

The agenda for the meeting is as follows:
 (1) The role of State governments and the Federal government in the administration of the UI system;

(2) The taxable wage base and FUTA tax rate;

(3) Appeals and nonmonetary determinations; and,

(4) The UI data system.

Public Participation

The meeting will be open to the public. Seating will be available to the public on a first-come, first-served basis. Seats will be reserved for the media. Individuals with disabilities in need of special accommodations should contact the Designated Federal Official (DFO), listed below, at least 7 days prior to the meeting.

For Additional Information Contact: Esther R. Johnson, DFO, Advisory Council on Unemployment Compensation, U.S. Department of Labor, 200 Constitution Avenue, N.W., Room S-4231, Washington, D.C. 20210. (202) 219-7831. (This is not a toll-free number.)

Signed at Washington, D.C., this 3rd day of May 1995.

Doug Ross,

Assistant Secretary of Labor.

[FR Doc. 95-11411 Filed 5-8-95; 8:45 am]

BILLING CODE 4510-30-M

Advisory Council on Unemployment Compensation; Notice of Hearings

Summary: The Advisory Council on Unemployment Compensation (ACUC) was established in accordance with the provisions of the Federal Advisory Committee Act on January 24, 1992 (57 FR 4007, Feb. 3, 1992). Public Law 102-164, the Emergency Unemployment Compensation Act of 1991, mandated the establishment of the Council to evaluate the overall unemployment insurance program, including the purpose, goals, counter-cyclical effectiveness, coverage, benefit adequacy, trust fund solvency, funding of State administrative costs, administrative efficiency, and other aspects of the program, and to make recommendations for improvement.

Time and Place: The hearings will be held from 1:30 p.m. to 4:30 p.m. on May 31 at the Madison Hotel, 15th & M Streets, N.W., Washington, D.C.

Public Participation

The hearings will be open to the public. Seating will be available to the public on a first-come, first-served basis. Seats will be reserved for the media. Individuals with disabilities in need of special accommodations should contact the Designated Federal Official (DFO),

listed below, at least 7 days prior to the hearing.

Submitting Written Statements

Individuals or organizations wishing to submit written statements should send fifteen (15) copies to Esther R. Johnson, DFO, Advisory Council on Unemployment Compensation, U.S. Department of Labor, 200 Constitution Avenue, N.W., Room S-4231, Washington, D.C. 20210. Statements must be received not later than May 22, 1995.

Presenting Oral Statements

Individuals or organizations wishing to present oral statements should send a written request to Ellen S. Calhoun, Advisory Council on Unemployment Compensation, U.S. Department of Labor, 200 Constitution Avenue, N.W., Room S-4206, Washington, D.C. 20210. Requests for presenting oral statements should indicate a daytime phone number. Time slots will be assigned on a first-come, first-served basis. All such requests must be received not later than May 22, 1995.

For Additional Information Contact: Esther R. Johnson, DFO, Advisory Council on Unemployment Compensation, U.S. Department of Labor, 200 Constitution Avenue, N.W., Room S-4231, Washington, D.C. 20210. (202) 219-7831. (This is not a toll-free number.)

Signed at Washington, D.C., this 3rd day of May 1995.

Doug Ross,

Assistant Secretary of Labor.

[FR Doc. 95-11410 Filed 5-8-95; 8:45 am]

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[NAFTA-00291]

Amended Certification Regarding Eligibility To Apply for NAFTA Transitional Adjustment Assistance

Mitel, Inc., Mitel Telecommunications Systems, Inc., Mt. Laurel, New Jersey; and in the following states: NAFTA-00291a New York, NAFTA-00291b Illinois

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 January 6, 1995, applicable to all workers of Mitel Telecommunications Systems, Inc., of Mitel, Inc., in Mt. Laurel, New Jersey.

At the request of the company, the Department reviewed the certification for workers of the subject firm. New findings show that some worker separations occurred in New York and

in Illinois. Accordingly, the Department is amending the certification to include all workers at the subject firm in Mt. Laurel, New Jersey and in the states of New York and Illinois.

The intent of the Department's certification is to include all workers who were adversely affected at Mitel Telecommunications Systems, Inc., of Mitel Inc. in Mt. Laurel, New Jersey and in the states of New York and Illinois.

The amended notice applicable to NAFTA-00291 is hereby issued as follows:

"All workers of Mitel Telecommunications Systems, Inc., of Mitel, Inc. in Mt. Laurel, New Jersey and in the states of New York and Illinois 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 at Washington, D.C., this 26th day of April, 1995.

Victor J. Trunzo,

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

[FR Doc. 95-11405 Filed 5-8-95; 8:45 am]

BILLING CODE 4510-30-M

Occupational Safety and Health Administration

Maritime Advisory Committee for Occupational Safety and Health: Notice of Meeting

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

ACTION: Maritime advisory committee for Occupational Safety and Health (MACOSH); notice of meeting.

SUMMARY: Notice is hereby given that the Maritime Advisory Committee for Occupational Safety and Health, established under section 7(a) of the Occupational Safety and Health Act of 1970 (29 U.S.C. 656) to advise the Secretary of Labor on matters relating to occupational safety and health programs, policies, and standards in the maritime industries of the United States will meet June 1 and 2, 1995 at the BWI Airport Marriott, 1743 West Nursery Road, Baltimore, MD.

ADDRESSES: Any written comments in response to this notice should be sent to the following address: OSHA, Office of Maritime Standards, Room N-3621, 200 Constitution Avenue, N.W., Washington, D.C. 20210. Phone (202) 219-7234, fax (202) 291-7477.

FOR FURTHER INFORMATION CONTACT: Mr. Larry Liberatore, Office of Maritime Standards, OSHA, (202) 219-7234.

SUPPLEMENTARY INFORMATION: The second meeting of the Marine Advisory Committee on Occupational Safety and Health will be held June 1, 1995, from 9:00 to 5:00, and June 2, from 9:00 to 1:00 at the BWI Airport Marriott, 1743 West Nursery Road, Baltimore, MD. At this second meeting, the Committee will discuss maritime standard development issues and training and outreach initiatives.

All interested persons are invited to attend the public meetings of MACOSH, including this second one at the time and place indicated above. Seating will be available to the public on a first-come first-served basis. Individuals with disabilities wishing to attend should contact Theda Kenney at 202-219-8061, no later than May 19, 1995, to obtain appropriate accommodations.

MACOSH will meet as a whole and also in small focus groups. Written data, views or comments for consideration by the Committee may be submitted, preferably with 20 copies, to Larry Liberatore at the address provided above. Any such submissions received prior to the meeting will be provided to the members of the Committee and will be included in the record of the meeting. Members of the general public may request an opportunity to make oral presentations at the meeting. Oral presentations will be limited to statements of fact and views, and shall not include any questioning of the committee members or other participants unless these questions have been specifically approved by the chairperson. Anyone wishing to make an oral presentation should notify Larry Liberatore before the meeting. The request should state the amount of time desired, the capacity in which the person will appear and a brief outline of the content of the presentation. Persons who request the opportunity to address the Advisory Committee may be allowed to speak, as time permits, at the discretion of the Chair of the Advisory Committee.

Signed at Washington, D.C. this 4th day of May 1995.

Joseph A. Dear,

Asistant Secretary of Labor.

[FR Doc. 95-11409 Filed 5-8-95; 8:45 am]

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LIBRARY OF CONGRESS

Copyright Office

[Docket No. RM 94-4A]

Cable Compulsory License: Specialty Station List

AGENCY: Copyright Office, Library of Congress.

ACTION: Notice of filings, request for comments.

SUMMARY: The Copyright Office is publishing a list of stations that sent us affidavits claiming that they legally qualify for specialty station status. Specialty station status means a commercial broadcast television station qualifies as a specialty station under former distant signal carriage rules of the Federal Communications Commission (FCC) for purposes of administering section 111 of title 17, United States Code. Any party objecting to a listed station's claim should send the objection and the reasons for it to the Copyright Office.

DATES: Comments must be received by June 8, 1995. The effective date of the annotated list will coincide with the beginning of the accounting period that starts after the final list is published in the **Federal Register**.

ADDRESSES: By Mail: Copyright GC/I&R, P.O. Box 70400, Southwest Station, Washington, DC 20024. By Hand: Office of the General Counsel, U.S. Copyright Office, James Madison Memorial Building, Room LM 407.

FOR FURTHER INFORMATION CONTACT: Marilyn J. Kretsinger, Acting General Counsel, Copyright GC/I&R, P.O. Box 70400, Southwest Station, Washington, D.C. 20024. Telephone: (202) 707-8380. Telefax: (202) 707-8366.

SUPPLEMENTARY INFORMATION: The Copyright Office is compiling a new specialty station list of television broadcast stations that qualify as specialty stations under the former distant signal carriage rules of the Federal Communications Commission (47 CFR 76.5(kk)(1981)). We published a Notice of Inquiry asking qualifying stations to submit sworn affidavits to the Office stating that the programming of their stations satisfies the FCC's former requirements for specialty station status¹ by March 27, 1995. 60 FR 4639 (January 24, 1995). The number of filings received indicated that many

¹ The FCC defined a specialty station as "a commercial television broadcast station that generally carries foreign-language, religious, and/or automated programming in one-third of the hours of an average broadcast week and one-third of weekly prime-time hours." 47 CFR 76.5(kk)(1976).

stations had not seen the **Federal Register** notice. To assure the new list is complete, we extended the deadline to April 24, 1995. 60 FR 18426 (April 11, 1995).

Background

The FCC did not consider the specialty station status of distant signals carried by cable systems after it deleted its distant signal carriage rules.² However, specialty station status is still relevant for administration of section 111 of the Copyright Act of 1976, because specialty stations may be carried as distant signals by cable television systems at a significantly lower rate than the 3.75% rate that is usually incurred by a system when it carries non-permitted signals.

The Office created its first specialty station list in 1990, and stated that it would compile a new list at approximately three year intervals. Ninety stations filed affidavits this year claiming specialty station status. These stations are listed below. We ask that any party who objects to another party's claim to specialty station status submit specific and factual comments as to which station(s) they object to, and why. The Office will publish a final annotated list of specialty stations that includes references to objections to stations' claims. Cable systems considering carriage of stations as specialty stations may then verify the station's status and program carriage before making a final decision.

Copyright Office licensing examiners will refer to the final annotated specialty station list in examining cable systems' claims on their Statements of Account that particular stations are specialty stations. If a cable system claims specialty station status for a station not on the final annotated list, the examiner will check to see if the station has filed an affidavit since publication of the list. Although the Office does not officially place stations filing affidavits after publication of the final list on this list, it will accept these affidavits for the record.

Specialty Station List: Call Letters and Cities of License

CBAFT	Moncton, New Brunswick, Canada
CBEFT	Windsor, Ontario, Canada
CBFT	Montreal, Quebec, Canada
CBGAT	Matane, Quebec, Canada
CBKFT	Regina, Saskatchewan, Canada
CBLFT	Toronto, Ontario, Canada

² See *Malrite T.V. of New York v. FCC*, 652 F2d 1140 (2d cir. 1981), cert. den., 454 U.S. 1143 (1982).