Applicant Investigations (DAI)" records still exist and are covered by the Office of Personnel Management System Notice "Personnel Investigation Records, OPM/Central-9." The "Clerical, Technical Professional Program (CTAP)" and the "Employee Profile System (DEPS)" System of Records still exist and are covered by the Office of Personnel Management System Notice, "General Personnel Records OPM/GOVT-1."

DEA is deleting the "Stride/Ballistics, JUSTICE/DEA-014," System of Records which was last published in the **Federal Register** on December 11, 1987 (52 FR 47200). This System of Records was erroneously reported as a Privacy Act System of Records. The records contained in the system are not retrievable by an individual's name or personal identifier and, thus, do not constitute a Privacy Act System of Records.

A proposal to remove the "International Intelligence Data Base, JUSTICE/DEA-007," the "Regional Automated Intelligence System (RAIDS), JUSTICE/DEA-028," and the "Agent Recruit Assessment Program, JUSTICE/DEA-030" appeared in the Federal Register on July 24, 1984, (49 FR 29857). These Systems of Records were erroneously listed in the 1997 Department of Justice Compilation of Privacy Act Systems of Records. It has been determined that these Systems of Records no longer exist. For clarification, these systems are again referenced in this Notice of Removal.

Therefore, the "International Intelligence Data Base," the "Medical Records," the "Stride/Ballistics," the "Drug Enforcement Administration Accounting System (DEAAS II)," the "Clerical, Technical Professional Program (CTAP)," the "Employee Profile System (DEPS)," the "Regional Automated Intelligence System (RAIDS)," the "Agent Recruit Assessment Program" are hereby removed from the Department of Justice's compilation of Privacy Act System.

Dated: October 25, 1999.

Stephen R. Colgate,

Assistant Attorney General for Administration.

 $[FR\ Doc.\ 99-29620\ Filed\ 11-12-99;\ 8:45\ am]$

BILLING CODE 4410-AR-M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-36,720]

Blue Fish Clothing, Incorporated Frenchtown, NJ; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on August 23, 1999 in response to a worker petition which was filed on behalf of workers at Blue Fish Clothing, Incorporated, Frenchtown, New Jersey.

The petitioner requested that the petition be withdrawn. Consequently, further investigation in this case would service no purpose, and the investigation has been terminated.

Signed at Washington, DC, this 1st day of November 1999.

Grant D. Beale.

Program Manager, Office of Trade Adjustment Assistance. [FR Doc. 99–29701 Filed 11–12–99; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-36,910]

Business Products and Services (BP&S), Department of Chevron Services Company, A Division of Chevron U.S.A., Inc., San Francisco, CA; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on September 30, 1999 in response to a worker petition which was filed on behalf of workers at the Business Products and Services (BP&S), San Francisco, California.

An active certification covering the petitioning group of workers is already in effect (TA–W–36,295B). Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed in Washington, DC, this 28th day of October, 1999.

Edward A. Tomchick,

Program Manager, Office of Trade Adjustment Assistance. [FR Doc. 99–29702 Filed 11–12–99; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-36,295, et al.]

Chevron U.S.A. Production Company (CPDN), Business Products and Services (BP&S), Department of Chevron Services Company, Divisions of Chevron U.S.A., Inc., Midland, TX and Operating at Various Locations in the Following States; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 USC 2273) the Department of Labor issued a Notice of Certification Regarding Eligibility to Apply for Worker Adjustment Assistance on July 6, 1999, applicable to workers of Chevron U.S.A. Production Company (CPDN), A Division of Chevron U.S.A., Inc, Midland, Texas and operating at various locations in the above mentioned states. The notice was published in the **Federal Register** on August 11, 1999 (64 FR 43724).

At the request of the company, the Department reviewed the certification for workers of the subject firm. The workers are engaged in employment related to the exploration and production of crude oil and natural gas. New information shows that Business Products and Services (BP&S) is a department of Chevron Services Company, which is one of two divisions of Chevron U.S.A., Inc., the other being Chevron U.S.A. Production Co. Information also shows that worker separations occurred at Business Products and Services (BP&S) operating at various locations in California. Louisiana and Texas. The workers provide support services (i.e., graphics, transportation, reprographics and mail) for the exploration and production of crude oil and natural gas provided by Chevron U.S.A. Production Company (CPDN), operating at various locations in California, Louisiana and Texas. Chevron USA Production Company is the sole customer of Business Products and Services operating at various locations in the above cited states.

Accordingly, the Department is amending the certification to cover the workers of Business Products and Services (BP&S) operating at various locations in California, Louisiana, and Texas.

The intent of the Department's certification is to include all workers of Chevron U.S.A. Production Company who were adversely affected by increased imports.

The amended notice applicable to TA–W–36,295 is hereby issued as follows:

All workers of Chevron U.S.A. Production Company (CPDN), Business Products and Services (BP&S), a department of Chevron Services Company, divisions of Chevron U.S.A., Inc., Midland, Texas (TA–W–36, 295) and at Various locations in California (TA–W–36,295B), Louisiana (TA–W–36,295D) and Texas, excluding Midland, (TA–W–36,295H) who became totally or partially separated from employment on or after April 27, 1998 through July 2, 2001 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC, this 28th day of October. 1999.

Edward A. Tomchick,

Program Manager, Office of Trade Adjustment Assistance.

[FR Doc. 99–29704 Filed 11–12–99; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-36,621, et al.]

Dart Energy Corp., Beckman Production Services Kalkalska, MI, et al.; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 USC 2273) the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on September 22, 1999, applicable to workers of Dart Energy Corporation, Beckman Production Services, Kalkalska, Michigan and Dart Oil and Gas Corporation, Mason, Michigan. The notice was published in the **Federal Register** on October 14, 1999 (64 FR 55750).

At the request of the company, the Department reviewed the certification for workers of the subject firm. New information shows that worker separations occurred at the Gaylord, Harrison and Mesick, Michigan facilities of Dart Energy Corp., Beckman Production Services. Worker separations have also occurred at the Marion, Michigan location of Dart Oil and Gas Corp. These locations are all parts of an integrated production process for Dart Energy Corp., headquartered in Mason, Michigan. The workers at these facilities are engaged in the oil and gas field services for major oil and gas companies and provide office and management support services.

The intent of the Department's certification is to provide coverage to all

workers of the subject firm adversely affected by increased imports. Accordingly, the Department is amending the certification to expand coverage to workers to Dart Energy Corp., Beckman Production Services, Gaylord, Harrison and Mesick, Michigan and Dart Oil and Gas Corp., Marion, Michigan.

The amended notice applicable to TA-W-36,621 and TA-W-36,621A is hereby issued as follows:

All workers of Dart Energy Corp., Beckman Production Services, Kalkalska, Michigan (TA–W–36,621), Gaylord, Michigan (TA–W–36,621C), Harrison, Michigan (TA–W–36,621D) Mesick, Michigan (TA–W–36,621E), and Dart Oil and Gas Corp., Mason, Michigan (TA–W–36,621A) and Marion, Michigan (TA–W–36,621AA) who became totally or partially separated from employment on or after July 20, 1998 through September 22, 2001 and eligible to apply for worker adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC this 3rd day of November, 1999.

Grant D. Beale.

Program Manager, Office of Trade Adjustment Assistance.

[FR Doc. 99–29710 Filed 11–12–99; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-36,554]

Hamilton Sundstrand Electronics (Formerly Hamilton Standard Electronics) CO Springs, Colorado; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on July 19, 1999, in response to a petition filed by a company official on the same date on behalf of workers at Hamilton Standard Electronics, currently Hamilton Sundstrand Electronics, Colorado Springs, Colorado.

The company official submitting the petition has requested that the petition be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed in Washington, DC this 27th day of October, 1999.

Edward A. Tomchick,

Program Manager, Office of Trade Adjustment Assistance. IFR Doc. 99–29705 Filed 11–12–99: 8:45

[FR Doc. 99–29705 Filed 11–12–99; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-36,657]

Modine Aftermarket Holdings, Inc., Including Leased Workers of Remedy Temps, Merced, California; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on August 27, 1999, applicable to workers of Modine Aftermarket Holdings, Inc., Merced, California. The notice was published in the **Federal Register** on October 14, 1999 (64 FR 55750).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. New information shows that workers of Modine Aftermarket Holdings, Inc. were leased from Remedy Temps to produce radiators for automobiles and trucks at the Merced, California plant. Worker separations occurred at Remedy Temps as a result of worker separations at Modine Aftermarket Holdings, Inc., Merced, California.

Based on these findings, the Department is amending the certification to include workers from Remedy Temps, Merced, California leased to Modine Aftermarket Holdings, Inc., Merced, California.

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

The amended notice applicable to TA-W-36,657 is hereby issued as follows:

All workers of Modine Aftermarket Holdings, Inc. Merced, California and leased workers of Remedy Temps, Merced, California engaged in employment related to the production of radiators for automobiles and trucks for Modine Aftermarket Holdings, Inc., Merced, California who became totally or partially separated from employment on or after July 19, 1998 through August 27, 2001 are eligible to apply for adjustment assistance under section 223 of the Trade Act of 1974.

Signed at Washington, DC this 3rd day of November, 1999.

Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance.

[FR Doc. 99–29711 Filed 11–2–99; 8:45 am] BILLING CODE 4510–30–M