

Register pursuant to section 6(b) of the Act January 20, 2026 (91 FR 2371).

Suzanne Morris,

*Deputy Director Civil Enforcement Operations, Antitrust Division.*

[FR Doc. 2026–03534 Filed 2–20–26; 8:45 am]

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## DEPARTMENT OF JUSTICE

### Antitrust Division

#### Notice Pursuant to the National Cooperative Research and Production Act of 1993—Open Source Imaging Consortium, Inc.

Notice is hereby given that, on August 24, 2025, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* (“the Act”), Open Source Imaging Consortium, Inc. (“Open Source Imaging Consortium”) 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, GMV Soluciones Globales internet S.A.U., Tres Cantos, KINGDOM OF SPAIN; and University of Alabama, Birmingham, Birmingham, AL, have been added 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 Open Source Imaging Consortium intends to file additional written notifications disclosing all changes in membership.

On March 20, 2019, Open Source Imaging Consortium 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 April 12, 2019 (84 FR 14973).

The last notification was filed with the Department on September 27, 2024. A notice was published in the **Federal Register** pursuant to section 6(b) of the Act on December 2, 2024 (89 FR 95239).

Suzanne Morris,

*Deputy Director Civil Enforcement Operations, Antitrust Division.*

[FR Doc. 2026–03514 Filed 2–20–26; 8:45 am]

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## DEPARTMENT OF JUSTICE

[Docket No. ODAG173]

### Granting of Relief; Federal Firearms Privileges

**AGENCY:** Department of Justice.

**ACTION:** Notice of granting of restoration of Federal firearms privileges.

**SUMMARY:** The Attorney General has granted relief from disabilities imposed by Federal laws with respect to certain individuals regarding the acquisition, receipt, transfer, shipment, transportation, or possession of firearms or ammunition.

**SUPPLEMENTARY INFORMATION:** The Attorney General is responsible for enforcing the provisions of the Gun Control Act of 1968 (GCA), 18 U.S.C. Chapter 44. Section 922(g) of title 18 of the United States Code prohibits certain persons from shipping or transporting “in interstate or foreign commerce, or possess[ing] in or affecting commerce, any firearm or ammunition; or [from] receiv[ing] any firearm or ammunition which has been shipped or transported in interstate or foreign commerce.” Section 925(c) of title 18 provides that a person who is prohibited under section 922(g) may make an application to the Attorney General to remove the firearms disabilities if it is established to the Attorney General’s satisfaction that the circumstances regarding the disability, and the applicant’s record and reputation, are such that the applicant will not be likely to act in a manner dangerous to public safety and that the granting of the relief would not be contrary to the public interest. Section 925(c) also provides that whenever the Attorney General grants relief to any person pursuant to this section, she “shall promptly publish in the **Federal Register** notice of such action, together with the reasons therefor.”

The Attorney General has reviewed all the relevant facts for each individual listed below, including the materials that each individual submitted seeking either a pardon or relief from Federal firearms disabilities, and it is established to her satisfaction that each individual will not be likely to act in a manner dangerous to public safety and that the granting of the relief to each individual would not be contrary to the public interest. Accordingly, on February 6, 2026, the Attorney General granted relief from Federal firearms disabilities to these individuals pursuant to section 925(c):  
Samuel Aaron Baacke  
James P. Bailey

William Henry Bashlor  
Larry Bolles  
Anthony Pashay Brown  
David Quittman Burkett  
Giovanna Campo  
John Sudie Cecil, IV  
Charles Cooper  
John Kevin Foster  
Jacob “Jake” Michael Hoffman  
Edward Frank Hucks  
James Klos  
Jon Steven Lewis  
George Manosis  
John Mastrangelo  
Starlin O. Perry  
Fred Rietveld  
Nicholas R. Sabatine, III  
Gilbert Santana  
Charles Edgar VanHorn  
Debra Ann Wilson

Dated: February 18, 2026.

**Todd Blanche,**

*Deputy Attorney General.*

[FR Doc. 2026–03458 Filed 2–20–26; 8:45 am]

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## DEPARTMENT OF JUSTICE

[OMB Number 1105–0008]

### Agency Information Collection Activities; Proposed eCollection; eComments Requested; Revision of a Previously Approved Collection; Title: Immigrant and Employee Rights Section Charge Form

**AGENCY:** Civil Rights Division, Department of Justice.

**ACTION:** 60-Day notice.

**SUMMARY:** The Civil Rights Division, Department of Justice (DOJ), will be submitting the following information collection request to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995.

**DATES:** Comments are encouraged and will be accepted for 60 days until April 24, 2026.

**FOR FURTHER INFORMATION CONTACT:** If you have additional comments, especially on the estimated public burden or associated response time, suggestions, or need a copy of the proposed information collection instrument with instructions or additional information, please contact Sara-Daisy Dygert, U.S. Department of Justice, 150 M Street, Washington, DC 20530 at email: [sara-daisy.dygert@usdoj.gov](mailto:sara-daisy.dygert@usdoj.gov) or phone (202–532–5270).

**SUPPLEMENTARY INFORMATION:** Written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should

address one or more of the following four points:

- 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;
- Evaluate whether and if so how the quality, utility, and clarity of the information to be collected can be enhanced; 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.

*Abstract:* The Immigrant and Employee Rights Section (IER) enforces the anti-discrimination provision (Sec. 274B) of the Immigration and Nationality Act (INA), 8 U.S.C. 1324b. The statute prohibits: (1) citizenship or immigration status discrimination in hiring, firing, or recruitment or referral for a fee, (2) national origin discrimination in hiring, firing, or recruitment or referral for a fee, (3) unfair documentary practices during the employment eligibility verification process (Form I-9 and E-Verify), and (4) retaliation or intimidation for asserting rights or privileges covered by the statute. IER, within the Department's Civil Rights Division, investigates and, where reasonable cause is found, litigates charges alleging discrimination. The public may submit charges of discrimination through IER's charge form. If the Department lacks jurisdiction over a particular charge but believes another agency has jurisdiction over the claim, IER may forward the charge to the applicable Federal, state or local agency for any action deemed appropriate. IER is updating the interface of its charge form so it is easier for the public to complete and is also more functional on mobile devices. There are no major substantive changes to the IER Charge Form as part of this process.

#### Overview of This Information Collection

1. *Type of Information Collection:* Revision of a previously approved collection.

2. *The Title of the Form/Collection:* IER Charge Form.

3. *The agency form number, if any, and the applicable component of the Department sponsoring the collection:* IER-1 DOJ Component: Civil Rights Division.

4. *Affected public who will be asked or required to respond:* General Public.

5. *Obligation to Respond:* Voluntary.

6. *Total Estimated Number of Respondents:* It is estimated that 918 individuals will complete an IER Charge Form annually; each response will be completed in approximately 30 minutes.

7. *Estimated Time per Respondent:* 30 minutes per IER Charge Form.

8. *Frequency:* Annually.

9. *Total Estimated Annual Time Burden:* 459 hours associated with individuals completing IER Charge Forms annually.

10. *Total Estimated Annual Other Costs Burden:* \$0.

*If additional information is required contact:* Darwin Arceo, Department Clearance Officer, United States Department of Justice, Justice Management Division, Enterprise Portfolio Management, Two Constitution Square, 145 N Street NE, 4W-218, Washington, DC.

Dated: February 19, 2026.

**Darwin Arceo,**

*Department Clearance Officer for PRA, U.S. Department of Justice.*

[FR Doc. 2026-03580 Filed 2-20-26; 8:45 am]

**BILLING CODE 4410-13-P**

## DEPARTMENT OF LABOR

### Agency Information Collection Activities; Submission for OMB Review; Comment Request; Job Corps Application Data

**ACTION:** Notice of availability; request for comments.

**SUMMARY:** The Department of Labor (DOL) is submitting this Employment and Training Administration (ETA)-sponsored information collection request (ICR) to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995 (PRA). Public comments on the ICR are invited.

**DATES:** The OMB will consider all written comments that the agency receives on or before March 25, 2026.

**ADDRESSES:** Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to [www.reginfo.gov/public/do/](http://www.reginfo.gov/public/do/)

*PRAMain.* Find this particular information collection by selecting “Currently under 30-day Review—Open for Public Comments” or by using the search function.

**FOR FURTHER INFORMATION CONTACT:**

Michael Howell by telephone at 202-693-6782, or by email at [DOL\\_PRA\\_PUBLIC@dol.gov](mailto:DOL_PRA_PUBLIC@dol.gov).

**SUPPLEMENTARY INFORMATION:** ETA 652, Job Corps Applicant Data Sheet, is critical to the screening process. This form is completed by the admissions representative in collaboration with each applicant to determine the applicant's eligibility for the Job Corps program in accordance with WIOA and Job Corps policy and to collect socio-demographic and employment barriers information for program planning, evaluation, and data reporting purposes. This ICR also contains verbal questions on dependents and childcare. For additional substantive information about this ICR, see the related notice published in the **Federal Register** on August 25, 2025 (90 FR 41412).

Comments are invited on: (1) whether the collection of information is necessary for the proper performance of the functions of the Department, including whether the information will have practical utility; (2) the accuracy of the agency's estimates of the burden and cost of the collection of information, including the validity of the methodology and assumptions used; (3) ways to enhance the quality, utility and clarity of the information collection; and (4) ways to minimize the burden of the collection of information on those who are to respond, including the use of automated collection techniques or other forms of information technology.

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 the OMB approves it 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 that does not display a valid OMB Control Number. See 5 CFR 1320.5(a) and 1320.6.

DOL seeks PRA authorization for this information collection for three (3) years. OMB authorization for an ICR cannot be for more than three (3) years without renewal. The DOL notes that information collection requirements submitted to the OMB for existing ICRs receive a month-to-month extension while they undergo review.

*Agency:* DOL-ETA.