

E. Internet Self-Response

The internet Self-Response operation will be described in more detail in subsequent versions of this document.

F. Census Questionnaire Assistance

The Census Questionnaire Assistance operation will be described in more detail in subsequent versions of this document.

G. Update Leave

The Update Leave operation will be described in more detail in subsequent versions of this document.

H. Update Enumerate

The Update Enumerate operation will be described in more detail in subsequent versions of this document.

I. Non-ID Processing

The Non-ID Processing operation will be described in more detail in subsequent versions of this document.

J. Nonresponse Followup

The Nonresponse Followup Operation will be described in more detail in subsequent versions of this document.

K. Group Quarters

The Group Quarters operation will be described in more detail in subsequent versions of this document.

L. Paper Data Capture

The Paper Data Capture operation will be described in more detail in subsequent versions of this document.

M. Response Processing

The Response Processing Operation will be described in more detail in subsequent versions of this document.

N. Redistricting Data Program

The Redistricting Data Program operation will be described in more detail in subsequent versions of this document. This program has a separate OMB clearance number. There is more detail about this program in **Federal Register** July 26, 2018, (Vol. 83, No. 144, pp. 35458–35460. FR Doc No. 2018–15972).

O. Data Products and Dissemination

The Data Products and Dissemination operation will be described in more detail in subsequent versions of this document.

P. Archiving

The Archiving operation will be described in more detail in subsequent versions of this document.

Q. Federally Affiliated Count Overseas

The Federally Affiliated Count Overseas operation will be described in more detail in subsequent versions of this document.

R. Island Areas Censuses

The Island Areas Censuses operation will be described in more detail in subsequent versions of this document.

S. Evaluations and Experiments

The Evaluations and Experiments operation will be described in more detail in subsequent versions of this document.

The Census Bureau is not currently planning a separate clearance for the Evaluations and Experiments program, as has been done in past censuses. For the 2020 Census, these evaluations and experiments will be described either as Nonsubstantive Changes to this clearance or within other related clearance documents.

Affected Public: Individuals or Households.

Frequency: Once every 10 years.

Respondent's Obligation: Mandatory.

Legal Authority: Title 13, United States Code, Section 141.

This information collection request may be viewed at www.reginfo.gov.

Follow the instructions to view Department of Commerce collections currently under review by OMB.

Written comments and recommendations for the Address Canvassing phase of the proposed information collection, identified by Docket number OMB–2018–0004, may be submitted to the Federal e-Rulemaking portal: *Fs://www.regulations.gov* within 30 days of publication of this notice. You may also submit comments and recommendations to *2020_Census_Comments@omb.eop.gov* or fax to (202) 395–5806. All comments received are part of the public record. No comments will be posted to *http://www.regulations.gov* for public viewing until after the comment period has closed. Comments will generally be posted without change. All Personally Identifiable Information (for example, name and address) voluntarily submitted by the commenter may be publicly accessible. Do not submit Confidential Business Information or otherwise sensitive or protected information. You may submit attachments to electronic comments in

Microsoft Word, Excel, WordPerfect, or Adobe PDF file formats only.

Sheleen Dumas,

Departmental Lead PRA Officer, Office of the Chief Information Officer.

[FR Doc. 2018–21386 Filed 10–1–18; 8:45 am]

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DEPARTMENT OF COMMERCE**Office of the Secretary****Membership of the Performance Review Board for the Office of the Secretary**

AGENCY: Office of the Secretary, Department of Commerce.

ACTION: Notice of Membership on the Office of the Secretary Performance Review Board.

SUMMARY: The Office of the Secretary, the Department of Commerce (DOC), announces the appointment of those individuals who have been selected to serve as members of the Performance Review Board. The Performance Review Board is responsible for (1) reviewing performance appraisals and ratings of Senior Executive Service (SES) members and Senior Level (SL) members and (2) making recommendations to the appointing authority on other performance management issues, such as pay adjustments, bonuses and Presidential Rank Awards. The appointment of these members to the Performance Review Board will be for a period of twenty-four (24) months.

DATES: The period of appointment for those individuals selected for the Office of the Secretary Performance Review Board begins on October 2, 2018.

FOR FURTHER INFORMATION CONTACT: Joan Nagielski, U.S. Department of Commerce, Office of Human Resources Management, Department of Commerce Human Resources Operations Center, Office of Employment and Compensation, 14th and Constitution Avenue NW, Room 50013, Washington, DC 20230, at (202)482–6342.

SUPPLEMENTARY INFORMATION: In accordance with 5 U.S.C. 4314(c)(4), the Office of the Secretary, Department of Commerce (DOC), announces the appointment of those individuals who have been selected to serve as members of the Office of the Secretary Performance Review Board. The Performance Review Board is responsible for (1) reviewing performance appraisals and ratings of Senior Executive Service (SES) and (SL) members and (2) making recommendations to the appointing

authority on other performance management issues, such as pay adjustments, bonuses and Presidential Rank Awards. The appointment of these members to the Performance Review Board will be for a period of twenty-four (24) months.

Dates: The name, position title, and type of appointment of each member of the Performance Review Board are set forth below:

1. Brian DiGiacomo, Assistant General Counsel for Employment, Litigation, and Information Law, Career SES.
2. John Cobau, Chief Counsel for International Commerce, Career SES.
3. Kurt Bersani, Chief Financial Officer and Director of Administration, Enterprise Services, Career SES.
4. Catrina Purvis, Senior Agency Official for Privacy (SAOP)/Chief Privacy Officer (CPO) & Director of Open Government (OPOG), Career SES.
5. Sivaraj Shyam-Sunder, Senior Science Advisor, NIST, Career SES.

Dated: September 27, 2018.

Joan M. Nagielski,

Human Resources Specialist, Office of Employment and Compensation, Department of Commerce Human Resources Operations Center, Office of Human Resources Management, Office of the Secretary, Department of Commerce.

[FR Doc. 2018-21430 Filed 10-1-18; 8:45 am]

BILLING CODE 3510-25-P

DEPARTMENT OF COMMERCE

Bureau of Industry and Security

Order Temporarily Denying Export Privileges

Eastline Technologies OU, Akadeemia tee 21, 12618 Tallinn, Estonia; and Peterburi tee 47-210, 11415 Tallinn, Estonia

Adimir OU, Akadeemia tee 21, 12618 Tallinn, Estonia; and Peterburi tee 47-210, 11415 Tallinn, Estonia

Valery Kosmachov, a/k/a Valeri Kosmachov, a/k/a Valery Kosmatsov, a/k/a Valery Kosmatshov, a/k/a Valery Kosmachev, Vabaõhukooli tee 76-A9, 12015 Tallinn, Estonia

Sergey Vetrov, a/k/a Sergei Vetrov, 6-39 Karl Marx Str., Ramenskoye, Moscow, Russia 140100

Real Components Ltd., 8-1 Aviamotornaya Str., Moscow, Russia 111024

I. Introduction and Background of the Parties at Issue

Pursuant to Section 766.24 of the Export Administration Regulations (the “Regulations” or “EAR”),¹ the Bureau of

¹ The Regulations are currently codified in the Code of Federal Regulations at 15 CFR Parts 730-774 (2018). The Regulations originally issued under the Export Administration Act of 1979, as amended, 50 U.S.C. 4601-4623 (Supp. III 2015) (“the EAA”),

Industry and Security (“BIS”), U.S. Department of Commerce, through its Office of Export Enforcement (“OEE”), has requested that I issue an order temporarily denying, for a period of 180 days, the export privileges of Eastline Technologies OU (“Eastline”), Adimir OU (“Adimir”), Valery Kosmachov a/k/a Valeri Kosmachov, a/k/a Valery Kosmatsov, a/k/a Valery Kosmatshov, a/k/a Valery Kosmachev (“Kosmachov”), and Sergey Vetrov a/k/a Sergei Vetrov (“Vetrov”) (collectively, “Respondents”). OEE also has requested, pursuant to Sections 766.23 and 766.24 of the Regulations, that this order (“the TDO”) be applied to Real Components, Ltd. (“Real Components”) as a related person.

Eastline is located in Tallinn, Estonia, and describes itself as a distributor of electronic parts and components, computer-related products, industrial personal computers and embedded systems, equipment for industrial automation, and other state-of-the-art solutions. The company holds an Estonian business license and has two addresses in Tallinn identified in registration documents. Eastline is operated primarily for the purpose of procuring electronic components, including those of U.S. origin. Kosmachov and Vetrov were listed as co-owners of Eastline until late 2016. The company is currently listed as being solely owned by Valeria Mihhailova, whom OEE has reason to believe is Kosmachov’s daughter. Evidence presented by OEE indicates that both Kosmachov and Vetrov remain active in the business, as well as that Kosmachov also has previously represented that Eastline partners with Real Components, which is located in Moscow, Russia, is owned by Vetrov, and is Eastline’s primary customer in Russia.

which lapsed on August 21, 2001. The President, through Executive Order 13222 of August 17, 2001 (3 CFR, 2001 Comp. 783 (2002)), which has been extended by successive Presidential Notices, the most recent being that of August 8, 2018 (83 FR 39871 (Aug. 13, 2018)), continued the Regulations in full force and effect under the International Emergency Economic Powers Act, 50 U.S.C. 1701, *et seq.* (2012) (“IEEPA”). On August 13, 2018, the President signed into law the John S. McCain National Defense Authorization Act for Fiscal Year 2019, which includes the Export Control Reform Act of 2018, Title XVII, Subtitle B of Public Law 115-232 (“ECRA”). While Section 1766 of ECRA repeals the provisions of the EAA (except for three sections which are inapplicable here), Section 1768 of ECRA provides, in pertinent part, that all rules and regulations that were made or issued under the EAA, including as continued in effect pursuant to IEEPA, and were in effect as of ECRA’s date of enactment (August 13, 2018), shall continue in effect according to their terms until modified, superseded, set aside, or revoked through action undertaken pursuant to the authority provided under ECRA.

Kosmachov also has previously identified himself as being the sole owner of Adimir, an Estonian company. Adimir shares the same business addresses as Eastline. Adimir is known to have previously been involved in the transshipment and attempted transshipment of U.S.-origin items to Russia in apparent violation of the Regulations, as described in a TDO issued by BIS on March 19, 2015, as amended on March 23, 2015 (the “March 2015 TDO”). *See* 80 FR 15979 (March 26, 2015); 80 FR 16632 (March 30, 2015).² During the investigation leading up to the issuance of the March 2015 TDO, Adimir admitted to transshipping U.S.-origin items to Russia, but was not named as a respondent, as Adimir was believed to have ceased operating. *See id.*; *see also* Section III., *infra*. However, as discussed in Section IV., *infra*, recently-obtained evidence indicates that Adimir appears to have resumed operating, and to again be involved in the procurement of U.S.-origin items for transshipment to Russian customers, primarily including Real Components.

II. Legal Standard

Pursuant to Section 766.24 of the Regulations, BIS may issue, on an *ex parte* basis, an order temporarily denying a respondent’s export privileges upon a showing that the order is necessary in the public interest to prevent an “imminent violation” of the Regulations. 15 CFR 766.24(a)–(b). “A violation may be ‘imminent’ either in time or degree of likelihood.” 15 CFR 766.24(b)(3). BIS may show “either that a violation is about to occur, or that the general circumstances of the matter under investigation or case under criminal or administrative charges demonstrate a likelihood of future violations.” *Id.* As to the likelihood of future violations, BIS may show that the violation under investigation or charge “is significant, deliberate, covert and/or likely to occur again, rather than technical or negligent[.]” *Id.* A “[l]ack of information establishing the precise time a violation may occur does not preclude a finding that a violation is imminent, so long as there is sufficient reason to believe the likelihood of a violation.” *Id.*

Pursuant to Sections 766.23 and 766.24, a TDO also may be made applicable to other persons if BIS has reason to believe that they are related to a respondent and that applying the

² The limited amendment on March 23, 2015, did not relate to the discussion of Adimir. *See* 80 FR 16632, at note 2. The March 2015 TDO was renewed for an additional 180 days on September 14, 2015. 80 FR 56439 (Sept. 18, 2015).