Ireland, Dublin, Ireland; Vodafone Portugal, Lisboa, Portugal; Voltaire Consultants bv, Baarn, Netherlands; VoluBill, Cedex, France; Waterford Institute of Technology, Waterford, Ireland; and Wisdom Networks Co., Ltd., Tokyo, Japan have been added as parties to this venture.

Also, Agilance, Inc., Outremont, Quebec, Canada; Antic Seiler Rosch, Oldham, United Kingdom; Atrica, Santa Clara, CA; China, Telecom System Integration Co. Ltd., Beijing; People Republic of China; Comrise Technology, Hazlet, NJ; Concord Communications, Marlboro, MA; Connexn Technologies, Wesminster, CO; Croucher Consultants Ltd., Pease Pottage, United Kingdom; Daleen Technologies, Inc., Boca Raton, FL; Digital Fairway Corporation, Toronto, Ontario, Canada; DigitalFuel, San Matio, CA; Econet Wirless Nigeria, Victoria Island, Nigeria; eDynamic, Inc., Planta, TX; Eftia OSS Solutions, Inc., Ottawa, Ontario, Canada; Emperative, Boulder, CO; Enguenity Technologies, Montreal, Quebec, Canada; Etesian GmbH, Holzkirchen, Germany; Getronics Consulting BV, Amsterdam, Netherlands; Gigastream UMTS Technologies, Saabruecken, Germany; Granita Systems, Inc., Manchester, NH; InferData, Mountain View, CA; Integral Access, Inc., Chelmsford, MA; IXI Mobile, Inc., Ra'anana, Israel; Kabira Technolgies, Inc., San Rafael, CA; Leapstone Systems, Inc., Somerset, NJ; Level 3 Communications, Broomfield, CO; MobileTEL EAD, Safia, Bulgaria; Partner Communications Company, Ltd., Rosh- Ha'avin, Israel; Pedestal Networks, Fremont, CA; People Soft, Inc., Pleasanton, CA; Photonex Corporation, Maynard, MA; Pride S.p.A., Milano, Italy; QT Training LTD, Macclesfield, United Kingdom; Quallaby Corporation, Lowell, MA; Redrock Communications, Bentleigh, Australia; Rocket Software, Alamedia, CA; SMG Co. LTD., Yokohama City, Japan; SunTech Sp. z o.o., Warsaw, Poland; TeleGea, Inc., Waltham, MA; Telekom Applies Business, Kuala Lumpur, Malaysia; Tyco Telecommunications, Morristown, NJ; WestGlobal, Dublin, Ireland; and ZOOM Networks Inc., Beijing, People's Republic of China have withdrawn as parties to this venture.

The following members have changed their names: 4DH Consulting has changed its name to 4DH Software Inc., Seattle, WA; ADC Telecommunications has changed its name to ADC Software Systems, Minneapolis, MN; Intec Telecom Systems has changed its name to ADC Software Systems, Minneapolis, MN; Amdocs Management Ltd. has changed its name to Amdocs, Ra'anana,

Israel; Xenicom Ltd. has changed its name to Andrew Network Solutions, Bristol, United Kingdom; Andrew Network Solutions Ltd. has changed its name to Andrew Network Solutions, Bristol, United Kingdom; AutoMagic Consulting LLC has changed its name to AutoMagic KB LLC, Denver Co; Barrett AB has changed its name to Barret AB, Froson, Sweden; Cappemini has changed its name to Capgemini Telecom and Media, Paris, France; Capgemini Telecom Media Entertainment has changed its name to Cappemini Telecom and Media, Paris, France; SESI has changed its name to Celona Technologies Ltd., London, United Kingdom; Equador has changed its name to CH2M Hill, Richmond, United Kingdom; Chungwa Telecom Co., LTD has changed its name to Chungwa Telecom Laboratories Co., LTD, Taoyuan, Taiwan; OSS.CL has changed its name to Computerland, Warsaw, Poland; Defense Information Systems Agency has changed its name to DOD, Fort Monmouth, NJ; SMARTS has changed its name to EMC, Brentford, United Kingdom; Tertio Telecommunications has changed its name to Evolving Systems Ltd., London, United Kingdom; FORS Training CJSC has changed its name to FORS Training Center Company Limited, Moscow, Russia; Incatel AS has changed its name to Incatel, Sandvika, Norway; Industria Networks Ltd has changed its name to Industria, Dublin, Ireland; ICS Intelligent Communication Software has changed its name to Intelligent Communication Software Entwicklungs GmbH, Muenchen, Germany; Intelligent Communication Software has changed its name to Intelligent Communication Software Entwicklungs GmbH, Muenchen, Germany; Networking Technology Laboratory has changed its name to Networking Technology Laboratory (BUTE), Budapest, Hungary; Nokia Networks has changed its name to Nokia Oyj, Tempere, Finland; Office of Communications has changed its name to Office of Communications (OFCOM), London, United Kingdom; Cognera Ltd. Has changed its name to Olista, Natanya, İsrael; Cymbal Corporation has changed its name to Patni Computer Services, Fremont, CA; Mobilink has changed its name to PMCL MOBILINK, Islamabad, Pakistan; European Technical Support Limited has changed its name to Q6 Ltd., Dorkins United Kingdom; SAS Global Services has changed its name to SAS Institute Global Services Pvt. Ltd., Pune, India; Sunrise has changed its name to sunrise, Zurich, Switzerland; Steleus Group, Inc. has changed its name to Tekelec,

Limonest, France; Inet Technologies, Inc. has changed its name to Tektronix Texas, LLC, Richardson, TX; Telenor AS has changed its name to Telenor ASA, Fornebu, Norway; TICO GmGH has changed its name to TICO GmbH, Weininger, Switzerland; UMC has changed its name to Ukrainian Mobile Communications UMB, Kiev, Ukraine; Watch Mark Corp. has changed its name to Vallent Corporation, Bellevue, WA; and ECSi has changed its name to VokeTel, Thorurhill, Ontario, 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 notification 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 21, 2005. A notice was published in the **Federal Register** pursuant to Section 6(b) of the Act on March 25, 2005 (70 FR 15352).

Dorothy B. Fountain,

Deputy Director of Operations, Antitrust Division.

[FR Doc. 05–20673 Filed 10–14–05; 8:45 am]
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DEPARTMENT OF JUSTICE

Parole Commission

Record of Vote of Meeting Closure (Pub. L. 94–409) (5 U.S.C. 552b)

I, Edward F. Reilly, Jr., Chairman of the United States Parole Commission, was present at a meeting of said Commission, which started at approximately 5 p.m., on Thursday, October 6, 2005, at the U.S. Parole Commission, 5550 Friendship Boulevard, 4th Floor, Chevy Chase, Maryland 20815. The purpose of the meeting was to decide two petitions for reconsideration pursuant to 28 CFR 2.27. Five Commissioners were present, constituting a quorum when the vote to close the meeting was submitted.

Public announcement further describing the subject matter of the meeting and certifications of General Counsel that this meeting may be closed by vote of the Commissioners present were submitted to the Commissioners prior to the conduct of any other business. Upon motion duly made,

seconded, and carried, the following Commissioners voted that the meeting be closed: Edward F. Reilly, Jr., Cranston J. Mitchell, Deborah A. Spagnoli, Isaac Fulwood, Jr., and Patricia Cushwa.

In Witness Whereof, I make this official record of the vote taken to close this meeting and authorize this record to be made available to the public.

Dated: October 7, 2005.

Edward F. Reilly, Jr.,

Chairman, U.S. Parole Commission. [FR Doc. 05-20776 Filed 10-13-05; 9:48 am]

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DEPARTMENT OF LABOR

Office of the Secretary

Submission for OMB Review: Comment Request

October 11, 2005.

The Department of Labor (DOL) has submitted the following public information collection requests (ICRs) to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995 (Pub. L. 104-13, 44 U.S.C. chapter 35). A copy of each ICR, with applicable supporting documentation, may be obtained by contacting Darrin King on 202-693-4129 (this is not a toll-free number) or e-mail: king.darrin@dol.gov.

Comments should be sent to Office of Information and Regulatory Affairs, Attn: OMB Desk Officer for the **Employment Standards Administration** (ESA), Office of Management and Budget, Room 10235, Washington, DC 20503, 202-395-7316 (this is not a tollfree number), within 30 days from the date of this publication in the Federal Register.

The OMB is particularly interested in comments which:

- Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- Enhance the quality, utility, and clarity of the information to be collected; and
- Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated,

electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Agency: Employment Standards Administration.

Type of Review: Extension of currently approved collection.

Title: Notice of Controversion of Right to Compensation.

OMB Number: 1215-0023. Form Number: LS-207. Frequency: On occasion. Type of Response: Reporting.

Affected Public: Business or other forprofit.

Number of Respondents: 750. Annual Responses: 15,750. Average Response Time: 15 minutes. Estimated Annual Burden Hours: 3,938.

Total Annualized Capital/startup Costs: \$0.

Total Annual Costs (operating/ maintaining systems or purchasing services): \$7,011.00.

Description: The Division of Longshore and Harbor Workers' Compensation administers the Longshore and Harbor Worker's Compensation Act. This Act provides benefits to workers injured in maritime employment on the navigable waters of the United States or in an adjoining area customarily used by an employer in loading, unloading, repairing or building a vessel. Pursuant to sections 914(d) of the Act, and 20 CFR 702.251, if an employer controverts the right to compensation he/she shall file with the district director in the affected compensation district on or before the fourteenth day after he/she has knowledge of the alleged injury or death, a notice, in accordance with a form prescribed by the Secretary, stating that the right to compensation is controverted. Form LS-207 is used for this purpose. Form LS-207 is used by insurance carriers and self-insured employers to controvert claims under the Longshore Act.

Agency: Employment Standards Administration.

Type of Review: Extension of currently approved collection.

Title: Agreement and Undertaking. OMB Number: 1215-0034. Form Number: OWCP-1. Frequency: On occasion. Type of Response: Reporting.

Affected Public: Business or other forprofit.

Number of Respondents: 300. Annual Responses: 300. Average Response Time: 15 minutes. Estimated Annual Burden Hours: 75. Total Annualized Capital/startup Costs: \$0.

Total Annual Costs (operating/ maintaining systems or purchasing services): \$120.00.

Description: Coal Mine operators and Longshore companies desiring to be self-insurers are required by law (30 U.S.C. 933 BL and 33 U.S.C. 932 LS) to produce security in terms of an indemnity bond, security deposit, or for Black Lung only, a letter of credit or 501(c)(21) trust. Once a company's application to become self-insured is reviewed by the Division of Coal Mine Workers; Compensation or by the Division of Longshore and Harbor Workers' Compensation and it is determined the company is potentially eligible, an amount of security is determined to guarantee the payment of benefits required by the Act.

The OWCP-1 form is executed by the self-insurer who agrees to abide by the Department's rules and authorizes the Secretary, in the event of default, to file suit to secure payment from a bond underwriter or in the case of a Federal Reserve account, to sell the securities for the same purpose. A company cannot be authorized to self-insure until this requirement is met. Regulations establishing this requirement are at 20 CFR 726.110 for Coal Mine/Black Lung and 20 CFR 703.304 for Longshore.

Agency: Employment Standards Administration.

Type of Review: Extension of currently approved collection.

Title: Application for Federal Certificate of Age.

OMB Number: 1215-0083. Form Number: WH-14. Frequency: On occasion. Type of Response: Reporting and

Recordkeeping

Affected Public: Business or other forprofit; not-for-profit institutions; farms; and State, tribal, or local government.

Number of Respondents: 10. Annual Responses: 10.

Average Response Time: 10 minutes. Estimated Annual Burden Hours: 2. Total Annualized Capital/startup Costs: \$0.

Total Annual Costs (operating/ maintaining systems or purchasing services): \$0.

Description: Fair Labor Standards Act (FLSA), 29 U.S.C. 201 et seq., section 3(1) provides, in part, that an employer may protect against unwitting employment of "oppressive child labor," as defined in section 3(l), by having on file a certificate issued pursuant to Department of Labor regulations certifying that the named person meets the FLSA minimum age requirements for employment. FLSA section 11(c) requires that all employers covered by the Act make, keep, and