

DEPARTMENT OF LABOR

Employment and Training
Administration

[NAFTA-01702]

**B.E.L.-Tronics Limited a/k/a BEL
Tronics LLC, Covington, GA;
Amendment Certification Regarding
Eligibility To Apply for NAFTA-
Transitional Adjustment Assistance**

In accordance with Section 250(a), Subchapter D, Chapter 2, Title II, of the Trade Act of 1974, as amended (19 U.S.C. 2273), the Department of Labor issued a Certification of Eligibility to Apply for NAFTA-Transitional Adjustment Assistance on July 25, 1997, applicable to workers of B.E.L.-Tronics Limited located in Covington, Georgia. The notice was published in the **Federal Register** on September 4, 1997 (62 FR 46775).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm engaged in employment related to the production of swingmates (circuit board assemblies). New information provided by the State shows that on January 1, 1998, the subject firm began operating under the name BEL-Tronics LLC. Consequently, some of the workers separated from employment at the Covington facility have had their wages reported under the unemployment insurance (UI) tax account for BEL-Tronics LLC.

The intent of the Department's certification is to include all workers of the B.E.L.-Tronics Limited, Covington, Georgia plant adversely affected by increased imports from Canada or Mexico. Accordingly, the Department is amending the certification to reflect that B.E.L.-Tronics Limited is also known as BEL-Tronics LLC.

The amended notice applicable to NAFTA-01702 is hereby issued as follows:

All workers of B.E.L.-Tronics Limited, also known as BEL-Tronics LLC, Covington, Georgia, who became totally or partially separated from employment on or after June 10, 1996 through July 25, 1999, are eligible to apply for NAFTA-TAA under Section 250 of the Trade Act of 1974.

Signed at Washington, D.C. this 10th day of June 1998.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 98-16559 Filed 6-19-98; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training
Administration

[TA-W-34,188 and NAFTA-02140]

**Badger Paper Mills, Incorporated,
Peshtigo, WI; Notice of Revised
Determination on Reconsideration**

On March 2, 1998, the Department issued Negative Determinations Regarding Eligibility to apply for TAA and NAFTA-TAA, applicable to workers and former workers of Badger Paper Mills, Incorporated located in Peshtigo, Wisconsin. The notices were published in the **Federal Register** on March 23, 1998 (63 FR 13878) and (63 FR 13879), respectively.

By letter of March 27, 1998, the petitioners requested administrative reconsideration regarding the Department's denial of TAA and NAFTA-TAA for workers of the subject firm. Workers at Badger Paper Mills, Incorporated are engaged in employment related to the production of commercial business paper and twisting papers for candies and gum. The petitioners claim that the investigations were lacking in substance in that the Department did not examine paper grade, pricing or competition. Price and marketing practices by domestic competitors would not form the basis for a worker group certification under the Trade Act of 1974, as amended.

One of the findings in the original TAA and NAFTA-TAA negative determinations for workers of Badger Paper Mills, Incorporated was that the subject firm exported a majority of their products, and thus, were not import impacted. The petitioners requesting reconsideration, however, presented evidence that some of the commercial paper customers decreasing purchases were domestic customers.

On reconsideration, the Department obtained additional information regarding the output at the Peshtigo plant and the major declining domestic customers. The primary output at Badger Paper Mills in 1996 and 1997 was commercial business paper.

On reconsideration, the Department conducted a survey of the domestic customers reducing purchases of commercial business paper from the subject firm. The customers reported continued or increasing reliance on import purchases of commercial business paper from Mexico or Canada.

Other findings on reconsideration show that the workers at the subject firm are interchangeable among the product lines. Accordingly, the Department recognizes that the worker

separations resulting from increased imports of commercial business paper indirectly affected the workers producing of twisting papers for candies and gum. Workers at Badger Paper Mills, Incorporated that formerly produced pulp at the Peshtigo location are covered under TA-W-32,366 until the expiration date of June 17, 1998, and are therefore, excluded from this finding.

Conclusion

After careful review of the additional facts obtained on reconsideration, I conclude there were increased imports from foreign sources, including Mexico or Canada, of articles like or directly competitive with those produced by the subject firm. In accordance with the provisions of the Trade Act, I make the following certification:

All workers of Badger Paper Mills, Incorporated, Peshtigo, Wisconsin engaged in employment related to the production of commercial business paper and twisting papers for candies and gum who became totally or partially separated from employment on or after January 19, 1997 through two years from the issuance of this revised determination are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974; and

All workers of Badger Paper Mills, Incorporated, Peshtigo, Wisconsin engaged in employment related to the production of commercial business paper and twisting papers for candies and gum who became totally or partially separated from employment on or after January 16, 1997 through two years from the issuance of this revised determination are eligible to apply for NAFTA-TAA under Section 250 of the Trade Act of 1974.

Signed in Washington, DC this 3rd day of June 1998.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 98-16549 Filed 6-19-98; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training
Administration**Notice of Determinations Regarding
Eligibility To Apply for Worker
Adjustment Assistance and NAFTA
Transitional Adjustment Assistance**

In accordance with Section 223 of the Trade Act of 1974, as amended, the Department of Labor herein presents summaries of determinations regarding eligibility to apply for trade adjustment assistance for workers (TA-W) issued during the period of June, 1998.

In order for an affirmative determination to be made and a certification of eligibility to apply for worker adjustment assistance to be issued, each of the group eligibility requirements of Section 222 of the Act must be met.

(1) That a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof, have become totally or partially separated,

(2) That sales or production, or both, of the firm or subdivision have decreased absolutely, and

(3) That increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have contributed importantly to the separations, or threat thereof, and to the absolute decline in sales or production.

Negative Determinations for Worker Adjustment Assistance

In each of the following cases the investigation revealed that criterion (3) has not been met. A survey of customers indicated that increased imports did not contribute importantly to worker separations at the firm.

TA-W-34,475; *Ocean Beauty*, Astoria, OR
 TA-W-34,442; *Sea Watch International, Ltd.*, Easton, MD
 TA-W-34,218; *Kane Handle Co.*, Kane, PA
 TA-W-34,351; *Clearing Niagara Bliss (CNB), International, Inc.*, New Products Div., Buffalo, NY
 TA-W-34,311; *Couvee Corp.*, Rancho Dominguez, CA

In the following cases, the investigation revealed that the criteria for eligibility have not been met for the reasons specified.

TA-W-34,494; *UNDC-Wilson Sporting Goods Co.*, Algood, TN
 TA-W-34,521; *Rugby Laboratories*, Glenview, IL
 TA-W-34,528; *Independent Order of Foresters*, San Diego, CA

The workers firm does not produce an article as required for certification under Section 222 of the Trade Act of 1974.

TA-W-34,447; *OilTanking Houston, Inc.*, d/b/a *Carter-Roag Coal Co.*, Elkins, WV
 TA-W-34,379; *Kezar Falls Woolen Co.*, Parsonsfield, ME
 TA-W-34,361; *Otis Elevator Co.*, Bloomington, IN
 TA-W-34,434; *North American Refractories Co.*, Curwensville Plant, Curwensville, PA
 TA-W-34,363; *Dana Corp.*, Marion Forge Div., Marion, OH

TA-W-34,228; *Avery Dennison, Chicopee Binder Div.*, Chicopee, MA
 TA-W-34,344; *Lipton, Flemington, NJ*
 TA-W-34,415; *Superior Design Co.*, Liverpool, NY, *Employed at the Global Heavy Absorption Design Center, Carrier Corp.*, Syracuse, NY
 TA-W-34,465; *United Industries*, Beloit, WI
 TA-W-34,399; *Kenecott Utah Copper Corp.*, Magna, UT
 TA-W-34,457; *Pre Con Corp.*, Kalamazoo, MI

Increased imports did not contribute importantly to worker separations at the firm.

TA-W-34,375; *Pacificorp*, Wyodak Plant, Gillette, WY
 TA-W-34,467; *Lone Star Cutting Services, Inc.*, El Paso, TX

The investigation revealed that criteria (2) and criteria (3) have not been met. Sales or production did not decline during the relevant period as required for certification. Increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have not contributed importantly to the separations or threat thereof, and the absolute decline in sales or production.

TA-W-34,389; *BHP Copper, Inc.*, Pinto Valley Operations, Miami, AZ

Aggregate imports of copper ore and concentrate did not increase during the period under investigation.

Affirmative Determinations for Worker Adjustment Assistance

The following certifications have been issued; the date following the company name and location of each determination references the impact date for all workers of such determination.

TA-W-34,418; *Cole Haan Manufacturing*, Sanford, ME: March 26, 1997.
 TA-W-34,433; *Champion Products, Inc.* "Screen Printing Department" and "Embroidery Department", Dunn, NC: March 24, 1997.
 TA-W-34,398; *Semitool, Inc.*, Kalispell, MT: March 14, 1997.
 TA-W-34,410; *Quantum Corp.*, Workstation and Systems Storage Group, Hard Disk Drive Prototype Manufacturing, Shrewsbury, MA: March 26, 1997.
 TA-W-34,449; *Midstate Garment Manufacturing, Inc.*, McMinnville, TN: March 31, 1997.
 TA-W-34,356; *The Sero Co., Inc.*, Cordele, GA: March 12, 1997.
 TA-W-34,360; *Conway Acquisition Corp.*, d/b/a *Uniblend Spinners, Inc.*, Union, SC: March 10, 1997.

TA-W-34,414; *Bensal Fashions, Inc.*, Briarcliff Manor, NY: March 16, 1997.
 TA-W-34,452; *Libby Sawmill, Louisiana-Pacific Corp.*, Northern Div., Libby, MT: June 5, 1997.
 TA-W-34,426; *Bay City Fashions*, Bay City, MI: March 25, 1997.
 TA-W-34,387; *Bowcraft Trimming Co., Inc.*, Newark, NJ: March 13, 1997.
 TA-W-34,485; *Kaufman Footwear Corp.*, Dushore, PA
 TA-W-34,460 & A; *Westark Garment Manufacturing*, Waldron, AR: and *Havana, AR*: March 25, 1997.
 TA-W-34,391, A & B; *Forstmann and Co.*, Dublin, GA, *Milledgeville Plant*, Milledgeville, GA and *Louisville Plant*, Louisville, GA: March 16, 1997.
 TA-W-34,392; *Voyager Emblem Co.*, Sanborn, NY: March 9, 1997.
 TA-W-34,367; *Stevcoknit Fabrics Co.*, A Div. Of *Delta Mills, Inc.*, A Subsidiary of *Delta Woodwide Industries, Inc.*, *Carter and Holly Plant*, Wallace, NC and *Operating at The Following Locations*: A; *Michel Plant*, Spartanburg, SC, B; *Stevcoknit Administrative Offices*, Greer, SC, C; *New York Sales Office*, New York, NY, D; *California Sales Office*, Torrance, CA, E; *Texas Sales Office*, Planos, TX, Sales Representative: F; *Duluth, GA*, G; *Columbus, GA*, H; *Palm Beach Gardens, FL*: March 17, 1997.
 TA-W-34,233; *Eastman Kodak Co.*, Rochester, NY, *Kodak Park and Elmgrove*, NY: January 20, 1997.
 TA-W-34,346; *Russell-Neuman, Inc.*, Cisco, TX: March 10, 1997.
 TA-W-34,437; *Golding City Hosiery Mills, Inc.*, Villa Rica, GA: March 30, 1997.
 TA-W-34,366; *Tiscarora, Inc.*, Martinsville, IN: March 11, 1997.
 TA-W-34,565; *Sinclair Technologies, Inc.*, Tonawanda, NY: April 30, 1997.
 TA-W-34,377; *Smoaks Manufacturing Co.*, Smoak, SC: March 17, 1997.
 TA-W-34,386; *E.I. du Pont de Nemours & Co., Inc.*, Martinsville, VA *Including the Following leased Workers Employed at E.I. de Pont de Nemours & Co.*, *CSI Services, Inc.*, Martinsville, VA, *Macro Warehouse, Inc.*, Martinsville, VA, *Greater Barrier Insulation*, Martinsville, VA, *Noland*, Martinsville, VA and *Fluor-Daniel*, Martinsville, VA: March 10, 1997.
 TA-W-34,473; *Bugatti, Inc.*, New England Leather, Rochester, NH: March 31, 1997.
 TA-W-34,499; *Federal-Mogul Corp.*, Powertrain Systems Div., Mooresville, IN: April 17, 1997.

TA-W-34,502; *Master Casual Wear*, Ripley, TN: April 17, 1997.
 TA-W-34,221; *Pekin Plastics*, Pekin, IN: January 23, 1997.
 TA-W-34,394; *Action West, Div. Of Don Shapiro Industries*, El Paso, TX: March 16, 1997.
 TA-W-34,353; *Lane Plywood*, Engene, OR: March 12, 1997.
 TA-W-34,365; *Smith of Galetton Gloves*, Galetton, PA: March 19, 1997.

Also, pursuant to Title V of the North American Free Trade Agreement Implementation Act (Pub. L. 103-182) concerning transitional adjustment assistance hereinafter called (NAFTA-TAA) and in accordance with Section 250(a), Subchapter D, Chapter 2, Title II, of the Trade Act as amended, the Department of Labor presents summaries of determinations regarding eligibility to apply for NAFTA-TAA issued during the month of June, 1998.

In order for an affirmative determination to be made and a certification of eligibility to apply for NAFTA-TAA the following group eligibility requirements of Section 250 of the Trade Act must be met:

(1) that a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof, (including workers in any agricultural firm or appropriate subdivision thereof) have become totally or partially separated from employment and either—

(2) that sales or production, or both, of such firm or subdivision have decreased absolutely,

(3) that imports from Mexico or Canada of articles like or directly competitive with articles produced by such firm or subdivision have increased, and that the increases in ports contributed importantly to such workers' separations or threat of separation and to the decline in sales or production of such firm or subdivision; or

(4) that there has been a shift in production by such workers' firm or subdivision to Mexico or Canada of articles like or directly competitive with articles which are produced by the firm or subdivision.

Negative Determinations NAFTA-TAA

In each of the following cases the investigation revealed that criteria (3) and (4) were not met. Imports from Canada or Mexico did not contribute importantly to workers' separations. There was no shift in production from the subject firm to Canada or Mexico during the relevant period.

NAFTA-TAA-02327; *Lone Star Cutting Services, Inc.*, El Paso, TX
 NAFTA-TAA-02270, A & B; *Forstmann & Co.*, Dublin, GA, *Milledgeville Plant*, Milledgeville, GA and *Louisville Plant*, Louisville, GA
 NAFTA-TAA-02303; *General Dynamics, Defense Systems*, Pittsfield, MA
 NAFTA-TAA-02260; *The Sero Co., Inc.*, Cordele, GA
 NAFTA-TAA-02280; *Denise Lingerie, Div. of House of Ronnie, Inc.*, Johnson City, TN

The investigation revealed that the criteria for eligibility have not been met for the reasons specified.

NAFTA-TAA-02375; *Transcity Terminal Warehouse, Indiana, Distribution Warehouse*, Indianapolis, IN
 NAFTA-TAA-02330; *Young and Morgan Trucking*, Lyons, OR
 NAFTA-TAA-02292; *Caliber Logistics, Inc.*, Vancouver, WA
 NAFTA-TAA-02367; *Independent Order of Foresters*, San Diego, CA

The investigation revealed that the workers of the subject firm did not produce an article within the meaning of Section 250(a) of the Trade Act, as amended.

Affirmative Determinations NAFTA-TAA

NAFTA-TAA-02333; *The Proctor and Gamble Manufacturing Co., Health Care Div.*, Greenville, SC: April 15, 1997.
 NAFTA-TAA-02313; *Champion Products, Inc.*, "Screen Printing Department" and "Embroidery Department" Dunn, NC: March 31, 1997.
 NAFTA-TAA-02355; *Megas Beauty Care, Inc., Div. of American Safety Razor*, Sparks, NE: March 31, 1997.
 NAFTA-TAA-02326; *Bugatti, Inc.*, New England Leater, Rochester, NH: March 31, 1997.
 NAFTA-TAA-02362; *Rotadyne, Engineered Roller Div.*, Lancaster, NY: April 27, 1997.
 NAFTA-TAA-02363; *Sheldahl, Inc.*, Aberdeen, SD: March 30, 1997.
 NAFTA-TAA-02372; *Sinclair Technologies, Inc.*, Tonawanda, NY: April 30, 1997.
 NAFTA-TAA-02337; *Kaufman Footwear Corp.*, Dushore, PA: April 15, 1997.
 NAFTA-TAA-02357; *J.C. Viramontes, Inc., d/b/a/ International Garment Finishers, Inc.*, El Paso, TX: April 29, 1997.

NAFTA-TAA-02339; *Eagle Precision Technologies*, Jackson Plant, Jackson, MI: April 1, 1997.
 NAFTA-TAA-02380; *Kimberly Clark Corp.*, Tecnol Products, Inc., Del Rio, TX: May 8, 1997.
 NAFTA-TAA-02386; *Jostens Photography, Inc.*, Webster, NY: May 11, 1997.
 NAFTA-TAA-02416; *Easton Corp., Commercial Controls Div.*, Salisbury, MD: May 11, 1997.
 NAFTA-TAA-02370; *Garland Commerical Industries, Inc., Div. of Welbilt Corp.*, Freeland, PA: May 5, 1997.

I hereby certify that the aforementioned determinations were issued during the month of June 1998. Copies of these determinations are available for inspection in Room C-4318, U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210 during normal business hours or will be mailed to persons who write to the above address.

Dated: June 11, 1998.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 98-16560 Filed 6-19-98; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-02329]

Penske Logistics, Incorporated, Bloomington, IN; Dismissal of Application for Reconsideration

Pursuant to 29 CFR 90.18(C) an application for administrative reconsideration was filed with the Acting Director of the Office of Trade Adjustment Assistance for workers at Penske Logistics, Incorporated, Bloomington, Indiana. The review indicated that the application contained no new substantial information which would bear importantly on the Department's determination. Therefore, dismissal of the application was issued.

NAFTA-02329; *Penske Logistics, Incorporated*, Bloomington, Indiana (June 11, 1998).

Signed at Washington, D.C. this 12th day of June, 1998.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 98-16551 Filed 6-19-98; 8:45 am]

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