protore combines the single decisionmaker approach described above with the elimination of the reconsideration level of our administrative review process.

We extended the time period for selecting claims for these tests several times. Most recently, we extended the time from September 28, 2012 to September 27, 2013. 77 FR 35464. We are extending case selection for the prototype and the single decisionmaker tests until September 26, 2014. If we decide to end any part of these tests in any of the 10 States in which we are conducting the tests prior to September 26, 2014, we will publish another notice in the Federal Register.

Dated: July 17, 2013.

Marianna LaCanfora,
Acting Deputy Commissioner for Retirement and Disability Policy.

[FR Doc. 2013–17753 Filed 7–24–13; 8:45 am]
BILLING CODE 4191–02–P

DEPARTMENT OF STATE

[Public Notice 8390]

Designation of Bulut Yayla, AKA: Samet Ince as a Specially Designated Global Terrorist Pursuant to Section 1(b) of Executive Order 13224, as Amended

Acting under the authority of and in accordance with section 1(b) of Executive Order 13224 of September 23, 2001, as amended by Executive Order 13268 of July 2, 2002, and Executive Order 13284 of January 23, 2003, I hereby determine that the individual known as Bulut Yayla, committed, or poses a significant risk of committing, acts of terrorism that threaten the security of U.S. nationals or the national security, foreign policy, or economy of the United States.

Consistent with the determination in Section 10 of Executive Order 13224 that “prior notice to persons determined to be subject to the Order who might have a constitutional presence in the United States would render ineffectual the blocking and other measures authorized in the Order because of the ability to transfer funds instantaneously,” I determine that no prior notice needs to be provided to any person subject to this determination who might have a constitutional presence in the United States, because to do so would render ineffectual the measures authorized in the Order.

This notice shall be published in the Federal Register.

Dated: July 8, 2013.

John F. Kerry,
Secretary of State.

[FR Doc. 2013–17902 Filed 7–24–13; 8:45 am]
BILLING CODE 4710–10–P

OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

[Docket No. USTR–2013–0023]

Notice of Rescheduled Hearing in the Section 301 Investigation of Ukraine

AGENCY: Office of the United States Trade Representative.

ACTION: Notice.

SUMMARY: The public hearing in the Section 301 investigation of the intellectual property acts, policies, and practices of the Government of Ukraine that resulted in the identification of Ukraine as a priority foreign country is rescheduled for 10:30 a.m. on September 9, 2013.

DATES: Persons wishing to testify orally at the rescheduled public hearing must provide written notification of their intention, as well as a summary of their hearing testimony, by August 16, 2013. A written version of hearing testimony is due by August 28, 2013. The public hearing will be held on September 9, 2013, beginning at 10:30 a.m., at Conference Rooms 1 and 2 at the offices of USTR, 1724 F Street NW., Washington, DC 20508. Persons wishing to provide written comments and/or rebuttal comments to the hearing testimony must do so by September 23, 2013.

ADDRESSES: Notifications of intent to testify, testimony summaries, written testimony, and comments should be submitted electronically via www.regulations.gov, docket number USTR–2013–0023. If you are unable to provide submissions at www.regulations.gov, please contact Gwendolyn Diggs, Staff Assistant to the Section 301 Committee, at (202) 395–3150, to arrange for an alternative method of transmission.

FOR FURTHER INFORMATION CONTACT: For procedural questions concerning submissions, please contact Gwendolyn Diggs at the above number. Questions regarding this investigation should be directed as appropriate to: Elizabeth Kendall, Director for Intellectual Property and Innovation, Office of the United States Trade Representative, at (202) 395–3580; Isabella Detwiler, Director for Europe, at (202) 395–6146; or Shannon Nee, Assistant General Counsel, at (202) 395–3150. General questions regarding Section 301 investigations should be directed to William Busis, Deputy Assistant U.S. Trade Representative for Monitoring & Enforcement and Chair of the Section 301 Committee, at (202) 395–3150. Additional information on the investigation may be posted at www.ustr.gov, under Trade Topics—Enforcement.

SUPPLEMENTARY INFORMATION: On May 30, the Office of the United States Trade Representative initiated an investigation into the intellectual property acts, policies, and practices of the Government of Ukraine that resulted in the identification of Ukraine as a priority foreign country. See Identification of Ukraine as a Priority Foreign Country and Initiation of Section 301 Investigation, 78 FR 33886 (June 5, 2013). As indicated above, the date for the public hearing and the due dates for notifications of intent to testify, testimony summaries, written testimony, and comments have been rescheduled. Further information regarding requirements for submissions is included in the notice of initiation (78 FR 33886). Persons who have already submitted notifications of intent to testify do not need to resubmit a notification for the rescheduled hearing date.

William Busis,
Chair, Section 301 Committee.

[FR Doc. 2013–17845 Filed 7–24–13; 8:45 am]
BILLING CODE 3290–F3–P

DEPARTMENT OF TRANSPORTATION

Office of the Secretary

Notice of Applications for Certificates of Public Convenience and Necessity and Foreign Air Carrier Permits Filed Under Subpart B (Formerly Subpart Q) During the Week Ending June 29, 2013

The following Applications for Certificates of Public Convenience and Necessity and Foreign Air Carrier Permits were filed under Subpart B (formerly Subpart Q) of the Department of Transportation’s Procedural Regulations (See 14 CFR 301.201 et. seq.). The due date for Answers, Conforming Applications, or Motions to Modify Scope are set forth below for each application. Following the Answer period DOT may process the application by expedited procedures. Such procedures may consist of the adoption of a show-cause order, a tentative order, or in appropriate cases a final order without further proceedings.