(4) Furnish detailed reports about matching programs to Congress and OMB;
(5) Notify applicants and beneficiaries that their records are subject to matching; and
(6) Verify match findings before reducing, suspending, terminating, or denying a person’s benefits or payments.

B. SSA Computer Matches Subject to the Privacy Act

We have taken action to ensure that all of our computer matching programs comply with the requirements of the Privacy Act, as amended.

Dated: June 3, 2010.
Stephanie Hall,
Assistant Deputy Commissioner for Budget, Finance and Management.

Notice of Computer Matching Program, SSA With the Office of Personnel Management (OPM)

A. Participating Agencies

SSA and OPM.

B. Purpose of the Matching Program

The purpose of this matching program is to set forth the terms and conditions under which OPM, the source agency, will disclose civil service benefit and payment data to us, the recipient agency. This disclosure will provide us with information necessary to verify an individual’s self-certification of eligibility for prescription drug subsidy assistance under section 1860D–14 of the Social Security Act (Act) (42 U.S.C. 1395w–114). This disclosure will also enable us to implement a Medicare outreach program mandated by section 1144 of Title XI of the Act (42 U.S.C. 1320b–14). Information disclosed by OPM will enable us to identify individuals to determine their eligibility for Medicare Savings Programs (MSP) and subsidized Medicare prescription drug coverage and enable us, in turn, to identify these individuals to the States.

C. Authority for Conducting the Matching Program

The legal authority for us to conduct this computer matching is found in sections 1860D–14 and 1860D(a)(3) of the Act, 42 U.S.C. 1395w–114(a)(3) and section 1144(a)(1) of the Act, 42 U.S.C. 1320b–14(a)(1), and section 1144(b)(1) of the Act, 42 U.S.C. 1320b–14(b)(1).

D. Categories of Records and Individuals Covered by the Matching Program

On the basis of certain identifying information as provided by OPM to us, OPM will provide us with electronic files containing civil service benefit and payment data from the OPM system of records (SOR) published as OPM/ Central-1 (Civil Service and Insurance Records), on October 8, 1999 (64 FR 54930), as amended on May 3, 2000 (65 FR 25775). We will match the OPM data with the SSA SOR (60–0321), the SSA’s Medicare Database.

E. Inclusive Dates of the Matching Program

The matching program will become effective no sooner than 40 days after notice of the matching program is sent to Congress and OMB, or 30 days after publication of this notice in the Federal Register, whichever date is later. The matching program will continue for 18 months from the effective date and may be extended for an additional 12 months thereafter, if certain conditions are met.

[FR Doc. 2010–13829 Filed 6–8–10; 8:45 am]
BILLING CODE 4191–02–P

DEPARTMENT OF STATE

Public Notice 7041


The Department of State, Office of the Legal Adviser, Private International Law and the U.S. Patent and Trademark Office would like to give you notice of a second round table public meeting to discuss the supplement to the UNCITRAL Legislative Guide on Secured Transactions (“the Guide”) dealing with security rights in intellectual property, as well as possible future work in UNCITRAL on an IP licensing guide. The meeting will take place on Thursday, June 17, 2010 from 2:30 p.m. to 4 p.m. EST at the Department of State, Office of Private International Law, 2430 E Street, NW., Washington, DC.

Public Participation: This Study Group round table meeting is open to the public, subject to the capacity of the meeting room. Access to the meeting building is controlled; persons wishing to attend should contact Tricia Smeltzer or Niesha Toms of the Department of State Legal Adviser’s Office at SmeltzerTK@state.gov or TomsN@state.gov and provide your name, e-mail address, and mailing address to get admission into the meeting or to get directions to the office. Persons who cannot attend but who wish to comment are welcome to do so by e-mail to Michael Dennis at DennisMF@state.gov or Justin Hughes at justin.hughes@uspto.gov. A member of the public needing reasonable accommodation should advise those considerations of the full Advisory Committee, but a meeting of one of its Study Groups.


With regard to possible future work on an IP licensing guide, the round table discussion will review whether existing private international law instruments already provide general contract rules which might be applied for IP licensing contracts, such as the UNIDROIT Principles. Matters addressed by the UNIDROIT Principles include: general provisions (freedom of contract, binding nature of contracts, good faith and fair dealing, relevance of usages and practices, etc.), contract formation rules (including rules addressing the authority of agents), rules concerning the validity of contracts, rules concerning the interpretation of contracts, express and implied obligations, third-party rights, performance and excused performance, remedies, assignment and delegation, and limitation periods. The full UNIDROIT Principles may be downloaded at http://www.unidroit.org/english/principles/contracts/principles2004/integratedversionprinciples2004-e.pdf.

Time and Place: The meeting will take place on Thursday, June 17, 2010 from 2:30 p.m. to 4 p.m. EST at the Department of State, Office of Private International Law, 2430 E Street, NW., Washington, DC.

Public Participation: This Study Group round table meeting is open to the public, subject to the capacity of the meeting room. Access to the meeting building is controlled; persons wishing to attend should contact Tricia Smeltzer or Niesha Toms of the Department of State Legal Adviser’s Office at SmeltzerTK@state.gov or TomsN@state.gov and provide your name, e-mail address, and mailing address to get admission into the meeting or to get directions to the office. Persons who cannot attend but who wish to comment are welcome to do so by e-mail to Michael Dennis at DennisMF@state.gov or Justin Hughes at justin.hughes@uspto.gov. A member of the public needing reasonable accommodation should advise those considerations of the full Advisory Committee, but a meeting of one of its Study Groups.


With regard to possible future work on an IP licensing guide, the round table discussion will review whether existing private international law instruments already provide general contract rules which might be applied for IP licensing contracts, such as the UNIDROIT Principles. Matters addressed by the UNIDROIT Principles include: general provisions (freedom of contract, binding nature of contracts, good faith and fair dealing, relevance of usages and practices, etc.), contract formation rules (including rules addressing the authority of agents), rules concerning the validity of contracts, rules concerning the interpretation of contracts, express and implied obligations, third-party rights, performance and excused performance, remedies, assignment and delegation, and limitation periods. The full UNIDROIT Principles may be downloaded at http://www.unidroit.org/english/principles/contracts/principles2004/integratedversionprinciples2004-e.pdf.
DEPARTMENT OF TRANSPORTATION
Office of the Secretary

Aviation Proceedings, Agreements Filed the Week Ending May 29, 2010

The following Agreements were filed with the Department of Transportation under the sections 412 and 414 of the Federal Aviation Act, as amended (49 U.S.C. 1382 and 1384) and procedures governing proceedings to enforce these provisions. Answers may be filed within 21 days after the filing of the application.


Date Filed: May 25, 2010.

Parties: Members of the International Air Transport Association.

Subject: Mail Vote 634—Resolution 010x, TC3 Special Passenger Amending Resolution From Brunei Darussalam to South East Asia (Memo 1386), Intended effective date: 1 June 2010.

Renee V. Wright, Program Manager, Docket Operations, Federal Register Liaison.

[FR Doc. 2010–13849 Filed 6–8–10; 8:45 am]

BILLING CODE 4910–90–P

DEPARTMENT OF TRANSPORTATION
Federal Highway Administration

Notice of Final Federal Agency Actions on Proposed Highway in California

AGENCY: Federal Highway Administration (FHWA), DOT.

ACTION: Notice of Final Federal Agency Actions on Proposed Highway in California.

SUMMARY: The FHWA, on behalf of Caltrans, is announcing actions taken by Caltrans that are final within the meaning of 23 U.S.C. 139(l)(1). The actions relates to a proposed highway project, the High-Occupancy Toll Lanes project on Interstate 110 (PM 9.7/20.70), and associated work on Interstate 105 (PM R4.9/R9.6), in the city and county of Los Angeles, State of California. Those actions grant licenses, permits, and approvals for the project.

DATES: By this notice, the FHWA, on behalf of Caltrans, is announcing actions taken by Caltrans that are final within the meaning of 23 U.S.C. 139(l)(1). A claim seeking judicial review of the Federal Highway Administration actions on the highway project will be barred unless the claim is filed on or before December 8, 2010. If the Federal law that authorizes judicial review of a claim provides a time period of less than 180 days for filing such claim, then that shorter time period still applies.

FOR FURTHER INFORMATION CONTACT: For Caltrans: Ron Kosinski, Deputy District Director, Division of Environmental Planning, Caltrans District 7, 100 S Main St, MS 16A, Los Angeles, CA 90012, (213) 897–0703, ron_kosinski@dot.ca.gov.

SUPPLEMENTARY INFORMATION: Effective July 1, 2007, the Federal Highway Administration (FHWA) assigned, and the California Department of Transportation (Caltrans) assumed environmental responsibilities for this project pursuant to 23 U.S.C. 327. Notice is hereby given that Caltrans has taken final actions subject to 23 U.S.C. 139(l)(1) by issuing licenses, permits, and approvals for the following highway project in the State of California: Conversion of High-Occupancy Vehicle Lanes on I–110 Harbor Freeway/Transitway to High-Occupancy Toll (HOT) Lanes, from 182nd Street to Adams Boulevard. Work involves addition of signage and tolling infrastructure, modification of lanes, and associated work at Adams Boulevard intersection/HOV bypass, and on direct HOV connectors on I–105. Purpose of project is to maximize the efficiency of the corridor and lessen congestion by optimizing usage of the HOT lanes. The actions by the Federal agencies, and the laws under which such actions were taken, are described in the Finding of No Significant Impact (FONSI) issued on May 14, 2010 and in other documents in the FHWA project records. The FONSI and other project records are available by contacting Caltrans at the addresses provided above. The Caltrans Environmental Assessment and FONSI can be viewed and downloaded from the project website at http://www.dot.ca.gov/dist07/resources/envdocs.

This notice applies to all Federal agency decisions as of the issuance date of this notice and all laws under which such actions were taken, including but not limited to:


2. Clean Air Act [42 U.S.C. 7401–7671(q)].


(Catalog of Federal Domestic Assistance Program Number 20.205, Highway Planning and Construction. The regulations implementing Executive Order 12292 regarding intergovernmental consultation on Federal programs and activities apply to this program.)

Authority: 23 U.S.C. 139(l)(1)

Issued on: June 3, 2010.

Cindy Vigue, Director, State Programs, Federal Highway Administration, Sacramento, California.

[FR Doc. 2010–13879 Filed 6–8–10; 8:45 am]

BILLING CODE 4910–RY–P

DEPARTMENT OF TRANSPORTATION
Federal Highway Administration

Notice of Statute of Limitations on Claims; Notice of Final Federal Agency Actions on Proposed Highway in California

AGENCY: Federal Highway Administration (FHWA), DOT.

ACTION: Notice of Limitation on Claims for Judicial Review of Actions by the California Department of Transportation (Caltrans), pursuant to 23 USC 327.

SUMMARY: The FHWA, on behalf of Caltrans, is issuing this notice to announce actions taken by Caltrans that are final within the meaning of 23 U.S.C. 139(l)(1). The actions relate to a proposed highway project, the Interstate 10 High Occupancy Toll Lanes project between Interstate 605 and Alameda Street in the City of Los Angeles, State of California. Those actions grant licenses, permits, and approvals for the project.

DATES: By this notice, the FHWA, on behalf of Caltrans, is announcing actions taken by Caltrans that are final within the meaning of 23 U.S.C. 139(l)(1). A claim seeking