

conducting full reviews.<sup>1</sup> Accordingly, the Commission determined that it would conduct expedited reviews pursuant to section 751(c)(3) of the Act (19 U.S.C. 1675(c)(3)).

For further information concerning the conduct of these reviews and rules of general application, consult the Commission's Rules of Practice and Procedure, part 201, subparts A and B (19 CFR part 201), and part 207, subparts A, D, E, and F (19 CFR part 207).

**Staff report.**—A staff report containing information concerning the subject matter of the reviews has been placed in the nonpublic record, and will be made available to persons on the Administrative Protective Order service list for these reviews on April 23, 2025. A public version will be issued thereafter, pursuant to § 207.62(d)(4) of the Commission's rules.

**Written submissions.**—As provided in § 207.62(d) of the Commission's rules, interested parties that are parties to the reviews and that have provided individually adequate responses to the notice of institution,<sup>2</sup> and any party other than an interested party to the reviews may file written comments with the Secretary on what determination the Commission should reach in the reviews. Comments are due on or before 5:15 p.m. on May 1, 2025, and may not contain new factual information. Any person that is neither a party to the five-year reviews nor an interested party may submit a brief written statement (which shall not contain any new factual information) pertinent to the reviews by May 1, 2025. However, should the Department of Commerce ("Commerce") extend the time limit for its completion of the final results of its reviews, the deadline for comments (which may not contain new factual information) on Commerce's final results is three business days after the issuance of Commerce's results. If comments contain business proprietary information (BPI), they must conform with the requirements of §§ 201.6, 207.3, and 207.7 of the Commission's rules. The Commission's *Handbook on Filing Procedures*, available on the Commission's website at [https://www.usitc.gov/documents/handbook\\_on\\_filing\\_procedures.pdf](https://www.usitc.gov/documents/handbook_on_filing_procedures.pdf), elaborates

<sup>1</sup> A record of the Commissioners' votes, the Commission's statement on adequacy, and any individual Commissioner's statements will be available from the Office of the Secretary and at the Commission's website.

<sup>2</sup> The Commission has found the responses submitted on behalf of Hirsh Industries LLC to be individually adequate. Comments from other interested parties will not be accepted (*see* 19 CFR 207.62(d)(2)).

upon the Commission's procedures with respect to filings.

In accordance with §§ 201.16(c) and 207.3 of the rules, each document filed by a party to the reviews must be served on all other parties to the reviews (as identified by either the public or BPI service list), and a certificate of service must be timely filed. The Secretary will not accept a document for filing without a certificate of service.

**Determination.**—The Commission has determined these reviews are extraordinarily complicated and therefore has determined to exercise its authority to extend the review period by up to 90 days pursuant to 19 U.S.C. 1675(c)(5)(B).

**Authority:** These reviews are being conducted under authority of title VII of the Act; this notice is published pursuant to § 207.62 of the Commission's rules.

By order of the Commission.

Issued: February 25, 2025.

**Lisa Barton,**

*Secretary to the Commission.*

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## DEPARTMENT OF JUSTICE

### Antitrust Division

#### Notice Pursuant to the National Cooperative Research and Production Act of 1993—Expeditionary Missions Consortium—Crane

Notice is hereby given that, on January 30, 2025, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* ("the Act"), Expeditionary Missions Consortium—Crane ("EMC<sup>2</sup>") has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances.

Specifically, Aalyria Technologies, Inc., Livermore, CA; Achates LLC, Brownsburg, IN; AeroVironment, Inc., Simi Valley, CA; Airtronics LLC, Tuscon, AZ; American Lithium Energy Corporation, Carlsbad, CA; Arctech Charge LLC, Draper, UT; Authentise, Inc., Philadelphia, PA; BlueHalo Labs LLC, Albuquerque, NM; BlueSky Innovations Holdings, Inc., Largo, FL; CAMX Power LLC, Lexington, MA; Celtec Technologies, Inc., Henrietta, NY; Coherent Technical Services, Inc.,

Hollywood, MD; Divergent Technologies, Inc., Torrance, CA; DY4, Inc., Ashburn, VA; Eagle Harbor Solutions LLC, Anchorage, AK; Enercon Systems, Inc. dba Eco Waste Solutions, Batavia, NY; Fathom Robotics, Inc., Saco, ME; Giner, Inc., Newton, MA; Gravitics, Inc., Erie, CO; HavocAI, Inc., Providence, RI; IERUS Technologies, Huntsville, AL; Inkit Worldwide LLC, Guaynabo, PR; Innovative Automation Technologies LLC, Newberry, FL; Jaia Robotics, Inc., Bristol, RI; Katz Water Technologies, Inc., Houston, TX; L3 Harris Technologies (BCS), Salt Lake City, UT; LaminarEdge Aerospace LLC, Colorado Springs, CO; Leidos, Reston, VA; Leonardo Electronics U.S., Inc., Huntsville, AL; Liquid Robotics, Inc., Herndon, VA; Mainstream Engineering Corporation, Rockledge, FL; MAK Technologies, Cambridge, MA; Maplewell, Inc., Boulder, CO; Maritime Tactical Systems, Inc. dba MARTAC, Melbourne, FL; Merge Plot LLC, Bala Cynwyd, PA; Mountain Horse LLC, Colorado Springs, CO; Naycel Systems, Inc., Lake Mary, FL; Newton LLC, Riverdale, MD; Northrop Grumman Systems Corporation—Maryland, Linthicum Heights, MD; Ocean Specialists, Inc., Stuart, FL; OCR, Chantilly, VA; OptTek Systems, Inc., Boulder, CO; Orb Aerospace, Inc., Lowell, MI; Pacific Industrial Development Corp., Ann Arbor, MI; PacMar Technologies LLC, Honolulu, HI; Palantir USG, Inc. ("Palantir"), Palo Alto, CA; Programs Management Analytics & Technologies, Inc. (PMAT), Norfolk, VA; QinetiQ, US, Lorton, VA; RCT Systems, Inc., Baltimore, MD; Research Engineering and Development in Communications (REDCOM), Victor, NY; SEACORP LLC, Middletown, RI; SeaTrac Systems, Inc., Marblehead, MA; Skydweller US, Inc., Oklahoma City, OK; SpinQi LLC, North Bethesda, MD; Strategos Consulting LLC, Santee, CA; Systems Innovation Engineering LLC, Mullica Hill, NJ; TB2 Aerospace LLC, Breckenridge, CO; Textron Systems Corporation, Hunt Valley, MD; Versar, Inc., Washington, DC; and Walaris LLC, Peachtree Corner, GA; have been added as parties to this venture.

No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and EMC<sup>2</sup> intends to file additional written notifications disclosing all changes in membership.

On January 11, 2024, EMC<sup>2</sup> filed its original notification pursuant to section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to section 6(b) of the Act on March 13, 2024 (89 FR 18439).

The last notification was filed with the Department on October 9, 2024. A notice was published in the **Federal Register** pursuant to section 6(b) of the Act on December 20, 2024 (89 FR 104211).

**Suzanne Morris,**

*Deputy Director Civil Enforcement Operations, Antitrust Division.*

[FR Doc. 2025-03223 Filed 2-27-25; 8:45 am]

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## DEPARTMENT OF JUSTICE

### Antitrust Division

#### Notice Pursuant to the National Cooperative Research and Production Act of 1993—Resilient Infrastructure + Secure Energy Consortium

Notice is hereby given that, on January 6, 2025, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* (“the Act”), Resilient Infrastructure + Secure Energy Consortium (“RISE”) has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act’s provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, Metropolitan Technologies, Ottawa, CANADA; Arctech Charge LLC, Draper, UT; OWL Integrations, Inc., Allentown, PA; Vertaeon LLC, Gainesville, FL; 3B Protection, Inc., Jupiter, FL; Xmark Labs LLC, Barrington, RI; Bishop Ascendant, Inc., Fairfield, NJ; Carolina Unmanned Vehicles, Raleigh, NC; Ecosystem Informatics USA Corp., Fort Worth, TX; Global Connective Center, Washington, DC; Simple Proof, Longmont, CO; TriTrack Motors, Georgetown, TX; UltraTech International, Inc., Jacksonville, FL; Varidx, Durham, NC; Sub Rosa Ventures, Orlando, FL; Phoenix Waste Solutions, Chauvin, LA; Mannik & Smith Group, Inc., Maumee, OH; Heliponix LLC, Evansville, IN; CipherSonic Labs, Inc., Cambridge, MA; Adapt Forward LLC, North Charleston, SC; and Boomerang Aero Ventures, Lumberton, NJ, have been added as parties to this venture.

No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and RISE intends to file additional written notifications disclosing all changes in membership.

On July 2, 2021, RISE filed its original notification pursuant to section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to section 6(b) of the Act on August 23, 2021 (86 FR 47155).

The last notification was filed with the Department on October 2, 2024. A notice was published in the **Federal Register** pursuant to section 6(b) of the Act on December 2, 2024 (89 FR 95238).

**Suzanne Morris,**

*Deputy Director Civil Enforcement Operations, Antitrust Division.*

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## DEPARTMENT OF JUSTICE

### Antitrust Division

#### Notice Pursuant to the National Cooperative Research and Production Act of 1993—Defense Industrial Based Consortium

Notice is hereby given that, on January 10, 2025, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* (“the Act”), Defense Industrial Based Consortium (“DIBC”) has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act’s provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, 5N Plus Semiconductors, St. George, UT; Allonnia LLC, Boston, MA; Alsym Energy, Inc., Malden, MA; American Peat Technology LLC, Aitkin, MN; Applied Forge Defense LLC, Alexandria, VA; Auriga Space, Inc., San Francisco, CA; Avalon Mfg, Inc., Compton, CA; Avient Protective Materials LLC, Greenville, NC; Bell Textron, Inc., Fort Worth, TX; Blackbeard Ordnance and Munitions LLC, Shreveport, LA; Blacktree Technology Pty Ltd., Belmont, COMMONWEALTH OF AUSTRALIA; Blue Origin Florida LLC, Merritt Island, FL; BlueHalo Labs LLC, Albuquerque, NM; Bolt Threads, Inc., Hayward, CA; Boron Specialties LLC, Ambridge, PA; Boston Cryogenics LLC, Billerica, MA; Burlington Industries LLC, Charlotte, NC; Chemical Value Holdings, Inc., Falls Church, VA; Chillflow Solutions Australia Pty Ltd., Freshwater, COMMONWEALTH OF AUSTRALIA; Chromatic 3D Materials, Inc., Golden Valley, MN; CO2/Split, Inc., Eads, TN; Combined Systems, Inc., Jamestown,

PA; Cornerstone Research Group, Inc., Miamisburg, OH; Crgo, Inc. (dba) Enigma Aerospace, Burlington, MA; Defense Metals Corp., Vancouver, CANADA; Defense Operations & Execution Solutions, Inc., West Melbourne, FL; Defined Business Solutions LLC, Lancaster, VA; Deltek, Inc., Herndon, VA; Drone City LLC, Rome, NY; Early Birds Marketplace Pty Ltd., Denman Prospect, COMMONWEALTH OF AUSTRALIA; EDAC Labs, Inc., Beltsville, VA; ELEMENT 119 LLC, Plainville, NJ; Ellwood Quality Steels Co., New Castle, PA; Energy Fuels Holdings Corp. (DBA) Energy Fuels, Inc., Lakewood, CO; Evolution Space, Inc., Zion, IL; Evonik Corp., Piscataway, NJ; Exothermics, Inc., Amherst, NH; First Tellurium Corp., Delta, CANADA; Free Form Fibers LLC, Saratoga Springs, FL; Free Spirit Brands LLC, Farmington Hills, MI; Ginkgo Bioworks, Inc., Boston, MA; Global Business Solutions LLC, Pensacola, FL; GreenBlu, Inc. DBA Tidal Metals, Hamilton, NJ; GRI Technology Solutions LLC, San Mateo, CA; Haberman Pharmaceuticals LLC, Rockville, MD; Hexcel Corp., West Valley City, UT; Hughes Network Systems LLC, Germantown, MD; IEC Infrared Systems LLC, Middleburg Heights, OH; Iridian LLC, Beaverton, OR; Larvotto Resources Ltd., Nedlands, COMMONWEALTH OF AUSTRALIA; Leading Technology Composites, Inc., Wichita, KS; Logistic Specialties, Inc., Layton, UT; MetalWerks, Inc., Aliquippa, PA; Monument Chemical Houston LLC, Houston, TX; Naycel Systems, Inc., Lake Mary, FL; New Hampshire Aerospace & Defense Export Consortium, Inc.—NHADEC, Concord, NH; Next Defense Solutions LLC, Warren, NJ; Olson Custom Designs LLC, Indianapolis, IN; P2 Science, Inc., Woodbridge, CT; Paradigm Materials LLC, Bothell, WA; Park-Tours, Inc. (DBA) Left Coast Engineering, Escondido, CA; Perpetua Resources Idaho, Inc., Boise, ID; Phinix LLC, Clayton, MO; Positive Materials, Inc., Vancouver, CANADA; PreFer Industries Ltd., Burlington, CANADA; Protonautics Pty Ltd., Wacol, COMMONWEALTH OF AUSTRALIA; Radical AI, Inc., New York, NY; Redwood Materials, Inc., Carson City, NV; Russell Industries Corp., Niagara Falls, CANADA; Salient Motion, Inc., Los Angeles, CA; Shee Atiká Systems LLC, Sitka, AK; Snoe Inc., Machining and Welding, Caldwell, TX; Space Information Laboratories LLC, Santa Maria, CA; Spintech Holdings, Inc., Miamisburg, OH; Stardust Power, Inc., Oklahoma City, OK; Superior Forge and Steel Corp., Lima, OH; Syscom