

Spruce, and Wareham Sts.,
Middleborough, 09000438, LISTED, 6/19/09

Missouri, Cape Girardeau County, Vasterling, Julius, Building, 633–637 Broadway, Cape Girardeau, 09000439, LISTED, 6/17/09 (Cape Girardeau, Missouri MPS)

Missouri, St. Louis Independent City, Liggett & Myers Historic District, Roughly bounded by Vandeventer, Park, Thurman and Lafayette Aves., St. Louis, 09000441, LISTED, 6/18/09

Missouri, St. Louis Independent City, Tiffany Neighborhood Historic District (Boundary Decrease), Roughly bounded by 39th St., Lafayette Ave., Vandeventer Ave. and Folsom Ave., St. Louis (Independent City), 05001120, LISTED, 6/18/09

Ohio, Franklin County, Born Capital Brewery Bottling Works, 570 S. Front St., Columbus, 09000442, LISTED, 6/18/09

Ohio, Hamilton County, Hotel Metropole, 609 Walnut St., Cincinnati, 09000443, LISTED, 6/18/09

Ohio, Lawrence County, Selby Shoe Company Building, 1603 S. 3rd St., Ironton, 09000444, LISTED, 6/18/09

South Dakota, Davison County, Hill, W.S., House, 520 E. 6th Ave., Mitchell, 09000445, LISTED, 6/19/09

South Dakota, Lincoln County, Hudson Boy Scout Cabin, 416 Wheelock, Hudson, 09000448, LISTED, 6/18/09

Texas, El Paso County, Mesa Pump Plant, 4901 Fred Wilson Ave., El Paso, 09000450, LISTED, 6/19/09

Texas, Fayette County, Sengelmann Hall and City Meat Market Building, 527 and 529–533 N. Main St., Schulenburg, 09000451, LISTED, 6/18/09

Virginia, Charlottesville Independent City, Fifeville and Tonsler Neighborhoods Historic District, Bounded by Cherry Ave., to the S., the railway to the N., 4th St., SW to the E., and Spring St., to the W., Charlottesville, 09000452, LISTED, 6/18/09

Wisconsin, Buffalo County, Harmonia Hall, S2119 Co. Hwy. E., Waumandee, 09000453, LISTED, 6/18/09

Wyoming, Natrona County, Odd Fellows Building, 136 S. Wolcott St., Casper, 09000455, LISTED, 6/18/09

Wyoming, Sublette County, Sommers Ranch Headquarters Historic District, 734 Co. Rd. 23–110, Pinedale, 09000454, LISTED, 6/18/09

[FR Doc. E9–19533 Filed 8–13–09; 8:45 am]

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INTERNATIONAL TRADE COMMISSION

[Investigation No. 337–TA–675]

In the Matter of Certain Wireless Communications Devices and Components Thereof; Notice of Commission Determination Not To Review an Initial Determination Granting a Joint Motion To Terminate the Investigation Based on Withdrawal of the Complainant; Termination of the Investigation

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined not to review an initial determination (“ID”) (Order No. 10) of the presiding administrative law judge (“ALJ”) granting a joint motion by complainant and respondents to terminate the investigation based on withdrawal of the complaint.

FOR FURTHER INFORMATION CONTACT:

Panyin A. Hughes, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, telephone (202) 205–3042. Copies of non-confidential documents filed in connection with this investigation are or will be available for inspection during official business hours (8:45 a.m. to 5:15 p.m.) in the Office of the Secretary, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, telephone (202) 205–2000. General information concerning the Commission may also be obtained by accessing its Internet server at <http://www.usitc.gov>. The public record for this investigation may be viewed on the Commission’s electronic docket (EDIS) at <http://edis.usitc.gov>. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission’s TDD terminal on (202) 205–1810.

SUPPLEMENTARY INFORMATION: On May 4, 2009, the Commission instituted an investigation under section 337 of the Tariff Act of 1930, based on a complaint filed by SPH America, LLC of Vienna, VA (“SPH”) on March 25, 2009, and amended on April 17, 2009. 74 FR 20500 (May 4, 2009). The amended complaint alleged violations of section 337 in the importation into the United States, the sale for importation, or the sale within the United States after importation of certain wireless communications devices and components thereof by reason of

infringement of certain claims of United States Patent Nos. RE 40,385 and 5,960,029. The amended complaint named nine respondents: Kyocera Corporation of Kyoto, Japan; Kyocera Wireless Corporation of San Diego, CA; Kyocera Sanyo Telecom, Inc. of Woodland Hills, CA; MetroPCS Communications, Inc. of Richardson TX; Metro PCS Wireless of Dallas, TX; Sprint Nextel Corporation of Overland Park, KS; América Móvil of Mexico; TracFone Wireless, Inc., of Miami FL; and Virgin Mobile USA, Inc., of Warren, NJ.

On July 2, 2009, SPH and respondents filed a joint motion to terminate the investigation in its entirety based on withdrawal of the complaint by SPH as to all respondents. On July 15, 2009, the Commission investigative attorney filed a response in support of the joint motion to terminate the investigation.

On July 20, 2009, the ALJ issued Order No. 10 granting the joint motion to terminate the investigation. None of the parties petitioned for review of Order No. 10.

The Commission has determined not to review the ID. Accordingly, this investigation is terminated.

The authority for the Commission’s determination is contained in section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and in section 210.42(h) of the Commission’s Rules of Practice and Procedure (19 CFR 210.42(h)).

Issued: August 7, 2009.

By order of the Commission.

Marilyn R. Abbott,

Secretary to the Commission.

[FR Doc. E9–19511 Filed 8–13–09; 8:45 am]

BILLING CODE 7020–02–P

DEPARTMENT OF JUSTICE

Foreign Claims Settlement Commission

[F.C.S.C. Meeting Notice No. 5–09]

Issuance of Proposed Decisions in Claims Against Albania and Libya

The Foreign Claims Settlement Commission, pursuant to its regulations (45 CFR part 504) and the Government in the Sunshine Act (5 U.S.C. 552b), hereby gives notice in regard to the scheduling of meetings for the transaction of Commission business and other matters specified, as follows:

Date and Time: Thursday, August 20, 2009, at 11 a.m.

Subject Matter: Issuance of Proposed Decisions in claims against Albania and Libya.

Status: Open.

All meetings are held at the Foreign Claims Settlement Commission, 600 E Street, NW., Washington, DC. Requests for information, or advance notices of intention to observe an open meeting, may be directed to: Administrative Officer, Foreign Claims Settlement Commission, 600 E Street, NW., Room 6002, Washington, DC 20579. Telephone: (202) 616-6975.

Mauricio J. Tamargo,
Chairman.

[FR Doc. E9-19552 Filed 8-13-09; 8:45 am]

BILLING CODE 4410-01-P

DEPARTMENT OF LABOR

Employment and Training Administration

Application of State-Wide Personnel Actions to Unemployment Insurance Program

AGENCY: Employment and Training Administration, Labor.

ACTION: Notice.

SUMMARY: The Employment and Training Administration provided guidance to States explaining the Department's position concerning the application of State-wide personnel actions to the unemployment compensation program. The original guidance, UIPL No. 09-98, was published in the **Federal Register** on February 10, 1998, as continuing guidance. This guidance had not been rescinded. However, to remind States of the Department's position, on March 11, 2009, the Department issued UIPL No. 18-09, with UIPL No. 09-98 as an attachment. UIPL No. 18-09 is published below to inform the public and is available at: <http://wdr.doleta.gov/directives/attach/UIPL/UIPL18-09.pdf>.

SUPPLEMENTARY INFORMATION:

UIPL 18-09—Application of State-Wide Personnel Actions, including Hiring Freezes, to the Unemployment Insurance Program

1. *Purpose.* To advise states that Unemployment Insurance Program Letter (UIPL) 09-98 expresses the Department's position concerning the application of state-wide personnel actions such as hiring freezes, shutdowns, and furloughs to the unemployment insurance (UI) program.
2. *References.* Section 303(a)(1) of the Social Security Act (SSA) and IPL 09-98, issued on January 12, 1998 (63 FR 6774, 6779 (February 10, 1998)).
3. *Background.* During economic downturns, State revenues decline

while demands for UI services increase. As a result of declines in State revenues, States face budget constraints and some may impose hiring freezes or other personnel actions such as furloughs on a state-wide basis. When applied to the UI program, these actions will likely have a detrimental effect on unemployed workers and businesses and result in decreased performance against Federal standards.

UIPL 09-98 expresses the Department's interpretation of the Federal UI law requirements as applied to these state-wide personnel actions. In brief, IPL 09-98 provides that any state-wide personnel action that does not take into account the needs of the UI program is not a "method of administration" for assuring the proper and prompt delivery of UI services consistent with Section 303(a)(1), SSA. If the UI program is not exempted from such state-wide actions, the IPL requires States to demonstrate to the Department that it has adequately addressed the UI program's needs.

A copy of IPL 09-98 is attached.

4. *Action.* States are to address state-wide personnel actions applied to the UI program consistent with IPL 09-98.

5. *Inquiries.* Inquiries should be directed to your Regional Office.

6. *Attachment.* IPL 09-98.

Attachment I

UIPL 09-98

IPL 09-98 was published in the **Federal Register**, Volume 63, No. 27 on February 10, 1998 and may be found at: <http://frwebgate.access.gpo.gov/cgi-bin/getdoc.cgi?IPaddress=frwais.access.gpo.gov&dbname=1998register&docid=98-3341-filed.pdf>.

Dated: This 11th day of August, 2009.

Jane Oates,

Assistant Secretary of Labor, Employment and Training Administration.

[FR Doc. E9-19523 Filed 8-13-09; 8:45 am]

BILLING CODE 4510-FW-P

DEPARTMENT OF LABOR

Employment and Training Administration

Federal-State Extended Unemployment Compensation Act of 1970—Temporary Changes in Extended Benefits

AGENCY: Employment and Training Administration, Labor.

ACTION: Notice.

SUMMARY: The Employment and Training Administration (ETA) has provided guidance to State workforce

agencies in response to the enactment of temporary changes to the extended benefits (EB) program as a result of recent Congressional enactments.

The first guidance, issued on January 2, 2009, as Unemployment Insurance Program Letter (UIPL) No. 7-09, advised State workforce agencies of the temporary change, enacted by Public Law 110-449, in Federal sharing for the first week of extended benefits (EB) under the Federal-State Extended Unemployment Compensation Act of 1970 (FSEUCA) and is available at <http://wdr.doleta.gov/directives/attach/UIPL/UIPL7-09.pdf>.

UIPL No. 12-09, issued on February 23, 2009, provided guidance related to temporary changes in the EB program as a result of Public Law 111-5. The IPL (available at: <http://wdr.doleta.gov/directives/attach/UIPL/UIPL12-09.pdf>) addressed questions related to Federal sharing for cost benefits, benefit eligibility provisions, amendments to State law and reporting requirements.

On May 4, 2009, ETA issued additional guidance with IPL No. 12-09, Change 1 (available at: http://wdr.doleta.gov/directives/attach/UIPL/UIPL12-09_ch1.pdf) to address general questions about the EB program, work search requirements, submission of tangible evidence, suspension of work search requirements, interstate claims, terminating disqualifications using work, entitlement during high unemployment periods, beginning and ending dates of EB periods, and draft language for the Total Unemployment Rate (TUR) trigger.

These three guidance documents are published below to inform the public.

SUPPLEMENTARY INFORMATION:

UIPL No. 7-09: Federal-State Extended Unemployment Compensation Act of 1970—Temporary Change in Federal Sharing for First Week of Extended Benefits

1. *Purpose.* To advise States of the temporary change in Federal sharing for the first week of extended benefits (EB) under the Federal-State Extended Unemployment Compensation Act of 1970 (FSEUCA).

2. *References.* The Unemployment Compensation Extension Act of 2008, Public Law (Pub. L.) 110-449 enacted on November 21, 2008; FSEUCA (26 U.S.C. 3304 note); 20 CFR 615.14; and Unemployment Insurance Program Letter No. 14-81.

3. *Background.* In general, the benefit costs of EB, as well as certain weeks of "regular" State unemployment compensation (known as "sharable regular compensation"), are shared equally by the States and the Federal