the entry summary, the Customs Service will forward the documentation to the Department.

ITC Notification

In accordance with section 735(d) of the Act, we have notified the ITC of our determination. As our final determination is affirmative, the ITC will determine whether these imports are causing material injury, or threat of material injury, to the industry within 45 days of its receipt of this notification.

If the ITC determines that material injury, or threat of material injury, does not exist, the proceeding will be terminated and all securities posted will be refunded or canceled. If the ITC determines that such injury does exist, the Department will issue an antidumping duty order directing Customs officials to assess antidumping duties on all imports of the subject merchandise entered, or withdrawn from warehouse, for consumption on or after the effective date of the suspension of liquidation.

This determination is published pursuant to section 735(d) of the Act.

Dated: August 20, 1997.

Robert S. LaRussa,

Assistant Secretary for Import Administration.

[FR Doc. 97–22968 Filed 8–27–97; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

National Institute of Standards and Technology

Announcement of an Opportunity To Join a Cooperative Research and Development Consortium on Optical Properties of Materials

AGENCY: National Institute of Standards and Technology, Commerce.

ACTION: Notice of public meeting.

SUMMARY: The National Institute of Standards and Technology (NIST) invites interested parties to attend a meeting on October 7, 1997, to discuss setting up a cooperative research consortium. The goal of the consortium is to identify critical industrial needs for NIST to be involved in performing high accuracy measurements, developing necessary standards and critically evaluating existing data on the optical properties of materials that are important for the evolving optical industries in the USA.

DATES: The Meeting will take place at 10 a.m. on October 7, 1997. Interested parties should contact NIST to confirm

their interest at the address, telephone number or FAX number shown below.

ADDRESSES: The meeting will take place at and inquiries should be sent to Room B268, Building 221, National Institute of Standards and Technology, Gaithersburg, MD 20899–0001.

FOR FURTHER INFORMATION CONTACT: Raju Datla, 301–975–2131; FAX 301– 840–8551.

SUPPLEMENTARY INFORMATION: The program will be within the scope and confines of the Federal Technology Transfer Act of 1986 (Pub. L. 99–502, 15 U.S.C. 3710a), which provides federal laboratories including NIST, with the authority to enter into cooperative research agreements with qualified parties. Under this law, NIST may contribute personnel, equipment, and facilities—but no funds—to the cooperative research program.

Members will be expected to make a contribution to the consortium's efforts in the form of personnel, data, and/or funds. This is not a grant program.

The R&D staff of each industrial partner in the Consortium will be able to interact with NIST researchers on generic measurement needs in the industry for specific optical properties of materials. The industrial partners will also be able to schedule at NIST collaborative projects in which they could participate. All partners will receive a copy of all data on all materials measured. All partners will have a certain amount of NIST measurements made on materials they request. All partners have some influence as to the type and accuracy of the measurements pursued by the consortium.

Dated: August 22, 1997.

Elaine Bunten-Mines,

Director, Program Office.

[FR Doc. 97–22931 Filed 8–27–97; 8:45 am] BILLING CODE 3510–13–M

DEPARTMENT OF COMMERCE

National Institute of Standards and Technology

[Docket No. 970620147-7147-01]

National Voluntary Conformity Assessment System Evaluation (NVCASE) Program

AGENCY: National Institute of Standards and Technology, Commerce.

ACTION: Notice: Proposal To Establish Recognition Program.

SUMMARY: NIST hereby proposes to establish a recognition program under NVCASE that will recognize accreditors

of Quality System Registrars. NIST recognized accreditors may then accredit companies (Registrars) which in turn may register organizations that operate under applicable quality system standards that satisfy specific foreign regulatory requirements. The resulting recognition program will allow NIST to designate qualified U.S. conformity assessment bodies and assure their competence to other governments.

The action being taken under this notice only addresses development of generic program requirements. Once a generic program is established, applicants will be required to specify the specific mandated foreign regulation(s) covered by the application. In cases where a Mutual Recognition Agreement (MRA) covering the mutual recognition of conformity assessment has been negotiated between the United States and another country, the sectors which may be included in an application may be limited to those covered by the MRA.

NIST proposes to apply the requirements contained in the *ISO/IEC Guide 61—"General requirements for assessment and accreditation of certification/registration bodies" to all applicant accreditation bodies. If further proposes that registrars applying for accreditation be assessed against the requirements of *ISO/IEC Guide 62-"General requirements for bodies operating assessment and certification/ registration of quality systems". These generic requirements will be supplemented with specific sectoral requirements as necessary. Such specific sectoral requirements will be developed through consultation with appropriate experts in the affected sector. Organizations needing to be registered shall be registered to a quality management system standard appropriate for the regulation/sector involved.

*ISO documents available from: International Organization for Standardization, Casa postale 56, CH–1211, Geneve 20, Switzerland.

DATES: Comments on this notice must be received by September 29, 1997.

ADDRESSES: Comments should be submitted in writing to Robert L. Gladhill, NVCASE Program Manager, NIST, Bldg. 820, Room 282, Gaithersburg, MD 20899, by fax 301–963–2871 or E-mail at robert.gladhill@nist.gov.

FOR FURTHER INFORMATION CONTACT: Robert L. Gladhill, NVCASE Program Manager, at NIST, Bldg. 820, Room 282, Gaithersburg, MD 20899, by telephone at 301–975–4273 or by telefax at 301– 963–2871.

SUPPLEMENTARY INFORMATION: The National Institute of Standards and Technology received letters dated May 10, 1994, and October 31, 1994, from the American National Standards Institute requesting to have the ANSI-RAB American National Accreditation Program for Registrars of Quality Systems recognized under NVCASE. The request seeks U.S. Government assurance of the competency of the ANSI–RAB program to accredit registrars so that they can in turn register organizations in satisfaction of foreign mandatory regulatory requirements.

The NVCASE procedures at 15 CFR Part 286 require NIST to seek public consultation when it receives requests for evaluation. The original request was published in the **Federal Register** at Vol. 60, No. 20/Tuesday, January 31, 1995, page 5901. A 30-day public comment period ended on March 2, 1995. The comments received are discussed below.

No action was taken on the request until now, pending conclusion of U.S.-EU MRA negotiations. The MRA was initiated on June 20, 1997. NIST is now proceeding with establishment of criteria and initiation of the application process.

NIST received responses from 15 different organizations during the public comment period on the original ANSI request and also considered an additional letter received after the official period closed.

Of the 16 letters considered, nine indicated general support, five opposed specific sectoral areas included in the request, one indicated general nonsupport and one provided only a general comment. The specific sectors to which the five commenters voiced opposition are not planned for inclusion under the proposed NVCASE program. The pressure vessel sector is not presently part of the U.S.-EU negotiations (three opponents), and the medical device sector is under the jurisdiction of the Food and Drug Administration (FDA); NIST will not take action in that sector without full agreement from FDA (two opponents). Further, NIST will not accept any application for recognition in these two sectors without notifying the opposing entities and other members of the sectoral community.

Notwithstanding any other provision of law, no person is required to respond nor shall a person be subject to a penalty for failure to comply with a collection of information subject to the requirements of the Paperwork Reduction Act unless that collection of information displays a currently valid OMB Control Number.

Dated: August 22, 1997.

Elaine Bunten-Mines,

Director, Program Office.

[FR Doc. 97–22928 Filed 8–27–97; 8:45 am]

BILLING CODE 3510-13-M

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[I.D. 080697D]

Request for Nominations of Individuals for the Federal Investment Task Force

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of request for nominations.

SUMMARY: The Sustainable Fisheries Act (SFA) requires the Secretary of Commerce (Secretary) to establish a task force to study the role of the Federal Government in subsidizing fleet capacity and influencing capital investment in fisheries. NMFS requests nominations of qualified individuals to serve on the task force.

DATES: Nominations will be accepted through September 5, 1997.

ADDRESSES: Nominations should be sent to Atlantic States Marine Fisheries Commission, 1444 Eye Street, NW, 6th Floor, Washington, DC 20005, ATTN: Federal Investment Task Force. Nominations may be submitted by fax, (202) 289–6051.

FOR FURTHER INFORMATION CONTACT: Robert Beal, Atlantic States Marine Fisheries Commission, (202) 289–6400. SUPPLEMENTARY INFORMATION:

Introduction

In accordance with section 116(b) of the SFA (Public Law 104-297), the Secretary is establishing a task force of interested parties to study the role of the Federal Government in (1) subsidizing the expansion and contraction of fishing capacity in fishing fleets managed under the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act), and (2) otherwise influencing the aggregate capital investment in fisheries. The task force will report the findings of the study to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Resources of the House of Representatives.

The Atlantic States Marine Fisheries Commission (ASMFC) has contracted with NMFS to establish the Federal Investment Task Force and complete the tasks necessary to prepare and submit the report to Congress. ASMFC is in the position of being knowledgeable about the issues associated with the Federal Investment Study, while lacking a vested interest in the outcome of the task force's work.

Procedures and Guidelines

A. Procedures for Establishing the Task Force.

Individuals with definable interests in fisheries will be considered as members of the task force. Nominations may include, but are not limited to, individuals who are associated with commercial or recreational fishing, environmental organizations, academia, or quasi-governmental entities. Selection of task force members will not be limited to individuals who are nominated.

Nominations are invited from all individuals and constituent groups. The nomination should include:

- 1. The name of the applicant or nominee and description of his/her interest in or association with the role of the Federal Government in subsidizing fleet capacity and influencing capital investment in fisheries.
- 2. A statement of background and/or qualifications.
- 3. A written commitment that the applicant or nominee will actively participate in good faith in the duties of the task force.

B. Participants.

The task force will consist of no more than 15 individuals who have a substantial interest in fisheries. Nominations will be accepted to represent commercial and recreational fishing interests, the conservation community, and the academic community. ASMFC and NMFS believe that all interests should be represented on the task force. The intent is to have a group that, as a whole, represents all interests fairly and supplies the necessary expertise to complete all assigned tasks. Current employees of NOAA will not be considered for the task force.

ASMFC will provide the necessary administrative support, including technical assistance, for the task force. ASMFC will also reimburse all travel expenses that are directly related to the activities of the task force. However, ASMFC will be unable to compensate participants with additional monetary support of any kind.

C. Tentative Schedule.

The task force is tentatively scheduled to meet five times between September 1997 and May 1998. These meetings will focus on programs that both