

Trade Certificate of Review ("Certificate"). This notice summarizes the proposed amendment and requests comments relevant to whether the Certificate should be issued.

**FOR FURTHER INFORMATION CONTACT:**

Morton Schnabel, Director, Office of Export Trading Company Affairs, International Trade Administration, (202) 482-5131 (this is not a toll-free number) or E-mail at oetca@ita.doc.gov.

**SUPPLEMENTARY INFORMATION:** Title III of the Export Trading Company Act of 1982 (15 U.S.C. 4001-21) authorizes the Secretary of Commerce to issue Export Trade Certificates of Review. An Export Trade Certificate of Review protects the holder and the members identified in the Certificate from state and federal government antitrust actions and from private treble damage antitrust actions for the export conduct specified in the Certificate and carried out in compliance with its terms and conditions. Section 302(b)(1) of the Export Trading Company Act of 1982 and 15 CFR 325.6(a) require the Secretary to publish a notice in the **Federal Register** identifying the applicant and summarizing its proposed export conduct.

**Request for Public Comments**

Interested parties may submit written comments relevant to the determination whether an amended Certificate should be issued. If the comments include any privileged or confidential business information, it must be clearly marked and a nonconfidential version of the comments (identified as such) should be included. Any comments not marked privileged or confidential business information will be deemed to be nonconfidential. An original and five (5) copies, plus two (2) copies of the nonconfidential version, should be submitted no later than 20 days after the date of this notice to: Office of Export Trading Company Affairs, International Trade Administration, Department of Commerce, Room 1104H, Washington, D.C. 20230. Information submitted by any person is exempt from disclosure under the Freedom of Information Act (5 U.S.C. 552). However, nonconfidential 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 87-15A04."

The Association for Manufacturing Technology's ("AMT") original Certificate was issued on May 19, 1987 (52 FR 19371, May 22, 1987) and

previously amended on December 11, 1987 (52 FR 48454, December 22, 1987); January 3, 1989 (54 FR 837, January 10, 1989); April 20, 1989 (54 FR 19427, May 5, 1989); May 31, 1989 (54 FR 24931, June 12, 1989); May 29, 1990 (55 FR 23576, June 11, 1990); June 7, 1991 (56 FR 28140, June 19, 1991); November 27, 1991 (56 FR 63932, December 6, 1991); July 20, 1992 (57 FR 33319, July 28, 1992); May 10, 1994 (59 FR 25614, May 17, 1994); December 1, 1995 (61 FR 13152, March 26, 1996); October 11, 1996 (61 FR 55616, October 28, 1996); May 6, 1998 (63 FR 31738, June 10, 1998); November 10, 1998 (63 FR 63909, November 17, 1998); and October 29, 1999 (64 FR 61276, November 10, 1999). A summary of the application for an amendment follows.

**Summary of the Application**

*Applicant:* AMT—The Association For Manufacturing Technology 7901 Westpark Drive, McLean, Virginia, 22102-4269.

*Contact:* Cara E. Maggioni, Attorney, Telephone: (202) 662-5162.

*Application No.:* 87-15A04.

*Date Deemed Submitted:* September 7, 2000.

*Proposed Amendment:* AMT seeks to amend its Certificate to:

1. Add each of the following companies as a new "Member" of the Certificate within the meaning of section 325.2(1) of the Regulations (15 CFR 325.2(1)): Merritech, Inc., Saginaw, Michigan; Mega Manufacturing, Inc., for the activities of its Piranha Division, Hutchinson, Kansas; New Nine, Inc., d/b/a GWI Engineering, Grand Rapids, Michigan; New Monarch Machine Tool Company, Cortland, New York; W.A. Whitney Co., Rockford, Illinois (controlling entity: Esterline Technologies, Bellevue, Washington); Evana Automation, Inc., Evansville, Indiana (controlling entity: Phillips Service Industries, Inc., Livonia, Michigan); Compact Manufacturing Systems, Santa Ana, California; ABB Flexible Automation, Inc., New Berlin, Wisconsin (controlling entity: Asea Brown Boveri Inc., Norwalk, Connecticut); and Welduction Corporation, Novi, Michigan (controlling entity: INDUCTOHEAT, Inc., Madison Heights, Michigan);

2. Delete the following companies as "Members" of the Certificate: Bramac Machine Tool Co.; Wysong & Miles Company; DeVlieg-Bullard Services Group, Inc.; Defiance Machine & Tool Co.; Dyna Mechtronics Inc.; and Easco Sparcatron; and

3. Change the two existing Members' names as follows: "Process Control Automation, Inc." is changed to "Hayes-

Lemmerz Process Control Automation, Inc." and "Giddings & Lewis, Inc." is changed to "Gilman Engineering & Manufacturing Co."

Dated: September 13, 2000.

**Morton Schnabel,**

*Director, Office of Export Trading Company Affairs.*

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BILLING CODE 3510-DR-P

**DEPARTMENT OF COMMERCE**

**International Trade Administration**

**Issuance of Safe Harbor Principles and Transmission to European Commission; Procedures and Start Date for Safe Harbor List**

**AGENCY:** International Trade Administration, U.S. Department of Commerce.

**ACTION:** Notice, correction; notice of procedures and start date for the Safe Harbor List.

**SUMMARY:** This document contains corrections to the final documents which were published in the **Federal Register** on July 24, 2000 (65 FR 45666), relating to the safe harbor privacy framework and the procedures and start date for U.S. organizations to sign up to the safe harbor list. The corrected document and procedures and start date of the safe harbor list can also be found on the International Trade Administration's website ([www.ita.doc.gov/ecom](http://www.ita.doc.gov/ecom)).

**DATES:** This correction is effective immediately. The start date for the safe harbor is November 1, 2000.

**Background**

The final safe harbor privacy principles, Frequently Asked Questions, and related documents were formally issued on July 21, 2000. On July 27, 2000, The European Commission adopted a Decision determining that safe harbor arrangement provides adequate protection for personal data transferred from the EU. Several changes and additional information follow on how U.S. organizations may sign up to the safe harbor list.

**FOR FURTHER INFORMATION CONTACT:** Further information on the safe harbor can be found at [www.ita.doc.gov/ecom](http://www.ita.doc.gov/ecom) or by calling the Department of Commerce at 202-482-1614.

**Correction of Publication**

The publication of the final safe harbor privacy framework as published at 65 FR 45666 is corrected as follows:

**Safe Harbor Privacy Principles Issued by the U.S. Department of Commerce on July 21, 2000:**

In paragraph 4, the last sentence should read: "For the same reason, where the option is allowable under the Principles and/or U.S. law, organizations are expected to opt for the higher protection where possible."

**Beginning Date of the Safe Harbor List**

U.S. organizations may begin signing up to the safe harbor list at [www.ita.doc.gov/ecom](http://www.ita.doc.gov/ecom) beginning November 1, 2000. Organizations may either input information into the website or they may send a letter to the Department of Commerce, Attention: Safe Harbor Registration, Room 2009, Washington, DC 20230.

Signing up to the list:

- To be included on the safe harbor list, organizations must notify the Department of Commerce that they adhere to the safe harbor privacy principles developed by the Department of Commerce in coordination with the European Commission. The principles provide guidance for U.S. organizations on how to provide "adequate protection" for personal data from Europe as required by the European Union's Directive on Data Protection.

- An organization's request to be put on the safe harbor list, and its appearance on this list pursuant to that request, constitute a representation that it adheres to a privacy policy that meets the safe harbor privacy principles. Organizations must also publicly declare and state in their privacy policies that they adhere to the safe harbor principles.

- Adherence to the safe harbor principles and subscription to the list are entirely voluntary. An organization's absence from the list does not mean that it does not provide effective protection for personal data or that it does not qualify for the benefits of the safe harbor.

- In order to keep this list current, a notification will be effective for a period of twelve months. Therefore, organizations need to notify the Department of Commerce every twelve months to reaffirm their continued adherence to the safe harbor principles.

- Organizations should notify the Department of Commerce if their representation to the Department is no longer valid. Failure by an organization to so notify the Department could constitute a misrepresentation of its adherence to the safe harbor privacy principles and failure to do so may be actionable under the False Statements Act (18 U.S.C. § 1001).

- An organization may withdraw from the list at any time by notifying the Department of Commerce. Withdrawal from the list terminates the organization's representation of adherence to the safe harbor principles, but this does not relieve the organization of its obligations with respect to personal information received prior to the termination.

- If a relevant self-regulatory or government enforcement body finds an organization has engaged in a persistent failure to comply with the principles, then the organization is no longer entitled to the benefits of the safe harbor.

- In order to sign up to the list, organizations may either send a letter signed by a corporate officer to the Department of Commerce or have a corporate officer register on the Department of Commerce's website ([www.ita.doc.gov](http://www.ita.doc.gov)) that provides all information required in FAQ 6.

- In maintaining the list, the Department of Commerce does not assess and makes no representation as to the adequacy of any organization's privacy policy or its adherence to that policy. Furthermore, the Department of Commerce does not guarantee the accuracy of the list and assumes no liability for the erroneous inclusion, misidentification, omission, or deletion of any organization, or any other action related to the maintenance of the list.

Dated: September 13, 2000.

**Rebecca J. Richards,**

*International Trade Specialist, International Trade Administration/Trade Development.*

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**DEPARTMENT OF COMMERCE**

**NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION**

**DEPARTMENT OF THE INTERIOR**

**Fish and Wildlife Service**

[I.D. 091100E]

**Availability of a Draft Environmental Assessment and Receipt of Applications for Incidental Take Permits for I.P. Pacific Timberlands, Inc. (I.P. Pacific) Draft Habitat Conservation Plan, Yakima and Klickitat Counties, WA.**

**AGENCIES:** National Marine Fisheries Service, National Oceanic and Atmospheric Administration, Commerce; Fish and Wildlife Service, Interior.

**ACTION:** Notice of application and availability for public comment.

**SUMMARY:** This notice advises other agencies and the public that I.P. Pacific has submitted applications to the Fish and Wildlife Service and the National Marine Fisheries Service (collectively, the Services) for Incidental Take Permits (Permits) pursuant to the Endangered Species Act of 1973, as amended (Act). As required by the Act, I.P. Pacific has also prepared a draft Habitat Conservation Plan (HCP) intended to minimize and mitigate any such take of endangered or threatened species. The Permit applications are related to forest land management and timber harvest on 28,388 acres of I.P. Pacific's lands within the Yakama Indian Reservation, located in Yakima and Klickitat Counties, WA.

The Permit applications include the draft HCP and the draft Implementing Agreement. The Services also announce the availability of a draft Environmental Assessment (EA) for the Permit applications. The draft EA and HCP have been combined in a single document with the HCP as the Proposed Action Alternative, Alternative B, termed the Multi-species HCP Alternative.

This notice is provided pursuant to the Act and National Environmental Policy Act (NEPA) regulations. The Services are furnishing this notice in order to allow other agencies and the public an opportunity to review and comment on these documents. All comments received will become part of the public record and will be available for review pursuant to the Act.

**DATES:** Written comments on the permit applications, draft EA, HCP, and Implementing Agreement must be received no later than November 20, 2000.

**ADDRESSES:** Requests for documents on CD ROM should be made by calling the Fish and Wildlife Service at (360) 534-9330. Hardbound copies are also available for viewing, and partial or complete duplication (see **SUPPLEMENTARY INFORMATION**, under the heading Libraries).

The documents may also be viewed electronically on the World Wide Web at the Fish and Wildlife Service Region 1 HCP Home Page: <http://pacific.fws.gov/hcp>.

Comments and requests for information should be directed to Tim McCracken, Project Biologist, Fish and Wildlife Service, 215 Melody Lane, Wenatchee, WA 98801, telephone: (509) 665-3505, facsimile: (509)665-3509, or Matt Longenbaugh, Project Biologist,