determine that the cash deposit rates for the reviewed companies are as follows:

Net subsidies—producer/exporter	Net sub- sidy rate— percent
Calcutta Ferrous Ltd	3.46
Carnation Industries Ltd	3.32
Commex Corporation	5.33
Crescent Foundry Co. Pvt. Ltd	4.98
Dinesh Brothers Pvt. Ltd	3.22
Kajaria Iron Castings Pvt. Ltd	1.69
Kejriwal Iron & Steel Works Pvt.	
Ĺtd	12.76
Nandikeshwari Iron Foundry Pvt.	
Ltd	4.33
Overseas Iron Foundry	3.74
R.B. Agarwalla & Company Pvt.	
Ltd	3.53
RSI Limited	3.55
Seramapore Industries Pvt. Ltd	5.54
Shree Rama Enterprise	10.85
Super Iron Foundry	3.32
Uma Iron & Steel	1.38
Victory Castings Ltd	3.05

Because the URAA replaced the general rule in favor of a country-wide rate with a general rule in favor of individual rates for investigated and reviewed companies, the procedures for establishing countervailing duty rates, including those for non-reviewed companies, are now essentially the same as those in antidumping cases, except as provided for in section 777A(e)(2)(B) of the Act. The requested review will normally cover only those companies specifically named. See 19 CFR 351.213(b). Pursuant to 19 CFR 351.212(c), for all companies for which a review was not requested, duties must be assessed at the cash deposit rate, and cash deposits must continue to be collected, at the rate previously ordered. As such, the countervailing duty cash deposit rate applicable to a company can no longer change, except pursuant to a request for a review of that company. See Federal-Mogul Corporation and the Torrington Company v. United States, 822 F. Supp. 782 (CIT 1993) and Floral Trade Council v. United States, 822 F. Supp. 766 (CIT 1993) (interpreting 19 CFR 353.22(e) (now 19 CFR 351.212(c)), the antidumping regulation on automatic assessment, which is identical to 19 CFR 355.22(g)). Therefore, the cash deposit rates for all companies, except those covered by this review, will be unchanged by the results of this review.

We will instruct Customs to continue to collect cash deposits for nonreviewed companies at the most recent company-specific or country-wide rate applicable to the company. Accordingly, the cash deposit rates that will be applied to non-reviewed companies

covered by this order will be the rate for that company established in the most recently completed administrative proceeding conducted under the URAA. See 1994 Častings Final. If such a review has not been conducted, the rate established in the most recently completed administrative proceeding pursuant to the statutory provisions that were in effect prior to the URAA amendments is applicable. See Final Results of Countervailing Duty Administrative Review: Certain Iron-Metal Castings From India, 61 FR 64676 (December 6, 1996) (1993 Castings *Final*). These rates shall apply to all non-reviewed companies, including those companies for which the review is being rescinded, until a review of a company assigned these rates is requested and completed. In addition, for the period January 1, 1996 through December 31, 1996, the assessment rates applicable to all non-reviewed companies covered by this order are the cash deposit rates in effect at the time of entry.

This notice serves as a reminder to parties subject to administrative protective order (APO) of their responsibility concerning the disposition of proprietary information disclosed under APO in accordance with 19 CFR 355.34(d). Timely written notification of return/destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and the terms of an APO is a sanctionable violation.

This administrative review and notice are in accordance with section 751(a)(1)of the Act (19 U.S.C. 1675(a)(1)).

Dated: November 10, 1998.

Robert S. LaRussa,

Assistant Secretary for Import Administration [FR Doc. 98-30856 Filed 11-17-98; 8:45 am] BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

Export Trade Certificate of Review

ACTION: Notice of Issuance of an Amended Export Trade Certificate of Review, Application No. 92-5A001.

SUMMARY: The Department of Commerce has issued an amendment to the Export Trade Certificate of Review granted to Aerospace Industries Association of America ("AIA") on April 10, 1992. Notice of issuance of the Certificate was published in the Federal Register on April 17, 1992 (57 FR 13707).

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.

SUPPLEMENTARY INFORMATION: Title III of the Export Trading Company Act of 1982 (15 U.S.C. Sections 4001-21) authorizes the Secretary of Commerce to issue Export Trade Certificates of Review. The regulations implementing Title III are found at 15 CFR Part 325 (1998)

The Office of Export Trading Company Affairs ("OETCA") is issuing this notice pursuant to 15 CFR 325.6(b), which requires the Department of Commerce to publish a summary of a Certificate in the Federal Register. Under Section 305(a) of the Act and 15 CFR 325.11(a), any person aggrieved by the Secretary's determination may, within 30 days of the date of this notice, bring an action in any appropriate district court of the United States to set aside the determination on the ground that the determination is erroneous.

Description of Amended Certificate

Export Trade Certificate of Review No. 92–00001, was issued to Aerospace Industries Association of America 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).

AIA's Export Trade Certificate of Review has been amended 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)): The Aerostructures Corporation, Nashville, TN (Controlling Entity: The Carlyle Group, Washington, DC); Alliant Techsystems Incorporated, Hopkins, MN; Barnes Aerospace, Windsor, CT (Controlling Entity: Barnes Group, Inc., Bristol, CT); CMS, Inc., Tampa, FL (Controlling Entity: Daimler-Benz North American Corporation, New York, NY); Ducommun Incorporated, Long Beach, CA; Dynamic Engineering Incorporated, Newport News, VA; Esterline Technologies, Bellevue, WA; Intertubine Corporation, Peabody, MA (Controlling Entity: NV Interturbine, The Netherlands): Kistler Aerospace Corporation, Kirkland, WA; Litton Industries, Inc., Woodland Hills, CA; MOOG Inc., East Aurora, NY; Pacific Scientific Company, Duarte, CA; Robinson Helicopter Company, Inc., Torrance, CA; Rockwell Collins, Inc.,

Cedar Rapids, IA (Controlling Entity: Rockwell International Corporation, Costa Mesa, CA); Rolls-Royce North America, Inc., Reston, VA (Controlling Entity: Rolls Royce plc, London, England); Triumph Controls, Inc., North Wales, PA (Controlling Entity: Triumph Group, Inc., Wayne, PA); United Defense, L.P., Arlington, VA (Controlling Entity: The Carlyle Group, Washington, DC); Veridian Corporation, Alexandria, VA; and Woodward Governor Company, Rockford, IL.;

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, Berkeley, MO; 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, Walled 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 Hughes Electronics (Hughes Electronics Corporation); Lockheed Corporation (Lockheed Martin Corporation); and Thiokol Corporation (Cordant Technologies Inc.).

A copy of the amended certificate will be kept in the International Trade Administration's Freedom of Information Records Inspection Facility, Room 4102, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230.

Dated: November 12, 1998.

Morton Schnabel,

Director, Office of Export Trading Company Affairs.

[FR Doc. 98–30745 Filed 11–17–98; 8:45 am] BILLING CODE 3510–DR–P

DEPARTMENT OF COMMERCE

National Institute of Standards and Technology

[Docket No. 980107004-8216-02]

Approval of Withdrawal of Sixteen Federal Information Processing Standards (FIPS) Publications

AGENCY: National Institute of Standards and Technology (NIST), Commerce. **ACTION:** Notice.

SUMMARY: The purpose of this notice is to announce that the Secretary of Commerce has approved the withdrawal of sixteen Federal Information Processing Standards (FIPS) Publications.

Sixteen FIPS are being withdrawn because they are obsolete, or have not been updated to adopt current voluntary industry standards. Federal agencies and departments are directed by the National Technology Transfer and Advancement Act of 1995, Pub. L. 104– 113, to use technical standards that are developed in voluntary consensus standards bodies. Consequently, there no longer is a need for FIPS that duplicate voluntary industry standards. **EFFECTIVE DATE:** This withdrawal is effective November 18, 1998.

FOR FURTHER INFORMATION CONTACT: Ms. Shirley M. Radack, telephone (301) 975–2833, National Institute of Standards and Technology, Gaithersburg, MD 20899.

SUPPLEMENTARY INFORMATION: On February 24, 1998, notice was published in the **Federal Register** (63 FR 9199) proposing withdrawal of nineteen Federal Information Processing Standards (FIPS) Publications, because the technical specifications that they adopt are obsolete and are no longer supported by industry.

Withdrawal means that the FIPS will no longer be part of a subscription series that is provided by the National Technical Information Service, and that NIST will no longer be able to support the standards by answering implementation questions or updating the FIPS when the voluntary industry standards are revised. Current voluntary industry standards should be used by agencies in their procurement actions when appropriate, in accordance with OMB Circular A–119, Federal Participation and Use of Voluntary Standards.

This notice provides only the FIPS publication number, title, and the technical specifications number for each of the sixteen FIPS Publications being withdrawn:

- FIPS 41, Computer Security Guidelines for Implementing the Privacy Act of 1974
- FIPS 69–1, FORTRAN (ANSI X3.9– 1978/R1989)
- FIPS 100–1, Interface Between Data Terminal Equipment (DTE) and Data Circuit-Terminating (DCE) for Operation with Packet-Switched Data Networks (PSDN), or Between Two DTEs, by Dedicated Circuit (ANSI X3.100–1989)
- FIPS 120–1, Graphical Kernel System (GKS) (ANSI X3.124–1985/R1991; X3.124.1–1985/R1991; X3.124.2– 1988/R1994; X3.124.3–1989; and ISO/ IEC 8651–4:1991)
- FIPS 125–1, MUMPS (ANSI/MDC X11.1–1990)
- FIPS 128–2, Computer Graphics Metafile (CGM) (ANSI/ISO 8632.1– 4:1992 [1994]; 8632:1992/Amd.1:1994 & Amd. 2:1995; MIL–D– 28003A+Amd.1; and ATA Spec. 2100, Version 2.1)
- FIPS 138, Electrical Characteristics of Balanced Voltage Digital Interface Circuits
- FIPS 142, Electrical Characteristics of Unbalanced Voltage Digital Interface Circuits
- FIPS 143, General Purpose 37-Position and 9-Position Interface Between Data Terminal Equipment and Data Circuit-Terminating Equipment (EIA–RS–449)
- FIPS 146–2, Profiles for Open Systems Internetworking Technologies (POSIT)
- FIPS 148, Procedures for Document Facsimile Transmission
- FIPS 153–1, Programmer's Hierarchical Interactive Graphics System (PHIGS) (ANSI/ISO 9592.1,2,3:1989; 9592.1a,2a,3a,4:1992; 9593.1:1990; 9593.2–1990; 9593.4:1991; and 9593.1/AM1, 3/ AM1, 4/AM1:1991)
- FIPS 154, High Speed 25-Position Interface for Data Terminal Equipment and Data Circuit-Terminating Equipment (EIA–530– 1987)
- FIPS 177–1, Initial Graphics Exchange Specification (IGES) (ANSI/US PRO– 100–1993, Version 5.2, LEP Application Protocol, IP–110–1994, and Engr. Dwg. (Class II) Subset (MIL– D–28000A), Dec. 1992 Version)
- FIPS 178, Video Teleconferencing Services at 56 to 1,920 kb/s (ITU–T Recommendations H.221–1993, H.230–1993, H.242–1993, H.261– 1993, and H.320–1993)
- FIPS 179–1, Government Network Management Profile (GNMP)

The written comments submitted by interested parties and other materials