APPENDIX—Continued

[Petitions instituted between 09/08/2003 and 09/12/2003]

TA–W	Subject firm (petitioners)	Location	Date of institution	Date of petition
52,812	Metaldyne Sintered Co. (Comp)	St. Mary's, PA	09/11/2003	08/20/2003
52,813	Eastman Kodak Co. (Comp)	Rochester, NY	09/11/2003	09/02/2003
52,814	Precision Tool and Design (Comp)	Erie, PA	09/11/2003	08/28/2003
52,815	Siemens Energy and Automation (Comp)			08/18/2003
52,816	Kester (Comp)			08/21/2003
52,817	Spencer's, Inc. (Comp)			09/02/2003
52,818	Hewlett Packard (Wkrs)			09/04/2003
52,819	BSN—Jobst (Comp)	10		09/05/2003
52.820	Telemundo Network Group (Wkrs)			08/28/2003
52.821	Intel Corp. (Wkrs)			09/05/2003
52.822	JacksonLea (Comp)	10 /		08/20/2003
52.823	Channel Products, Inc. (Comp)	1 0;		08/25/2003
52.824	Givaudan Flavoring Corp. (OH)			08/20/2003
52.825	Lynn Dean Fashions, Inc. (Comp)			08/19/2003
52,826	Tomak Precision (OH)			08/22/2003
52,827	Dana Corp. (Wkrs)			06/09/2003
52,828	AK Steel (Wkrs)			09/02/2003
,				
52,829	New Redford Plastic Bag Co. (Comp)			08/28/2003
52,830	Surgical Specialties Corp. (Wkrs)	Ada, OK		09/04/2003
52,831	SPX Dock Products (Comp)			09/03/2003
52,832	Apparel Ventures, Inc. (Comp)			09/08/2003
52,833	Owenby Company (The) (Comp)			09/02/2003
52,834	Safety Stitch, Inc. (The) (Comp)			08/22/2003
52,835	Southeastern Adhesives Co. (Wkrs)			09/02/2003
52,836	AA Consultants, Inc. (Comp)			09/05/2003
52,837	Sykes Enterprises (Wkrs)			08/27/2003
52,838	Vitco, LLC (Comp)	Nappanee, IN		09/03/2003
52,938	GE Engine Services (Comp)			08/27/2003
52,840	Merit Abrasive Products (Comp)			08/29/2003
52,841	Wheeling-Pittsburgh Steel Corp. (Wkrs)		09/12/2003	08/25/2003
52,842	Wal-Mart Distribution Center (Wkrs)			08/27/2003
52,843	Lear Corporation (UAW)		09/12/2003	09/05/2003
52,844	4 D's Ind. (Comp)	Tellico Plains, TN	09/12/2003	09/04/2003
52,845	Ranco North America (Comp)	Brownsville, TX	09/12/2003	08/26/2003
52,846	Brookman Cast Industries (Comp)	Salem, OR	09/12/2003	08/22/2003
52,847	MedSource Technologies (Wkrs)			08/26/2003
52,848	Snap-Tite (Wkrs)	Erie, PA	09/12/2003	08/29/2003
52,849	Renaissance Mark (GCU)	Baltimore, MD	09/12/2003	09/04/2003
52,850	Breed Technologies (Wkrs)		09/12/2003	09/28/2003
52,851	General Mills (Wkrs)			09/02/2003
52,852	Aurora Metals Division, LLC (Comp)			09/03/2003
52,853	Trenton Technology, Inc. (NY)			09/04/2003
52,854	U.S. Axle, Inc. (Comp)			09/26/2003
52,855	ON Semiconductor (Wkrs)			09/03/2003
52,856	Starbase Technologies, Inc. (Comp)			09/28/2003
02,000			03/12/2003	00/20/2000

[FR Doc. 03–25704 Filed 10–9–03; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

Notice of Determinations Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974, as amended, (19 U.S.C. 2273), the Department of Labor herein presents summaries of determinations regarding eligibility to apply for trade adjustment assistance for workers (TA–W) number and alternative trade adjustment assistance (ATAA) by (TA–W) number issued during the period of September 2003.

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

I. Section (a)(2)(A) all of the following must be satisfied:

A. A significant number or proportion of the workers in such workers' firm, or an appropriate subdivision of the firm, have become totally or partially separated, or are threatened to become totally or partially separated; B. The sales or production, or both, of such firm or subdivision have decreased absolutely; and

C. Increased imports of articles like or directly competitive with articles produced by such firm or subdivision have contributed importantly to such workers' separation or threat of separation and to the decline in sales or production of such firm or subdivision; or

II. Section (a)(2)(B) both of the following must be satisfied:

A. A significant number or proportion of the workers in such workers' firm, or an appropriate subdivision of the firm, have become totally or partially separated, or are threatened to become totally or partially separated; B. There has been a shift in production by such workers' firm or subdivision to a foreign country of articles like or directly competitive with articles which are produced by such firm or subdivision; and

C. One of the following must be satisfied:

1. The country to which the workers' firm has shifted production of the articles is a party to a free trade agreement with the United States;

2. The country to which the workers' firm has shifted production of the articles to a beneficiary country under the Andean Trade Preference Act, African Growth and Opportunity Act, or the Caribbean Basin Economic Recovery Act; or

3. There has been or is likely to be an increase in imports of articles that are like or directly competitive with articles which are or were produced by such firm or subdivision.

Also, in order for an affirmative determination to be made and a certification of eligibility to apply for worker adjustment assistance as an adversely affected secondary group to be issued, each of the group eligibility requirements of Section 222(b) of the Act must be met.

(1) Significant number or proportion of the workers in the workers' firm or an appropriate subdivision of the firm have become totally or partially separated, or are threatened to become totally or partially separated;

(2) The workers' firm (or subdivision) is a supplier or downstream producer to a firm (or subdivision) that employed a group of workers who received a certification of eligibility to apply for trade adjustment assistance benefits and such supply or production is related to the article that was the basis for such certification; and

(3) Either—

(A) The workers' firm is a supplier and the component parts it supplied for the firm (or subdivision) described in paragraph (2) accounted for at least 20 percent of the production or sales of the workers' firm; or

(B) A loss or business by the workers' firm with the firm (or subdivision) described in paragraph (2) contributed importantly to the workers' separation or threat of separation.

Negative Determinations for Worker Adjustment Assistance

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

The investigation revealed that criteria (a)(2)(A)(I.C.) (Increased imports) and (a)(2)(B)(II.B) (No shift in production to a foreign country) have not been met.

- TA–W–52,665; Textron Fastening Systems, a wholly-owned subsidiary of Textron, Inc., PFPD Plant, Tooling Department, Rockford, IL
- TA–W–52,489; Portola Packaging, Inc., U.S. Closure Div., Sumter, SC
- TA–W–52,580; Irwin-Hodson Metal Manufacturing LLC, Portland, OR
- TA–W–52,594; Squires Hardwoods, Inc., Shannon Div., Shannon, NC
- TA-W-52,374; Ellwood City Forge, a div. of Ellwood of The Ellwood Group, Inc., Ellwood City, PA
- TA-W-52,355; Honeywell International, Inc., Industry Solutions, Cupertino, CA
- TA–W–52,394; Guilford Mills, Inc., Guilford East, Wallace, NC
- TA–W–52,159; Milford Fabricating Co., Detroit, MI
- TA–W–52,416; Jolly Gardener, Poland, ME
- TA–W–52,576; Smith Meter, Inc., a/k/a/ FMV Technologies, Inc., Erie, PA
- TA–W–52,758; Bear Garden Fisheries, Kodiak, AK
- TA–W–52,761; Fishing Vessel (F/V) Leopard, Kenai, AK

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

- TA-W-52,598 & A; Minacs, Flint, MI &
- Swartz Creek, MI
- TA-W-52,622; Descartes Systems (USA) LLC, an affiliate of The Descartes Systems Group, Inc., Atlanta, GA
- TA–Ŵ–52,666; Preceed America, Inc., Hillsboro, OR
- TA–W–52,670; Joy Mining Machinery, Abingdon, VA
- TA-W-52,632; UAW-Daimler Chrysler Child Development Center, National Training Center, Huntsville, AL
- TA–W–52,383; AG Communication Systems, Phoenix, AZ
- TA–Ŵ–52,615; Underwriters Laboratories, Inc., Camas, WA
- TA-W-52,660; C.J. USA Transport, Wayne, MI
- TA-W-52,651; R.R. Donnelley & Sons Co., Lancaster Financial Printing Div., Lancaster, PA
- TA–W–52,637; MSX International Engineering Services, Inc., a whollyowned subsidiary of MSX International, Inc., Collaborative Engineering Management Services Div., Madison Heights, MI
- TA–W–52,444; Luzenac America, Inc., a subsidiary of Rio Tinto, PLC, Centennial, CO
- TA–W–52,451; Saurer, Inc., a/k/a Schlafhorst, Inc., Charlotte, NC

The investigation revealed that criterion (a)(2)(A)(I.A) (no employment decline) has not been met.

- TA–W–52,725; Fishing Vessel (F/V) Bad Bettv, Homer, AK
- TA–W–52,697; Pryor Fish Camp, Kodiak, AK

TA–W–52,760; Fishing Vessel (F/V) Freedom, Mt. Vernon, WA The investigation revealed that criteria (a)(2)(A)(I.C) (increased imports) and (a)(2)(B)(II.C) (has shifted production to a foreign country) have not been met.

TA–W–52,396; Phoenix Technologies, Ltd, Irvine, CA

The investigation revealed that criteria (a)(2)(A)(I.B) (Sales or production, or both, did not decline) and (a)(2)(B)(II.B) (has shifted production to a county not under the free trade agreement with U.S.) have not been met.

- TA–W–52,550; Crane Valve North America, Washington, IA
- TA–W–52,314; Presstek, Inc., Hudson, NH
- TA–W–52,399A; Morelock Enterprises, Closures Div., including leased workers from Staffing Services, Bend, OR

The investigation revealed that criteria (2) has not been met. The workers firm (or subdivision) is not a supplier or downstream producer to trade-affected companies.

- TA–W–52,353; Nevamar Co., LLC, Waverly, VA
- TA–W–52,568; Day International, Textiles Div., Greenville, SC
- TA–W–52,676; Defender Services, Inc., Working at Pillowtex Plant #1, Kannapolis, NC, A; Defender Services, Inc., Working at Pillowtex Plant #16, Salisbury, NC, B; Defender Services, Inc., Working at Pillowtex Plant #6, Concord, NC and C; Definder Services, Inc., Working at Pillowtex Corp., Eden, NC

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.

The following certifications have been issued. The requirements of (a)(2)(A) (increased imports) of Section 222 have been met.

- TA–W–52,530; Fluor Industrial Services, Inc., Maintenance and Industrial Services Div., Kannapolis, NC: August 11, 2002.
- TA-W-52,463; Kannapolis Energy Partners, LLC, Kannapolis, NC: July 31, 2002.

- TA–W–52,613; ITT Industries, Cannon Switch Products, including leased workers of Staffmark and Adecco, Loveland, CO: August 14, 2002.
- TA–W–52,415; Todays Plastics, Bonneville, AR: July 29, 2002.
- TA-W-52,418; Tyler Pipe Co., Utility Fittings Div., Tyler, TX: July 23, 2002.
- TA–W–52,491; Tembec Woodsville, Inc., Woodsville, NH: August 6, 2002.
- TA–W–52,176; Belmont Dyers Co., a div. of Meridian Dyed Yarn Group, Belmont, NC: June 4, 2002.
- TA–W–52,467; Johnson and Johnson Would Management, a div. of Ethicon, Inc., including leased workers of Kelly Services, Sherman, TX: August 4, 2002.
- TA-W-52,524; General Electric Appliances, a subsidiary of General Electric Co., Bloomington, IN: February 2, 2003.
- TA-W-51,906; The Central Brass Manufacturing Co., Cleveland, OH: May 22, 2002.
- TA-W-52,384 & A; Slater Screen Print Corp., Pawtucket, RI and Slater Dye Works, Inc., Pawtucket, RI: July 23, 2002.
- TA–W–52,405; Matheson Tri-Gas, a wholly owned subsidiary of Nippon Sanso, Site Services Div., Employed at Sony Semiconductor, San Antonio, TX: July 24, 2002.
- TA–W–52,417; Pennsylvania House, Inc., Lewisburg, PA: July 17, 2002.
- TA–W–52,342; Citation, Browntown, WI: July 16, 2002.
- TA-W-52,389; Master Carvers of Jamestown, Ltd, Jamestown, NY: July 16, 2002.
- TA-W-52,409; Baxter Healthcare Corp., Bioscience, Rochester, MI: July 20, 2002.
- TA-W-52,433; Design Engineering Management Co., Inc., including leased workers of Experience Works Staffing Service, Temp Associates, Inc., and CSI Employment Services, New London, IA: July 17, 2002.
- TA-W-52,399; Morelock Enterprises, Components Div., including leased workers from Staffing Services, Bend, OR: July 24, 2002.
- TA–W–52,626; Paper Converting Machine Co., Green Bay, WI: August 14, 2002.
- TA-W-52,180; Stencil Aire, LLC, Laster Excel Div., Green Lake, WI: June 27, 2002.
- TA-W-52,388; R.P. Adams Co., Inc., Buffalo, NY: May 14, 2002.
- TA–W–52,404; Curtis Specialty Papers, Port Huron Mill, Port Huron, MI: July 24, 2002.
- TA-W-52,414; Actco Tool and Manufacturing Co., Meadville, PA: July 17, 2002.

- TA–W–52,466; USR Optonix, Inc., Phosphor Div., Hackettstown, NJ: January 6, 2003.
- TA–W–51,720; Kidder, Inc., Agawam, MA: April 22, 2002.
- TA-W-52,559; Pillowtex Corp., Bed and Bath Div., including leased workers of Corestaff Agency, Rakes Staffing, A & R Agency and Ajilon Staffing, Kannapolis, NC: August 15, 2003.
- TA–W–52,680; Vaughan Furniture Co., Inc., Empire Plant, Johnson City, TN: August 21, 2002.
- TA–W–52,737; Triquint Optoelectronics, Inc., Breinigsville, PA: August 18, 2002.
- TA-W-52,476; Fieldcrest Cannon, Inc., a subsidiary of Pillowtex Corp., Bath Div. including leased workers of Corestaff Agency, Fieldale, VA: August 6, 2002.
- TA-W-52,477; Fieldcrest Cannon, Inc., a subsidiary of Pillowtex Corp., Bed Div., Decorative Bedding, including leased workers of A & R Staffing, Eden, NC.
- TA-W-52,478; Fieldcrest Cannon, Inc., a subsidiary of Pollowtex Corp., Bed Div., Plant 16, China Grove, NC: August 6, 2002.
- TA-W-52,479; Fieldcrest Cannon, Inc., a subsidiary of Pillowtex Corp., Bed Div., Plant 11, including leased workers of Corestaff Agency, Rockwell, NC: August 6, 2002.
- TA-W-52,480; Fieldcrest Cannon, Inc., a subsidiary of Pillowtex Corp., Bed Div., Plant 6, including leased workers of Corestaff Agency, Conford, NC: August 6, 2002.
- TA-W-52,481; Fieldcrest Cannon, Inc., a subsidiary of Pillowtex Corp., Bed Div., FC Finishing, Union, SC: August 6, 2002.
- TA-W-52,482; Fieldcrest Cannon, Inc, a subsidiary of Pillowtex Corp., Bath Div Warehouse, Mauldin, SC: August 6, 2002.
- TA-W-52,483; Pillowtex Corp., Pillow and Pad Div., Dallas, TX: August 6, 2002.
- TA–W–52,484; Pillowtex Corp., Pillow and Pad Div., Chicago, IL: August 6, 2002.
- TA-W-52,485; Pillowtex Corp., Pillow and Pad Div., Hanover, PA: August 6, 2002.
- TA–W–52,486; Pillowtex Corp., Pillow and Pad Div., Los Angeles, CA: August 6, 2002.
- TA–W–52,487; Pillowtex Corp., Pillow and Pad Div., Tunica, MS: August 6, 2002.
- TA-W-52,475; Fieldcrest Cannon, Inc., a subsidiary of Pillowtex Corp., Bath Div., including leased workers of Corestaff Agency, Scottsboro, AL: August 6, 2002.
- TA–W–52,679; GN Netcom, Inc., Nashua, NH: August 25, 2002.

- TA–W–52,535; Admanco, Inc., Ripon, WI: August 11, 2002.
- TA-W-52,524; Viceroy Gold Corp., Castle Mountain Mine, a subsidiary of Quest Capital Corp., Ivanpah, CA: August 8, 2003.
- TA–W–52,498; Smart Modular Technologies, (MA), Inc. a wholly owned subsidiary of Solectron Crop., Technology Solutions Business Unit Div., Wilmington, MS: August 7, 2002.
- TA–W–52,492; Buckeye Lumberton, Inc., Lumberton, NC: August 6, 2002.
- TA–W–52,488; McKenzie Forest Products, LLC, Myrtle Point, OR: August 6, 2002.

The following certifications have been issued. The requirements of (a) (2) (B) (shift in production) of Section 222 have been met.

- TA-W-52,460; Alice Manufacturing Co., Inc., Arial Plant. Div., Easley, SC: August 1, 2002.
- TA–W–52,599; Ruppe Hosiery, Inc., Kings Mountain, NC:. August 7, 2002.
- TA-W-52,446; Graphite Design International, Inc., San Diego, CA: July 22, 2002.
- TA-W-52,527; MOCAP, Inc., Farmington, MO: August 6, 2002.
- TA–W–52,385; Derby Fabricating LLC, Galesburg Plant, wholly owned by Raymond Loyd, Galesburg, IL: July 23, 2002.
- TA-W-52,453; National Metal Abrasives, Inc., Wadsworth, OH: July 30, 2002.
- TA–W–52,529; Marshall Gas Controls, a div. of S.H. Leggitt Co., San Marcos, TX: July 31, 2002.
- TA-W-52,551; Mueller Gas Products/ Lincoln Brass Works, Waynesboro, TN: August 12, 2002.
- TA–W–52,369; Hopper Radio of Florida, Weston, FL: July 10, 2002.
- TA-W-52,392; Chromalox, Inc., formerly known as Wiegand Industrial, a div. of J.P. Morgan Partners, LLC,. Ogden, UT: July 23, 2002.
- TA-W-52,429; Agilent Technologies, Asics Product Div. (APD), Fort Collins, CO: July 21, 2002.
- TA–W–52,571; The Dean Co., Princeton, WV: July 30, 2002.
- TA-W-52,542; Columbus Industries, Inc., Asheville, OH: August 11, 2002.
- TA-W-52,742; Fishercast, Inc., a div. of Fisher Gauge Ltd, Watertown, NY: August 17, 2002
- TA–W–52,763; Philadelphia Chewing Gum Corp., Havertown, PA: August 22, 2002.
- TA-W-52,503; Carolina Mills, Inc., Plant #2, Newton, NC: August 7, 2002.

- TA-W-52,678; Cooper Industries, Crouse-Hinds Div. formerly known as Myers Hubs, Montebello, CA: August 15, 2002.
- TA–W–52,687; Renfro Corp., Pulaski Plant, Pulaski, VA: August 16, 2002.
- TA-W-52,739; Springs Industries, Inc., Baby Products Div., Gainesville, GA: August 26, 2002.
- TA–W–52,634; Monona Wire Corp., Dodge Facility, Dekalb, IL: August 20, 2002.
- TA–W–52,570; Depuy Orthopedics, Inc., Albuquerque, NM: August 13, 2002.
- TA–W–52,558; Edison Fashion, Inc., Bronx, NY: August 11, 2002.
- TA–W–52,544; Alstom Power, Inc., Heat Exchange Div., Easton, PA: August 11, 2002.
- TA-W-52,608; Fruit of The Loom Texas, Inc., Harlingen, TX: August 11, 2002.
- TA–W–52,473; Maytag Corp., Maytag Appliance Div., Galesburg Refrigeration Products, Galesburg, IL: August 6, 2002

The following certification has been issued. The requirement of upstream supplier to a trade certified primary firm has been met.

TA-W-52,549; Broadway and Son Electric, Inc., Workers Employed at Pillowtex Corp., Kannapolis, NC: August 11, 2002.

Negative Determinations for Alternative Trade Adjustment Assistance

In order for the Division of Trade Adjustment Assistance to issued a certification of eligibility to apply for Alternative Trade Adjustment Assistance (ATAA) for older workers, the group eligibility requirements of Section 246(a)(3)(A)(ii) of the Trade Act must be met.

In the following cases, it has been determined that the requirements of Section 246(a)(3)(ii) have not been met for the reasons specified.

Since the workers are denied eligibility to apply for TAA, the workers cannot be certified eligible for ATAA.

- TA–W–52,598 & A; Minacs, Flint, MI and Swartz Creek, MI
- TA–W–52,665; Textron Fastening Systems, a wholly-owned subsidiary of Textron, Inc., PFPD Plant, Tooling Department Bockford II
- Tooling Department, Rockford, IL TA–W–52,622; Descartes Systems (USA) LLC, an affiliate of The Descartes Systems Group, Inc., Atlanta, GA
- TA–Ŵ–52,489; Portola Packaging, Inc., U.S. Closure Div., Sumter, SC
- TA-W-52,542; Columbus Industries, Inc., Asheville, OH
- TA–W–52,580; Irwin-Hodson Metal Manufacturing LLC, Portland, OR
- TA–W–52,666; Preceed America, Inc., Hillsboro, OR

- TA–W–52,670; Joy Mining Machinery, Abingdon, VA
- TA–W–52,594; Squires Hardwoods, Inc., Shannon Div., Shannon, NC

Affirmative Determinations for Alternative Trade Adjustment Assistance

In order for the Division of Trade Adjustment Assistance to issue a certification of eligibility to apply for Alternative Trade Adjustment Assistance (ATAA) for older workers, the group eligibility requirements of Section 246(a)(3)(A)(ii) of the Trade Act must be met.

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 determinations.

In the following cases, it has been determined that the requirements of Section 246(a)(3)(ii) have been met.

I. Whether a significant number of workers in the workers' firm are 50 years of age or older.

II. Whether the workers in the workers' firm possess skills that are not easily transferable.

III. The competitive conditions within the workers' industry (*i.e.*, conditions within the industry are adverse).

- TA-W-52,742; Fishercast, Inc., a div. of Fisher Gauge Ltd, Watertown, NY: August 17, 2002
- TA–W–52,763; Philadelphia Chewing Gum Corp., Havertown, PA: August 22, 2002.
- TA-W-52,503; Carolina Mills, Inc., Plant #2, Newton, NC: August 7, 2002.
- TA-W-52,678; Cooper Industries, Crouse-Hinds Div. formerly known as Myers Hubs, Montebello, CA: August 15, 2002.
- TA–W–52,687; Renfro Corp., Pulaski Plant, Pulaski, VA: August 16, 2002.
- TA–W–52,739; Springs Industries, Inc., Baby Products Div., Gainesville, GA: August 26, 2002.
- TA–W–52,634; Monona Wire Corp., Dodge Facility, Dekalb, IL: August 20, 2002.
- TA–W–52,570; Depuy Orthopedics, Inc., Albuquerque, NM: August 13, 2002.
- TA–W–52,558; Edison Fashion, Inc., Bronx, NY: August 11, 2002.
- TA–W–52,544; Alstom Power, Inc., Heat Exchange Div., Easton, PA: August 11, 2002.
- TA–W–52,608; Fruit of The Loom Texas, Inc., Harlingen, TX: August 11, 2002.
- TA-W-52,473; Maytag Corp., Maytag Appliance Div., Galesburg Refrigeration Products, Galesburg, IL: August 6, 2002.

- TA-W-52,559; Pillowtex Corp., Bed and Bath Div., including leased workers of Corestaff Agency, Rakes Staffing, A & R Agency and Ajilon Staffing, Kannapolis, NC: August 15, 2003
- TA–W–52,680; Vaughan Furniture Co., Inc., Empire Plant, Johnson City, TN: August 21, 2002.
- TA–W–52,737; Triquint Optoelectronics, Inc., Breinigsville, PA: August 18, 2002.
- TA-W-52,476; Fieldcrest Cannon, Inc., a subsidiary of Pillowtex Corp., Bath Div. including leased workers of Corestaff Agency, Fieldale, VA: August 6, 2002.
- TA-W-52,477; Fieldcrest Cannon, Inc., a subsidiary of Pillowtex Corp., Bed Div., Decorative Bedding, including leased workers of A & R Staffing, Eden, NC
- TA-W-52,478; Fieldcrest Cannon, Inc., a subsidiary of Pollowtex Corp., Bed Div., Plant 16, China Grove, NC: August 6, 2002.
- TA-W-52,479; Fieldcrest Cannon, Inc., a subsidiary of Pillowtex Corp., Bed Div., Plant 11, including leased workers of Corestaff Agency, Rockwell, NC: August 6, 2002.
- TA-W-52,480; Fieldcrest Cannon, Inc., a subsidiary of Pillowtex Corp., Bed Div., Plant 6, including leased workers of Corestaff Agency, Concord, NC: August 6, 2002.
- TA-W-52,481; Fieldcrest Cannon, Inc., a subsidiary of Pillowtex Corp., Bed Div., FC Finishing, Union, SC: August 6, 2002.
- TA–W–52,482; Fieldcrest Cannon, Inc., a subsidiary of Pillowtex Corp., Bath Div Warehouse, Mauldin, SC: August 6, 2002.
- TA–W–52,483; Pillowtex Corp., Pillow and Pad Div., Dallas, TX: August 6, 2002.
- TA–W–52,484; Pillowtex Corp., Pillow and Pad Div., Chicago, IL: August 6, 2002.
- TA-W-52,485; Pillowtex Corp., Pillow and Pad Div., Hanover, PA: August 6, 2002.
- TA–W–52,486; Pillowtex Corp., Pillow and Pad Div., Los Angeles, CA: August 6, 2002.
- TA–W–52,487; Pillowtex Corp., Pillow and Pad Div., Tunica, MS: August 6, 2002.
- TA-W-52,475; Fieldcrest Cannon, Inc., a subsidiary of Pillowtex Corp., Bath Div., including leased workers of Corestaff Agency, Scottsboro, AL: August 6, 2002.
- TA–W–52,679; GN Netcom, Inc., Nashua, NH: August 25, 2002.
- TA–W–52,535; Admanco, Inc., Ripon, WI: August 11, 2002.
- TA–W–52,524; Viceroy Gold Corp., Castle Mountain Mine, a subsidiary

of Quest Capital Corp., Ivanpah, CA: August 8, 2003.

- TA–W–52,498; Smart Modular Technologies, (MA), Inc. a wholly owned subsidiary of Solectron Crop., Technology Solutions Business Unit Div., Wilmington, MS: August 7, 2002.
- TA–W–52,492; Buckeye Lumberton, Inc., Lumberton, NC: August 6, 2002.
- TA-W-52,488; McKenzie Forest Products, LLC, Myrtle Point, OR: August 6, 2002.

I hereby certify that the aforementioned determinations were issued during the months of September. Copies of these determinations are available for inspection in Room C– 5311, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210 during normal business hours or will be mailed to persons who write to the above address.

Dated: September 18, 2003.

Timothy Sullivan,

Director, Division of Trade Adjustment Assistance. [FR Doc. 03–25722 Filed 10–9–03; 8:45 am]

BILLING CODE 4510–30–P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-52,638]

Vesuvius USA, Champaign Machine Shop, Champaign, Illinois; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, as amended, an investigation was initiated on August 21, 2003 in response to a worker petition filed by the company on behalf of workers at Vesuvius USA, Champaign Machine Shop, Champaign, Illinois.

The petitioner has requested that the petition be withdrawn. Consequently, the investigation has been terminated.

Signed at Washington, DC this 9th day of September, 2003.

Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. 03–25734 Filed 10–9–03; 8:45 am]

BILLING CODE 4510-30-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-52,723]

W-Phone, Inc., Highlands Ranch, CO; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on September 2, 2003 in response to a worker petition which was filed on behalf of workers at W-Phone, Inc., Highlands Ranch, Colorado.

All workers were separated from the subject firm more than one year before the date of the petition. Section 223(b) of the Act specifies that no certification may apply to any worker whose last separation occurred more than one year before the date of the petition. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed in Washington, DC, this 8th day of September 2003.

Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. 03–25728 Filed 10–9–03; 8:45 am] BILLING CODE 4510–30–P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-51,455A and TA-W-51,455C]

White Rodgers, Coils Division, A Division of Emerson, Harrison, Arkansas; and White Rodgers, Air Cleaners Division, A Division of Emerson, Harrison, Arkansas; Notice of Negative Determination Regarding Application for Reconsideration

By application of June 19, 2003, a company official requested administrative reconsideration of the Department's negative determination regarding eligibility for workers and former workers of the subject firm to apply for Trade Adjustment Assistance (TAA). The denial notice was signed on June 4, 2003 and published in the **Federal Register** on April 24, 2003 (68 FR 36847).

Pursuant to 29 CFR 90.18(c) reconsideration may be granted under the following circumstances:

(1) If it appears on the basis of facts not previously considered that the determination complained of was erroneous;

(2) If it appears that the determination complained of was based on a mistake

in the determination of facts not previously considered; or

(3) If in the opinion of the Certifying Officer, a mis-interpretation of facts or of the law justified reconsideration of the decision.

The TAA petition, filed on behalf of workers at White Rodgers, Coils Division, a division of Emerson, Harrison, Arkansas (TA–W–51,455A) engaged in the production of coils, and on behalf of workers at White Rodgers, Air Cleaner Division, a division of Emerson, Harrison, Arkansas (TA–W– 51,455C) were denied because the "contributed importantly" group eligibility requirement of Section 222(3) of the Trade Act of 1974 was not met and production was not shifted abroad.

The company official who filed the reconsideration request stated that, in regard to the Coils Division, production at the subject division was dependent on other divisions being adjacent; once production phases that preceded coil production (injection molding used to wind coils), and followed coil production (gas valves that incorporated the coils) were shifted from the subject division site, it became necessary to move the coil production to another domestic location. As a result, the official contends, the coil production was impacted by a shift of production to Mexico.

Contact with another company official confirmed what had been established in the initial investigation, which was that production at the Coils Division shifted exclusively to a domestic site. It was also revealed that, although competitive production does occur at an affiliate in Mexico, there was no evidence of a shift from the subject facility to the Mexican affiliate or any U.S. imports resulting from this or any other foreign production.

The company official who filed the reconsideration request also stated that, in regard to the Air Cleaner Division, (TA–W–51–455C) production had been shifted to Mexico in June of 2003.

Follow up contact with the company revealed that the majority of production was shifted from the Air Cleaner Division in Harrison, Arkansas to Mexico. However, the shift began outside of the relevant period of this investigation. The petitioners are thus encouraged to file a new petition on behalf of workers at the Air Cleaner Division, thereby creating a relevant period of investigation that would include changing conditions.

Conclusion

After review of the application and investigative findings, I conclude that there has been no error or