| To submit comments: | Send them to: |
|---------------------|---|
| By email | pubcomment- ees.enrd@usdoj.gov. |
| By mail | Assistant Attorney General, U.S. DOJ—ENRD, P.O. Box 7611, Washington, D.C. 20044–7611. |

During the public comment period, the proposed Consent Decree may be examined and downloaded at this Justice Department Web site: http:// www.usdoj.gov/enrd/

Consent_Decrees.html. We will provide a paper copy of the proposed Consent Decree upon written request and payment of reproduction costs. Please mail your request and payment to: Consent Decree Library, U.S. DOJ— ENRD, P.O. Box 7611, Washington, DC 20044–7611.

Please enclose a check or money order for \$18.75 (25 cents per page reproduction cost) payable to the United States Treasury.

Robert E. Maher, Jr.,

Assistant Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 2013–09897 Filed 4–25–13; 8:45 am] BILLING CODE 4410–15–P

DEPARTMENT OF JUSTICE

Notice of Lodging of Proposed Consent Decree Under the Clean Water Act

On April 16, 2013, the Department of Justice lodged a proposed Consent Decree with the United States District Court for the Western District of Washington in the lawsuit entitled United States and the State of Washington v. City of Seattle, Washington, Civil Action No. 2:13-cv-00678.

In this action the United States sought civil penalties and injunctive relief for violations of the Clean Water Act ("CWA"), 33 U.S.C. 1251 *et seq.*, in connection with the City of Seattle,

Washington ("City") operation of its sewer system in the Seattle area. The proposed consent decree requires the City to implement extensive injunctive relief to expand and rehabilitate both its combined sewer system and its separated sewer system to reduce or eliminate unlawful overflows of sewage into the Puget Sound, Lake Washington, Union Lake, and various lakes, bays, and streams in the Seattle area, as well as unpermitted discharges to residential basements and from manholes or other discharge points within the City's sewer system. The City will also pay a total of \$350,000.00 in civil penalties: \$175,000 to the United States and \$175,000 to the State of Washington.

The publication of this notice opens a period for public comment on the proposed Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to *United States* v. *City of Seattle, Washington,* D.J. Ref. No. 90–5–1–1– 10066. All comments must be submitted no later than thirty (30) days after the publication date of this notice. Comments may be submitted either by email or by mail:

| To submit comments: | Send them to: |
|---------------------|---|
| By email | pubcomment- ees.enrd@usdoj.gov. |
| By mail | Assistant Attorney General, U.S. DOJ—ENRD, P.O. Box 7611, Washington, DC 20044–7611. |

During the public comment period, the proposed Consent Decree may be examined and downloaded at this Justice Department Web site: http:// www.usdoj.gov/enrd/ Consent_Decrees.html. We will provide a paper copy of the proposed Consent Decree upon written request and payment of reproduction costs. Please mail your request and payment to: Consent Decree Library, U.S. DOJ— ENRD, P.O. Box 7611, Washington, DC 20044–7611. Please enclose a check or money order for \$18.75 (25 cents per page reproduction cost) payable to the United States Treasury.

Robert E. Maher, Jr.,

Assistant Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 2013–09896 Filed 4–25–13; 8:45 am] BILLING CODE 4410–15–P

DEPARTMENT OF JUSTICE

Notice of Lodging of Proposed Consent Decree Under the Resource Conservation and Recovery Act

On April 16, 2013, the Department of Justice lodged a proposed Consent Decree with the United States District Court for the District of the Virgin Islands in the lawsuit entitled *United States* v. *Government of the Virgin Islands, et al.,* Civil Action No. 3:10–cv– 48.

In this action the United States seeks, among other things, injunctive relief and civil penalties for the failure by Joseph and Zulma Hodge to remove used tires from their property adjacent to the Bovoni Landfill on St. Thomas in compliance with a U.S. Environmental Protection Agency administrative order issued under the Resource Conservation and Recovery Act. The proposed Consent Decree provides for the Hodges to remove and dispose of off-site used tires remaining on their property and to pay a civil penalty of \$100,000.

The publication of this notice opens a period for public comment on the Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to United States v. Government of the Virgin Islands, et al., D.J. Ref. No. 90– 5–2–1–08776. All comments must be submitted no later than 30 days after the publication date of this notice. Comments may be submitted either by email or by mail:

| To submit comments: | Send them to: |
|---------------------|--|
| By email | pubcomment-ees.enrd@usdoj.gov. |
| By mail | Assistant Attorney General, U.S. DOJ—ENRD, P.O. Box 7611, Washington, DC 20044–7611. |

During the public comment period, the Consent Decree may be examined and downloaded at this Justice Department Web site: http:// www.usdoj.gov/enrd/ Consent_Decrees.html. We will provide a paper copy of the Consent Decree upon written request and payment of reproduction costs. Please mail your request and payment to: Consent Decree Library, U.S. DOJ—ENRD, P.O. Box 7611, Washington, DC 20044–7611.

Please enclose a check or money order for \$5.25 (25 cents per page reproduction cost) payable to the United States Treasury.

Brian G. Donohue,

Acting Assistant Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 2013–09846 Filed 4–25–13; 8:45 am] BILLING CODE 4410–15–P

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—OPENSAF Foundation

Notice is hereby given that, on March 27, 2013, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), OpenSAF Foundation ("OpenSAF") has 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, Wind River, Alameda, CA; Rancore Technologies (P) Ltd, Ghansoli, Navi Mumbai, INDIA; IPInfusion, Sunnyvale, CA; and MontaVista Software LLC, Santa Clara, CA, have withdrawn 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 OpenSAF intends to file additional written notifications disclosing all changes in membership.

On April[®]8, 2008, OpenSAF 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 May 16, 2008 (73 FR 28508).

The last notification was filed with the Department on March 30, 2012. A

notice was published in the **Federal Register** pursuant to Section 6(b) of the Act on April 20, 2012 (77 FR 23754).

Patricia A. Brink,

Director of Civil Enforcement, Antitrust Division.

[FR Doc. 2013–09823 Filed 4–25–13; 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 April 2, 2013, 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") has 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, the following parties have been added as members to this venture: Salzburg AG, Salzburg, AUSTRIA; Mascom Wireless (MTN Botswana), Gabarone, BOTSWANA; AsGa Sistemas, Paulinia, BRAZIL; INATEL-Instituto Nacional de Telecomunicacoes, Santa Rita do Sapucai, BRAZIL; OSX Telecomunicacoes SA (Visent), Brasilia, BRAZIL; Push Science, Toronto, CANADA; MULTICOM d.o.o., Zagreb, CROATIA; University of Split, Faculty of Electrical Engineering, Mechanical Engineering & Naval Architecture, Split, CROATIA; Projeca Oy, Helsinki, FINLAND; HGTelekom, Reillanne, FRANCE; MindTree, Paris, FRANCE; ASTELLIA, Vern Sur Seiche, FRANCE; e.discom Telekommunikation GmbH. Potsdam, GERMANY; e. Services Africa Limited, Accra, GHANA; Cognity Consulting, Maroussi, GREECE; Bispro Consulting, Jakarta, INDONESIA; University of Indonesia, Depok, INDONESIA; Axiata Management Services Sdn Bhd, KL Sentral, MALAYSIA; ING Bank N.V., Amsterdam, NETHERLANDS; Ultrafast Fibre Limited, Hamilton, NEW ZEALAND; Nexio, Warsaw, POLAND; TV-7, Seversk, RUSSIA; Wellink, Moscow, RUSSIA; Corporate Solutions Co., Riyadh, SAUDI ARABIA; Ibis instruments, Belgrade, SERBIA; Hitachi Data Systems, Singapore, SINGAPORE; Tempest IT services a. s., Bratislava, SLOVAK REPUBLIC; Luminet Group

South Africa, Centurion, SOUTH AFRICA; University of Cape Town, Western Cape, SOUTH AFRICA; CellC, Johannesburg, SOUTH AFRICA; Tilgin IPRG AB, Kista, SWEDEN; hybris AG, Rotkreuz, SWITZERLAND; JSC UKRTELECOM, Kyiv, UKRAINE; S.S.C. FZE, Dubai, UNITED ARAB EMIRATES; Birmingham City University, Birmingham, UNITED KINGDOM; Coraltree Systems Ltd, Fareham, UNITED KINGDOM; EnStratus Networks (UK) Limited, Edinburgh, UNITED KINGDOM; Kitka Ltd, London, UNITED KINGDOM; KJM Consulting, Chesham, UNITED KINGDOM; NW Consulting, Billericay, UNITED KINGDOM; Sytel Reply Ltd UK, London, UNITED KINGDOM; Cignium Technologies, Fort Lee, NJ; Cyber Squared, Arlington, VA; Edge Technologies, Fairfax, VA; JustOne Database, Inc., Guilford, CT; Mediacom Communications Corp., Middletown, NY; Mformation Software Technologies, Edison, NJ; Orchestral Networks, Atherton, CA; Ranck Consulting, Chevy Chase, MD; SundaySky, New York, NY; Talksum, Inc., San Francisco, CA; Viasat, Inc., Carlsbad, CA; and Canoe Ventures, Englewood, CO.

The following members have changed their names: China Comservice Software Technology Co., Ltd. to China Communication Service Application and Solution Technology CO. Ltd, Beijing, PEOPLE'S REPUBLIC OF CHINA; Hello Axiata Company Ltd. to Latelz Co. Ltd. (Smart), Khan Chamkarmon, CAMBODIA; UPC Broadband Operations b.v. to Liberty Global Services B.V., Schiphol Rijk, NETHERLANDS; Astro Malaysia Holdings Berhad to MEASAT Broadcast Network Systems Sdn Bhd (MBNS-Astro), Bukit Jalil, MALAYSIA; Novice Software Solutions to Sagacity Softwares Private Limited, Wajre, Pune, INDIA; and Vivo S.A. to Telefonica Brasil S.A., Morumbi, BRAZIL.

The following members have withdrawn as parties to this venture: Telecom Developement Comany Afghanistan.Ltd—ROSHAN, Kabul, AFGHANISTAN; Indigo Telecom (Aust) Ptv Ltd, Brisbane, AUSTRALIA; Bahrain **Telecommunications** Company (Batelco), Manama, BAHRAIN; SWIFT, La Hulpe, BELGIUM; Fixed Telefonica Brazil, Sao Paulo, BRAZIL; TradeMerit, Ottawa, CANADA; WATCH4NET SOLUTIONS INC, Montreal, CANADA; Sykora Data Center, Ostrava, CZECH REPUBLIC; NORDUnet A/S, Kastrup, DENMARK; Corporacion Nacional de Telecomunicaciones CNT EP, Quito, ECUADOR; Aito Technologies, Espoo, FINLAND; Gridit, Salo, FINLAND; IPANEMA TECHNOLOGIES, Fontenay