

The plat, in three (3) sheets, representing the dependent resurvey of a portion of the north boundary and a portion of the subdivisional lines, the subdivision of section 7, and metes-and-bounds surveys of portions of the easterly and westerly right-of-way lines of the Nevada Northern Railway, Township 24 North, Range 64 East, Mount Diablo Meridian, Nevada, under Group No. 880, was accepted on January 21, 2011. These surveys were executed to meet certain administrative needs of the Bureau of Land Management.

The plat, representing the dependent resurvey of portions of the east and north boundaries of Township 18 South, Range 59 East, Mount Diablo Meridian, Nevada, under Group No. 881, was accepted on January 21, 2011.

The plat, representing the dependent resurvey of a portion of the east boundary and a portion of the subdivisional lines, and the subdivision of sections 25, 26 and 27, Township 18 South, Range 60 East, Mount Diablo Meridian, Nevada, under Group No. 881, was accepted on January 21, 2011.

The plat, representing the entire survey record of the dependent resurvey of a portion of the south boundary of Township 18 South, Range 62 East, Mount Diablo Meridian, Nevada, under Group No. 882, was accepted on January 21, 2011. These surveys were executed to meet certain administrative needs of the U.S. Fish and Wildlife Service.

The above-listed surveys are now the basic record for describing the lands for all authorized purposes. These surveys have been placed in the open files in the Bureau of Land Management, Nevada State Office and are available to the public as a matter of information. Copies of the surveys and related field notes may be furnished to the public upon payment of the appropriate fees.

Dated: April 4, 2011.

David D. Morlan,

Chief Cadastral Surveyor, Nevada.

[FR Doc. 2011-8420 Filed 4-7-11; 8:45 am]

BILLING CODE 4310-HC-P

INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 731-TA-308-310 and 520-521 (Third Review)]

Carbon Steel Butt-Weld Pipe Fittings From Brazil, China, Japan, Taiwan, and Thailand

Determinations

On the basis of the record ¹ developed in the subject five-year reviews, the United States International Trade Commission (Commission) determines, pursuant to section 751(c) of the Tariff Act of 1930 (19 U.S.C. 1675(c)), that revocation of the antidumping duty orders on carbon steel butt-weld pipe fittings from Brazil, China, Japan, Taiwan, and Thailand would be likely to lead to continuation or recurrence of material injury to an industry in the United States within a reasonably foreseeable time.

Background

The Commission instituted these reviews on October 1, 2010 (75 F.R. 60814) and determined on January 4, 2011 that it would conduct expedited reviews (76 FR 5205).

The Commission transmitted its determinations in these reviews to the Secretary of Commerce on April 4, 2011. The views of the Commission are contained in USITC Publication 4222 (April 2011), entitled *Carbon Steel Butt-Weld Pipe Fittings from Brazil, China, Japan, Taiwan, and Thailand: Investigation Nos. 731-TA-308-310 and 520-521 (Third Review)*.

By order of the Commission.

Issued: April 4, 2011.

James Holbein,

Acting Secretary to the Commission.

[FR Doc. 2011-8354 Filed 4-7-11; 8:45 am]

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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 February 15, 2011, 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

¹ The record is defined in sec. 207.2(f) of the Commission’s Rules of Practice and Procedure (19 CFR 207.2(f)).

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, 6fusion USA, Inc., Durham, NC; Abiba Systems Private Limited, Bangalore, Karnataka, INDIA; AdvOSS, Richmond, British Columbia, CANADA; Aircel Limited, Gurgaon, Haryana, INDIA; AIST ISP, Togliatti, RUSSIA; angel.com, Mclean, VA; Aperium P/L, Melbourne, Victoria, AUSTRALIA; Asis Technology Partners S.A.C., Lima, PERU; AssuringBusiness Pte Ltd, Singapore, SINGAPORE; Atoll Solution Ltd., Urom, HUNGARY; Axial Sp. Z.o.o., Warszawa, POLAND; Axis Convergence Private Limited, Noida, Uttar Pradesh, INDIA; Birdstep Technology, Espoo, FINLAND; Bonsai Network India Pvt Ltd, Kolkata, West Bengal, INDIA; Business Logic Systems, Belper, Derbyshire, UNITED KINGDOM; Cariden Technologies Inc., Mountain View, CA; Carrywater Consulting z.o.o., Warszawa, POLAND; Charter Communications, St. Louis, MO; Clarebourne Consultancy Ltd, Farnham, Surrey, UNITED KINGDOM; Consultancy & Systems Engineering (c & se), Herrsching a. Ammersee, GERMANY; Cycle 30, Seattle, WA; Dassault Systemes Enovia Corp., Lowell, MA; DataProbity, Stuart, FL; Dextra Technologies, Monterrey, Nuevo Leon, MEXICO; EA Principles, Inc., Alexandria, VA; Edge Strategies Inc., Wayland, MA; ESRI, Redlands, CA; FARICE, Kopavogur, ICELAND; Friedhelm, Fink Kiel, GERMANY; Graphene, Palm Coast, FL; GVT Curitiba, Parana, BRAZIL; HughesTelematics, Inc., Atlanta, GA; Inducta d.o.o., Zagreb, CROATIA; Infinite Infosoft Services Pvt Ltd, Gurgaon, INDIA; ING Bank N.V., Amsterdam, NETHERLANDS; integracija od-do d.o.o., Zagreb, CROATIA; Intraway Corp Capital Federal, Buenos Aires, ARGENTINA; Intune Networks, Dublin, IRELAND; ISP Alliance, Inc. DBA ZCorum, Alpharetta, GA; Joyent, San Francisco, CA; KPN International, Dusseldorf, GERMANY; Leonid Systems, Washington, DC; LG CNS India Pvt Ltd, Bangalore, Karnataka, INDIA; Marcus Aurelius, Moscow, RUSSIA; Meditelecom, Casablanca, MOROCCO; MKC, Darmstadt, GERMANY; Model Advisors, West Linn, OR; Monolith Software, St. Charles, IL; NASA JPL, Pasadena, CA; NetBoss Technologies, Inc., Sebastian, FL; Network Critical, LLC, Buffalo, NY; Nimsoft, Campbell, CA; Northop

Grumman Corporation—(Information Systems, Defense Enterprise Solutions), McLean, VA; NTC Clarity Networks Inc., Cairo, EGYPT; Open Systems S.A., Quito, ECUADOR; Opency Media Limited, Newton Le Willows, Merseyside, UNITED KINGDOM; Philippine Long Distance Telephone Company (PLDT), Makati City, PHILIPPINES; PLINTRON Global Technology Solutions Private Limited Chennai, Tamilnadu, INDIA; POWERACT Consulting, Casablanca, MOROCCO; Regent University, Virginia Beach, VA; Sandvine, Waterloo, Ontario, CANADA; SAPO (PT Comunicacoes), Lisbon, PORTUGAL; Seacom Ltd Floreal, Floreal, MAURITIUS; SevOne, Inc., Newark, DE; Sidonis Limited, Bath, UNITED KINGDOM; Sitra, Helsinki, FINLAND; Solace Systems, Ottawa, Ontario, CANADA; SpatialInfo, Inc., Englewood, CO; Sybase, an SAP Company, Dublin, CA; Symbiosis Institute of telecom management, Pune, Maharashtra, INDIA; Tango Telecom Ltd, Limerick, IRELAND; Telconet S.A., Quito, Pichincha, ECUADOR; Telconet S.A., Guayaquil, Guayas, ECUADOR; Telesur, Paramaribo, SURINAME; TeleworX LLC, Reston, VA; The Cloudscaling Group, Inc., San Francisco, CA; TIBCO Software Inc, Palo Alto, CA; T-Mobile Nederland BV, Den Haag, NETHERLANDS; True Corporation Public Company Limited, Bangkok, THAILAND; United Telecommunications Services, Willemstad, Curacao, NETHERLANDS ANTILLES; USC—University of Southern California, Los Angeles, CA; Varaha, Dallas, TX; XINTEC S.A., Munsbach, LUXEMBOURG; and Zimory, Berlin, GERMANY, have been added as parties to this venture.

The following parties have changed their names: Abiba Systems to Abiba Systems Private Limited, Bangalore, Karnataka, INDIA; Sopra India Pvt, Ltd to Aircel Limited., Guragon, Haryana, INDIA; AIST ISP to ZAO 'AIST', Togliatti, RUSSIA; Asis TP SAC to Asis Technology Partners S.A.C., Lima, PERU; Axial to Axial Sp.z.o.o., Warszawa, POLAND; Technology to Birdstep Technology, Espoo, FINLAND; Ushacomm India Pvt. Ltd to Bonsai Network India Pvt Ltd., Kolkata, West Bengal, INDIA; CA to CA Technologies, Inc., Portsmouth, NH; ONO to CABLEEUROPA S.A.U.(ONO), Madrid, SPAIN; Cariden Technologies to Cariden Technologies, Inc., Mountain View, CA; Cogent Defence & Security Networks to Cassidian Systems (formerly Cogent Defence and Security System), Newport, South Wales,

UNITED KINGDOM; Celcom (Malaysia) Sdh Bhd to Celcom Axiata Berhad, Kuala Lumpur, MALAYSIA; Enovia to Dessault Systemes Enovia Corp., Lowell, MA; Dialog Telkom PLC to Dialog Axiata PLC, Colombo, SRI LANKA; A Principals, Inc. to EA Principals, Inc., Alexandria, VA; ri to ESRI, Redlands, CA; Global Village Telecom to GVT; Hello Axiata Company Limited to Hello Axiata Company Ltd., Khan Chamkarmon, Phnom Penh, CAMBODIA; HughesTelematics to HughesTelematics, Inc., Atlanta, GA; Inducta to Inducta d.o.o., Zagreb, CROATIA; Infinite Computer Solutions to Infinite Infosoft Services Pvt, Ltd, Guragon, INDIA; ING to ING Bank N.V., Amsterdam, NETHERLANDS; KPN Group Belgium to KPN International, Dusseldorf, GERMANY; Laboratory for Telecomm-Faculty of Elect. Eng. to Laboratory for Telecomm-Faculty of Elect. Eng. University of Ljubljana, Ljubljana, SLOVENIA; Leonid Consulting to Leonid Systems, Washington, DC; Network Critical to Network Critical, LLC, Buffalo, NY; imsoft to Nimsoft, Campbell, CA; Northrop Grumman to North Grumman Corporation—(Information Systems, Defense Enterprise Solutions), McLean, VA; IPDR Technologies, LLC to OpenVault., Golden, CO; Corrigent Systems to Orckit-Corrigent, Tel-Aviv, IS, ISRAEL; Pakistan Telecommunication Company Limited to Pakistan Telecommunication Company Limited PTCL, Islamabad, PAKISTAN; PT Excelcomindo Pratama, Tbk to PT XL Axiata Tbk., Bandung, INDONESIA; SMI Technologies to Quindell Enterprise Solutions, Wickham, Fareham, UNITED KINGDOM; SAPO to SAPO (PT Comunicacoes), Lisbon, PORTUGAL; Sevone to SevOne, Inc., Newark, DE; Smart Communications to SMART COMMUNICATIONS, INC., Makati City, NCR, PHILIPPINES; ybase, an SAP Company to Sybase, an SAP Company, Dublin, CA; Telconet to Telconet S.A., Guayaquil, Guayas, ECUADOR; Cloudscaling to The Cloudscaling Group, Inc., San Francisco, CA; TIBCO Software to TIBCO Software Inc, Palo Alto, CA; True Corporation to True Corporation Public Company Limited, Bangkok, THAILAND; Ultimate Software Group to Ultimate Software, Weston, FL; United telecommunications services to United Telecommunication Services, Willemstad, Curacao, NETHERLANDS ANTILLES; Ventelo Bedrift AS to Ventelo Networks AS, Oslo, NORWAY.

The following parties have withdrawn from this venture: 4STARS Ltd., Zagreb,

CROATIA; CAN, Inc., Concord, NC; AIST Limited, Stanmore, Middlesex, UNITED KINGDOM; Analysys Mason, London, UNITED KINGDOM; ARGELO Technologies, Istanbul, N/A, TURKEY; BTG, Driebergen, NETHERLANDS; CBOSS Middle East FZ—LLC, Dubai, UNITED ARAB EMIRATES; Ciminko, Luxembourg, LUXEMBOURG; Cloud Scope Technologies, Inc., Tokyo, JAPAN; Enabling Potential, Inc., Ajax, Ontario, CANADA; Enterprise Designer Institute, Daylesford, Victoria, AUSTRALIA; Everware-CBDI Inc., Fairfax, VA; INTEC Telecom Systems, Minneapolis, MN; INTEC Telecom Systems, Working, Surrey, UNITED KINGDOM; KlassTel, Moscow, RUSSIA; Kulacom, Amman, 11953, JORDAN; LGG Solutions, Colorado Springs, CO; Lightwolf Technologies LLC, Walpole, MA; MAGNA CONSULT, Miami, FL; Nervogrid, Espoo, FINLAND; OKTET Labs Ltd., St. Petersburg, RUSSIA; OpenVision Co., Ltd., Bangkok, Thailand; OT/Partners, Glen Echo, MD; Qualicom Innovations (Asia) Limited, Hong Kong, HONG KONG—CHINA; SARA computing and networking services, Amsterdam, NETHERLANDS; Savvion, Santa Clara, CA; Site of Knowledge Group AB, Lund, SWEDEN; SmartNet, Sao Paulo, BRAZIL; Strata Group Inc., St. Louis, MO; Syntel, Inc., Troy, MI; TailorMade, Sundbyberg, SWEDEN; Telesoft-Russia, Moscow, RUSSIA; Trammell Craig & Associates, Farmington, NM; TTNet A.S. (Turkish Telecom), Sisli/Istanbul, TURKEY; UK Cabinet Office, London, UNITED KINGDOM; Unisys Consulting Spain, Madrid, SPAIN; University of Palermo, Palermo, ITALY; Wiston Wolf-Engenharia e Consultoria Lda., Algés, PORTUGAL.

In addition, the following parties have changed their addresses: Advenis to Linden, BELGIUM; Belgacom, S.A. to Brussels, BELGIUM; Celcom Axiata Berhad to Kuala Lumpur, MALAYSIA; Dialog Axiata PLC to Colombo, SRI LANKA; Hello Axiata Company Ltd. to Khan Chamkarmon, Phnom Penh, CAMBODIA; IPANEMA TECHNOLOGIES to Fontenay aux Roses, FRANCE; ITS Telco Services GmbH to Koln, GERMANY; Objective Systems Integrators to Folsom, CA; Orckit-Corrigent to Tel-Aviv, ISRAEL; PT XL Axiata Tbk. to Jakarta, DKI Jaya 12950, INDONESIA; SevenTest R&D Centre Co. Ltd. to Saint Petersburg, RUSSIA; SMART COMMUNICATIONS, INC. to Makati City, NCR, PHILIPPINES; and Ultimate Software to Weston, FL.

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 August 31, 2010. A notice was published in the **Federal Register** pursuant to Section 6(b) of the Act October 22, 2010 (75 FR 65383).

Patricia A. Brink,
Director of Civil Enforcement Antitrust
Division.

[FR Doc. 2011-8365 Filed 4-7-11; 8:45 am]

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DEPARTMENT OF LABOR

Office of the Secretary

Agency Information Collection Activities; Submission for OMB Review; Comment Request; Extension of Employee Retirement Income Security Act Class Exemption 77-4 for Certain Transactions Between Investment Companies and Employee Benefit Plans

ACTION: Notice.

SUMMARY: The Department of Labor (DOL) is submitting the Employee Benefits Security Administration (EBSA) sponsored information collection request (ICR) titled, "Employee Retirement Income Security Act Class Exemption 77-4 for Certain Transactions between Investment Companies and Employee Benefit Plans," to the Office of Management and Budget (OMB) for review and approval for continued use in accordance with the Paperwork Reduction Act of 1995 (Pub. L. 104-13, 44 U.S.C. chapter 35).

DATES: Submit comments on or before May 9, 2011.

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 from the RegInfo.gov Web site, <http://www.reginfo.gov/public/do/PRAMain>, on the day following publication of this notice or by contacting Michel Smyth by telephone at 202-693-4129 (this is not a toll-free number) or sending an e-mail to DOL_PRA_PUBLIC@dol.gov.

Submit comments about this request to the Office of Information and

Regulatory Affairs, *Attn: OMB Desk Officer for the Department of Labor, Employee Benefits Security Administration (EBSA), Office of Management and Budget, Room 10235, Washington, DC 20503, Telephone: 202-395-6929/Fax: 202-395-6881* (these are not toll-free numbers), *e-mail: OIRA_submission@omb.eop.gov*.

FOR FURTHER INFORMATION CONTACT:
Contact Michel Smyth by telephone at 202-693-4129 (this is not a toll-free number) or by e-mail at DOL_PRA_PUBLIC@dol.gov.

SUPPLEMENTARY INFORMATION: Employee Retirement Income Security Act Class Exemption 77-4 permits an employee benefit plan to purchase and sell shares of an open-end investment company (mutual fund) when a fiduciary with respect to the plan is also the investment advisor for the mutual fund. In order to ensure that the exemption is not abused and that the rights of participants and beneficiaries are protected, the DOL has included in the exemption three basic disclosure requirements. The first requires at the time of the purchase or sale of such mutual fund shares that the independent fiduciary of the plan receive a copy of the current prospectus issued by the open-end mutual fund and a full and detailed written statement of the investment advisory fees charged to or paid by the plan and the open-end mutual fund to the investment advisor. The second requires that the independent fiduciary approve in writing such purchases and sales. The third requires that the independent fiduciary, once notified of changes in the fees, re-approve in writing the purchase and sale of mutual fund shares.

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 if the collection of information does not display a valid OMB Control number. See 5 CFR 1320.5(a) and 1320.6. The DOL obtains OMB approval for this information collection under OMB Control Number 1210-0049. The current OMB approval is scheduled to expire on April 30, 2011; however, it should be noted that information collections submitted to the OMB receive a month-

to-month extension while they undergo review. For additional information, see the related notice published in the **Federal Register** on November 10, 2010 (75 FR 69131).

Interested parties are encouraged to send comments to the OMB, Office of Information and Regulatory Affairs at the address shown in the **ADDRESSES** section within 30 days of publication of this notice in the **Federal Register**. In order to ensure appropriate consideration, comments should reference OMB Control Number 1210-0049. The OMB is particularly interested in comments that:

- 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: Employee Benefits Security Administration (EBSA).

Title of Collection: Employee Retirement Income Security Act Class Exemption 77-4 for Certain Transactions between Investment Companies and Employee Benefit Plans.

OMB Control Number: 1210-0049.

Affected Public: Private Sector—Businesses or other for-profits.

Total Estimated Number of Respondents: 700.

Total Estimated Number of Responses: 366,000.

Total Estimated Annual Burden Hours: 31,350.

Total Estimated Annual Costs Burden: \$442,000.

Dated: April 4, 2011.

Michel Smyth,

Departmental Clearance Officer.

[FR Doc. 2011-8363 Filed 4-7-11; 8:45 am]

BILLING CODE 4510-29-P