separate account context ("Mixed and Shared Funding Order"). The requested order would amend the Mixed and Shared Funding Order to apply to MAM and any Affiliate; any investment company or separate series of the investment company that is designed to fund insurance products for which MAM or any Affiliate serves or may in the future serve as investment adviser, administrator, manager, principal underwriter or sponsor (each, including Mercury V.I. Fund, a "Trust"); any insurance company and insurance company separate account supporting variable annuity or variable life insurance contracts which currently invest or may invest in a Trust; and any Qualified Plan to which a Trust may offer and sell shares representing interests in its portfolios. Specifically, applicants seek an amended order to the extent necessary to permit shares of a Trust to be offered and sold to, and held by: (i) both variable annuity and variable life insurance separate accounts of the same life insurance company or of any affiliated life insurance company; (ii) separate accounts of unaffiliated life insurance companies (including both variable annuity separate accounts and variable life insurance separate accounts); and (iii) trustees of Qualified

#### Applicants' Legal Analysis

#### A. Brokerage Order

- 1. MAM seeks an exemption, pursuant to Sections 6(c), 17(b) and 10(f) of the Act, from the provisions of sections 17(a), 17(e) and 10(f) of the Act and rules 17e–1 and 10f–3 under the Act. MAM states that all of the terms and representations of the Brokerage Application are equally applicable with respect to this application and are incorporated by reference, with the exception of the discussion relating to rule 10f–3(d). Rule 10f–3(d) has been deleted since the filing of the Brokerage Application and replaced by rule 10f–3(b)(7).
- 2. Rule 10f–3(b)(7) generally limits the securities purchased by an investment company in reliance on rule 10f–3 to 25% of the principal amount of the offering of the class of securities. Applicants seek relief from this provision so that investments by an Affiliated Subadviser will not be aggregated with investments by Unaffiliated Portions. Applicants submit that the legal discussion and analysis in the Brokerage Application relating to relief from rule 10f–3(d) are equally relevant to rule 10f–3(b)(7).

B. Mixed and Shared Funding Order

As in the application relating to the Mixed and Shared Funding Order (the "Mixed and Shared Funding Application"), applicants seek an exemption, pursuant to section 6(c) of the Act, from the provisions of sections 9(a), 13(a), 15(a) and 15(b) of the Act and rules 6e–2(b)(15) and 63–3(T)(15) under the Act. Applicants state that all of the terms and representations of the Mixed and Shared Funding Application are equally applicable with respect to this application and are incorporated by reference.

### **Applicants' Conditions**

- 1. MAM agrees that MAM and any Affiliate relying on the amended Brokerage Order will be subject to the terms and conditions contained in the Brokerage Application and Brokerage Order.
- 2. Applicants agree that: (1) MAM and any Affiliate; (2) any Trust; (3) any insurance company and insurance company separate account supporting variable annuity or variable life insurance contracts which currently invest or may invest in a Trust; and (4) any Qualified Plan to which a Trust may offer and sell shares representing interests in its portfolios will be subject to the terms and conditions provided in the Mixed and Shared Funding Application applicable to H&W. Trusts. Participating Insurance Companies and their Separate Accounts, and Qualified Plans, respectively.3

For the SEC, by the Division of Investment Management, pursuant to delegated authority.

#### Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 99–15094 Filed 6–14–99; 8:45 am] BILLING CODE 8010–01–M

## SECURITIES AND EXCHANGE COMMISSION

[File No. 5000-1]

# Net Command Tech, Inc.; Order of Suspension of Trading

June 11, 1999.

It appears to the Securities and Exchange Commission that there is a lack of current and accurate information concerning the securities of Net Command Tech, Inc. f/k/a Corsaire, Inc. ("NCT") an Internet technology

company whose common stock is being quoted in the over-the-counter market, because of questions regarding the accuracy and adequacy of publicly available information disseminated by NCT and others to market makers of the stock of NCT, other broker dealers, and to investors concerning, among other things: (1) The purported acquisition by NCT of certain companies' assets and stock and the value of those assets and stock; (2) a \$1.5 million line of credit purportedly secured by NCT from a European bank; (3) the revenue generated by an American company purportedly acquired by NCT; and (4) the business success and reputation of NCT's CEO and presient.

The Commission is of the opinion that the public interest and the protection of investors require a suspension of trading in the securities of the above-listed company.

Therefore, it is ordered, pursuant to Section 12(k) of the Securities Exchange Act of 1934, that trading in the abovelisted company is suspended for the period from 9:30 a.m. EDT, on June 11, 1999, through 11:59 p.m. EDT, on June 24, 1999.

By the Commission.

#### Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 99–15246 Filed 6–11–99; 2:07 pm] BILLING CODE 8010–01–M

#### **DEPARTMENT OF STATE**

#### Office of Defense Trade Controls

[Public Notice No. 3062]

#### Notifications to the Congress of Proposed Commercial Export Licenses

**AGENCY:** Department of State.

**ACTION:** Notice.

SUMMARY: Notice is hereby given that the Department of State has forwarded the attached Notifications of Proposed Export Licenses to the Congress on the dates shown on the attachments pursuant to section 36(c) and in compliance with section 36(e) of the Arms Export Control Act (22 U.S.C. § 2776).

**EFFECTIVE DATE:** As shown on each of the seven letters.

FOR FURTHER INFORMATION CONTACT: Mr. William J. Lowell, Director, Office of Defense Trade Controls, Bureau of Political-Military Affairs, Department of State ((703) 875–6644).

**SUPPLEMENTARY INFORMATION:** Section 38(e) of the Arms Export Control Act mandates that notifications to the

<sup>&</sup>lt;sup>3</sup>The Applicants agree that in the event the Mercury V.I. Fund, or any other Trust, operates as a "feeder" fund in a "master/feeder" fund structure, such Trust shall ensure that, to the extent necessary, the "master," as well as such Trust, will comply with the conditions to the application.

Congress pursuant to section 36(c) must be published in the **Federal Register** when they are transmitted to Congress or as soon thereafter as practicable.

Dated: June 8, 1999.

William J. Lowell,

Director, Office of Defense Trade Controls.

BILLING CODE 4710-25-P



Washington, D.C. 20520

MAY 25 1999

Dear Mr. Speaker:

Pursuant to section 36 (c) and (d) of the Arms Export Control Act, I am transmitting herewith certification of a proposed Manufacturing License Agreement for the export of defense services under a contract in the amount of \$50,000,000 or more.

The transaction described in the attached certification involves the manufacture and production of the VHF Radio Subsystem (ADR+) and High Capacity Data Radio (HCDR), defined as the BOWMAN Radio, in the United Kingdom.

The United States Government is prepared to license the export of these items having taken into account political, military, economic, human rights, and arms control considerations.

More detailed information is contained in the formal certification which, though unclassified, contains business information submitted to the Department of State by the applicant, publication of which could cause competitive harm to the United States firm concerned.

Sincerely,

Barbara Larkin Assistant Secretary

Barbara Larki

Legislative Affairs

Enclosure:

Transmittal No. DTC 5-99

The Honorable



Washington, D.C. 20520

MAY 1 4 1999

Dear Mr. Speaker:

Pursuant to section 36 (c)&(d) of the Arms Export Control Act, I am transmitting herewith certification of a proposed Manufacturing License Agreement with Norway.

The transaction described in the attached certification involves the manufacture of components and subassemblies for the Follow-on Low Initial Production (LRIP) and Full Rate Production (FRP) Phases for the NATO Evolved SeaSparrow Surface Missile Program for use by Australia, Belgium, Canada, Denmark, Germany, Greece, Italy, Netherlands, Norway, Portugal, Spain, Turkey, and the U.S.

The United States Government is prepared to license the export of these items having taken into account political, military, economic, human rights, and arms control considerations.

-More detailed information is contained in the formal certification which, though unclassified, contains business information submitted to the Department of State by the applicant, publication of which could cause competitive harm to the United States firm concerned.

Sincerely,

Barbara Larkin

Assistant Secretary Legislative Affairs

Enclosure:

Transmittal No. DTC 10-99

The Honorable



Washington, D.C. 20520

MAY 25 1999

Dear Mr. Speaker:

Pursuant to section 36(d) of the Arms Export Control Act, I am transmitting herewith certification of a proposed Manufacturing and Technical Assistance Agreement for the export of defense services under a contract in the amount of \$50,000,000 or more.

The transaction described in the attached certification involves the manufacture and production of F100-PW-220 and F100-PW-229 Engine components and parts, in the Netherlands and Germany.

The United States Government is prepared to license the export of these items having taken into account political, military, economic, human rights, and arms control considerations.

More detailed information is contained in the formal certification which, though unclassified, contains business information submitted to the Department of State by the applicant, publication of which could cause competitive harm to the United States firm concerned.

Sincerely,

Barbara Larkin Assistant Secretary

Barbara Torbin

Legislative Affairs

Enclosure:

Transmittal No. DTC 11-99

The Honorable



Washington, D.C. 20520

MAY 1 4 1999

Dear Mr. Speaker:

Pursuant to section 36(c) of the Arms Export Control Act, I am transmitting herewith certification of a proposed license for the export of defense articles or defense services sold commercially under a contract in the amount \$50,000,000 or more.

The transaction contained in the attached certification involves the manufacture in the United Kingdom of C-130 air-to-air refueling wing pod tanker kits for use by U.S. and Canadian armed forces.

The United States Government is prepared to license the export of these items having taken into account political, military, economic, human rights, and arms control considerations.

More detailed information is contained in the formal certification which, though unclassified, contains business information submitted to the Department of State by the applicant, publication of which could cause competitive harm to the United States firm concerned.

Sincerely,

Barbara Larkin

- Deciman Tucken

Assistant Secretary Legislative Affairs

Enclosure:

Transmittal No. DTC 13-99

The Honorable



Washington, D.C. 20520

MAY 14 1999

Dear Mr. Speaker:

Pursuant to section 36 (d) of the Arms Export Control Act, I am transmitting herewith certification of a proposed Manufacturing License Agreement with Poland.

The transaction described in the attached certification involves the transfer of engineering and design services supporting the design and construction of a new class of Corvettes for the Polish Navy.

The United States Government is prepared to license the export of these items having taken into account political, military, economic, human rights, and arms control considerations.

More detailed information is contained in the formal certification which, though unclassified, contains business information submitted to the Department of State by the applicant, publication of which could cause competitive harm to the United States firm concerned.

Sincerely,

Barbara Larkin

Assistant Secretary Legislative Affairs

Enclosure:

Transmittal No. DTC 28-99

The Honorable



Washington, D.C. 20520

MAY 13 1999

Dear Mr. Speaker:

Pursuant to section 36(c)&(d) of the Arms Export Control Act, I am transmitting herewith certification of a proposed license for defense articles and defense services in the amount of \$50,000,000 or more.

The transaction described in the attached certification involves the export of the PATRIOT Air Defense System and Manufacturing License Agreements with Greece for the manufacture of parts, components, and subsystems for the PATRIOT Air Defense System for end use by the Hellenic Republic.

The United States Government is prepared to license the export of these items having taken into account political, military, economic, human rights, and arms control considerations.

More detailed information is contained in the formal certification which, though unclassified, contains business information submitted to the Department of State by the applicant, publication of which could cause competitive harm to the United States firm concerned.

Sincerely,

Dan Cara Larban

Barbara Larkin Assistant Secretary Legislative Affairs

Enclosure:

Transmittal No. DTC 111-98

The Honorable



Washington, D.C. 20520

MAY 1 4 1999

Dear Mr. Speaker:

Pursuant to section 36(c)&(d) of the Arms Export Control Act, I am transmitting herewith certification of a proposed Manufacturing License Agreement with Turkey.

The transaction described in the attached certification involves the manufacture of 665 armored combat vehicles for use by the Turkish Land Forces.

The United States Government is prepared to license the export of these items having taken into account political, military, economic, human rights, and arms control considerations.

More detailed information is contained in the formal certification which, though unclassified, contains business information submitted to the Department of State by the applicant, publication of which could cause competitive harm to the United States firm concerned.

Sincerely,

Barbara Larkin Assistant Secretary

Barisman Zaspin

Legislative Affairs

Enclosure:

Transmittal No. DTC 136-98

The Honorable

Newt Gingrich,

Speaker of the House of Representatives.

[FR Doc. 99–15142 Filed 6–14–99; 8:45 am] BILLING CODE 4710–25–C