

amended, 19 U.S.C. 1337 (“section 337”), based on a complaint filed by X1 Discovery, Inc. of Pasadena, California (“X1”). See 89 FR 5574–75 (Jan. 29, 2024). The complaint, as amended, alleges violations of section 337 based upon the importation into the United States, the sale for importation, and the sale within the United States after importation of certain computing devices utilizing indexed search systems and components thereof by reason of infringement of certain claims of U.S. Patent Nos. 8,498,977 (“the ‘977 patent”) and 8,856,093 (“the ‘093 patent”). *Id.* The complaint also alleges that a domestic industry (“DI”) exists. *Id.* The notice of investigation names seven respondents: (1) ASUSTeK Computer Inc. of Taipei, Taiwan; (2) ASUS Computer International of Fremont, California; (3) Acer Inc. of Taipei, Taiwan; (4) Acer America Corporation of San Jose, California; (5) Dell Technologies Inc. of Round Rock, Texas; (6) Dell Products L.P. of Round Rock, Texas (collectively, the “Remaining Respondents”); and (7) Dell (Chengdu) Company Limited of Sichuan, China (“Dell (Chengdu)”). *Id.* The Office of Unfair Import Investigations is not participating in this investigation.

On May 22, 2024, the Commission terminated respondent Dell (Chengdu) from the investigation based on partial withdrawal of the complaint. Order No. 8 (May 6, 2024), *unreviewed by Comm’n Notice* (May 22, 2024). As a result, only the six Remaining Respondents remain in the investigation.

On September 23, 2024, the Commission terminated the investigation as to the following asserted claims based on partial withdrawal of the complaint: (i) claims 5, 8–11, 13, 15–16, and 20 of the ‘977 patent and (ii) claims 1–7, 11–12, 14–17, and 19 of the ‘093 patent. Order No. 15 (Aug. 27, 2024), *unreviewed by Comm’n Notice* (Sept. 23, 2024).

On October 25, 2024, the Commission granted summary determination of non-infringement of the asserted claims of the ‘977 patent and, thus, no violation of section 337 as to the ‘977 patent. Order No. 18 (Sept. 3, 2024), *aff’d with modified and supplemental reasoning by Comm’n Notice* (Oct. 25, 2024); *see Comm’n Opinion* (Oct. 25, 2024).

On February 26, 2025, the ALJ issued the final ID, which finds no violation of section 337 as to the remaining asserted claims (claims 13 and 18) of the ‘093 patent. Specifically, the ID finds that: (i) X1 failed to show that claims 13 and 18 have been infringed; (ii) the Remaining Respondents showed that claims 13 and 18 are invalid; (iii) X1 failed to satisfy

the technical prong of the DI requirement as to the ‘093 patent; and (iv) X1 has satisfied the economic prong of the DI requirement as to the ‘093 patent. The ID also includes the ALJ’s recommended determination (“RD”) on remedy and bonding. The RD recommends that, should the Commission determine that a violation of section 337 has occurred, the Commission should: (i) issue a limited exclusion order against the Remaining Respondents’ infringing products; (ii) issue CDOs against each of the Remaining Respondents; and (iii) impose no bond (zero percent bond) for importations of infringing products during the period of Presidential review. No petitions for review of the ID were filed.

The Commission, having reviewed the record of the investigation, including the parties’ submissions to the ALJ and final ID, has determined to review the ID in part. Specifically, the Commission has determined to review the ID’s finding that X1 has satisfied the economic prong of the DI requirement as to the ‘093 patent. On review, the Commission has determined to take no position on this issue. See 19 CFR 210.45(c); *see also Beloit Corp. v. Valmet Oy*, 742 F.2d 1421, 1423 (Fed. Cir. 1984). The Commission has determined not to review the remaining findings in the ID. Accordingly, the Commission has determined to affirm the ID’s finding that X1 has not shown a violation of section 337 by the Remaining Respondents as to claims 13 and 18 of the ‘093 patent.

This investigation is hereby terminated.

The Commission vote for this determination took place on April 28, 2025.

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 part 210 of the Commission’s Rules of Practice and Procedure (19 CFR part 210).

By order of the Commission.

Issued: April 28, 2025.

Lisa Barton,

Secretary to the Commission.

[FR Doc. 2025–07638 Filed 5–1–25; 8:45 am]

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DEPARTMENT OF JUSTICE

[OMB Number 1105–0099]

Agency Information Collection Activities; Proposed eCollection eComments Requested; Reinstatement With Change of a Previously Approved Collection; U.S. Marshals Service Medical Forms

AGENCY: U.S. Marshals Service (USMS), Department of Justice.

ACTION: 60-Day notice.

SUMMARY: The US Marshals Service, Department of Justice (DOJ), will be submitting the following information collection request to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995.

DATES: Comments are encouraged and will be accepted for 60 days until July 1, 2025.

FOR FURTHER INFORMATION CONTACT: If you have additional comments especially on the estimated public burden or associated response time, suggestions, or need a copy of the proposed information collection instrument with instructions or additional information, please contact Assistant Chief Karl Slazer/Management Support Division, US Marshals Service Headquarters, 1215 S Clark St., Ste. 10017, Arlington, VA 22202–4387, by telephone at 703–740–2316 or by email at karl.slazer@usdoj.gov.

SUPPLEMENTARY INFORMATION: Written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should address one or more of the following four points:

- Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the Bureau of Justice Statistics, including whether the information will have practical utility;
- Evaluate the accuracy of the agency’s estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- Evaluate whether and if so how the quality, utility, and clarity of the information to be collected can be enhanced; and
- Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, *e.g.*,

permitting electronic submission of responses.

Abstract: As a law enforcement agency, the United States Marshals Service has unique medical requirements that prevent USMS from using current medical-related Standard and Optional forms. These forms have been developed to allow USMS to ensure that the applicants, contract employees and current federal employees who work in operational law enforcement positions are physically fit enough to perform their duties safely and successfully.

Overview of This Information Collection

1. *Type of Information Collection:* Reinstatement with change of a previously approved collection.

2. *The Title of the Form/Collection:* USMS Medical Forms.

3. The agency form numbers, if any, and the applicable component of the Department sponsoring the collection:

- USM-522A Physician Evaluation Report for USMS Operational Employees.
- USM-522P Physician Evaluation Report for USMS Operational Employees—Pregnancy Only.
- USM-600 Physical Requirements of USMS District Security Officers.
- CSO-012 Request to Reevaluate Court Security Officer's Medical Qualification.
- SSO-012 Request to Reevaluate Special Security Officer's Medical Qualification.

4. Affected public who will be asked or required to respond, as well as the obligation to respond:

- USM-522A Physician Evaluation Report for USMS Operational Employees.
 - *Affected public:* Private sector (Physicians).
 - *Brief abstract:* This form is completed by an USMS operational employee's treating physician to report any illness/injury (other than pregnancy) that requires restriction from full performance of duties for longer than 80 consecutive hours.
- USM-522P Physician Evaluation Report for USMS Operational Employees (Pregnancy Only).
 - *Affected public:* Private sector (Physicians).
 - *Brief abstract:* Form USM-522P must be completed by the OB/GYN physician of pregnant USMS operational employees to specify any

restrictions from full performance of duties.

○ USM-600 Physical Requirements of USMS District Security Officers.

- *Affected public:* Private sector (Physicians).
- *Brief abstract:* It is the policy of the USMS to ensure a law enforcement work force that is medically able to safely perform the required job functions. All applicants for law enforcement positions must have pre-employment physical examinations; existing District Security Officers (DSOs) must recertify that they are physically fit to perform the duties of their position each year. DSOs are individual contractors, not employees of USMS; Form USM-522 does not apply to DSOs.

○ CSO-012 Request to Reevaluate Court Security Officer's Medical Qualification.

- *Affected public:* Private sector (Physicians).
- *Brief abstract:* This form is completed by the Court Security Officer (CSO)'s attending physician to determine whether a CSO is physically able to return to work after an injury, serious illness, or surgery. The physician returns the evaluation to the contracting company, and if the determination is that the CSO may return to work, the CSO-012 is then signed off on by the contracting company and forwarded to the USMS for final review by USMS' designated medical reviewing official. Court Security Officers are contractors, not employees of USMS; Form USM-522A does not apply to CSOs.

○ SSO-012 Request to Reevaluate Court Security Officer's Medical Qualification.

- *Affected public:* Private sector (Physicians).
- *Brief abstract:* Form SSO-012 must be completed by a Special Security Officer (SSO)'s attending physician when an SSO is returning to perform security services for the U.S. Marshals Service after recovering from an injury, extended illness, and/or outpatient or inpatient surgery to ensure the SSO is medically qualified to return to duty. The obligation to respond is voluntary.

5. An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond:

- USM-522A Physician Evaluation Report for USMS Operational Employees.

- It is estimated that 208 respondents will complete a 20-minute form twice per year.

- USM-522P Physician Evaluation Report for USMS Operational Employees (Pregnancy Only).

- It is estimated that 7 respondents will complete a 15-minute form twice per year.

- USM-600 Physical Requirements of USMS District Security Officers.

- It is estimated that 2,000 respondents will complete a 20-minute form.

- CSO-012 Request to Reevaluate Court Security Officer's Medical Qualification.

- It is estimated that 300 respondents will complete a 30-minute form.

- SSO-102 Request to Reevaluate Court Security Officer's Medical Qualification.

- It is estimated that 27 respondents will complete a 30-minute form.

6. An estimate of the total annual burden (in hours) associated with the collection:

a. USM-522A Physician Evaluation Report for USMS Operational Employees.

i. There are an estimated 139 annual total burden hours associated with this collection.

b. USM-522P Physician Evaluation Report for USMS Operational Employees (Pregnancy Only).

i. There are an estimated 4 annual total burden hours associated with this collection.

c. USM-600 Physical Requirements of USMS District Security Officers.

i. There are an estimated 667 annual total burden hours associated with this collection.

d. CSO-012 Request to Reevaluate Court Security Officer's Medical Qualification.

i. There are an estimated 150 annual total burden hours associated with this collection.

e. SSO-012 Request to Reevaluate Special Security Officer's Medical Qualification.

i. There are an estimated 14 annual total burden hours associated with this collection.

Total Annual Time Burden (Hr): 974.

7. An estimate of the total annual cost burden associated with the collection, if applicable:

TOTAL BURDEN HOURS

Activity	Number of respondents	Frequency	Total annual responses	Time per response (min)	Total annual burden (hours)
Physicians	208	As needed (2/annually)	416	20	139
Physicians	7	As needed (2/annually)	14	15	4
Physicians	2,000	As needed (1/annually)	2,000	20	667
Physicians	300	As needed (1/annually)	300	30	150
Physicians	27	As needed (1/annually)	27	30	14
Unduplicated Totals	2542	2,757	974

Estimated Annual Cost Burden: \$152,721.

If additional information is required contact: Darwin Arceo, Department Clearance Officer, United States Department of Justice, Justice Management Division, Policy and Planning Staff, Two Constitution Square, 145 N Street NE, 4W-218, Washington, DC.

Dated: April 28, 2025.

Darwin Arceo,

Department Clearance Officer for PRA, U.S. Department of Justice.

[FR Doc. 2025-07600 Filed 5-1-25; 8:45 am]

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693-6782, or by email at DOL_PRA_PUBLIC@dol.gov.

SUPPLEMENTARY INFORMATION: The enactment of the MCTRJC contains Subtitle D, Short-Time Compensation (STC) Program, also known as the “Layoff Prevention Act of 2012.” The MCTRJC offers grants to implement or enhance an STC program and/or to promote and enroll employers in the program. ETA cannot monitor the STC grants without obtaining from the SWAs the quarterly status of completing the STC grant activities. For additional substantive information about this ICR, see the related notice published in the **Federal Register** on August 16, 2024 (89 FR 66740).

Comments are invited on: (1) whether the collection of information is necessary for the proper performance of the functions of the Department, including whether the information will have practical utility; (2) the accuracy of the agency’s estimates of the burden and cost of the collection of information, including the validity of the methodology and assumptions used; (3) ways to enhance the quality, utility and clarity of the information collection; and (4) ways to minimize the burden of the collection of information on those who are to respond, including the use of automated collection techniques or other forms of information technology.

This information collection is subject to the PRA. A Federal agency generally cannot conduct or sponsor a collection of information, and the public is generally not required to respond to an information collection, unless the OMB approves it and displays a currently valid OMB Control Number. In addition, notwithstanding any other provisions of law, no person shall generally be subject to penalty for failing to comply with a collection of information that does not display a valid OMB Control Number. See 5 CFR 1320.5(a) and 1320.6.

DOL seeks PRA authorization for this information collection for three (3) years. OMB authorization for an ICR cannot be for more than three (3) years without renewal. The DOL notes that

information collection requirements submitted to the OMB for existing ICRs receive a month-to-month extension while they undergo review.

Agency: DOL-ETA.

Title of Collection: Short-Time Compensation Grants.

OMB Control Number: 1205-0499.

Affected Public: State Workforce Agencies.

Total Estimated Number of Respondents: 19.

Total Estimated Number of Responses: 140.

Total Estimated Annual Time Burden: 140 hours.

Total Estimated Annual Other Costs Burden: \$0.

(Authority: 44 U.S.C. 3507(a)(1)(D))

Michael Howell,

Senior Paperwork Reduction Act Analyst.

[FR Doc. 2025-07670 Filed 5-1-25; 8:45 am]

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DEPARTMENT OF LABOR

Agency Information Collection Activities; Submission for OMB Review; Comment Request; Short-Time Compensation Grants

ACTION: Notice of availability; request for comments.

SUMMARY: The Department of Labor (DOL) is submitting this Employment and Training Administration (ETA)-sponsored information collection request (ICR) to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995 (PRA). Public comments on the ICR are invited.

DATES: The OMB will consider all written comments that the agency receives on or before June 2, 2025.

ADDRESSES: Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to www.reginfo.gov/public/do/PRAMain. Find this particular information collection by selecting “Currently under 30-day Review—Open for Public Comments” or by using the search function.

FOR FURTHER INFORMATION CONTACT: Michael Howell by telephone at 202-

DEPARTMENT OF LABOR

Agency Information Collection Activities; Submission for OMB Review; Comment Request; Standard Job Corps Contractor Information Gathering

ACTION: Notice of availability; request for comments.

SUMMARY: The Department of Labor (DOL) is submitting this Employment and Training Administration (ETA)-sponsored information collection request (ICR) to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995 (PRA). Public comments on the ICR are invited.

DATES: The OMB will consider all written comments that the agency receives on or before June 2, 2025.

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