versions of the comments will be made available to the applicant if necessary for determining whether or not to issue the Certificate. Comments should refer to this application as “Export Trade Certificate of Review, application number 92–5A001.”

The Aerospace Industries Association of America, Inc.’s (“AIA”) original Certificate was issued on April 10, 1992 (57 FR 13707, April 17, 1992) and previously amended on September 8, 1992 (57 FR 41920, September 14, 1992); October 8, 1993 (58 FR 53711, October 18, 1993); November 17, 1994 (59 FR 60349, November 23, 1994); and June 26, 1995 (60 FR 36262, July 14, 1995). A summary of the application for an amendment follows.

Summary of the Application

Applicant: Aerospace Industries Association of America, Inc. (“AIA”), 1250 I Street, NW, Washington, DC 20005.

Contact: Mac S. Dunaway, Legal Counsel, Telephone: (202) 862–9700.

Application No.: 92–5A001.

Date Deemed Submitted: August 19, 1998.

Proposed Amendment: AIA seeks to amend its Certificate to:

1. Add the following companies as new “Members” of the Certificate within the meaning of section 325.2(1) of the Regulations (15 CFR 325.2(1)):
2. Delete as “Members” of the Certificate: Ceridian Corporation, Minneapolis, MN; Chrysler Technologies Corporation, Arlington, VA; E-Systems, Inc., Dallas, TX; FMC Corporation, Chicago, IL; Heath Tecna Aerospace Co., Kent, WA; Hercules Incorporated, Wilmington, DE; Loral Vought Systems Corporation, Dallas, TX; Lord Corporation, Erie, PA; Martin Marietta Corporation, Bethesda, MD; McDonnell Douglas Corporation, Bethesda, MD; Rockwell International Corporation, Seal Beach, CA; Rohr, Inc., Chula Vista, CA; Teledyne, Inc., Los Angeles, CA; Texas Instruments Incorporated, Dallas, TX; Westinghouse Electric Corporation, Pittsburgh, PA; and Williams International Corporation, Walla Lake, MI; and
3. Change the listing of the company name for the current “Members” cited in this paragraph to the new listing cited in parenthesis as follows: GEC-Marconi Electronic Systems Corporation (Marconi North America Inc.); General Motors Electronics Corporation (Hughes Electronics Corporation); Lockheed Corporation (Lockheed Martin Corporation); and Thiokol Corporation (Cordant Technologies Inc.).

Dated: August 26, 1998.

Morton Schnabel,
Director, Office of Export Trading Company Affairs

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DEPARTMENT OF COMMERCE
International Trade Administration

North American Free-Trade Agreement, Article 1904 NAFTA Panel Reviews; Request for Panel Review

AGENCY: NAFTA Secretariat, United States Section, International Trade Administration, Department of Commerce.

ACTION: Notice of first request for panel review.

SUMMARY: On August 17, 1998, the CINSA, S.A. de C.V. and Esmaltaciones de Norte America, S.A. de C.V. filed a First Request for Panel Review with the United States Section of the NAFTA Secretariat pursuant to Article 1904 of the North American Free Trade Agreement. Panel review was requested of the final Antidumping Duty Administrative Review made by the International Trade Administration, respecting Porcelain-on-Steel Cookware from Mexico. This determination was published in the Federal Register (63 FR 38,373), on July 16, 1998. The NAFTA Secretariat has assigned Case Number USA–MEX–98–1904–04 to this request.

FOR FURTHER INFORMATION CONTACT: James R. Holubin, United States Secretary, NAFTA Secretariat, Suite 2061, 14th and Constitution Avenue, Washington, DC 20230, (202) 482–5438.

SUPPLEMENTARY INFORMATION: Chapter 19 of the North American Free-Trade Agreement (“Agreement”) establishes a mechanism to replace domestic judicial review of final determinations in antidumping and countervailing duty cases involving imports from a NAFTA country with review by independent binational panels. When a Request for Panel Review is filed, a panel is established to act in place of national courts to review expeditiously the final determination to determine whether it conforms with the antidumping or countervailing duty law of the country that made the determination.


A first Request for Panel Review was filed with the United States Section of the NAFTA Secretariat pursuant to Article 1904 of the Agreement, on August 17, 1998, requesting panel review of the final antidumping duty administrative review described above.

The Rules provide that:
(a) A Party or interested person may challenge the final determination in whole or in part by filing a Complaint in accordance with Rule 39 within 30 days after the filing of the first Request for Panel Review (the deadline for filing a Complaint is September 16, 1998);
(b) A Party, investigating authority or interested person that does not file a Complaint but that intends to appear in support of any reviewable portion of the final determination may participate in the panel review by filing a Notice of Appearance in accordance with Rule 40 within 45 days after the filing of the first Request for Panel Review (the deadline for filing a Notice of Appearance is October 1, 1998); and
(c) The panel review shall be limited to the allegations of error of fact or law, including the jurisdiction of the investigating authority, that are set out in the Complaints filed in the panel review and the procedural and
SUPPLEMENTARY INFORMATION:

Authority


Those individuals requesting a hearing on these requests for permits should set out the specific reasons why a hearing would be appropriate (see ADDRESSES). The holding of such a hearing is at the discretion of the Assistant Administrator for Fisheries, NOAA. All statements and opinions contained in the below application summaries are those of the applicant and do not necessarily reflect the views of NMFS.

New Application Received

COE (1176) has requested a 1-year permit to use hatchery bred shortnose sturgeon, (Acipenser brevoortii), to test the potential impacts of deepening Wilmington harbor in North Carolina. The applicant proposes to place hatchery raised sturgeon in wire cages below the surface and subject them to a series of tests blasts to determine the effect that the harbor deepening will have on wild sturgeon in the harbor. During the test blasting, additional protective measures will be taken to prevent wild sturgeon from being affected - these measures include; relocation of any wild sturgeon found to be in the area prior to the blasts and air bubble curtains. Due to contract awards schedule, the test blast schedule would likely begin in December 1998 and may continue through January, 1999.

Modification Request Received

USGS requests a modification to permit #944, which would grant permission to relocated endangered shortnose sturgeon located below Holyoke Dam, Massachusetts, above the dam and to modify the technique currently being used for tagging shortnose sturgeon to an IE tag placed internally with the antennae extending through the body wall.


Kevin Collins,
Chief, Endangered Species Division, Office of Protected Resources, National Marine Fisheries Service.

FOR FURTHER INFORMATION CONTACT: Terri Jordan, Endangered Species Division, Silver Spring, MD (301–713–1401).