Overview of This Information Collection

- (1) Type of Information Collection: Extension of a Currently Approved Collection.
- (2) Title of the Form/Collection: Application for Registration Under Domestic Chemical Diversion Control Act of 1993 and Renewal Application for Registration under Domestic Chemical Diversion Control Act of 1993.
- (3) Agency form number, if any, and the applicable component of the Department sponsoring the collection: Form Number: DEA Form 510 and DEA Form 510a. Office of Diversion Control, Drug Enforcement Administration, Department of Justice.
- (4) Affected public who will be asked or required to respond, as well as a brief abstract: Primary: Business or other forprofit. Other: Not-for-profit, government agencies. The Domestic Chemical Diversion Control Act requires that manufacturers, distributors, importers, and exporters of List I chemicals that may be diverted in the United States, for the production of illicit drugs must register with DEA. Registration provides a system to aid in the tracking of the distribution of List I chemicals.
- (5) An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond/reply: To Respond: DEA estimates that 3,054 persons respond to this collection annually. DEA estimates that it takes 30 minutes for an average respondent to respond when completing the application on paper, and 15 minutes for an average respondent to respond when completing an application electronically. This application is submitted annually.
- (6) An estimate of the total public burden (in hours) associated with the collection: There are 1,503 total estimated annual hours associated with this information collection.

If additional information is required contact: Brenda E. Dyer, Department Clearance Officer, United States Department of Justice, Justice Management Division, Policy and Planning Staff, Patrick Henry Building, Suite 1600, 601 D Street NW., Washington, DC 20530.

Dated: February 15, 2005.

Brenda E. Dyer,

Department Clearance Officer, Department of Justice.

[FR Doc. 05–3258 Filed 2–18–05; 8:45 am] BILLING CODE 4410–09–P

DEPARTMENT OF LABOR

Employment And Training Administration

[TA-W-53,129]

Bayer Pharmaceuticals Corporation, Pharmaceutical Division, West Haven, CT; Amended Notice of Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

Including employees of Bayer Pharmaceuticals Corporation Pharmaceutical Division, West Haven, Connecticut located in the following states:

TA-W-53,129A Alabama TA-W-53,129V Alaska

TA-W-53,129B Arizona

TA-W-53,129W Arkansas

TA-W-53,129C California

TA-W-53,129X Colorado

TA-W-53,129D Florida

TA-W-53,129Y Georgia TA-W-53,129E Hawaii

TA-W-53,129Z Idaho

TA-W-53,129F Illinois

TA–W–53,129AA Indiana

TA-W-53,129G Kansas TA-W-53,129BB Louisiana

TA-W-53,129BB Louisiana TA-W-53,129H Maryland

TA-W-53,129CC Massachusetts

TA-W-53,129I Michigan

TA-W-53,129DD Minnesota

TA-W-53,129J Mississippi

TA-W-53,129EE Missouri TA-W-53,129K Montana

TA-W-53,129FF Nevada

TA-W-53,129L New Hampshire

TA-W-53,129GG New Jersey

TA-W-53,129M New Mexico

TA-W-53,129HH New York

TA-W-53,129N North Carolina

TA-W-53,129II North Dakota

TA-W-53,129O Ohio

TA-W-53,129JJ Oklahoma TA-W-53,129P Oregon

TA-W-53,129KK Pennsylvania

TA-W-53,129Q Rhode Island

TA-W-53,129LL South Carolina

TA-W-53,129R South Dakota TA-W-53,129MM Tennessee

TA-W-53.129S Texas

TA-W-53,129NN Utah

TA-W-53,129T Virginia

TA-W-53,129OO Washington

TA-W-53,129U West Virginia TA-W-53,129PP Wisconsin

In accordance with section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor issued a Notice of Certification Regarding Eligibility to Apply for Worker Adjustment Assistance on October 24, 2003, applicable to workers of Bayer Pharmaceuticals Corporation, Pharmaceutical Division, West Haven, Connecticut. The notice was published in the Federal Register on November 28, 2003 (68 FR 66878).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. New information shows that workers were separated involving employees of the West Haven, Connecticut facility of Bayer Pharmaceuticals Corporation, Pharmaceutical Division located in the above mentioned states. These employees provided sales support services for the production of pharmaceutical products at the West Haven, Connecticut location of the subject firm.

Based on these findings, the Department is amending this certification to include employees of the West Haven, Connecticut facility of Bayer Pharmaceuticals Corporation, Pharmaceutical Division, located in the above mentioned states.

The intent of the Department's certification is to include all workers of Bayer Pharmaceuticals Corporation, Pharmaceutical Division, West Haven, Connecticut, who were adversely affected by increased imports.

The amended notice applicable to TA-W-53,129 is hereby issued as follows:

All workers of Bayer Pharmaceuticals Corporation, Pharmaceutical Division, West Haven, Connecticut (TA-W-53,129), including employees of Bayer Pharmaceuticals Corporation, Pharmaceutical Division, West Haven, Connecticut, located in the following states: Alabama (TA-W-53,129A), Arizona (TA-W-53,129B), California (TA-W-53,129C), Florida (TA-W-53,129D), Hawaii (TA-W-53,129E) Illinois (TA-W-53,129F), Kansas (TA-W-53,129G), Maryland (TA-W-53,129H), Michigan (TA-W-53,129I, Mississippi (TA-W-53,129J), Montana (TA-W-53,129K), New Hampshire (TA-W-53,129L), New Mexico (TA-W-53,129M), North Carolina (TA-W-53,129N), Ohio (TA-W-53,129O), Oregon (TA-W-53,129P), Rhode Island (TA-W-53,129Q), South Dakota (TA-W-53.129R), Texas (TA-W-53,129S), Virginia (TA-W-53,129T), West Virginia (TA-W-53,129U), Alaska (TA-W-53,129V), Arkansas (TA-W-53,129W), Colorado (TA-W-53,129X), Georgia (TA-W-53,129Y), Idaho (TA-W-53,129Z), Indiana (TA-W-53,129AA), Louisiana (TA-W-53,129BB), Massachusetts (TA-W-53,129CC), Minnesota (TA-W-53,129DD), Missouri (TA-W-53,129EE), Nevada (TA-W-53,129FF), New Jersey (TA-W-53,129GG), New York (TA-W-53,129HH), North Dakota (TA-W-53,129II), Oklahoma (TA-W-53,129JJ), Pennsylvania (TA-W-53,129KK), South Carolina (TA-W-53,129LL), Tennessee (TA-W-53,129MM), Utah (TA-W-53,129NN), Washington (TA-W-53,129OO), Wisconsin (TA-W-53,129PP), who became totally or partially separated from employment on or after October 1, 2002, through October 24, 2005, are eligible to apply for adjustment assistance under section 223 of the Trade Act of 1974.

Signed in Washington, DC this 1st day of February, 2005.

Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E5–686 Filed 2–18–05; 8:45 am]

BILLING CODE 4510-30-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-56,172]

Cooper-Atkins Corporation, Including Leased Workers of Wal-Staf Staffing Agency, Gainesville, FL; Amended Certification Regarding Eligibility to Apply for Worker Adjustment Assistance and Alternative Trade 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 and Alternative Trade Adjustment Assistance on January 13, 2005, applicable to workers of Cooper-Atkins Corporation, Gainesville, Florida. The notice was published in the Federal Register on February 7, 2005 (70 FR 6460).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. Information provided by the company shows that leased workers of Wal-Staf Staffing Agency were employed at Cooper-Atkins Corporation to produce thermocouple thermometers at the Gainesville, Florida location of the subject firm.

Based on these findings, the Department is amending this certification to include leased workers of Wal-Staf Staffing Agency, Gainesville, Florida employed at Cooper-Atkins Corporation, Gainesville, Florida.

The intent of the Department's certification is to include all workers of Cooper-Atkins Corporation who were adversely affected by increased imports.

The amended notice applicable to TA-W-56,172 is hereby issued as follows:

All workers of Cooper-Atkins Corporation, Gainesville, Florida including leased workers of Wal-Staf Staffing Agency, Gainesville engaged in employment related to the production of thermocouple thermometers at Cooper-Atkins Corporation, Gainesville, Florida, who became totally or partially separated from employment on or after December 6, 2003, through January 13, 2007, are eligible to apply for adjustment assistance under section 223 of the Trade Act of 1974 and are also eligible to apply for alternative

trade adjustment assistance under section 246 of the Trade Act of 1974.

Signed at Washington, DC this 9th day of February 2005.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E5–690 Filed 2–18–05; 8:45 am]

BILLING CODE 4510-30-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-55,848]

Crotty Corporation, Quincy, MI; Notice of Revised Determination on Reconsideration

By letter dated December 16, 2004, a petitioner requested administrative reconsideration regarding the Department's Negative Determination Regarding Eligibility To Apply for Worker Adjustment Assistance, applicable to the workers of the subject firm.

The initial investigation resulted in a negative determination issued on December 1, 2004, based on the finding that the workers of the subject facility did not supply a component part to a trade certified firm, because the articles produced by the petitioning worker group were finished products, and not component parts of articles that were the basis for certification of the primarily affected firm. Moreover, imports of automotive sun visors did not contribute importantly to worker separations at the subject plant, and no shift of production to a foreign source occurred. The denial notice was published in the **Federal Register** on December 22, 2004 (69 FR 76785).

To support the request for reconsideration, the petitioner supplied additional information indicating that although the subject firm had lost a contract to produce a specific model line of sun visors (GMT–360) for a major customer to another domestic firm, that firm actually produces the sun visors in Mexico

Upon further review and contact with the subject firm and the major customer, it was revealed that when the original bid survey was conducted, the major customer did not know that the winning bidder (another domestic firm) would be producing the sun visors in Mexico. New information confirms that said sun visors are now being produced in Mexico and imported to the U.S. for delivery to the customer.

The investigation further revealed that there were declines in sales, production,

and employment at the subject facility during the relevant period, and the loss of this contract accounted for a meaningful portion of the subject facility's lost sales and production.

In accordance with section 246 the Trade Act of 1974 (26 U.S.C. 2813), as amended, the Department of Labor herein presents the results of its investigation regarding certification of eligibility to apply for alternative trade adjustment assistance (ATAA) for older workers.

In order for the Department to issue a certification of eligibility to apply for ATAA, the group eligibility requirements of section 246 of the Trade Act must be met. The Department has determined in this case that the requirements of section 246 have been met.

A significant number of workers at the subject division are age 50 or over and possess skills that are not easily transferable. Competitive conditions within the industry are adverse.

Conclusion

After careful review of the additional facts obtained on reconsideration, I conclude that increased imports of articles like or directly competitive with those produced at Crotty Corporation, Quincy, Michigan, contributed importantly to the declines in sales or production and to the total or partial separation of workers at the subject firm. In accordance with the provisions of the Act, I make the following certification:

All workers of Crotty Corporation, Quincy, Michigan, who became totally or partially separated from employment on or after October 20, 2003 through two years from the date of this certification, are eligible to apply for adjustment assistance under section 223 of the Trade Act of 1974, and are eligible to apply for alternative trade adjustment assistance under section 246 of the Trade Act of 1974

Signed in Washington, DC this 14th day of February 2005.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E5-689 Filed 2-18-05; 8:45 am]

BILLING CODE 4510-30-P