

The last notification was filed with the Department on May 2, 2017. A notice was published in the **Federal Register** pursuant to Section 6(b) of the Act on June 7, 2017 (82 FR 26514).

**Patricia A. Brink,**

*Director of Civil Enforcement, Antitrust Division.*

[FR Doc. 2017-18179 Filed 8-25-17; 8:45 am]

**BILLING CODE P**

## DEPARTMENT OF JUSTICE

### Antitrust Division

#### Notice Pursuant to the National Cooperative Research and Production Act of 1993—Telemanagement Forum

Notice is hereby given that, on July 21, 2017, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* (“the Act”), TeleManagement Forum (“The Forum”) filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. 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, Carphone Warehouse Ltd., London, UNITED KINGDOM; Crowd Frame Consulting Limited, Dublin, IRELAND; APIVERSITY, Madrid, SPAIN; UNITEL ONE SOURCE LIMITED, London, UNITED KINGDOM; Metaswitch Networks, Enfield, UNITED KINGDOM; ArtOfArc, Dortmund, GERMANY; Vecta Strategy, Dubai, UNITED ARAB EMIRATES; Telecommunications Services of Trinidad and Tobago Limited, Port of Spain, TRINIDAD AND TOBAGO; Wytec International, Inc., San Antonio, TX; Go plc, Marsa, MALTA; Orange Moldova, Chisinau, MOLDOVA; Dimension Data, Johannesburg, SOUTH AFRICA; GDi GISDATA LLC, Zagreb, CROATIA; Peritus j.d.o.o., Varazdin, CROATIA; Inomial Pty Ltd., Melbourne, AUSTRALIA; Simpledata Group S.A., Santiago, CHILE; KBZ Gateway Company Limited, Yangon, MYANMAR; CallVU, Tel Aviv, ISRAEL; Beyond Verbal, Tel Aviv, ISRAEL; Brytlyt Limited, Maidstone, UNITED KINGDOM; Smartpipe Solutions, London, UNITED KINGDOM; MindShift Ltd., Bangalore, INDIA; APInf, Tampere, FINLAND; New York University, New York, NY; Future Cities Catapult, London, UNITED KINGDOM; Spark New Zealand Limited, Auckland, NEW ZEALAND; Philips Electronics Nederland B.V., Eindhoven,

NETHERLANDS; Sarpal Consultancy, Chigwell, UNITED KINGDOM; Agile Fractal Grid, Inc., Medway, MA; Neural Technologies, Petersfield, UNITED KINGDOM; Suomen Erillisverkot Oy, Espoo, FINLAND; CenturyLink, Inc., Monroe, LA; Windstream Communications, Little Rock, AR; Civity, Zeist, NETHERLANDS; de Brenni Executive Consulting Services, Adelaide, AUSTRALIA; KPMG Australia, Sydney, AUSTRALIA; Tata Communications Ltd., Mumbai, INDIA; TEAM COTE D’AZUR, Nice, FRANCE; Inabox Group Limited, Sydney, AUSTRALIA; PT Telekomunikasi Selular, Jakarta, INDONESIA; Cognito Analytics, Toledo, OH; Claro Paraguay, Asuncion, PARAGUAY; Telcel Mexico, Ciudad de Mexico, MEXICO; Claro Uruguay, Montevideo, URUGUAY; Telekom Slovenije, Ljubljana, SLOVENIA; Claro Puerto Rico, Guaynabo, PUERTO RICO; Claro Argentina, Buenos Aires, ARGENTINA; IMImobile Ltd., London, UNITED KINGDOM; Hansen Technologies Denmark A/S, Sonderborg, DENMARK; Dark Fibre Africa, Gauteng, SOUTH AFRICA; Six DEE Telecom Solutions Pvt Ltd., Bangalore, INDIA; SFR, Paris, FRANCE; ForgeRock Inc., San Francisco, CA; America Movil, Ciudad De Mexico Distrito Federal, MEXICO; HITSS Consulting SA de CV, Tijuana, MEXICO; China Academy of Information and Communications Technology (CAICT), Beijing, PEOPLE’S REPUBLIC OF CHINA; THE GC INDEX LTD., London, UNITED KINGDOM; Metasite Data Insights, Vilnius, LITHUANIA; Bulb Technologies, Ltd., Zagreb, CROATIA; SKY BRASIL, São Paulo, BRAZIL; and Millicom Cable El Salvador, S.A. de C.V., Luxembourg, LUXEMBOURG, have been added as a parties to this venture.

Also, the following members have changed their names: ARGELA Technologies to ARGELA Yazilim ve Bilisim Teknolojileri Sanayi ve Ticaret A.S., Istanbul, TURKEY; Elitecore Technologies Limited to Sterlite Technologies Limited, Ahmedabad, INDIA; Mobinil—The Egyptian Company for Mobile Services to Orange Egypt, Cairo, EGYPT; and SMI Technologies to Quob Park Estate, Wickham, UNITED KINGDOM.

In addition, the following parties have withdrawn as parties to this venture: AFNS, LLC, Rock Round, TX; Aktavara AB, Stockholm, SWEDEN; Anritsu A/S, Copenhagen, DENMARK; ASPIDER Solutions US Inc, Salem, MA; Axino Solutions Group, Aachen, GERMANY; Azerfon, Baku, AZERBAIJAN; AZR L.L.C., Tripoli, LIBYA; Bispro Consulting, Jakarta, INDONESIA; Boeing

Company, Seattle, WA; Brighthouse Networks, East Syracuse, NY; Canoe Ventures, Englewood, CO; Cisco Systems, San Jose, CA; ClickSoftware, Inc., Burlington, MA; Cloud Strategy Partners LLC, Scotts Valley, CA; Coeos Assurances, Paris, FRANCE; Converge ICT Solutions Inc., Pasig City, PHILIPPINES; Coraltree Systems Ltd., Fareham, UNITED KINGDOM; Core Information Consult, Jegenstorf, SWITZERLAND; Creating Waves AS, Kongsberg, NORWAY; Cubika S.A., Buenos Aires, ARGENTINA; Defence Science and Technology Laboratory, Salisbury, UNITED KINGDOM; Dorado Software, Folsom, CA; EASIS CONSULTING, Paris, FRANCE; Ebistrategy Software (Shanghai) Co., LTD., Shanghai, PEOPLE’S REPUBLIC OF CHINA; Efiniti Services, Macquarie Park, AUSTRALIA; Eurofiber Nederland BV, Maarssen Utrecht, NETHERLANDS; 28Focus Data Services Ltd., Oxfordshire, UNITED KINGDOM; Frontier Communications, Rochester, NY; GFI INFORMATIQUE, Saint-Ouen, FRANCE; Guangzhou Highjet Technology Co., Ltd., Guangzhou, PEOPLE’S REPUBLIC OF CHINA; HeyStaks, Dublin, IRELAND; Hydro-Quebec, Montreal, CANADA; IAB bvba—ICT Architecture, Leuven, BELGIUM; Ibis Instruments, Belgrade, SERBIA; IEON Consulting Ltd., London, UNITED KINGDOM; Innowave Technologies, Lisbon, PORTUGAL; Intense Technologies Limited, Secunderabad, INDIA; IoT connect GmbH, Berlin, GERMANY; IRIS Network Systems, Cape Town, SOUTH AFRICA; IT Services Hungary LTD., Budapest, HUNGARY; Lebara Services Ltd., London, UNITED KINGDOM; Lotus Innovations, LLC, Irvine, CA; Manx ICT Association (MICTA), Douglas, UNITED KINGDOM; Massy Group, Port of Spain, TRINIDAD AND TOBAGO; MATRIX Software, Mountain View, CA; MayerConsult, Inc., Ottawa, CANADA; MD Healthcare Consultants Ltd., Salford, UNITED KINGDOM; Mediacom Communications Corp., Middletown, NY; MedPal Health Solutions, Tel Aviv, ISRAEL; MFEC PLC., Bangkok, THAILAND; Michi Creative City Designers Inc., Chiyodaku, JAPAN; MicroSigns, Inc., Montreal, CANADA; Moogsoft Inc., San Francisco, CA; Net Servicios, Chacara Santo Antonio, BRAZIL; Netxcels Systems Pte Ltd., Toa Payoh, SINGAPORE; nTels Co. Ltd., Seoul, KOREA; Oger Telecom Management Services Company Ltd., Istanbul, TURKEY; OMANTEL, Muscat, OMAN; OpenVault, Golden, CO; Peter Ghys—individual contributor, Brighton, AUSTRALIA; Philippe Imoucha, Aix En

Provence, FRANCE; Premavals, Noisy-le-Grand, FRANCE; Pryv, Lausanne, SWITZERLAND; Rede Nacional de Ensino e Pesquisa, Rio de Janeiro, BRAZIL; Rettungsdienst-Kooperation in Schleswig-Holstein (RKISH) GmbH, Heide, GERMANY; Revenue Protect Limited, Hatfield, UNITED KINGDOM; RoboFold Ltd., London, UNITED KINGDOM; Smart Assistant, Vienna, AUSTRIA; TechNexus, LLC, Potomac, MD; The KPI Guy, Arvada, CO; Tilgin IPRG AB, Kista, SWEDEN; Trilogy-International Partners, LLC., Bellevue, WA; T-Systems International Services GmbH, Frankfurt am Main, GERMANY; Ufone, Islamabad, PAKISTAN; UK Broadband Ltd., London, UNITED KINGDOM; Vasona Networks, Inc., San Jose, CA; Vodafone Netherlands, Maastricht, NETHERLANDS; West Avenue Capital Markets Partners, Darien, CT; ZAA Architects, Montréal, CANADA; Ziggo, Utrecht, NETHERLANDS; ING Bank N.V., Amsterdam, NETHERLANDS; Mascom Wireless (MTN Botswana), Gabarone, BOTSWANA; and PricewaterhouseCoopers LLP—Edmonton, Alberta, CANADA.

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 The Forum intends to file additional written notifications disclosing all changes in membership.

On October 21, 1988, The Forum 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 8, 1988 (53 FR 49615).

The last notification was filed with the Department on January 23, 2017. A notice was published in the **Federal Register** pursuant to Section 6(b) of the Act on February 27, 2017 (82 FR 11943).

**Patricia A. Brink,**

*Director of Civil Enforcement, Antitrust Division.*

[FR Doc. 2017-18175 Filed 8-25-17; 8:45 am]

**BILLING CODE P**

## DEPARTMENT OF LABOR

### Employment and Training Administration

#### Agency Information Collection Activities; Comment Request; Application for Permanent Employment Certification, Extension With Nonsubstantive Changes of Currently Approved Collection

**ACTION:** Notice.

**SUMMARY:** The Department of Labor (DOL), Employment and Training Administration (ETA), is soliciting comments concerning a proposed extension for the authority to conduct the information collection request (ICR) titled “Application for Permanent Employment Certification.” This comment request is part of continuing Departmental efforts to reduce paperwork and respondent burden in accordance with the Paperwork Reduction Act of 1995 (PRA).

**DATES:** Consideration will be given to all written comments received by October 27, 2017.

**ADDRESSES:** A copy of this ICR with applicable supporting documentation, including a description of the likely respondents, proposed frequency of response, and estimated total burden may be obtained free of charge by contacting William W. Thompson II, Administrator, Office of Foreign Labor Certification, telephone number: 202–513–7350 (this is not a toll-free number). Individuals with hearing or speech impairments may access the telephone number above via TTY by calling the toll-free Federal Information Relay Service at 1–877–889–5627 (TTY/TDD). Fax: 202–513–7395 or by email at [ETA.OFLC.Forms@dol.gov](mailto:ETA.OFLC.Forms@dol.gov) subject line: ETA–9089.

Submit written comments about, or requests for a copy of, this ICR by mail or courier to the U.S. Department of Labor, Employment and Training Administration, Office of Foreign Labor Certification, Box #12–200, 200 Constitution Avenue NW., Washington, DC 20210; by email: [ETA.OFLC.Forms@dol.gov](mailto:ETA.OFLC.Forms@dol.gov) subject line: ETA–9089; or by Fax: 202–513–7395.

**SUPPLEMENTARY INFORMATION:** The DOL, as part of continuing efforts to reduce paperwork and respondent burden, conducts a pre-clearance consultation program to provide the general public and Federal agencies an opportunity to comment on proposed and/or continuing collections of information before submitting them to the OMB for final approval. This program helps to ensure requested data can be provided

in the desired format, reporting burden (time and financial resources) is minimized, collection instruments are clearly understood, and the impact of collection requirements can be properly assessed.

Section 212(a)(5)(A) of the Immigration and Nationality Act (INA), 8 U.S.C. 1182(a)(5)(A), requires the Secretary of Labor to certify that any alien seeking to enter the United States for the purpose of performing skilled or unskilled labor will not adversely affect the wages and working conditions of U.S. workers similarly employed, and that there are not sufficient U.S. workers able, willing, and qualified to perform such labor. DOL uses Form ETA–9089 to collect information about a sponsoring employer’s job offer, and about a foreign national’s education and work history, necessary to determine whether the admission of that foreign national meets the requirements for certification under Section 212(a)(5)(A). Employers seeking to sponsor workers as shepherders or in Schedule A occupations file Form ETA–9089 directly with the Department of Homeland Security (DHS). DHS also accepts the ETA–9089 in place of the ETA–750 in its National Interest Waiver program.

This information collection is authorized by INA Sections 212(a)(5)(A), 203(b)(2), and 203(b)(3).

This information collection is subject to the PRA. A Federal agency generally cannot conduct or sponsor a collection of information, and the public is generally not required to respond to an information collection, unless it is approved by the OMB under the PRA and displays a currently valid OMB Control Number. In addition, notwithstanding any other provisions of law, no person shall generally be subject to penalty for failing to comply with a collection of information that does not display a valid Control Number. See 5 CFR 1320.5(a) and 1320.6.

Interested parties are encouraged to provide comments to the contact shown in the **ADDRESSES** section. Comments must be written to receive consideration, and they will be summarized and included in the request for OMB approval of the final ICR. In order to help ensure appropriate consideration, comments should mention ETA, OMB Control No. 1205–0451.

Submitted comments will also be a matter of public record for this ICR and posted on the Internet without redaction. The DOL encourages commenters not to include personally identifiable information, confidential business data, or other sensitive