

CANADA; Coriolis Networks, Boxboro, MA; Extreme Networks, Pleasanton, CA; Skyoptix, Red Bank, NJ; City of Toronto, Toronto, Ontario, CANADA; Credit Suisse First Boston, San Francisco, CA; ZTE Technology Center, Shenzhen, PEOPLES REPUBLIC OF CHINA; Axxessit ASA, Bergen, NORWAY; Tertio Telecommunications, London, UNITED KINGDOM; Polaris Networks, San Jose, CA; Tim Peru S.A.C., Lima, PERU; Four Corners Telecommunication Corporation, Overland Park, KS; Bauer & Partner AG, The Business and Technology Group Europe, Neuss, GERMANY; Ovum Limited, London, UNITED KINGDOM; Swanson Consulting Inc., Mountainville, NY and Trinity College Dublin, Dublin, IRELAND have been added as parties to this venture.

Also, the following existing members have changed their names: Watchmark Limited is now called Watchmark Corporation, Bellevue, WA; Tibco/Inconcert is now called Tibco Software Inc., Cambridge, MA; DERA is now called QinetiQ, Farnborough, Hampshire, UNITED KINGDOM; Renaissance Strategy is now called Adventis Corporation, San Francisco, CA; GTS is now called Ebone Network Services, Hoeilaart, BELGIUM; Vodafone Airtouch plc is now called Vodaphone Group, Newbury, Berkshire, UNITED KINGDOM; Amdocs (Israel) Limited is now called Amdocs Ltd., Raanana, ISRAEL; Brokat is now called Blaze Advisor, Falls Church, VA; GMD FOKUS is now called Fraunhofer FOKUS, Berlin, GERMANY; and Business Management Group is now called Getronics Consulting BV, Utrecht, THE NETHERLANDS.

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 June 6, 2001. A notice was published in the **Federal Register** pursuant to section 6(b) of the Act on October 15, 2001 (66 FR 52452).

Constance K. Robinson,

Director of Operations, Antitrust Division.
[FR Doc. 02-5530 Filed 3-7-02; 8:45 am]

BILLING CODE 4410-11-M

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—VSI Alliance

Notice is hereby given that, on January 15, 2002, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* ("the Act"), VSI Alliance has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership status. 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, ATRI Technologies, Inc., Markham, Ontario, CANADA; Claudio Costi (individual member), Calgary, Alberta, CANADA; Magic Ge (individual member), Shanghai, PEOPLE'S REPUBLIC OF CHINA; Lateral Sands, West Perth, Western Australia, AUSTRALIA; Tsung Lee (individual member), Kao-Hsiung, TAIWAN; Piiri Technologies Oy, Oulu, FINLAND; Robert Bosch GmbH, Reutlingen, GERMANY; Thales Group, Gennevilliers, FRANCE; James R. Tobias (individual member), San Jose, CA; Paxonet Communications, Pune, Maharashtra, INDIA; and Telraty Systems, Inc., Sunnyvale, CA have been added as parties to this venture.

Also, ChipLogic, Inc., Santa Clara, CA; Chronology Corp., Redmond, WA; Cogency Semiconductor, Inc., Toronto, Ontario, CANADA; Duolog Technologies LTD, Dublin, IRELAND; eSilicon Corp., Palo Alto, CA; Experience First, Inc., San Jose, CA; Hantro Products Oy, Oulu, FINLAND; KITAL—Korean Institute of Technology, Seoul, REPUBLIC OF KOREA; Timothy O'Donnell (individual member), Los Gatos, CA; SIDA—Design Tech. Dept., Madrid, SPAIN; Silicon Automation Systems Limited, Karnataka, INDIA; SOCI Group of Korea, Seoul, REPUBLIC OF KOREA; Synad Technologies Ltd., Reading, England, UNITED KINGDOM; CG CorEl Logic Systems, Pune, Maharashtra, INDIA; and HGS Engineering, Inc., Sunnyvale, CA have been dropped 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 VSI Alliance intends to file additional written

notification disclosing all changes in membership.

On November 29, 1996, VSI Alliance 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 March 4, 1997 (62 FR 9812).

The last notification was filed with the Department on October 12, 2001. A notice was published in the **Federal Register** pursuant to section 6(b) of the Act on December 5, 2001 (66 FR 63259).

Constance K. Robinson,

Director of Operations, Antitrust Division.
[FR Doc. 02-5533 Filed 3-7-02; 8:45 am]

BILLING CODE 4410-11-M

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Wireless Application Protocol Forum, Ltd.

Notice is hereby given that, on November 20, 2001, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* ("the Act"), Wireless Application Protocol Forum, Ltd. ("WAP") has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership status. 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, Research in Motion Limited, Waterloo, Ontario, CANADA; and XFERA Moviles S.A., Madrid, SPAIN have been added as parties to this venture. Schlumberger Systems, Montrouge, FRANCE has acquired Sema Group, Toronto, Ontario, CANADA. Telecommunications Systems, Inc., Annapolis, MD has acquired XYPoint, Seattle, WA. Comverse Network, Wakefield, MA has changed its name to Comverse; Dr. Materna GmbH, Dortmund, GERMANY has changed its name to Materna Information & Communications; Mitsubishi Wireless Comm., Nanterre Cedex, FRANCE has changed its name to Mitsubishi Electric Telecom; IntraNet Solutions, Inc., Eden Prairie, MN has change its name to Stellant, Inc.; and Zuercher Kantonalbank, Zurich, SWITZERLAND has changed its name to Zurich Cantonalbank. Also, 3ui.com Pte Ltd, Singapore, SINGAPORE; A.A.T. Analysis Automation trading S.r.l,

Florence, ITALY; Acer Communication & Multimedia Inc., Taipei, TAIWAN; Adam Comsof Ltd., Mumbai, INDIA; ADC, San Jose, CA; AddTrust AB, Malmo, SWEDEN; Adepta Limited, Reading, Berkshire, UNITED KINGDOM; Altis Consulting Ltd, Thatcham, Berkshire, UNITED KINGDOM; AOL Europe, London, UNITED KINGDOM; AsiaInfo Holdings, Inc., Santa Clara, CA; Basic Six Integration, LLC, Palo Alto, CA; Bidhit.com, Inc., Kirkland, WA; Bowstreet Software, Inc., Portsmouth, NH; CCL/ITRI, Chutung, Hsinchu, TAIWAN; Cellmania, Inc., Mountain View, CA; Citigroup, Los Angeles, CA; Commtouch, Inc., Netanya, ISRAEL; Connect Austria, Vienna AUSTRIA; CR2 Limited, Dublin, IRELAND; CT Motion, Rosh Ha'ayin, ISRAEL; Dennotai, Co., Ltd., Tokyo, JAPAN; eDispatch.com Wireless Data Inc., Burnaby, British Columbia, CANADA; Eircell Plc 2000, Dublin, IRELAND; Entra Data AB, Stockholm, SWEDEN; Esat Digifone, Dublin, IRELAND; Etensity, Vienna, VA; Finesse Alliance International Pte Ltd, Singapore, SINGAPORE; Framfab, Stockholm, SWEDEN; Free Rain, Bellevue, WA; FST Fabbrica Servizi Telematici, Sarroch (CA), ITALY; GiantBear.com, White Plains, NY; Google, Inc., Mountain View, CA; GroupServe, Inc., Washington, DC; Guide Konsult AB, Solna, SWEDEN; HCL Technologies Ltd., Noida, UP, INDIA; ICO Global Communications, London, UNITED KINGDOM; In Fusio, Bordeaux, FRANCE; Informix Software, Inc., Menlo Park, CA; Infovention, Stockholm, SWEDEN; Interactive Trust Network, Inc., Atlanta, GA; Intrinsic Technology Limited (Shanghai), Shanghai, PEOPLE'S REPUBLIC OF CHINA; IONA Technologies, Inc., Waltham, MA; IT Network, Inc., Irving, TX; iXL Enterprises, Inc., Atlanta, GA; Jacada Inc., Atlanta, GA; JP Systems, Inc., Dallas, TX; Jumbuck Corporation Ltd., Melbourne, Victoria, AUSTRALIA; KG Telecommunications Co., Ltd., Taipei, TAIWAN; Kipling Systems AB, Karlskrona, SWEDEN; KnowledgePool Tieturi, Helsinki, FINLAND; Lava2140, Inc, Los Angeles, CA; LookSmart Ltd., San Francisco, CA; m-iQ Ltd.; London, UNITED KINGDOM; Macalla Software Ltd., Dublin, IRELAND; MapInfo Corporation, Troy, NY; Maporama, Paris Cedex, FRANCE; Marathon Technologies Corporation, Boxborough, MA; mCentric KSD, S.A., London, UNITED KINGDOM; ME.net Network Inc., New York, NY; Mercury Interactive Corporation, Sunnyvale, CA; Millennium Information Technologies, Colombo, SRI LANKA; Mobile Reach, Inc., Hillsborough, NC; MobileSoft Pty Limited, Sydney, New South Wales, AUSTRALIA; MobileSys, Inc., Mountain View, CA; Modem Media, Norwalk, CT; mvion, San Ramon, CA; MyAlert.com, SA, Madrid, SPAIN; MyWay.com, Andover, MA; Nettech Systems, Inc., Princeton, NJ; New Era of Networks Neon, Englewood, CO; NoTime Wireless, Halifax, Nova Scotia, CANADA; NotWired, Inc., Chicago, IL; OnDisplay, Inc., San Ramon, CA; OpenTV, Inc., Mountain View, CA; Outercurve Technologies, Inc., New York, NY; Oven Digital, Inc., New York, NY; PhoneOnline.com, Knoxville, TN; Probaris Technologies, Inc., Philadelphia, PA; Psion Computers Plc, London, UNITED KINGDOM; Quios, Inc., San Francisco, CA; R/GA, New York, NY; Rapp Digital Direct, Inc., New York, NY; Rare Medium Inc., New York, NY; Razorfish, Inc., Helsinki, FINLAND; ReadyCom, Inc., Chapel Hill, NC; Satama Interactive, Helsinki, FINLAND; Semotus Solutions, San Jose, CA; Sensei Limited, Aylesbury, Buckinghamshire, UNITED KINGDOM; Servicesoft, Inc., Natick, MA; Shenzhen New World Xianglong, Shen Zhen, Guangdong Province, PEOPLE'S REPUBLIC OF CHINA; Shenzhen Zhongxing-Suntek Data, Beijing, PEOPLE'S REPUBLIC OF CHINA; SmartServ Online, Inc., Stamford, CT; SolidStreaming, Inc., New York, NY; Sonata.com, New York, NY; Summus Limited, Raleigh, NC; SUNDAY O/B Mandarin, Quarry Bay, HONG KONG-CHINA; Surrey & City Consulting, Sutton, Surrey, UNITED KINGDOM; Taviz Technology, Inc., Palo Alto, CA; Teleknowledge Group, Kfar Saba, ISRAEL; TELES P CELULAR PARTICIPACOES, Sao Paulo, BRAZIL; Telxon Corp., The Woodlands, TX; Trema Laboratories SARL, Valbonne, FRANCE; Unimobile, Inc., Santa Clara, CA; UUNet Technologies Inc., Ashburn, VA; ValiCert, Inc., Mountain view, CA; Vanteon, Pittsford, NY; VAST Solutions, Inc., Addison, TX; Viafone, Redwood City, CA; Viridien Technologies, Inc., Boxborough, MA; VirtualTek Corporation, Seoul, REPUBLIC OF KOREA; Webtop DZ, Cambridge, UNITED KINGDOM; WellMed, Inc., Portland, OR; Wind Telecomunicaenmi SPA, Rome, ITALY; Zygo Communications Ltd., London, UNITED KINGDOM; abeama, inc., Clearwater, FL; Adcore AB, Sundbyberg, SWEDEN; Adera AB, Gothenburg, SWEDEN; Air2Web, Atlanta, GA; Airtel Movil, S.A., Madrid, SPAIN; Amazon.com, Seattle, WA; AtoBe, Naarden, THE NETHERLANDS; Axel Digital Group Oy, Helsinki, FINLAND; Centre for Wireless Communications, Singapore, SINGAPORE; CitiKey, London, UNITED KINGDOM; Clarkston Potomac Group, Durham, NC; CoCoNet Global Interchange GmbH, Erkrath, GERMANY; Electronic Business Research Center, Hsinchu, TAIWAN; Evolving Systems, Inc., Englewood, CO; F5 Networks, Seattle, WA; Info2cell.com, Dubai Internet City, JORDAN; Infocomm Development Authority of Singapore, Singapore, SINGAPORE; Infowave Software, Inc., Burnaby, British Columbia, CANADA; Interleaf Inc., Waltham, MA; Ionic Microsystems Pvt. Ltd., Bangalore, INDIA; MACH SA, Bertrange, LUXEMBOURG; MobileOne Pte. Ltd., Singapore, SINGAPORE; MobileQ, Inc., Toronto, Ontario, CANADA; MovilGo Systems, Coral Gables, FL; Multimap.com, London, UNITED KINGDOM; NetLight Consulting AB, Solna, SWEDEN; Nexgeniz, Inc., Irvine, CA; OverNet Data, London, UNITED KINGDOM; Passcall Advanced Technologies LTD, Tirat Hacarmel, ISRAEL; Plumtree Software, Inc., San Francisco, CA; Red-M Limited, Wexham, Slough, Buckinghamshire, UNITED KINGDOM; ReefEdge, Inc., Fort Lee, NJ; SBC Communications Inc., Austin, TX; SeeBeyond, Redwood City, CA; SensCom, Inc., San Diego, CA; Silverline Technologies, Piscataway, NJ; Spyrus, Inc., San Jose, CA; STMicroelectronics, Inc., Vernier, SWITZERLAND; SurfControl plc, Congleton, Cheshire, UNITED KINGDOM; ThatWeb.com Private Limited, Singapore, SINGAPORE; The Met.Office, Bracknell, Berkshire, UNITED KINGDOM; Walker Digital, Stamford, CT; Xmarc, Inc., San Jose, CA; Xtempus, London, UNITED KINGDOM; YesMobile Holdings Co., Ltd., Hong Kong, HONG KONG-CHINA; Zucotto Wireless, Ottawa, Ontario, CANADA and Cap Gemini Ernst & Young, Paris, FRANCE have been dropped 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 WAP intends to file additional written notifications disclosing all changes in membership.

On March 18, 1998, WAP 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 31, 1998 (63 FR 72333).

The last notification was filed with the Department on July 12, 2001. A notice was published in the **Federal Register** pursuant to section 6(b) of the

Act on November 13, 2001 (66 FR 56862).

Constance K. Robinson,

Director of Operations, Antitrust Division.

[FR Doc. 02-5538 Filed 3-7-02; 8:45 am]

BILLING CODE 4410-11-M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-39,162 and NAFTA-4822]

ME International, Inc. Duluth, MN; Notice of Affirmative Determination Regarding Application for Reconsideration

By letter of November 9, 2001, the United Steel Workers of America, Local 1028, District 11 requested administrative reconsideration of the Department of Labor's Notices of Negative Determination Regarding Eligibility to Apply for Worker Adjustment Assistant (TA-W-39,162) and NAFTA—Transitional Adjustment Assistance (NAFTA-4822) for workers of the subject firm. The denial notices applicable to workers of ME International, Inc., Duluth, Minnesota, were signed on October 2, 2001, and published in the **Federal Register** on October 19, 2001, TA-W-39,162 (66 FR 53251) and NAFTA-4822 (66 FR 53252).

The company presents new information regarding potential customer purchases from Canada during the relevant period. Thus the information provided, warrants further petition investigation.

Conclusion

After careful review of the application, I conclude that the claim is of sufficient weight to justify reconsideration of the Department of Labor's prior decision. The application is, therefore, granted.

Signed at Washington, DC, this 12th day of February, 2002.

Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

[FR Doc. 02-5581 Filed 3-7-02; 8:45 am]

BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-39,375 and NAFTA-04939]

Sun Studs, Inc. Lone Rock Timber Company Lone Rock Logging Company Roseburg, OR; Notice of Negative Determination Regarding Application for Reconsideration

By application of September 18, 2001 and September 19, 2001, the company and petitioners, respectively requested administrative reconsideration of the Department's negative determination regarding eligibility for workers and former workers of the subject firm to apply for Trade Adjustment Assistance (TAA) under petition TA-W-39, 375 and North American Free Trade Agreement-Transitional Adjustment Assistance (NAFTA-TAA) under petition NAFTA-4939. The denial notices were signed on August 8, 2001 and published in the Federal Register on August 23, 2001 (66 FR 4378).

Pursuant to 29 CFR 90.18(c) reconsideration may be granted under the following circumstances:

- (1) If it appears on the basis of facts not previously considered that the determination complained of was erroneous;
- (2) if it appears that the determination complained of was based on a mistake in the determination of facts not previously considered; or
- (3) if in the opinion of the Certifying Officer, a misinterpretation of facts or of the law justified reconsideration of the decision.

The TAA petition, filed on behalf of workers at Sun Studs, Inc., Lone Rock Timber Company, Lone Rock Logging Company, Roseburg, Oregon engaged in the production of veneer, was denied because the "contributed importantly" group eligibility requirement of section 222(3) of the Trade Act of 1974, as amended, was not met. The "contributed importantly" test is generally demonstrated through a survey of the workers' firm's customers. The Department conducted a survey of the subject company's major customers regarding their purchases of veneer. The survey revealed that none of the customers increased their import purchases of veneer, while reducing their purchases from the subject firm during the relevant period. The subject firm did not import veneer during the relevant period.

The NAFTA-TAA petition for the same worker group was denied because criteria (3) and (4) of the group eligibility requirements in paragraph

(a)(1) of section 250 of the Trade Act, as amended, were not met. The survey revealed that the major customers did not increase their purchases of veneer, while decreasing their purchases from the subject firm during the relevant period. The subject firm did not import veneer like and directly competitive with what the subject plant produced from Mexico or Canada, nor was the veneer production shifted from the workers' firm to Mexico or Canada.

The petitioners supplied trade data depicting U.S. import trends during the relevant period.

The Department of Labor does examine and take into consideration trade statistics, but puts more emphasis on customer surveys to examine if the "contributed importantly" test is met, since this test demonstrates the direct impact on the subject firm. In addition to the initial survey showing no increased imports of veneer, the survey further indicates that some of the respondents increased their purchases of domestic veneer, rather than increasing their purchases of imported veneer during the relevant period.

The petitioners further allege that imported Canadian veneer was of a lower price than domestic veneer and thus the lower prices impacted the subject workers.

The price of veneer is not relevant to the TAA or NAFTA-TAA investigations that were filed on behalf of workers producing veneer.

Conclusion

After review of the application and investigative findings, I conclude that there has been no error or misinterpretation of the law or of the facts which would justify reconsideration of the Department of Labor's prior decisions. Accordingly, the application is denied.

Signed at Washington, DC, this 11th day of February, 2002.

Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

[FR Doc. 02-5583 Filed 3-7-02; 8:45 am]

BILLING CODE 4510-30-M