partnership that owns or holds a sablefish endorsed permit to provide an ownership interest form listing all individuals with ownership interest in the entity as part of the annual renewal process and as part of any sablefish endorsed permit transfer involving a business entity either given as the permit owner or as the vessel owner. Also, for transfer requests after April 1st and October 30th, the permit owner is required to report the remaining pounds (not yet harvested) on a sablefish endorsed permit at the time of transfer.

Applicants for exempted fishing permit must submit written information that allows NMFS to evaluate the exempted fishing activity and weigh the benefits and costs of the proposed activities. The information included in an application is specified at 50 CFR 600.745(b)(2). Permit holders are required to file preseason plans, summary reports on the results of the experiments or data collection and in some cases individual vessels and other permit holders are required to provide data reports. There is also a requirement of a call-in notification prior to the fishing trip. This information allows NMFS to evaluate the techniques used and decide if management regulations should be approved as is, modified, or disapproved.

II. Method of Collection

Renewal forms are mailed to all permit owners and are submitted by mail to NOAA, NMFS, Northwest Region. Transfer forms are available from the region’s Web site but must be submitted by mail or in person. Applications for an exempted fishing permit must be submitted in a written format. The exempted fishing permit data reports may be submitted in person, faxed, submitted by telephone or e-mailed by the monitor, plant manager, vessel owner or operator to NMFS or the states of Washington, Oregon, or California.

Data

OMB Control Number: 0648–0203.
Form Number: None.
Type of Review: Regular submission.
Affected Public: Not-for-profit institutions, state government, individuals or households, and business or other for-profits organizations.
Estimated Number of Respondents: 336.
Estimated Time per Response: 30 minutes per exempted fishing permit (EFP) application; 24 hours for an EFP summary report; 43 minutes for an EFP data report; 2 minutes for EFP trip notification; 20 minutes for a limited entry permit transfer form; 20 minutes for a renewal form; 10 minutes to provide mid season transfer information for a sablefish endorsed limited entry permit; and 30 minutes for a sablefish permit ownership interest form.

Estimated Total Annual Burden Hours: 2,015.
Estimated Total Annual Burden Cost to Public: $757,728.

III. Request for Comments

Comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency’s estimate of the burden (including hours and cost) of the proposed collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology.

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval of this information collection: they also will become a matter of public record.

Dated: April 21, 2009.

Gwellnar Banks,
Management Analyst, Office of the Chief Information Officer.
[FR Doc. E9–9415 Filed 4–23–09; 8:45 am]
BILLING CODE 3510–22–P

DEPARTMENT OF COMMERCE
National Telecommunications and Information Administration
[Docket No. 090420688–9689–01]
Assessment of the Transition of the Technical Coordination and Management of the Internet’s Domain Name and Addressing System
AGENCY: National Telecommunications and Information Administration, U.S. Department of Commerce.
ACTION: Notice of Inquiry.
SUMMARY: The U.S. Department of Commerce’s National Telecommunications and Information Administration (NTIA) seeks comment regarding the upcoming expiration of the Joint Project Agreement (JPA) with the Internet Corporation for Assigned Names and Numbers (ICANN). This agreement has been in existence since November 25, 1998, and is scheduled to expire on September 30, 2009.

DATES: Comments are due on or before June 8, 2009.
ADDRESSES: Written comments may be submitted by mail to Fiona M. Alexander, Associate Administrator, Office of International Affairs, National Telecommunications and Information Administration, U.S. Department of Commerce, 1401 Constitution Avenue, N.W., Room 4701, Washington, DC 20230. Paper submissions should include a three and one-half inch computer diskette or compact disc (CD) in HTML, ASCII, Word, WordPerfect, rtf, or pdf format (please specify version). Diskettes or CDs should be labeled with the name and organizational affiliation of the sender and the name of the word processing program used to create the document.

FOR FURTHER INFORMATION CONTACT: Suzanne R. Sene, Office of International Affairs, National Telecommunications and Information Administration, U.S. Department of Commerce, 1401 Constitution Avenue, N.W., Room 4701, Washington, DC 20230, telephone (202) 482–3180; email ssene@ntia.doc.gov.

Comments provided via electronic mail also should be submitted in one or more of the formats specified above. Comments will be posted to NTIA’s website at http://www.ntia.doc.gov/comments/2009/dnstransition.

SUPPLEMENTARY INFORMATION:
Background

A July 1, 1997, Executive Memorandum directed the Secretary of Commerce to privatize the Internet’s domain name and addressing system (DNS) in a manner that increases competition and facilitates international participation in its management.1 In order to fulfill this Presidential directive, the Department of Commerce in June 1998, issued a statement of policy on the privatization of the Internet DNS, known as the DNS White Paper.2 In the DNS White Paper, the Department of Commerce articulated, based upon public input, four principles that would guide the development of an entity called “NewCo” to be established by the private sector. These principles were: stability; competition; private, bottom-up coordination; and

1 Memorandum on Electronic Commerce, 2 Pub. Papers 898 (July 1, 1997).
representation. In particular, the Department of Commerce committed that it would not conclude its role in DNS management if doing so would cause instability in the DNS. This process of transitioning to private sector leadership these coordination and management functions was termed the DNS Project. The DNS White Paper went on to state that, in making a decision to enter into an agreement to establish a process to transfer current U.S. Government management of DNS to such a new entity, the United States would be guided by, and consider, the proposed entity’s commitment to the principles enumerated above. To this end, the Department of Commerce stated in the DNS White Paper that it was prepared to enter into an agreement with a new not-for-profit corporation formed by private sector Internet stakeholders. Private sector interests, in turn, formed the Internet Corporation for Assigned Names and Numbers (ICANN) for this purpose. In the fall of 1998, the Department of Commerce entered into a Memorandum of Understanding (MOU) with ICANN, a California not-for-profit corporation, to transition technical DNS coordination and management functions to the private sector. The MOU does not give transition technical DNS coordination and management functions to the private sector. The MOU does not give the Department of Commerce the ability to exercise oversight in the traditional context of regulation and the Department of Commerce plays no role in the internal governance or day-to-day operations of ICANN.

Since 1998, the MOU evolved through several iterations and revisions as ICANN tested these principles with the community, learned valuable lessons, and matured as an organization. Amendments occurred in 1999, 2000, 2001, and 2002. In 2003, the Department of Commerce noted the progress that ICANN had made since its inception. Accordingly, the Department of Commerce and ICANN collaboratively established more specific milestones to further assist ICANN in meeting the objectives of the DNS Project. Both the Department of Commerce and ICANN recognized at this stage that “much work remained for ICANN to evolve into an independent, stable, and sustainable DNS management organization,” and the agreement was further amended (through September 30, 2006) to allow sufficient time for ICANN to meet these milestones’ objectives. On May 23, 2006, NTIA issued a Notice of Inquiry (NOI) and announced a public consultation on the Continued Transition of the Technical Coordination and Management of the Internet DNS. The public consultation resulted in over 700 contributions from individuals, private corporations, trade associations, non-governmental entities, and governments. The consultation evidenced broad support for both continuing the transition and the ongoing involvement of the Department of Commerce. On September 29, 2006, the Department of Commerce and ICANN signed a JPA extending the MOU. The JPA expires September 30, 2009. The JPA called for a midreview of ICANN’s progress towards becoming an organization with greater transparency and accountability in its procedures and decision making. NTIA conducted this review by releasing an NOI on November 30, 2007, and conducting a public meeting on February 28, 2008. This review process revealed that, while some progress had been made, there remained key areas where further work was required to increase institutional confidence in ICANN. Specifically, these included long-term stability, accountability, responsiveness, continued private sector leadership, stakeholder participation, increased contract compliance, and enhanced competition. ICANN has stated publicly on several occasions since this midreview, most recently on March 2, 2009, that the JPA will conclude September 30, 2009.

REQUEST FOR COMMENT:
Given the upcoming expiration of the current JPA between the Department of Commerce and ICANN, NTIA seeks comments regarding the progress of the transition of the technical coordination and management of the Internet DNS to the private sector, as well as the model of private sector leadership and bottom-up policy development which ICANN represents.

The questions below are intended to assist in identifying the issues and should not be construed as a limitation on comments that may be submitted. Comments that contain references, studies, research, and other empirical data that are not widely published should include copies of the referenced materials with the submitted comments.

1. The DNS White Paper articulated four principles (i.e., competition; private, bottom-up coordination; and representation) necessary for guiding the transition to private sector management of the DNS. Are these still the appropriate principles? If so, have these core principles been effectively integrated into ICANN’s existing processes and structures?
2. The goal of the JPA process has been to transition the coordination of DNS responsibilities, previously performed by the U.S. Government or on behalf of the U.S. Government, to the private sector so as to enable industry leadership and bottom-up policy making. Is this still the most appropriate model to increase competition and facilitate international participation in the coordination and management of the DNS, bearing in mind the need to maintain the security and stability of the DNS? If yes, are the processes and structures currently in place at ICANN sufficient to enable industry leadership and bottom-up policy making? If not, what is the most appropriate model, keeping in mind the need to ensure the stability and security of the Internet DNS?

3. The original agreement and the first six amendments to the JPA contained a series of core tasks, and in some cases, date-specific milestones. Have these tasks been accomplished and have these milestones been met? If not, what remains and what steps should be taken to successfully address them?
4. In 2006, the focus on specific milestones was adjusted to a series of...
broad commitments endorsed by the ICANN Board as an annex to the JPA. Specifically, ICANN committed to take action on the responsibilities set out in the Affirmation of Responsibilities established in ICANN Board Resolution 06.71, dated September 25, 2006.\(^1\) Those responsibilities included activities in the following categories: security and stability, transparency, accountability, root server security and relationships, TLD management, multi-stakeholder model, role of governments, IP addressing, corporate responsibility, and corporate administrative structure. What steps has ICANN taken to meet each of these responsibilities? Have these steps been successful? If not, what more could be done to meet the needs of the community served in these areas?

5. The current JPA called for NTIA to conduct a mid-term review. That review revealed that ICANN needed to take further steps to increase institutional confidence related to long-term stability, accountability, responsiveness, continued private sector leadership, stakeholder participation, increased contract compliance, and enhanced competition. What steps has ICANN taken to address the concerns expressed in the mid-term review process? Have these steps been successful? If not, what more could be done to meet the needs of the community served in these areas?

6. The JPA between the Department of Commerce and ICANN is an agreement by mutual consent to effectuate the transition of the technical coordination and management of the Internet DNS in a manner that ensures the continued stability and security of the Internet DNS. Has sufficient progress been achieved for the transition to take place by September 30, 2009? If not, what should be done? What criteria should be used to make that determination?

7. Given the upcoming expiration of the JPA, are there sufficient safeguards in place to ensure the continued security and stability of the Internet DNS, private sector leadership, and that all stakeholder interests are adequately taken into account? If yes, what are they? Are these safeguards mature and robust enough to protect the interest of stakeholders and the model itself in the future? If no, what additional safeguards should be put in place?

8. The JPA provides that before its termination, NTIA and ICANN are to collaborate on a DNS Project Report that will document ICANN’s policies and procedures designed and developed pursuant to the agreement. What should be included in this report?

EX PARTE COMMUNICATIONS:

Any oral presentation to NTIA regarding the substance of this proceeding will be considered an ex parte presentation, and the substance of the meeting will be placed on the public record and become a part of this docket. No later than two (2) business days after an oral presentation or meeting, an interested party must submit a memorandum to NTIA, which summarizes the substance of the communication. Any written presentations provided in support of the oral communication or meeting will also be placed on the public record and become a part of this docket. Such ex parte communications must be submitted to DNS-Transition@ntia.doc.gov in one of the above listed formats and clearly labeled as an ex parte presentation. All ex parte documents will be posted at http://www.ntia.doc.gov/comments/2009/dnstransition.


Anna M. Gomez,
Acting Assistant Secretary
for Communications and Information
Administration.

[FR Doc. E9–9409 Filed 4–23–09; 8:45 am]
BILLING CODE 3510–60–S

DEPARTMENT OF COMMERCE

Bureau of Industry and Security

[05–BIS–26]

In the Matter of Tariq Ahmed; Final Decision and Order

In the Matter of: Tariq Ahmed, 612 Business Centre, Mumtaz Hasan Road, Off I.I. Chundigar Road, Karachi, Pakistan, Respondent

Final Decision and Order

This matter is before me upon a Recommended Decision and Order (“RDO”) of an Administrative Law Judge (“ALJ”), as further described below.

On December 15, 2005, the Bureau of Industry and Security (“BIS”) issued a charging letter alleging that Respondent, Tariq Ahmed,\(^2\) committed two violations of the Export Administration Regulations (currently codified at 15 CFR parts 730–774 (2008)) (“Regulations”).\(^3\) The charging letter included a charge that was based on actions taken by Tariq Ahmed to evade licensing requirements governing the export of items subject to the Regulations from the United States to a Pakistani organization listed on BIS’s Entity List. Specifically, Charge One alleged as follows:

Charge 1 (15 CFR 764.2(h)—Actions Taken with Intent to Evade the Provisions of the Regulations)

On or about April 27, 2002, Tariq Ahmed took actions with the intent to evade the U.S. Government’s licensing requirements for exports to Pakistan. Specifically, Tariq Ahmed took actions, including but not limited to, the submission of false information to a freight forwarder in connection with an export of components for an online chemical monitoring system, items subject to the Regulations (EAR99 and 4A994-\(^4\)) from the United States to the Karachi Nuclear Power Plant (“KANUPP”) in Karachi, Pakistan via the UAE. Tariq Ahmed provided shipping information representing that the consignee was in the UAE but omitting the final destination for the items. The purpose of Tariq Ahmed’s actions was to conceal the end-user, KANUPP, a Pakistani organization on the Entity List set forth in Supplement No. 4 to Part 744 of the Regulations and for which a Department of Commerce export license was required by Section 744.1 of the Regulations. In so doing, Tariq Ahmed committed one violation of Section 764.2(h) of the Regulations.\(^5\)

In accordance with § 766.3(b)(1) of the Regulations, on December 15, 2005, BIS mailed the notice of issuance of the charging letter by registered mail to...


\(^{2}\) Tariq Ahmed is also known as Tariq Amin, Tariq Ahmad, and Tariq Ahmad Amin.

\(^{3}\) The charged violations occurred during 2002. The Regulations governing the violations at issue are found in the 2002 version of the Code of Federal Regulations (15 CFR parts 730–774 [2002]). The 2008 Regulations establish the procedures that apply to this matter.

\(^{4}\) Since August 21, 2001 the Act has been in lapse. However, the President, through Executive Order 13222 of August 17, 2001 (3 CFR, 2001 Comp. 783 (2002)), which has been extended by successive Presidential Notices, the most recent being that of July 23, 2008 (73 FR 41603 [July 25, 2008]), has continued the Regulations in effect under the International Emergency Economic Powers Act (50 U.S.C. 1701–1707).

\(^{5}\) “ECCN” refers to “Export Control Classification Number.” Supp. 1 to 15 CFR § 774.