at P.C. Cutting & Apparel, Hialeah, Florida.

The petition regarding the investigation has been deemed invalid. The three petitioners are in separately identifiable worker groups within the departments at the subject firm. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed in Washington, DC, this 16th day of May, 2003.

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. 03–13809 Filed 6–2–03; 8:45 am] BILLING CODE 4510-30-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-37,279]

Sterling Diagnostic Imaging, Inc., Currently Known as AGFA, Including Workers of EDS, Brevard, NC; 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 March 22, 2002, applicable to workers of Sterling Diagnostic Imaging, Inc., Brevard, North Carolina. The notice was published in the **Federal Register** on April 21, 2000 (65 FR 21472).

At the request of the petitioners, the Department reviewed the certification for workers of the subject firm. The workers produce medical X-ray film and the polyester based chemicals used in its manufacture. Sterling Diagnostic Imaging, Inc. was purchased by Agfa Corporation in May 1999. New information shows that some employees of EDS, Charlotte, North Carolina, working at Sterling Diagnostic Imaging, Inc., Brevard, North Carolina were separated from employment.

The intent of the Department's certification is to provide coverage to all workers at the firm adversely affected by increased imports of x-ray film and chemicals. Therefore, the Department is amending the certification to include employees of EDS engaged in employment related to the production of x-ray film and chemicals at Sterling Diagnostic Imaging, Inc., currently known as Agfa Corporation, Brevard, North Carolina. The amended notice applicable to TA–W–37,279 is hereby issued as follows:

All workers of Sterling Diagnostic Imaging, Inc., currently known as Agfa Corporation, Brevard, North Carolina, and workers of EDS engaged in employment related to the production of x-ray film and chemicals at Sterling Diagnostic Imaging, Inc., currently known as Agfa Corporation, Brevard, North Carolina, who became totally or partially separated from employment on or after January 6, 1999 through March 22, 2002, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC, this 13th day of February, 2003.

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. 03–13815 Filed 6–2–03; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-39,592 and TA-W-39,592A]

Viceroy Gold, Castle Mountain Mine, Searchlight, NV and Viceroy Gold, Castle Mountain Mine, Ivanpah, CA; 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 7, 2002, applicable to workers of Viceroy Gold Corporation, Castle Mountain Mine, Searchlight, Nevada. The notice was published in the Federal Register on August 23, 2001 (66 FR 44378). The certification was amended on April 23, 2002, to include workers of MK Gold Company, Searchlight, Nevada, engaged in employment related to the production of gold and silver doré at the Castle Mountain mine.

At the request of a company official, the Department reviewed the certification for workers of the subject firm. Information contained in the record and noted in the decision document shows that the mine expands into San Bernardino County, California. The company reports that workers of the mine in California, specifically Ivanpah, are being separated from employment.

It is the Department's intent to include all workers of Viceroy Gold Corporation, Castle Mountain Mine, affected by increased imports of gold and silver in doré bar form. Accordingly, the Department is amending the certification to include all workers of Viceroy Gold Corporation, Castle Mountain Mine, Ivanpah, California.

The amended notice applicable to TA–W–39,592 is hereby issued as follows:

All workers of Viceroy Gold Corporation, Castle Mountain Mine, Searchlight, Nevada, and workers of MK Gold Company engaged in employment related to the production of gold and silver in doré bar form at Viceroy Gold Corporation, Castle Mountain Mine, Searchlight, Nevada (TA–W–39,592); and all workers of Viceroy Gold Corporation, Castle Mountain Mine, Ivanpah, California (TA–W– 39,592A), who became totally or partially separated from employment on or after June 20, 2000, through August 7, 2003, are eligible to apply for adjustment assistance under section 223 of the Trade Act of 1974.

Signed at Washington, DC, this 27th day of January, 2003.

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 03–13816 Filed 6–2–03; 8:45 am] BILLING CODE 4510–30–P

DEPARTMENT OF LABOR

Employment and Training Administration

Workforce Investment Act; Indian and Native American Programs under Section 166 Notice of Reestablishment of Native American Employment and Training Council

In accordance with the provisions of the Federal Advisory Committee Act, the Secretary of Labor has determined that the reestablishment of the Native American Employment and Training Council is in the public interest consistent with the requirements of title I, section 166(h)(4) of the Workforce Investment Act (WIA).

The Council will provide advice to the Secretary of Labor regarding the overall operation and administration of the Native American employment and training programs authorized under WIA title I, section 166, as well as the implementation of other programs providing services to Native American youth and adults under this Act. The Secretary and the Assistant Secretary of Labor for Employment and Training view the Council as the primary vehicle to accomplish the Department's commitment to work closely with the Indian and Native American community on employment and training issues.

The Council shall be composed of approximately 21 members representing Indians, Alaska Natives, and Native Hawaiians. These members shall be appointed by the Secretary from among individuals nominated by Indian tribes or Indian, Alaska Native, or Native Hawaiian organizations. An equitable geographic distribution will be sought, including representation of both tribes and non-tribal Native American organizations. Council members shall not be compensated and shall not be deemed to be employees of the United States.

The Council shall function solely as an advisory body, and in compliance with the provisions of the Federal Advisory Committee Act. Its charter will be filed under the Act 15 days from the date of this publication.

Interested persons are invited to submit comments regarding the renewal of the Native American Employment and Training Council. Such comments should be addressed to: Mr. James C. DeLuca, Chief, Division of Indian and Native American Programs, U.S. Department of Labor, Employment and Training Administration, Room N-4641, 200 Constitution Avenue, NW., Washington, DC 20210. The voice telephone number is (202) 693-3754 (this is not a toll-free number). Mr. DeLuca's E-Mail address is: DeLuca.James@dol.gov. DINAP's fax number is (202) 693-3818.

Signed in Washington, DC, this 22nd day of May, 2003.

Emily Stover DeRocco,

Assistant Secretary, Employment and Training Administration. [FR Doc. 03–13802 Filed 6–2–03; 8:45 am] BILLING CODE 4510–30–P

DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-7590]

Jabil Circuit, Inc., Including Leased Workers of Manpower Temporary Services, Meridian, ID; Amended 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 December 10, 2002, applicable to all workers of Jabil Circuit, Inc. located in Meridian, Idaho. The notice was published in the **Federal Register** on December 26, 2002 (67 FR 78817).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. Information provided by the State agency shows that workers leased from Manpower Temporary Services were engaged in the production of printed circuit boards at Jabil Circuit in Meridian, Idaho.

Based on this information, the Department is amending the certification to include leased workers of Manpower Temporary Services engaged in the production of printed circuit boards at the subject firm.

The intent of the Department's certification is to include all workers of the subject firm who were adversely affected by the shift in production of printed circuit boards to Mexico.

The amended notice applicable to NAFTA–7590 is hereby issued as follows:

"All workers of Jabil Circuit, Inc., Meridian, Idaho, and leased workers of Manpower Temporary Services engaged in the production of printed circuit boards at Jabil Circuit, Inc., Meridian, Idaho, who became totally or partially separated from employment on or after September 23, 2001, through December 10, 2004, are eligible to apply for NAFTA-TAA under Section 250 of the Trade Act of 1974."

Signed at Washington, DC, this 6th day of March, 2003.

Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. 03–13813 Filed 6–2–03; 8:45 am]

BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Mine Safety and Health Administration

Petitions for Modification

The following parties have filed petitions to modify the application of existing safety standards under section 101(c) of the Federal Mine Safety and Health Act of 1977.

1. Canyon Fuel Company, LLC

[Docket No. M-2003-032-C]

Canvon Fuel Company, LLC, HC 35 Box 380, Helper, Utah 84526 has filed a petition to modify the application of 30 CFR 75.1002(a) (Installation of electric equipment and conductors; permissibility) to its Skyline Mine No. 3 (MSHA I.D. No. 42-01566) located in Carbon County, Utah. The petitioner requests a modification of the standard to permit the use of low voltage or battery powered non-permissible electronic testing and diagnostic equipment within 150 feet of pillar workings under controlled conditions. The petitioner requests a modification of the existing standard to permit the

following non-permissible equipment to be used within 150 feet from pillar workings (longwall gob): laptop computers, oscilloscopes, vibration analysis machines, cable fault detectors, point temperature probes, infrared temperature devices, insulation testers (meggers), voltage, current and power measurement devices and recorders, pressure and flow measurement devices, signal analyzer device, ultrasonic thickness gauges, electronic component testers, and electronic tachometers, other testing and diagnostic equipment that may be approved by the MSHA District Office. The petitioner states that non-permissible electronic testing and diagnostic equipment shall only be used when equivalent permissible equipment does not exist. The petitioner further states that a qualified person shall continuously monitor for methane immediately before and during the use of non-permissible electronic test and diagnostic equipment in or inby the last open crosscut as defined in existing standard 30 CFR 75.151. The petitioner has listed in this petition for modification specific procedures that would be followed when using this equipment. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as the existing standard.

2. R & D Coal Company

[Docket No. M-2003-033-C]

R & D Coal Company, 214 Vaux Avenue, Tremont, Pennsylvania 17981 has filed a petition to modify the application of 30 CFR 75.1002 now 75.1002 (Installation of electric equipment and conductors; permissibility) to its Buck Mountain Slope (MSHA I.D. No. 36-02053) located in Schuvlkill County, Pennsylvania. The petitioner requests a modification in the application of the existing standard to then permit the use of non-permissible electric equipment within 150 feet of the pillar line. The petitioner states that the nonpermissible equipment would include drags and battery locomotives due in part to the method of mining used in pitching anthracite mines and the alternative evaluation of the mine air quality for methane on an hourly basis during operation. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as the existing standard.

3. Consol Pennsylvania Coal Company

[Docket No. M-2003-034-C]

Consol Pennsylvania Coal Company, 1800 Washington Road, Pittsburgh,