

Dated: April 12, 1999.

**John H. King,**

*Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration.*

[FR Doc. 99-10512 Filed 4-20-99; 8:45 am]

BILLING CODE 4410-09-M

## DEPARTMENT OF JUSTICE

### Drug Enforcement Administration

#### Importation of Controlled Substances Notice of Application

Pursuant to Section 1008 of the Controlled Substances Import and Export Act (21 U.S.C. 958(i)), the Attorney General shall, prior to issuing a registration under this Section to a bulk manufacturer of a controlled substance in Schedule I or II and prior to issuing a regulation under Section 1002(a) authorizing the importation of such a substance, provide manufacturers holding registrations for the bulk manufacture of the substance an opportunity for a hearing.

Therefore, in accordance with Section 1301.34 of Title 21, Code of Federal Regulations (CFR), notice is hereby given that on January 25, 1999, Stepan Company, Natural Products Department, 100 W. Hunter Avenue, Maywood, New Jersey 07607, made application by renewal to the Drug Enforcement Administration to be registered as an importer of coca leaves (9040) a basic class of controlled substance in Schedule II.

The firm plans to import coca leaves to manufacture bulk controlled substance.

Any manufacturer holding, or applying for, registration as a bulk manufacturer of this basic class of controlled substance may file written comments on or objections to the application described above and may, at the same time, file a written request for a hearing on such application in accordance with 21 CFR 1301.43 in such form as prescribed by 21 CFR 1316.47.

Any such comments, objections, or requests for a hearing may be addressed, in quintuplicate, to the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration, United States Department of Justice, Washington, D.C. 20537, Attention: DEA Federal Register Representative (CCR), and must be filed no later than (30 days from publication).

This procedure is to be conducted simultaneously with and independent of the procedures described in 21 CFR 1301.34(b), (c), (d), (e), and (f). As noted in a previous notice at 40 FR 43745-46

(September 23, 1975), all applicants for registration to import a basic class of any controlled substance in Schedule I or II are and will continue to be required to demonstrate to the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration that the requirements for such registration pursuant to 21 U.S.C. 958(a), 21 U.S.C. 823(a), and 21 CFR 1301.34(a), (b), (c), (d), (e), and (f) are satisfied.

Dated: April 9, 1999.

**John H. King,**

*Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration.*

[FR Doc. 99-10513 Filed 4-26-99; 8:45 am]

BILLING CODE 4410-09-M

## DEPARTMENT OF JUSTICE

### Parole Commission

#### Sunshine Act Meeting; Record of Vote of Meeting Closure (Public Law 94-409) (5 U.S.C. Sec. 552b)

I, Michael J. Gaines, Chairman of the United States Parole Commission, was present at a meeting of said Commission which started at approximately nine-thirty a.m. on Wednesday, April 14, 1999, at the Friendship Heights Village Center, 4433 South Park Avenue, Chevy Chase, Maryland 20815. The purpose of the meeting was to decide six appeals from the National Commissioners' decisions pursuant to 28 C.F.R. Section 2.27. Three Commissioners were present, constituting a quorum when the vote to close the meeting was submitted.

Public announcement further describing the subject matter of the meeting and certifications of General Counsel that this meeting may be closed by vote of the Commissioners present were submitted to the Commissioners prior to the conduct of any other business. Upon motion duly made, seconded, and carried, the following Commissioners voted that the meeting be closed; Michael J. Gaines, Edward F. Reilly, Jr., and John R. Simpson.

IN WITNESS WHEREOF, I make this official record of the vote taken to close this meeting and authorize this record to be made available to the public.

Dated: April 22, 1999.

**Michael J. Gaines,**

*Chairman, U.S. Parole Commission.*

[FR Doc. 99-10615 Filed 4-23-99; 8:45 am]

BILLING CODE 4410-01-M

## 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 February and March, 1999.

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-35,319; Simpson Pasadena Paper Co., Pasadena, TX  
TA-W-35,391; IRC, Inc., Boone, NC  
TA-W-35,406; American London-Norwood, Inc., Norwood, MA  
TA-W-35,365; Premier Refractories, Inc., Snow Shoe, PA  
TA-W-35,572; Don-Nan Pump & Supply Co., Inc., Midland, TX  
TA-W-35,325; Charles Bluestone Co., Elizabeth, NJ  
TA-W-35,749; Regal Ware, Inc., Kewaskum, WI  
TA-W-35,601; Quality Chemicals, Inc., Tyrone, PA  
TA-W-35,684; Quaker State Corp., Irving, TX  
TA-W-35,732; Westvaco Luke Mill, Luke, MD  
TA-W-35,425; Auburn International, Danvers, MA  
TA-W-35,726; Ponderosa Fibers of Pennsylvania, Northampton, PA

TA-W-35,535; American Silicon Technologies, Rock Island, WA  
 TA-W-35,544 & A; Philips Services, Plant #62, Canton, OH and Philips Services, Non-Ferrous, Canton, OH

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

TA-W-35,772; Battle Mountain Welding, Battle Mountain, NV  
 TA-W-35,738; Red Man Pipe and Supply Co., Roosevelt, UT  
 TA-W-35,468; Wilson Sporting Goods Co., Sparta, TN  
 TA-W-35,960; Columbia Sportswear Co., Quality Audit Dept at the Distribution Center, Portland, OR  
 TA-W-35,861; Continental EMSCO, Hobbs, NM  
 TA-W-35,596; Bill Kaiser Co., Kansas City, MO  
 TA-W-35,736; Diamond Resources, Inc., Williston, ND  
 TA-W-35,715; Gulf Canada Resources Limited, Denver, CO  
 TA-W-35,810; 4-Way Trucking, Hays, KS  
 TA-W-35,737; Weatherford International, Inc., Williston, ND  
 TA-W-35,814 & A; Fairfield Southern Railroad, A Wholly Owned Subsidiary of Birmingham Southern, Fairfield, AL and Birmingham Southern Car Shop, Ensley, AL  
 TA-W-35,791; Keystone Stihl, Inc., Mifflintown, PA  
 TA-W-35,571; Double EE Service, Inc., Williston, ND  
 TA-W-35,787; RR Donnelley & Sons, Fulfillment & Distribution Div., Dunmore, PA  
 TA-W-35,455; Hughes Christensen, Research & Development Group, Salt Lake City, UT

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

TA-W-35,437; US Can Co., Green Bay, WI  
 TA-W-35,502; AII Technologies, El Paso, TX  
 TA-W-35,514; Sun Apparel of Texas, Ltd., Armour Plant Cutting Room, El Paso, TX  
 TA-W-35,532; The Boeing Co., Monrovia, CA  
 TA-W-35,575; Jamesbury, Inc., El Paso Distribution Center, El Paso, TX  
 TA-W-35,855; Puget Plastics Corp., Tualatin, OR  
 TA-W-35,385; Rainbow Piece Dye, Fair Lawn, NJ  
 TA-W-35,441; Parker Technology LLC, Odessa, TX  
 TA-W-35,231; Cyprus Thompson Creek Mining Co., Challis, ID

TA-W-35,908; Block Drug Co., Inc., South Brunswick, NJ  
 TA-W-35,358; Alumax E.M.P., Bentonville, AR  
 TA-W-35,355; Spokane Wire Shop, Spokane, WA  
 TA-W-35,360; Koch Label Co L.L.C., Evansville, IN  
 TA-W-35,339, A, B, C, D; Garden State Tanning, Inc., Headquartered in King of Prussia, PA, Fleetwood, PA, Reading, PA Williamsport, MD and Adrian, MI  
 TA-W-35,335; New Holland North American, Inc., Belleville, PA  
 TA-W-35,632; Thomas & Betts Elastimold, Hackettstown, NJ  
 TA-W-35,757; Vanport Manufacturing, Inc., Boring, OR  
 TA-W-35,447; JPM Co of South Carolina, Winnsboro, SC  
 TA-W-35,288; Johns Manville Co., East Stroudsburg, PA  
 TA-W-35,224; Betzdearborn, Inc., Lake Zurich, IL  
 TA-W-35,669; Pathway Bellows, Oak Ridge, TN  
 TA-W-35,588; Ouebecor Printing Glen Burnie, MD  
 TA-W-35,461; 84 Mining Co., Eighty Four, PA  
 TA-W-35,494; Philips Lighting Co., Lewiston, ME  
 TA-W-35,639; Louisiana Pacific Corp., Saw and Planer Mill, Lockhart, AL  
 TA-W-35,677; Schuykill Haven Bleach & Dye Works, Inc., Schuykill Haven, PA  
 TA-W-35,610; Golden Cat Div. of Ralston Purina, Now Known as Ralston Purina, Gold Products Div., Olmsted, IL  
 TA-W-35,449 A & B; ARCO, d/b/a/ Arco International Oil and Gas Co (AIOGC), Plano, TX, & ARCO, d/b/a Arco Exploration and Production Technology (AEPT), Plano, TX & ARCO, d/b/a Arco International Services, Inc., (AIS), Plano, TX  
 TA-W-35,638; Northwest Stamping & Precision, Eugene, OR  
 TA-W-35,667; Federal Mogul Corp., Friction Products, New Castle, IN  
 TA-W-35,386; Tavernon Engraving, Patterson, NJ  
 TA-W-35,480; Florida Coast Paper Co L.L.C., Port St. Joe, FL  
 TA-W-35,859; Hekett Multiserv, A Div. of Harsco Corp., Slippery Rock, PA  
 TA-W-35,580; United Technologies Automotive, ESA Div., Brownsville, TX  
 TA-W-35,495; Intel Corp., PCSM Group, DuPont, WA  
 TA-W-35,628; Western Gas Resources, Inc., Denver, CO & Operating in the Following Locations: A; Ringwood, OK, B; Houston, TX and C; West TX

TA-W-35,591; Crown Cork and Seal Co., Inc., Omaha, NE  
 TA-W-35,723; Litton Applied Technology (ATD), Grants Pass, OR  
 TA-W-35,573; De La Rue Cash Systems, Inc., Bensalem, PA  
 TA-W-35,852 & A; Reading Anthracite Co., Pottsville, PA & Operating in The State of Pennsylvania  
 TA-W-35,679; Tektronix, Inc., Bend, OR  
 TA-W-35,754; Shasta, Inc., Monaca, PA  
 Increased imports did not contribute importantly to worker separations at the firm.  
 TA-W-35,694; Inland Paperboard & Packaging, Inc., Orange, TX  
 TA-W-35,366; Bellwether Performance Apparel Co., San Francisco, CA  
 TA-W-35,527; Goss Graphic Systems, Inc., (Formerly Rockwell International, Graphics Div.), Cedar Rapids, IA

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-35,651; A&E Machine Shop, Inc., Long Star, TX  
 TA-W-35,556; GE Fanuc Automation, Charlottesville, VA  
 TA-W-35,414; Baker Oil Tools, Baker Hughes, Inc., Headquartered in Houston, TX & Operating in the Following States: A; AR, B; CA, C; IL, D; KS, E; LA, F; MS, G; MO, H; NM, I; ND, J; OK, K; PA, L; TN, M; WY

The investigation revealed that criteria (2) has not been met. Sales or production did not decline during the relevant period as required for certification.

TA-W-35,805; Operators & Consulting Service, Inc., Lafayette, LA  
 TA-W-35,377; Wheeling-Pittsburgh Steel Corp., Allenport Plant, Allenport, PA

The investigation revealed that criteria (1) has not been met. A significant number or proportion of the workers did not become totally or partially separated from employment as required for certification.

#### **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-35,574; Permian Anchors, Inc., Odessa, TX: January 18, 1998
- TA-W-35,547; UCAR Carbon Co., Inc., Columbia, TN: January 9, 1998
- TA-W-35,577; Fruit of The Loom, Leesburg Yarn Mills, Union Underwear, Leesburg, AL: January 11, 1998
- TA-W-35,486 A&B; Key Energy Service, Rocky Mount Div., Williston, ND & Operating at Various Locations in The States of A; ND, and B; MT: December 23, 1997
- TA-W-35,330; Ausco Products, Inc., Benton Harbor, MI: November 23, 1997
- TA-W-35,426; Federal Mogul Ignition Products (Formerly Known as Cooper Automotive Co.), Burlington, IA: November 30, 1997
- TA-W-35,369; France Sports Manufacturing L.L.C., Goldendale, WA: December 3, 1997
- TA-W-35,484; Jensen & Robinson Construction, Inc., dba J&R Construction, Inc., Roosevelt, UT: December 30, 1997
- TA-W-35,279; Fox Point Sportswear, Inc., Wynne, AR: November 10, 1997
- TA-W-35,267; Delta Apparel Co., Decatur, TN: October 28, 1997
- TA-W-35,504 & A; Lanier Clothes, Press and Finishing Dept., Greenville, GA and Fayette, AL: December 16, 1997
- TA-W-35,584; Femsco Industries, San Angelo, TX: January 21, 1998
- TA-W-35,531; Weaver Service, Inc., dba WSI Cased Hole Specialist, Snyder, TX: January 6, 1998
- TA-W-35,266; Perry Manufacturing Co., Mt Airy, NC: November 28, 1997
- TA-W-35,390; Jaunty Textile, A Div. of Advanced Textile Composites, Inc., Scranton, PA: October 1, 1998
- TA-W-35,540 & A; Flowline Div., New Castle, PA and Whiteville, NC: January 6, 1998
- TA-W-35,090; Mead Paper Corp., Rumford, ME: October 5, 1997
- TA-W-35,190; Highlander Apparel, Inc., Carthage, TN: October 26, 1997
- TA-W-35,212; Herald Handbag Manufacturing Co., New York, NY: May 17, 1998
- TA-W-35,528; BP Exploration, Anchorage, AK: August 27, 1998
- TA-W-35,405; Snyder Oil Corp., Headquartered in Fort Worth, TX & Operating Throughout TX: February 3, 1998
- TA-W-35,496; Clevenger Industries, Inc., Marion, NC: January 5, 1998
- TA-W-35,296; Carbide/Graphite Group, Inc., St. Marys, PA: November 13, 1997
- TA-W-35,464; Trimfoot Co., Farmington, MO: December 28, 1997
- TA-W-35,538; Funk's Oil Field Service Co., Kincaid, TX: January 9, 1998
- TA-W-35,603; Midwestern Mud Service, Wichita Falls, TX: January 25, 1998
- TA-W-35,293; Saint Gobain Co/Carborundum Corp., Keasbey, NJ: November 19, 1997
- TA-W-35,342; Co-Steel Raritan, Perth Amboy, NJ: November 28, 1997
- TA-W-35,153; Tiger Accessories, Inc., Bay Shore, NY: October 9, 1997
- TA-W-35,312; Best Manufacturing, Cuthbert, GA: November 17, 1997
- TA-W-35,209; J.E. Morgan Knitting Mills, Inc., New Market, VA, & Operating at the Following Other Locations: A; Mt. Jackson, VA, B; Temaqua, PA, C; Valley View, PA, D; Tower City, PA and E; Williamstown, PA: October 2, 1997
- TA-W-35,301; Sharpsville Quality Products, Inc., Sharpsville, PA: November 19, 1997
- TA-W-35,470; General Electric Co., Industrial Systems Div., Mebane, NC: December 17, 1997
- TA-W-35,564; Guilford Mills, Inc., Sheet Dept., Herkimer, NY: December 14, 1997
- TA-W-35,309; Amoco Exploration & Production and Amoco Shared Services, Headquartered in Houston, TX & Operating at Various Locations in The Following States: A; AL, B; AR, C; CA, D; Co, E; FL, F; IL, G; KS, H; LA, I; MA, J; MI, K; MS, L; MO, M; NM, N; OK, O; TX, P; WY: September 30, 1998
- TA-W-35,395; Kentucky Textiles West, Inc., Checotah, OK: December 7, 1997
- TA-W-35,529; Russell Engine Service, Inc., Russell, KS: December 29, 1997
- TA-W-35,431; Premier Sportswear, Inc., Fall River, MA: December 14, 1997
- TA-W-35,650; Donnkenny Apparel, Inc. West Hempstead Plant, West Hempstead, NY: January 29, 1998
- TA-W-35,750; Cross Creek Apparel, Inc., Mt Airy, NC: January 22, 1998
- TA-W-35,554 & A; Lynx Petroleum Consultants, Inc., Hobbs, NM and Capitan Chemicals, Inc., Hobbs, NM & Operating at Various Locations in the State of NM: January 13, 1998
- TA-W-35,663; Baker Hughes Inteq. Headquartered in Houston, TX & Operating at Various Locations in The Following States: A; AK, B; CA, C; CO, D; LA, E; OK, F; TX, G; WY: February 2, 1998
- TA-W-35,515; U.S. Foam Co., Carlsbad, CA: December 16, 1997
- TA-W-35,827; Pennant Service Co., Denver CO and A; UT, B; WY, February 23, 1998
- TA-W-35,613; Conoco, Inc., US Exploration & Production and Operating in The Following States: A; TX, B; NM, C; OK, D; LA, E; ND: September 27, 1998
- TA-W-35,770; International Steel Wool Corp., Springfield, OH: February 24, 1998
- TA-W-35,536; Fourmost Garment, Inc., Bristol, VA: January 8, 1998
- TA-W-35,764; Mike Byrd Casing Crews, Inc. (Formerly MBCC, Inc. TX), Odessa, TX: February 17, 1998
- TA-W-35,780; Premiumwear, Inc., Firmont, NC: February 18, 1998
- TA-W-35,597; Three Star Drilling & Producing Corp. Headquartered in Sumner, IL & Operating Throughout the State of IL: January 19, 1998
- TA-W-35,713; Crete Oil Co., Inc., Crete, IL and Robinson, IL & Operating Throughout The State of IL: February 17, 1998
- TA-W-35,751; Baker Hughes Centrilitf, Cody, WY: February 4, 1998
- TA-W-35,642; Atlas Copco Compressors, Inc., Holyoke, MA: January 13, 1998
- TA-W-35,419; Graphic Packaging Corp., Div. Of Flexible Packaging, Franklin, OH: November 28, 1997
- TA-W-35,543; Sanyo Audio Manufacturing (USA), Corp., Milroy, PA: March 27, 1999
- TA-W-35,423; Fair Rite Products Corp., Springfield, VT: December 11, 1997.
- Also, pursuant to Title V of the North American Free Trade Agreement Implementation Act (P.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 February and March, 1999.
- 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 worker's 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 subdivisions have increased, and that the increases imports contributed importantly to such workers' separations or threat or 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-02903; Inland Paperboard & Packaging, Inc., Orange, TX  
 NAFTA-TAA-02870; Mill-Rite Farms, Inc., Albany, OR  
 NAFTA-TAA-02863; United Technologies Automotive, ESA Div., Brownsville, TX  
 NAFTA-TAA-02786; Bellwether Performance Apparel Co., San Francisco, CA  
 NAFTA-TAA-02872; Corning Consumer Products Co., Charleroi, PA  
 NAFTA-TAA-02783; Bonny Products, Wilmington, NC  
 NAFTA-TAA-02911; Schuykill Haven Bleach & Dye Works, Inc., Schuykill Haven, PA  
 NAFTA-TAA-02816; Blount, Inc., Forestry & Industrial Equipment Div., Prentice, WI  
 NAFTA-TAA-02875; Lear Corp., Interior Systems Group, Lewistown, PA  
 NAFTA-TAA-02818; 84 Mining Co., Eighty Four, PA  
 NAFTA-TAA-02705; Rexnord Corp., Roller Chain Div., Indianapolis, IN  
 NAFTA-TAA-02764; Fashions International, Scranton, PA  
 NAFTA-TAA-02908; Thomas & Betts Elastimold, Hackettstown, NJ  
 NAFTA-TAA-02867; Pendleton Woolen Mills, Fremont, NE  
 NAFTA-TAA-02867A; Pendleton Corporate Offices, Portland, OR  
 NAFTA-TAA-02867B; Columbia Wool Scouring, Portland, OR  
 NAFTA-TAA-02867C; Pendleton Oregon Mill, Pendleton, OR  
 NAFTA-TAA-02867D; Foundation Mill, Portland, OR

NAFTA-TAA-02867E; Washougal Mill, Washougal, WA

NAFTA-TAA-02867F; Bellevue Facility, Bellevue, NE

NAFTA-TAA-02867G; Doorr Woolen Mills, Guild, NH

NAFTA-TAA-02867H; Pendleton Sales Representative, Cincinnati, OH

NAFTA-TAA-02914; HAPCO Screen Printing, Inc., Emmaus, PA

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

NAFTA-TAA-03023; The Peninsula Group, Inc., Pacific Management Northwest, Inc., Tumwater, WA

NAFTA-TAA-03043; Dekko Automotive Technologies, Oselola, IA and Murray, IA

NAFTA-TAA-03013; Controlled Environments, Inc., Pembina, ND

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.

NAFTA-TAA-02935; Circle Four Farms, Milford, UT

NAFTA-TAA-02885; Cutler-Hammer, Sensors Business Unit, Everett, WA

The investigation revealed that criteria (1) and criteria (4) have not been met. A significant number or proportion of the workers' firm or an appropriate subdivision (including workers in any agricultural firm or appropriate subdivision thereof) have not become totally or partially separated from employment as required for certification. There has not been a shift in production by such workers' firm or subdivision to Mexico or Canada of articles which are produced by the firm or subdivision.

NAFTA-TAA-02842; AII Technologies, Inc., El Paso, TX

The investigation revealed that criteria (1) and criteria (2) have not been met. A significant number or proportion of the workers in such workers' firm or an appropriate subdivision (including workers in any agricultural firm or appropriate subdivision thereof) did not become totally or partially separated from employment as required for certification. Sales or production, or both, of such firm or subdivision have not decreased absolutely.

NAFTA-TAA-02910; Kai Jay Pants Co., A Calvin Klein Co, A Subsidiary of The Warnaco Group, Inc., Nesquehoning, PA

The investigation revealed that criteria (2) has not been met. Sales or production, or both, of such firm or subdivision have decreased absolutely.

#### Affirmative Determinations NAFTA-TAA

NAFTA-TAA-02847; Sun Apparel of Texas, Ltd, Armour Plant Cutting Room, El Paso, TX: March 22, 1999

NAFTA-TAA-02973; JWA Diving (aka Johnson Worldwide Association), Soniform Div., El Cajon, CA: February 25, 1998

NAFTA-TAA-02821; Tony Lama Boot Co., El Paso, TX: December 28, 1997

NAFTA-TAA-02929 & A, B; Indera Mills, Yadonville, NC and Winston-Salem, NC and North Wilkesboro, NC

NAFTA-TAA-02880; Salant Corp., Obion-Denton Facilities, Obion, TN and Union City, TN: January 23, 1998

NAFTA-TAA-02864; Daugherty Mfg. Co., Inc., Knoxville, TN: January 19, 1998

NAFTA-TAA-02817; MAE Garment Finishers, Inc. A/k/a Twin Keys Apparel, Inc., El Paso, TX: December 29, 1997

NAFTA-TAA-02886; Hopewell Sewing, Inc., Brodnax, VA: February 4, 1998

NAFTA-TAA-02915; The William Carter Co., Thomaston, GA: February 17, 1998

NAFTA-TAA-02938; Garden State Tanning, Inc., Fleetwood, PA: February 23, 1998

NAFTA-TAA-02853; Manufacturing and Technical Enterprises, Inc., East Wilton, ME: January 8, 1998

NAFTA-TAA-02931; Plastech, Inc., Corvallis, OR: February 4, 1998

NAFTA-TAA-02946; Gambro Healthcare, Inc., Newport News, VA: February 19, 1998

NAFTA-TAA-02857 & A; Wilkins Industries, Inc., Athens, GA and Jefferson, GA: January 15, 1998

NAFTA-TAA-02893; Kaufman Footwear Corp., Batavia, NY: March 3, 1999

NAFTA-TAA-02898; Peregrine, Inc., Peregrine USA, Livonia Operations, Livonia, MI: January 11, 1998

NAFTA-TAA-02730; Frenesius Medical Care, Renal Product Technologies, McAllen, TX: November 6, 1997

NAFTA-TAA-02766; Walls Industries, Inc., Ashville, AL: November 12, 1997

NAFTA-TAA-02742; Eaton Corp., Vehicle Switch/Electronics Div., Winamac, IN: November 13, 1997

NAFTA-TAA-02836; Linville Hosiery Co., Inc., Marion, NC: January 5, 1998

NAFTA-TAA-02779; Komatsu America International Co., Galion, OH: February 12, 1999

NAFTA-TAA-02791; Jinkerson Services, Inc., El Paso, TX: December 2, 1997  
 NAFTA-TAA-02800; Cross Creek Apparel, Inc., Floyd, VA: November 25, 1997  
 NAFTA-TAA-02913; Advantage Lift Systems, Williamson, PA: February 1, 1998

I hereby certify that the aforementioned determinations were issued during the months of February and March, 1999. 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: April 19, 1999.

**Grant D. Beale,**

*Acting Director, Office of Trade Adjustment Assistance.*

[FR Doc. 99-10481 Filed 4-26-99; 8:45 am]

BILLING CODE 4510-30-M

**DEPARTMENT OF LABOR**

**Employment and Training Administration**

[TA-W-34,968]

**Firstmiss Steel, Inc., Hollsopple, Pennsylvania; Notice of Affirmative Determination Regarding Application for Reconsideration**

By letter of February 3, 1999, the United Steelworkers of America requested administrative reconsideration of the Department of Labor's Notice of Negative Determination Regarding Eligibility To Apply for Worker Adjustment Assistance for workers of the subject firm. The denial notice was signed on January 29, 1999, and published in the **Federal Register** on February 25, 1999 (64 FR 9353).

The petitioner presents evidence that the Department's customer survey was incomplete.

**Conclusion**

After careful review of the application, I conclude that the claim is of sufficient weight to justify reconsideration of the Department of Labor's prior decision. The application is, therefore, granted.

Signed at Washington, DC, this 5th day of April, 1999.

**Grant D. Beale,**

*Acting Director, Office of Trade Adjustment Assistance.*

[FR Doc. 99-10477 Filed 4-26-99; 8:45 am]

BILLING CODE 4510-30-M

**DEPARTMENT OF LABOR**

**Employment and Training Administration**

[TA-W-35,347]

**National Fruit Products Company, Inc., Kent City, Michigan; Notice of Negative Determination on Reconsideration**

On February 16, 1999, the Department issued an Affirmative Determination Regarding Application for Reconsideration for the workers and former workers of the subject firm. The petitioners presented evidence that the customer survey was incomplete. The notice was published in the **Federal Register** on February 25, 1999 (64 FR 9357).

The Department initially denied TAA to workers of National Fruit Products Company, Inc. because the "contributed importantly" group eligibility requirement of Section 222(3) of the Trade Act of 1974, as amended, was not met. The investigation revealed that aggregate U.S. imports of articles like or directly competitive with the apple products processed at the Kent City, Michigan plant declined in January through October 1998 compared to January through October 1997. The subject firm shifted production of processed apple products from Kent City, Michigan to another domestic facility.

Fiscal year sales and production of processed apple products at Kent City increased in 1998 compared to 1997. On reconsideration, the investigation revealed that corporate-wide sales increased during the same time period. Therefore, a customer survey would serve no purpose. Declines in employment at the subject plant are primarily attributed to the company's decision to transfer production from Kent City, Michigan to another domestic facility.

**Conclusion**

After reconsideration, I affirm the original notice of negative determination of eligibility to apply for worker adjustment assistance for workers and former workers of National Fruit Products Company, Inc., Kent City, Michigan, under section 223 of the Trade Act of 1974.

Signed at Washington, DC, this 31st day of March 1999.

**Grant D. Beale,**

*Acting Director, Office of Trade Adjustment Assistance.*

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**DEPARTMENT OF LABOR**

**Employment and Training Administration**

**Pluma, Inc., TA-W-35,156D, Rocky Mount, Virginia; TA-W-35,156, Eden, North Carolina; TA-W-35,156A, Martinsville, Virginia; TA-W-35,156B, Chatham, Virginia; TA-W-35,156F, Commerce, California; Amended Notice of Revised Determination on Reopening**

In accordance with section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor issued a Notice of Revised Determination on Reopening on February 9, 1999, applicable to workers of Pluma, Inc., Rocky Mount, Virginia. The notice was published in the **Federal Register** on February 18, 1999 (64 FR 8129).

At the request of the company, the Department reviewed the revised determination for workers of the subject firm. New information provided by the company shows that worker separations have occurred at Pluma's Eden, North Carolina, Martinsville and Chatham, Virginia and Commerce, California facilities. The workers are engaged in employment related to the production of knitted activewear for ladies, men and children. Accordingly, the Department is amending the certification to cover workers of Pluma, Inc., Eden, North Carolina, Martinsville and Chatham, Virginia and Commerce, California.

The intent of the Department's certification is to include all workers of Pluma, Inc. adversely affected by increased imports.

The amended notice applicable to TA-W-35,156D is hereby issued as follows:

All workers of Pluma, Inc., Rocky Mount, Virginia (TA-W-35,156D), Eden, North Carolina (TA-W-35,156), Martinsville, Virginia (TA-W-35,156A), Chatham, Virginia (TA-W-35,156B) and Commerce, California (TA-W-35,156F) who became totally or partially separated from employment on or after October 15, 1997 through February 9, 2001 are eligible to apply for adjustment assistance under section 223 of the Trade Act of 1974.

Signed at Washington, DC, this 31st day of March, 1999.

**Grant D. Beale,**

*Acting Director, Office of Trade Adjustment Assistance.*

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