

[FR Doc. 95-3544 Filed 2-13-95; 8:45 am]

BILLING CODE 4510-30-M

**Footwear Management Company;
Amended Certification Regarding
Eligibility To Apply for NAFTA
Transitional Adjustment Assistance**

In the matter of NAFTA—00252 Tony Lama Division, El Paso, TX; NAFTA—00252A Justin Boot Company, Fort Worth, TX; NAFTA—00252B Justin Boot Company, Cassville, MO; NAFTA—00252C Nacona Boot Company, Nacona, TX; NAFTA—00252D Justin Boot Company, Sarcoxie, MO; NAFTA—00252E Justin Boot Company, Carthage, MO

In accordance with Section 250(a), Subchapter D, Chapter 2, Title II, of the Trade Act of 1974, as amended (19 USC 2273), the Department of Labor issued a Certification for NAFTA Transitional Adjustment Assistance on November 14, 1994, applicable to all workers of the subject firm in El Paso, Texas.

At the request of the company, the Department reviewed the certification for workers of the subject firm. New investigation findings show that the production at Justin Boot Company in Sarcoxie, Missouri and Carthage, Missouri is integrated with the production at Justin Boot Company's plants in Fort Worth, Texas and Cassville, Missouri whose workers are certified by an amendment dated December 21, 1994 to the subject certification. The amendment was published in the **Federal Register** on January 4, 1995 (60 FR 482).

New findings show that sales, production and employment declined sharply at the Justin Boot Company's plants in Sarcoxie, Missouri and Carthage, Missouri in 1993 and 1994.

The intent of the Department's certification is to include all workers who were adversely affected by increased imports.

Accordingly, the Department is amending the certification to properly reflect this matter.

The amended notice applicable to NAFTA—00252 is hereby issued as follows:

All workers of the Tony Lama Division of Footwear Management Company, located in El Paso, Texas and all workers of the Justin Boot Company of Footwear Management Company in Fort Worth, Texas; Cassville, Missouri; Sarcoxie, Missouri and Carthage, Missouri and the Nacona Boot Company in Nacona, Texas who became totally or partially separated from employment on or after December 8, 1993 are eligible to apply for NAFTA-TAA under Section 250 of the Trade Act of 1974.

Signed in Washington, D.C., this 6th day of February, 1995.

Victor J. Trunzo,

Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 95-3646 Filed 2-13-95; 8:45 am]

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[NAFTA-00325]

**Regency Vegetable House Naples,
Florida; Termination of Investigation**

Pursuant to Title V of the North American Free Trade Agreement Implementation Act (P.L. 103-182) concerning transitional adjustment assistance, hereinafter called (NAFTA-TAA), and in accordance with Section 250(a), Subchapter D, Chapter 2, Title II, of the Trade Act of 1974, as amended (19 USC (2273), an investigation was initiated on January 9, 1995 in response to a petition filed on behalf of workers at Regency Vegetable House in Naples, Florida. The investigation revealed that workers of Regency Vegetable House were separated in June 1994 when production ceased and that the firm packaged and sold vegetables to substantially the same customers as Regency Packing Company (NAFTA-TAA-00227). On January 31, 1995 an amendment was made to NAFTA-TAA-00227 to include all workers of Regency Vegetable House in Naples, Florida. Because the subject workers have been included in the amendment certification of NAFTA-TAA-00227, further information in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, D.C., this 1st day of February 1995.

Victor J. Trunzo,

Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 95-3643 Filed 2-13-95; 8:45 am]

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**Occupational Safety and Health
Administration**

Advisory Committee; Establishment

AGENCY: Occupational Safety and Health Administration (OSHA), Department of Labor.

ACTION: Notice of establishment of Maritime Advisory Committee for Occupational Safety and Health (MACOSH).

SUMMARY: The Secretary of Labor has determined that it is in the public interest to establish an advisory

committee to advise the Assistant Secretary for the Occupational Safety and Health Administration (OSHA) on issues relating to the delivery of occupational safety and health programs, policies, and standards in the maritime industries of the United States. The committee will provide a collective expertise not otherwise available to the Secretary to address the complex and sensitive issues involved.

DATE: Comments must be received on or before March 1, 1995.

ADDRESSES: Any written comments in response to this notice should be sent, in quadruplicate, to the following address: OSHA, Office of Maritime Standards, Room N-3621, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210 (202) 219-7234, fax (202) 219-7477.

FOR FURTHER INFORMATION CONTACT: Mr. Larry Liberatore, Director, OSHA Office of Maritime Standards, Room N-3621, U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210 (202) 219-7234, FAX (202) 219-7477.

SUPPLEMENTARY INFORMATION: MACOSH is intended to address the concerns of the entire maritime community, focusing on the shipyard and marine cargo (longshoring) handling industries. This committee will continue the efforts of the previously chartered Shipyard Employment Standards Advisory Committee (SESAC) as well as provide a more focused forum of ongoing discussions with the marine cargo handling community. The specific objectives of this committee will be to make recommendations on issues related to: (1) reducing injuries and illnesses in the maritime industries, (2) improving OSHA outreach and training programs through the use of innovative partnerships, and (3) expediting the development and promulgation of OSHA standards.

Background

Establishment of this advisory committee will enable OSHA to be responsive to the uniqueness of industries that have suffered economically as a result of any changes in the global market. This action is consistent with the President's initiative to make the U.S. shipyard and cargo handling industries competitive in the worldwide community. Furthermore, this committee will be able to focus on the resolution of those controversial issues, particularly those with international implications, that have impact in the shipyard and cargo handling communities. This committee will address the maritime community's

concerns that will result in: streamlined standards promulgation, better focused enforcement efforts, and extended and improved outreach and training initiatives.

In accordance with the provisions of the Occupational Safety and Health Act of 1970 (OSH Act) and the Federal Advisory Committee Act (FACA), and after consultation with the General Services Administration, the Secretary of Labor has determined that the establishment of a short-term advisory committee to address the complexities of the maritime—shipyard and longshoring—community is essential to the conduct of Agency business and in the public interest.

The committee will be composed of approximately 15 members who will be selected to represent the divergent interests of the maritime community. The makeup of the membership shall comply with Section 7(b) of the OSH Act which requires the following: at least one member who is a designee of the Secretary of Health and Human Services; at least one designee of a State safety and health agency; and equal numbers of representatives of employees and employers, respectively. Other members will be selected based on their knowledge and experience to include representatives from professional and other governmental organizations with specific maritime responsibilities. In accordance with Section 2(c) of FACA, the committee will be “balanced in membership and in terms of point of view and functions * * *.” The Agency intends that this committee provide a comprehensive representation of the maritime community and have the opportunity to offer recommendations on safety and health initiatives that would be considered as part of a integrated U.S. maritime policy.

MACOSH will function solely as an advisory body and in compliance with the provisions of the FACA. In accordance with FACA, its charter will be filed with the appropriate committees of Congress.

Meetings of the committee will be announced in the **Federal Register** and are open to the public.

Interested persons are invited to submit comments regarding the establishment of the committee to Larry Liberatore, Director, Office of Maritime Standards, U.S. Department of Labor, Room N-2625, 200 Constitution Ave., NW, Washington, D.C. 20210; Telephone (202) 219-7234, fax (202) 219-7477.

With this notice I am establishing the Maritime Advisory Committee for Occupational Safety and Health under

Section 7(b) of the OSH Act and the FACA to address occupational safety and health issues unique to maritime employment.

Signed at Washington, D.C. this 8th day of February 1995.

Robert B. Reich,

Secretary of Labor.

[FR Doc. 95-3644 Filed 2-13-95; 8:45 am]

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NATIONAL FOUNDATION ON THE ARTS AND THE HUMANITIES

Notice of Meeting

Pursuant to Section 10(a)(2) of the Federal Advisory Committee Act (Public Law 92-463), as amended, notice is hereby given that a meeting of the Public Partnership Advisory Panel (Local Arts Agencies Section) to the National Council on the Arts will be held on March 16-17, 1995. The panel will meet from 8:30 a.m. to 6:00 p.m. on March 16 and from 9:00 a.m. to 12:00 p.m. on March 17 in Room M-14, at the Nancy Hanks Center, 1100 Pennsylvania Avenue, NW., Washington, DC 20506.

The entire meeting will be open to the public on a space available basis for application review.

Any interested person may observe meetings or portions thereof, which are open to the public, and may be permitted to participate in the discussions at the discretion of the meeting chairman and with the approval of the full-time Federal employee in attendance.

If you need special accommodations due to a disability, please contact the Office of Special Constituencies, National Endowment for the Arts, 1100 Pennsylvania Avenue, NW, Washington, DC 20506, 202/682-5532, TYY 202/682-5496, at least (7) days prior to the meeting.

Further information with reference to this meeting can be obtained from Ms. Yvonne M. Sabine, Committee Management Officer, National Endowment for the Arts, Washington, DC 20506, or call 202/682-5433.

Dated: February 8, 1995.

Yvonne M. Sabine,

Office of Panel Operations, National Endowment for the Arts.

[FR Doc. 95-3564 Filed 2-13-95; 8:45 am]

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SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-35341; File Nos. SR-AMEX-94-59; SR-CBOE-94-49; SR-CHX-94-27; SR-MSRB-94-17; SR-NASD-94-72; SR-NYSE-94-43; SR-PSE-94-35; and SR-PHLX-94-52]

Self-Regulatory Organizations; Order Approving Proposed Rule Changes by the American Stock Exchange, Inc., Chicago Board Options Exchange, Inc., Chicago Stock Exchange, Inc., Municipal Securities Rulemaking Board, National Association of Securities Dealers, Inc., New York Stock Exchange, Inc., Pacific Stock Exchange Inc., and Philadelphia Stock Exchange, Inc., Relating to a Continuing Education Requirement for Registered Persons

February 8, 1995.

I. Introduction

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (“Act”),¹ and Rule 19b-4 thereunder,² on November 30 and December 1, 5, 7, 12, 13, and 14, 1994, the Chicago Stock Exchange, Incorporated (“CHX”), the Chicago Board Options Exchange, Incorporated (“CBOE”), the New York Stock Exchange, Inc. (“NYSE”), the National Association of Securities Dealers, Inc. (“NASD”), the Municipal Securities Rulemaking Board (“MSRB”) and the Pacific Stock Exchange Incorporated (“PSE”), the American Stock Exchange, Inc. (“AMEX”), and the Philadelphia Stock Exchange, Inc. (“PHLX”), respectively (“Self-Regulatory Organizations” or “SROs”), submitted to the Securities and Exchange Commission (“Commission” or “SEC”) proposed rule changes to establish a formal, two-part continuing education program for securities industry professionals. This program includes a Regulatory Element requiring uniform, periodic training in regulatory matters, and a Firm Element requiring members³ to maintain ongoing programs to keep their registered persons⁴ up-to-date on job and product related subjects.

¹ 15 U.S.C. § 78s(b)(1) (1988).

² 17 CFR 240.19b-4 (1994).

³ As used herein, the term “members” refers to: members and member organizations when used with reference to the AMEX, CBOE, CHX, NYSE, and PSE; members, member organizations, participants, and participant organizations when used with reference to the PHLX; brokers, dealers, and municipal securities dealers when used with reference to the MSRB; and members when used with reference to the NASD.

⁴ For purposes of the proposed rules, the term “registered person” means any person required to be registered under the rules of the applicable SRO.