(resigned 12/31/2002); Citrix Systems, Inc., Gerrards Cross, Bucks, United Kingdom: CMG Wireless Data Solutions B.V., Nieuwegein, The Netherlands; CoCoNet AG, Erkrath, Germany; Creanor Oy, Helsinki, Finland (resigned 12/31/ 2002); Embedded & Mobile Systems, Inc., Delray Beach, FL (resigned 12/31/ 2002); Entrust, Addison, TX; Hitachi, Ltd., Tokyo, Japan; IrisCube SpA, Milano, Italy; Kenwood Corporation, Kanagawa, Japan; Mitsui & Co, Ltd., Tokyo, Japan; Mobile Economy Ltd., Rosh Ha'ayin, Israel; Mobileaware Limited, Dublin, Ireland; mobileID, Inc., Menlo Park, CA; NSTL, Inc., Conshohocken, PA (resigned 12/31/ 2002); Pioneer Corporation, Saitamaken, Japan; S.E.S.A. Software und Systeme AG, Eschborn/Ts, Germany: SAS, Carv, NC; Secured By Design Ltd., Milton Keynes, United Kingdom (resigned 12/31/2002); Singtel Optus Pty. Ltd., North Sydney, New South Wales, Australia; Stellent, Inc., Eden Prairie, MN; Sybase, Inc., Waterloo, Ontario, Canada; TrustLink AB, Stockholm, Sweden; Tu-Ka Cellular Tokyo Inc., Tokyo, Japan; UBS AG, Zurich, Switzerland; Ukibi, Inc., New York, NY (resigned 12/31/2002); and Zurich Cantonalbank, Zurich, Switzerland.

No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and Open Mobile Alliance intends to file additional written notification disclosing all changes in membership.

On March 18, 1998, Open Mobile Alliance filed its original notification pursuant ot section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to section 6(b) of the Act on December 31, 1998 (63 FR 72333).

The last notification was filed with the Department on May 3, 2002. A notice was published in the **Federal Register** pursuant to section 6(b) of the Act on June 27, 2002 (67 FR 43343).

#### Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 03–10087 Filed 4–23–03; 8:45 am] BILLING CODE 4410–11–M

#### **DEPARTMENT OF LABOR**

## **Employee Benefits Security Administration**

### 121st Full Meeting of the Advisory Council on Employee Welfare and Pension Benefit Plans; Notice of Meeting

Pursuant to the authority contained in section 512 of the Employee Retirement Income Security Act of 1974 (ERISA), 29 U.S.C. 1142, the 121st open meeting of the full advisory Council on Employee Welfare and Pension Benefit Plans will be held May 9, 2003, in Room S–2508, U.S. Department of Labor Building, 200 Constitution Avenue, NW., Washington, DC 20210.

The purpose of the meeting, which will begin at 11:15 a.m. and end at approximately 3:30 p.m., is to consider the items listed below:

- I. Welcome, Introduction and Swearing In of New Council Members by Secretary of Labor.
  - II. Remarks by Secretary.
- III. Report from the Assistant Secretary of Labor for the Employee Benefits Security Administration (EBSA).
- IV. Introduction of EBSA Senior Staff. The Advisory Council will reconvene at 1:15 p.m. at which time members will conclude the session with:
- V. Summaries of the 2002 Final Reports Made by Advisory Council Working Groups.
- VI. Determination of Topics to Be Addressed by Council Working Groups for 2003.
- VII. Statements from the General Public.

Members of the public are encouraged to file a written statement pertaining to any topics the Council may consider studying for the year concerning ERISA by submitting 20 copies on or before May 2, 2003, to Sharon Morrissey, Executive Secretary, ERISA Advisory Council, U.S. Department of Labor, Suite N-5677, 200 Constitution Avenue, NW., Washington, DC 20210. Individuals or representatives of organizations wishing to address the Advisory Council should forward their requests to the Executive Secretary or telephone (202) 693-8668. Oral presentations will be limited to 10 minutes, time permitting, but an extended statement may be submitted for the record. Individuals with disabilities who need special accommodations should contact Sharon Morrissey by May 2 at the address indicated.

Organizations or individuals may also submit statements for the record

without testifying. Twenty (20) copies of such statements should be sent to the Executive Secretary of the Advisory Council at the above address. Papers will be accepted and included in the record of the meeting if received on or before May 2, 2003.

Signed in Washington, DC, this 18th day of April, 2003.

#### Ann L. Combs,

Assistant Secretary, Employee Benefits Security Administration.

[FR Doc. 03–10126 Filed 4–23–03; 8:45 am] BILLING CODE 4510–29–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 April 2003.

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, or are threatened to become totally or partially separated; and
- (2) That sales or production, or both, of the firm or sub-division 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 of such firm or subdivision.

# 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.