Island, NY; Corning Cable Systems, Keller, TX; Dataflex Design Communications, Sutton, Surrey, UNITED KINGDOM; DBTEL, Taipei, TAIWAN; Delta Products Corporation, Research Triangle Park, NC; D-Link, Hsinchu, TAIWAN; DT Magnetics, Ramona, CA; DV Tel. Inc., Totowa, NJ; EBONE, Hoeilaart, BELGIUM; Efficient Networks, Dallas, TX; Eicon Networks, Montreal, Quebec, CANADA; ELSA, Aachen, GERMANY; Energis Communications, Reading, Berkshire, UNITED KINGDOM; Epcos, Munich, GERMANY; e-Site, Tustin, CA; E-Tech, Hsinchu, TAIWAN; Fluke Networks, Inc., Everett, WA; General Cable, Highland Heights, KY; GlobaLoop, Hod Hasharon, ISRAEL; HarmonyCom, Petach-Tikva, ISRAEL; Hitachi, Yokohama, JAPAN; iMagicTV, Cambridge, UNITED KINGDOM; imajet.com, Singapore, SINGAPORE; Incognito Software, Vancouver, British Columbia, CANADA; InfiniLink Corporation, Irvine, CA; Institute for Information Industry (III), Taipei, TAIWAN; Integral Access, Chelmsford, MA; Interactive Enterprise Ltd., Dublin, IRELAND; ITI Limited, Bangalore, INDIA; Kenetec, Oxford, CT; Legerity, Austin, TX; LSI Logic, San Jose, CA; MCK Communications, Newton, MA; Midcom, Watertown, SD; Mitsubishi Electric Corporation, Kamakura, JAPAN; mPhase Technologies, Norwalk, CT; National Semiconductor, Santa Clara, CA; Navini Networks, Richardson, TX; NeoWave, Anyang-shi, REPUBLIC OF KOREA; Netensity, Plano, TX; Netility, Sunnyvale, CA; NightFire Software, Oakland, CA; Nortel Networks, Harlow, Essex, UNITED KINGDOM; Orckit Communications, Tel-Aviv, ISRAEL; PCTEL, Waterbury, CT; Premier Magnetics Inc., Lake Forest, CA; Profec Group, Nummela, FINLAND; Proscend Communication, Hsinchu, TAIWAN; QS Communications, Cologne, GERMANY; QuesCom SA, Valbonne, FRANCE; Radio Shack, Fort Worth, TX; RC Networks, San Diego, CA; RCS Reseaux, Pantin, FRANCE; RIAS Corporation, Fremont, CA; Rosun Technologies, Fremont, CA; Sagem Group, Paris, FRANCE; Sapphire Communications, San Jose, CA; sentitO Networks, Rockville, MD; Sharegate, Reno, NY; Sheer Networks, Sunnyvale, CA; Silicon Integrated Systems, Hsin-Chu, TAIWAN; Sonus Networks, Long Beach, CA; Sony Electronics, Inc., San Jose, CA; State Farm Insurance, Bloomington, IL; Superior Telecommunications, Atlanta, GA; Surf Communications Solutions, D.N., Misgav, ISRAEL; Talema-Nuvotem, Donegal, IRELAND; Tamura Corporation of America, Temecula, CA; TDK

Semiconductor, Tustin, CA; Tecom Co., LTD., Hsinchu, TAIWAN; TeleDream, San Jose, CA; Telefonica CTC Chile, Santiago, CHILE: Telenor, Oslo. NORWAY; Telmax Communications, Fremont, CA; Tenovis GmbH & Co. KG, Frankfurt, GERMANY; TERAYON, Fremont, CA; Tioga Technologies, Tel Aviv, ISRAEL; Toko America, Mt. Prospect, IL; TollBridge Technologies, Santa Clara, CA; TranSwitch Corporation, Shelton, CT; TXU Communications, Irving, TX; UAT, Taipei, TAIWAN; VDSL Systems Oy, Espoo, FINLAND; ViaGate Technologies, Bridgewater, NJ; Vina Technologies, Newark, CA; Vpacket Communications, Milpitas, CA; Westwave Communications, Santa Rosa. CA: and Zoom Telphonics, Boston, MA. have been dropped as parties to this

The following companies have merged: UUNet was bought by WorldCom, and their memberships have been merged under WorldCom, Cambridge, UNITED KINGDOM; Xircom was bought by Intel, and their memberships have been merged under Intel, Wheaton, IL; Cayman Systems was bought by Netopia, and their memberships have been merged under Netopia, Billerica, MA; and 8 × 8 was bought by Netergy Networks, Marlow, Bucks, UNITED KINGDOM.

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 DSL intends to file additional written notifications disclosing all changes in membership.

On May 15, 1995, DSL 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 July 25, 1995 (60 FR 38058).

The last notification was filed with the Department on February 5, 2002. A notice was published in the **Federal Register** pursuant to Section 6(b) of the Act on March 27, 2002 (67 FR 14729).

Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 02–18230 Filed 7–18–02; 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—JABO Metal Fabrication, Inc.

Notice is hereby given that, on February 21, 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"), JABO Metal Fabrication, Inc. has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing (1) the identities of the parties and (2) the nature and objectives of the venture. The notifications were filed for the purpose of invoking the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Pursuant to Section 6(b) of the Act, the identities of the parties are Handi-House Manufacturing Co., Swainsboro, GA; Lark Builders, Inc., Vidalia, GA; Donald E. Flanders, Swainsboro, GA; and Robert L. Moore, Jr., Vidalia, GA. The nature and objectives of the venture are the manufacture and production of wholesale sheet metal and sale and distribution of sheet metal products to industrial and commercial customers.

Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 02–18229 Filed 7–18–02; 8:45 am]

DEPARTMENT OF JUSTICE

Immigration and Naturalization Service [INS No. 2213–02]

Immigration and Naturalization Service Airport and Seaport Inspections User Fee Advisory Committee Meeting

AGENCY: Immigration and Naturalization Service, Justice.

ACTION: Notice of meeting.

Committee meeting: Immigration and Naturalization Service Airport and Seaport Inspections User Fee Federal Advisory Committee.

Date and time: Thursday, August 8, 2002, at 1 p.m.

Place: Immigration and Naturalization Service Headquarters, 425 I Street NW., Washington, DC 20536, Shaughnessy Conference Room, Sixth Floor.

Status: Open. Twenty-fourth meeting of this Advisory Committee.

Purpose: Performance of advisory responsibilities to the Commissioner of

the Immigration and Naturalization Service (INS) pursuant to section 286(k) of the Immigration and Nationality Act (INA), as amended, 8 U.S.C. 1356(k) and the Federal Advisory Committee Act, 5 U.S.C. app. 2. The responsibility of this standing Advisory Committee is to advise the INS Commissioner on issues related to the performance of Airport and Seaport Immigration Inspection Services. This advice should include, but need not be limited to, the time period during which such services should be performed, the proper number and deployment of inspection officers, the level of fees, and the appropriateness of any proposed fee. These responsibilities are related to the assessment of an immigration user fee pursuant to section 286(d) of the INA, as amended, 8 U.S.C. 1356(d). The Advisory Committee focuses its attention on those areas of most concern and benefit to the travel industry, the traveling public, and the Federal Government.

Agenda:

- 1. Introduction of the Committee members.
- Discussion of administrative issues.
 Discussion of activities since last meeting.
- 4. Discussion of specific concerns and questions of Committee members.
- 5. Discussion of future traffic trends.
- 6. Discussion of relevant written statements submitted in advance by members of the public.
- 7. Scheduling of next meeting.

Public participation: The meeting is open to the public, but advance notice of attendance is requested to ensure adequate seating. Persons planning to attend should notify the contact person at least 5 days prior to the meeting. Members of the public may submit written statements at any time before or after the meeting to the contact person for consideration by this Advisory Committee. Only written statements received by the contact person at least 5 days prior to the meeting will be considered for discussion at the meeting.

Contact person: Charles D.
Montgomery, Office of the Assistant
Commissioner, Inspections, Immigration
and Naturalization Service, Room 4064,
425 I Street NW., Washington, DC
20536; telephone: (202) 616–7498; fax:
(202) 514–8345; e-mail:
charles.d.montgomery@usdoj.gov

Dated: July 15, 2002.

James W. Ziglar,

Commissioner, Immigration and Naturalization Service.

[FR Doc. 02-18234 Filed 7-18-02; 8:45 am]

BILLING CODE 4410-10-U

DEPARTMENT OF LABOR

Employment Standards Administration Wage and Hour Division

Minimum Wages for Federal and Federally Assisted Construction; General Wage Determination Decisions

General wage determination decisions of the Secretary of Labor are issued in accordance with applicable law and are based on the information obtained by the Department of Labor from its study of local wage conditions and data made available from other sources. They specify the basic hourly wage rates and fringe benefits which are determined to be prevailing for the described classes of laborers and mechanics employed on construction projects of a similar character and in the localities specified therein.

The determinations in these decisions of prevailing rates and fringe benefits have been made in accordance with 29 CFR part 1, by authority of the Secretary of Labor pursuant to the provisions of the Davis-Bacon Act of March 3, 1931, as amended (46 Stat. 1494, as amended. 40 U.S.C. 276a) and of other Federal statutes referred to in 29 CFR part 1, Appendix, as well as such additional statutes as may from time to time be enacted containing provisions for the payment of wages determined to be prevailing by the Secretary of Labor in accordance with the Davis-Bacon Act. The prevailing rates and fringe benefits determined in these decisions shall, in accordance with the provisions of the foregoing statutes, constitute the minimum wages payable on Federal and federally assisted construction projects to laborers and mechanics of the specified classes engaged on contract work of the character and in the localities described therein.

Good cause is hereby found for not utilizing notice and public comment procedure thereon prior to the issuance of these determinations as prescribed in 5 U.S.C. 553 and not providing for delay in the effective date as prescribed in that section, because the necessity to issue current construction industry wage determinations frequently and in large volume causes procedures to be impractical and contrary to the public interest.

General wage determination decisions, and modifications and supersedeas decisions thereto, contain no expiration dates and are effective from their date of notice in the **Federal Register**, or on the date written notice is received by the agency, whichever is earlier. These decisions are to be used in accordance with the provisions of 29

CFR Parts 1 and 5. Accordingly, the applicable decision, together with any modifications issued, must be made a part of every contract for performance of the described work within the geographic area indicated as required by an applicable Federal prevailing wage law and 29 CFR part 5. The wage rates and fringe benefits, notice of which is published herein, and which are contained in the Government Printing Office (GPO) document entitled "General Wage Determinations Issued Under The Davis-Bacon And Related Acts," shall be the minimum paid by contractors and subcontractors to laborers and mechanics.

Any person, organization, or governmental agency having an interest in the rates determined as prevailing is encouraged to submit wage rate and fringe benefit information for consideration by the Department.

Further information and self-explanatory forms for the purpose of submitting this data may be obtained by writing to the U.S. Department of Labor, Employment Standards Administration, Wage and Hour Division, Division of Wage Determinations, 200 Constitution Avenue, NW., Room S–3014, Washington, DC 20210.

Modification to General Wage Determination Decisions

The number of the decisions listed to the Government Printing Office document entitled "General Wage Determinations Issued Under the Davis-Bacon and related Acts" being modified are listed by Volume and State. Dates of publication in the **Federal Register** are in parentheses following the decisions being modified.

Volume I

Connecticut

CT020001 (Mar. 1, 2002)

CT020002 (Mar. 1, 2002)

CT020003 (Mar. 1, 2002)

CT020004 (Mar. 1, 2002) CT020005 (Mar. 1, 2002)

Vermont

VT020001 (Mar. 1, 2002)

VT020011 (Mar. 1, 2002)

VT020011 (Mar. 1, 2002)

VT020041 (Mar. 1, 2002)

VT020043 (Mar. 1, 2002)

Volume II

None.

Volume III

None.

Volume IV

Illinois

IL020001 (Mar. 1, 2002)

IL020002 (Mar. 1, 2002)

IL020006 (Mar. 1, 2002)

IL020008 (Mar. 1, 2002) IL020009 (Mar. 1, 2002)