the parties are: Virginia L.L.C. Holding, Inc., Armonk, NY; and Toshiba America Electronic Components, Inc., Irvine, CA. The nature and objectives of the joint

venture are the development, construction, ownership and joint operation of a manufacturing facility in Manassas, Virginia to manufacture semiconductor products.

Constance K. Robinson,

Director of Operations, Antitrust Division.

[FR Doc. 96–15703 Filed 6–19–96; 8:45 am]

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Open Devicenet Vendor Association, Inc.

BILLING CODE 4410-01-M

Notice is hereby given that, on May 28, 1996, pursuant to § 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. § 4301 et seq. ("the Act"), the Open DeviceNet Vendor Association, Inc. ("ODVA"), has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, the identities of the new members are as follows: Advanced Micro Controls, Inc., Terryville, CT; Advantech Co., Ltd., Taipei, TAIWAN; Caterpillar, Inc., Peoria, ÎN; Danfoss, Rockford, IL; Danfoss A/S Nordborg, DENMARK; Elektro Beckhoff GmbH, Verl, GERMANY; Exxact, Hückelhoven, GERMANY; Granville-Phillips Co., Boulder, CO; Hewlett-Packard Company, San Jose, CA; High Country Tek, Inc., Nevada City, CA; HMS Fieldbus Systems AB, Halmstad, SWEDEN; Hassbjer Micro Systems AB, Halmstad, SWEDEN; Horner Electric, Inc., Indianapolis, IN; IMI Norgren Limited, Lichfield, ENGLAND; IMI PCC, Birmingham, ENGLAND; Industrial Indexing Systems, Inc., Victor, NY; ARO Fluid Products Division of Ingersoll-Rand, Inc., Woodcliff Lake, NJ; Institut für Elektriche MeBtechnik und Grundlagen der Elektrotechnik, Braunschweig, GERMANY; Intellution, Inc., Norwood, MA; Emerson Electric, St. Louis, MO; International Motion Controls, Chicago, IL; Kollmorgen Industrial Drives, Radford, VA; Kollmorgen Corporation, New York, NY; National Instruments Corporation, Austin, TX; NetSafety Monitoring, Inc., Calgary, Alberta, CANADA; New Technology, Inc., Aurora, CO; PAC Enterprises, Denver, CO; OASYS Group,

Inc., Naperville, IL; Olflex Wire & Cable, Inc., Fairfield, NJ; U.I. Lapp GmbH & Co. KG, Stuttgart, GERMANY; OPTO 22, Temecula, CA; Robicon, New Kensington, PA; High Voltage Engineering, Inc. Wakefield, MA; S.E. Peterlongon, Gerenbano, ITALY; Steeplechase Software, Inc., Ann Arbor, MI; Steinbeis Transferzentrum Prozessaubomatiesierung, Weingarten, GERMANY; Steinbeis Stiffung für Wirtschaflsfoscheiung, Stuttgart, GERMANY; Tait Control Systems, Ltd., Hamilton, NEW ZEALAND; Ten X Technology, Inc., Austin, TX; Toyoda Machine Works, Ltd., Aichi, JAPAN Unitrode, Inc., Merrimack, NH; Vorne Industries, Inc., Itasca, IL; Warwick Manufacturing Group, Coventry, ENGLAND; University of Warwick, Coventry, ENGLAND; Wonderware Corporation, Irvine, CA; and Wizdom Controls, Inc., Naperville, IL.

The name of the following member has changed: Reliance Electric Industrial Company is now Rockwell Automation/Reliance electric Industrial Company. Control of the following member has changed: Socapel SA has been acquired by Atlas Copco Controls, SA, Penthaz, SWITZERLAND.

No other changes have been made in either the membership or planned activity of the joint venture.

Membership in this venture remains open. ODVA intends to file additional written notifications disclosing all membership changes.

On June 21, 1995, the Open DeviceNet Vendor Association, Inc., filed its original notification pursuant to § 6(a) of the Act. The Department of Justice published a notice in the Federal Register pursuant to § 6(b) of the Act on February 15, 1996 (61 Fed. Reg. 6039). Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 96–15704 Filed 6–19–96; 8:45 am] BILLING CODE 4410–01–M

Office of Justice Programs

Agency Information Collection Activities: Proposed Collection; Comment Request

ACTION: Notice of information collection under review: capital punishment annual data collection.

The proposed information collection is published to obtain comments from the public and affected agencies. Comments are encouraged and will be accepted for 60 days from the date listed at the top of this page in the Federal Register. This process is in accordance

with the Paperwork Reduction Act of 1995.

Request written comments and suggestions from the public and affected agencies concerning the proposed collection of information. Your comments should address one or more of the following four points:

(1) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;

(2) Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

(3) Enhance the quality, utility, and clarity of the information to be collected; and

(4) Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

If you have additional comments, suggestions, or need a copy of the proposed information collection instrument with instructions, or additional information, please contact Dr. Jan M. Chaiken, at 202–307–0765 or write to Director, Bureau of Justice Statistics, United States Department of Justice, Room 1142B, Indiana Building, 633 Indiana Avenue, NW., Washington, DC. 20531.

Additionally, comments and/or suggestions regarding the items(s) contained in this notice, especially regarding the estimated public burden and associated response time should also be directed to Dr. Jan M. Chaiken.

Overview of this information collection:

(1) *Type of Information Collection:* Reinstatement, without change, of a previously approved collection for which approval has expired.

(2) *Title of the Form/Collection:* Capital Punishment Report of Inmates Under Sentence of Death.

(3) Agency form number, if any, and the applicable component of the Department of Justice sponsoring the collection: Forms: NPS-8 Report of Inmates Under Sentence of Death; NPS-8A Update Report of Inmates Under Sentence of Death; NPS-8B Status of Death Penalty—No Statute in Force; NPS-8C Status of Death Penalty—Statute in Force. Bureau of Justice Statistics, Office of Justice Programs, United States Department of Justice.

(4) Affected public who are asked or required to respond, as well as a brief abstract: Primary: State or Local governments, Others: Federal government.

Approximately 52 Attorneys General and 52 designated officials responsible for keeping records of inmates under sentence of death will be asked to provide information on condemned inmate's demographic characteristics, legal status at the time of capital offense, capital offense for which imprisoned, number of death sentences imposed, criminal history information, reason for removal if no longer under sentence of death, method of execution, and cause of death other than by execution. This program analyzes capital punishment statutes, and persons under sentence of death in State and Federal correctional institutions. The Bureau of Justice Statistics uses this information in published reports, and for the U.S. Congress, Executive Office of the President, practitioners, researchers, students, the media, and others in the criminal justice community.

(5) An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond: 304 responses at 1 hour each for the NPS-8; 2,890 responses at ½ hour each for the NPS-8A; and 52 responses at ½ hour each for the NPS-

8B or NPS-8C.

(6) An estimate of the total public burden (in hours) associated with the collection: 1,775 annual burden hours.

If additional information is required, contact: Mr. Robert B. Briggs, Clearance Officer, United States Department of Justice, Information Management and Security Staff, Justice Management Division, Suite 850, Washington Center, 1001 G Street, NW., Washington, DC 20503.

Dated: June 14, 1996.

Robert B. Briggs,

Department Clearance Officer, United States Department of Justice.

[FR Doc. 96–15664 Filed 6–19–96; 8:45 am] BILLING CODE 4410–18–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 June, 1996.

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,

(2) That sales or production, or both, of the firm or subdivision 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.

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.

TA-W-32,117; Hubbell Lighting, Inc., Christiansburg, VA

TA-W-32,249; J & W Garment
Manufacturing, Scotts Hill, TN

TA-W-32,256; Colgate—Palmolive Co., Jeffersonville Plant, Jeffersonville, IN

TA-W-32,123; Magnolia Hosiery Mill, Inc., Corinth, MS

TA-W-32,222; American Screen Printers, Inc., Mt Pleasant, NC

TA-W-32,198 & A, TA-W-32,199; E.I. Du Pont De Nemours & Co., Inc, Dupont Nylon, Wilmington, DE, Seaford, DE, Martinsville, VA

TA-W-32,200, TA-W-32,201, TA-W-32,202; E. I. De Pont De Nemours & Co., Inc, Lugoff, SC, Athens, GA, Chattanooga, TN

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

TA-W-32,230; Rexam Graphics, South Hadley, MA

TA-W-32,192; Stafford Blaine Designs LTD, Minneapolis, MN

TA-W-32,126; The New Cherokee Corp., Spindale, NC

TA-Ŵ-32,068; American Tape Co., North Bergen, NJ

TA-W-32,214, Layne, Inc., Christensen Mining Products (AKA Boyles Brothers Drilling Co., Acker Div.), Chinchilla, PA TA-W-32,275 & A; American Stud Co, American Timber Co., Olney, MT

Increased imports did not contribute importantly to worker separations at the firm.

TA-W-32,243; Pepe International, Inc., Houston, TX

TA-W-32,135; Siecor Corp., San Diego, CA

TA-W-32,191; General Electric Appliances, Little Rock Distribution Center, Little Rock, AR

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

TA-W-32,158; Redco Foods, Inc., Little Falls, NY

TA-W-32,144; Plastic Manufacturing Co., Dallas, TX

The investigation revealed that criterion (2) has not been met. Sales or production did not decline during the relevant period as required for certification.

TA-W-32,270; Ithaca Industries, Inc., Vidalia, GA

The investigation revealed that criterion (1) has not been met. A significant number or proportion of the workers did not become totally or partially separated as required for certification.

Affirmative Determinations for Worker Adjustment Assistance

The following certifications have been issued; the date following the company name & location for each determination references the impact date for all workers for such determination.

TA-W-32,281; Williams Advanced Materials, Buffalo, NY: March 30, 1995

TA-W-32,346; Addison & Leyen, Inc., Williston, ND: May 9, 1995.

TA-W-32,248; Capital Management (AKA Davis Bros. L.L.C.), Tulsa, OK: March 13, 1995.

TA-W-32,288; Continental General Tire Co., Inc., Mayfield, KY: April 16, 1995.

TA-W-32,311; United Technologies, Automotive Wiring Systems Div., El Paso, TX: April 19, 1995.

TA-W-32,168; Ŝalant/Thomson, Thomson, GA: March 26, 1995.

TA-W-32,314; Madeira Twin Fashions, Inc., New Bedford, MA: April 23, 1995

TA-W-32,187; Benkel Mfg Co., Brooklyn, NY: April 2, 1995.

TA-W-32,286; Metric Products, Inc., Calver City, CA: April 17, 1995.

TA-W-32,359; 3 M Co., Rochester, NY: May 15, 1995.

TA-W-32,310; Crown Pacific Limited Partnership, Albeni Falls, Oldtown, ID: April 22, 1995.