Issuer	Ticker	Information regarding operating status*
107. SNTL Litigation Trust	SNLLZ	1
108. SoftNet Technology Corp		1
109. Solutions Group, Inc		1
110. Southwest Casino Corp	swcc	1
111. Spectre Gaming, Inc		1
112. Spice Depot, Inc (The)	SDEO	1
113. Striker Oil & Gas, Inc	SOIS	1
114. Synergy Brands, Inc	SYBRQ	1
115. Synovics Pharmaceuticals, Inc	SYVC	1
116. Systech Systems International, Inc	SSYT	1
117. TableMAX Corp	TBLX	1
118. TAG Entertainment Corp	TAGE	1
119. Techlabs, Inc	TCHL	1
120. Teleplus World, Corp		1
121. Unitech Water & Renewable Energy, Inc	UWRE	1
122. United Bullion Exchange, Inc		1
123. Upward Technology Corp		1
124. USDATA Corp	USDC	1
125. Wentworth Energy, Inc		1
126. Winchester International Resorts, Inc		1
127. Worldwide E Commerce, Inc		1
128. Wyncrest Group, Inc (The)	WNCG	1

<sup>\*</sup>Below are explanations for each of the codes used in the above table:

The Commission is of the opinion that the public interest and the protection of investors require a suspension of trading in the securities of the above-listed companies.

Therefore, it is ordered, pursuant to Section 12(k) of the Securities Exchange Act of 1934, that trading in the securities of the above-listed companies is suspended for the period from 9:30 a.m. EST on March 2, 2015, through 11:59 p.m. EDT on March 13, 2015.

By the Commission.

### Jill M. Peterson,

Assistant Secretary.

[FR Doc. 2015–04510 Filed 3–2–15; 4:15 pm]

BILLING CODE 8011-01-P

# **DEPARTMENT OF STATE**

[Public Notice: 9051]

60-Day Notice of Proposed Information Collection: Affidavit of Relationship (AOR) for Minors Who are Nationals of El Salvador, Guatemala, and Honduras

**ACTION:** Notice of request for public comment.

**SUMMARY:** The Department of State is seeking Office of Management and Budget (OMB) approval for the information collection described below. In accordance with the Paperwork Reduction Act of 1995, we are requesting comments on this collection

from all interested individuals and organizations. The purpose of this notice is to allow 60 days for public comment preceding submission of the collection to OMB.

**DATES:** The Department will accept comments from the public up to May 4, 2015.

ADDRESSES: Direct any comments on this request to Sean Hantak, Program Officer, Department of State, Bureau of Population, Refugees and Migration, Office of Admissions, 2025 E Street NW., Washington DC, 20522.

You may submit comments by any of the following methods:

- Web: Persons with access to the Internet may use the Federal Docket Management System (FDMS) to comment on this notice by going to www.Regulations.gov. You can search for the document by entering "Public Notice 9051" in the Search bar. If necessary, use the Narrow by Agency filter option on the Results page.
- Email: PRM/Admissions (Sean Hantak: hantaksr@state.gov). You must include "Comment on Affadavit of Relationship" in the subject line of the message.
- *Mail*: Send written comments to PRM/Admissions, 2025 E Street NW., 8th Floor, Washington DC 20520.
- Fax: 202–453–9393. Attention: Sean Hantak.

You must include the DS form number (if applicable), information

collection title, and the OMB control number in any correspondence.

### FOR FURTHER INFORMATION CONTACT:

Direct requests for additional information regarding the collection listed in this notice, including requests for copies of the proposed collection instrument and supporting documents to Sean Hantak, PRM/Admissions, 2025 E Street NW., 8th Floor, Washington DC 20520 who may be reached at hantaksr@state.gov.

### SUPPLEMENTARY INFORMATION:

- Title of Information Collection: DS-7699 Affidavit of Relationship (AOR) for Minors Who are Nationals Of El Salvador, Guatemala, and Honduras.
- OMB Control Number: 1405–0217.
- *Type of Request:* Extension of a Currently Approved Collection.
  - Originating Office: PRM/A.
  - Form Number: DS-7699.
- Respondents: Anchor parents in the U.S. with children in El Salvador, Guatemala, and Honduras.
- Estimated Number of Respondents: 2,500.
- Estimated Number of Responses: 2,500.
- Average Time per Response: 60 minutes per response.
- Total Estimated Burden Time: 2,500 hours.
- Frequency: Once per respondent.
- *Obligation to Respond:* Required to Obtain or Retain a Benefit.

We are soliciting public comments to permit the Department to:

<sup>1 =</sup> The Securities and Exchange Commission attempted to contact the issuer and either the Commission did not receive a response to its letter, the letters were returned as undeliverable, or the registered agent responded that they had no forwarding address for the issuer.

<sup>2 =</sup> The Securities and Exchange Commission was able to contact the issuer, which informed the Commission that either the issuer was no longer operating or was now a private company.

- Evaluate whether the proposed information collection is necessary for the proper functions of the Department.
- Evaluate the accuracy of our estimate of the time and cost burden for this proposed collection, including the validity of the methodology and assumptions used.
- Enhance the quality, utility, and clarity of the information to be collected.
- Minimize the reporting burden on those who are to respond, including the use of automated collection techniques or other forms of information technology.

Please note that comments submitted in response to this Notice are public record. Before including any detailed personal information, you should be aware that your comments as submitted, including your personal information, will be available for public review.

# Abstract of Proposed Collection

The Department of State Bureau of Population, Refugees, and Migration (PRM) is responsible for coordinating and managing the U.S. Refugee Admissions Program (USRAP). PRM coordinates within the Department of State, as well as with the Department of Homeland Security's U.S. Citizenship and Immigration Services (DHS/USCIS), in carrying out this responsibility. A critical part of the State Department's responsibility is determining which individuals, from among millions of refugees worldwide, will have access to U.S. resettlement consideration. PRM and DHS/USCIS are now assisting with the preparation of a White House directive to initiate an in-country program to provide a means for certain persons who are lawfully present in the United States to claim a relationship with child(ren) in Honduras, El Salvador, and Guatemala and to assist the U.S. Department of State in determining whether those child(ren) are qualified to apply for access to the USRAP for family reunification purposes. This form also assists DHS/ USCIS to verify parent-child relationships during refugee case adjudication. The main purpose of the DS-7699 is for the U.S. based parent to provide biographical information about his/her child(ren) in the qualifying countries who may subsequently seek access to the USRAP for verification by the U.S. government.

### Methodology

This information collection currently involves the limited use of electronic techniques. Parents (respondents) in the United States will work closely with a resettlement agency during the

completion of the AOR to ensure that the information is accurate. Anchor parents may visit any resettlement agency to complete an AOR. Sometimes respondents do not have strong Englishlanguage skills and benefit from having a face-to-face meeting with resettlement agency staff. The DS-7699 form will be available electronically and responses will be completed electronically. Completed AORs will be printed out for ink signature by the respondents as well. The electronic copy will be submitted electronically to the Refugee Processing Center (RPC) for downloading into the Worldwide Refugee Admissions Processing System (WRAPS), with the signed paper copy remaining with PRM's Reception and Placement Agency partners.

Dated: February 26, 2015.

#### Simon Henshaw,

Principal Deputy Assistant Secretary, Bureau of Population, Refugees and Migration, Department of State.

[FR Doc. 2015–04506 Filed 3–3–15; 8:45 am]

BILLING CODE 4710-33-P

### **DEPARTMENT OF TRANSPORTATION**

### Office of the Secretary

Notice of Applications for Certificates of Public Convenience and Necessity and Foreign Air Carrier Permits Filed Under Subpart B (Formerly Subpart Q) During the Week Ending December 6, 2014

**AGENCY:** Department of Transportation (DOT).

**ACTION:** Notice of Applications.

**SUMMARY:** The following Applications for Certificates of Public Convenience and Necessity and Foreign Air Carrier Permits were filed under Subpart B (formerly Subpart O) of the Department of Transportation's Procedural Regulations (See 14 CFR 302. 201 et. seq.). The due date for Answers, Conforming Applications, or Motions to Modify Scope are set forth below for each application. Following the Answer period DOT may process the application by expedited procedures. Such procedures may consist of the adoption of a show-cause order, a tentative order, or in appropriate cases a final order without further proceedings.

Docket Number: DOT-OST-2014-0210.

Date Filed: December 1, 2014.

Due Date for Answers, Conforming
Applications, or Motion to Modify
Scope: December 22, 2014.

### **Description**

Joint application of Alitalia—Compagnia Aerea Italiana S.p.A. ("Alitalia") and Alitalia—Societa Aerea Italiana S.p.A. ("Alitalia Societa") requesting (i) an exemption for Alitalia Societa to provide scheduled and charter foreign air transportation of persons, property and mail, (ii) the transfer and re-issuance of Alitalia's foreign air carrier permit from Alitalia to Alitalia Societa, and (iii) the transfer and re-issuance of Alitalia's codeshare statements of authorization to Alitalia Societa.

Docket Number: DOT-OST-2014-0213.

Date Filed: December 2, 2014. Due Date for Answers, Conforming Applications, or Motion to Modify Scope: December 23, 2014.

# Description

Application of Connect Air Ltd. requesting a foreign air carrier permit to enable Connect Air to operate with 703/ 104/705 category aircraft: (1) Charter foreign air transportation of persons, property and mail between any point or points in Canada and any point or points in the United States, and between any point or points in the United States and any point or points in a third country or countries, provided that, except with respect to cargo charters, such service constitutes part of a continuous operation, with or without a change of aircraft, that includes service to Canada for the purpose of carrying local traffic between Canada and the United States; and (2) other charters. Connect Air also requests: (1) Exemption authority, to the extent necessary to enable it to hold out and provide the service described above; and (2) such additional or other relief as the Department may deem necessary or appropriate.

Docket Number: DOT-OST-2014-0214.

Date Filed: December 3, 2014. Due Date for Answers, Conforming Applications, or Motion to Modify Scope: December 24, 2014.

### **Description**

Application of JetMagic Ltd. ("JetMagic") requesting a foreign air carrier permit authorizing JetMagic authority to the extent necessary to engage in: (1) Charter foreign air transportation of persons, property and mail between any point or points behind any Member State of the European Union via any point or points in any Member State and via intermediate points to any point or point in the United States or beyond; (2)