(A) and (b). See also 45 CFR 1622.2 & 1622.3