PETITIONS INSTITUTED ON FEB. 12, 1996—Continu	ntinued	-Con	1996-	12.	ON FFB.	INSTITUTED	PETITIONS
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TA-W-	Subject firm (petitioners)	Location	Date of petition	Product(s)
31,898	Tandy Electronics Design (Wkrs)	Ft. Worth, TX	01/22/96	Design of Consumer Electronics.
31,899	Marion Plywood Corp. (Wkrs)	Shawano, WI	01/25/96	Interior/Exterior Door and Window Parts.
31,900	BHP Petroleum Inc. (Co.)	Houston, TX	01/24/96	Oil and Gas.
31,901	Anchor Glass Container (GMP)	Cliffwood, NJ	01/05/96	Glass Bottles and Jars.
31,902	Globe Business Furniture (IUE)	Franklin, KY	01/10/96	Office Furniture.
31,903	West Point Stevens, Inc. (Wkrs)	Biddeford, ME	01/18/96	Blankets.
31,904	Americana Knitting Mills (Wkrs)	Opa Locka, FL	01/18/96	Fabrics.
31,905	Bass Manufacturing (Co.)	Camden, TN	01/12/96	Ladies' Tops.
31,906	H.H. Cutler Co. (Wkrs)	Oxford, MS	01/18/96	Infants and Childrens' Playwear.
31,907	National Metal Products (SEIU)	Bensonville, IL	01/18/96	Auto Parts for Ford.
31,908	Quality Stitch (Co.)	Sparta, GA	01/24/96	Jeans.
31,909	Whispering Pines Sports. (Wkrs)	Pageland, SC	01/19/96	Men's and Ladies' Polo Type Gulf Shirts.
31,910	Augat Wiring Systems (Comp)	Montgomery, AL	01/17/96	Automotive Wiring Assemblies.
31,911	Bausch & Lomb (Wkrs)	Oakland, MD	01/26/96	Sunglass Lenses.
31,912	Bausch & Lomb (Wkrs)	Tucker, GA	01/19/96	Electric Toothbrushes.
31,913	Florsheim Shoe Company (Wkrs)	Cape Girardeau, MO	01/22/96	Men's Shoes.
31,914	E & J Apparel (Wkrs)	West Jordan, UT	01/16/96	Men's and Boys' Sports- wear, Girl's Dresses.
31,915	Imperial Bondware (Wkrs)	LaFayette, GA	01/11/96	Plastic Drinking Cups and Lids.
31,916	Imperial Wallcovering (UPIU)	Hammond, IN	01/19/96	Wallpaper.
31,917	Stitches (Wkrs)	El Paso, TX	01/11/96	Garments.
31,918	Takata Inc. (Wkrs)	Del Rio, TX	01/24/96	Safety Restraints for Auto Industry.
31,919	Toymax Inc. (Comp)	Westburn, NY	01/26/96	Toys.

[FR Doc. 96–4617 Filed 2–28–96; 8:45 am] BILLING CODE 4510–30–M

[TA-W-31,315; TA-W-31,315A]

Wirekraft Industries, Inc. Burcliff Division; Ft. Smith, Arkansas and Franklin, North Carolina; 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 28, 1995, applicable to all workers of Wirekraft Industries, Burcliff Division, located in Ft. Smith Arkansas. The notice was published in the Federal Register on September 26, 1995 (60 FR 49635).

Based on new information received from petitioners, the Department reviewed the certification for workers of the subject firm. The workers are engaged in the production of electrical wiring harnesses for ranges and refrigerators, as well as controls for small electrical appliances. The company reports that layoffs will occur at the subject firm's Franklin, North Carolina location, when plant closure

begins in March 1996. Accordingly, the Department is amending the certification to cover the workers of the subject firm located in Franklin.

The intent of the Department's certification is to include all workers of the subject firm who were adversely affected by increased imports.

The amended notice applicable to TA-W-31,315 is hereby issued as follows:

"All workers of Wirekraft Industries, Inc., Burcliff Division, Ft. Smith, Arkansas (TA–W–31,315) and Franklin, North Carolina (TA–W–31,315A) who became totally or partially separated from employment on or after July 25, 1994 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974."

Signed at Washington, D.C. this 20th day of February 1996.

Russell T. Kile,

Acting Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 96–4626 Filed 2–28–96; 8:45 am]

BILLING CODE 4510-30-M

[NAFTA-00697]

Boise Cascade, Timber & Wood Products Division La Grande, OR; Determinations Regarding Eligibility to Apply for NAFTA Transitional Adjustment Assistance; Correction

This notice corrects the notice on petition NAFTA-00697 which was published in the Federal Register on February 9, 1996 (61 FR 5036) is FR Document 96–2892.

The Department inadvertently cited the location of the subject firm as Yakima, Washington.

The notice of termination of investigation for petition NAFTA-00697 appearing on page 5036 should read: "Boise Cascade, Timber & Wood Products Division, La Grande, Oregon."

Signed in Washington, D.C., this 15th day of February 1996.

Russell T. Kile,

Acting Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 96–4618 Filed 2–28–96; 8:45 am]

BILLING CODE 4510-30-M

[NAFTA-00728]

Karl J. Marx Company, Inc., New York, New York; Negative Determination Regarding Eligibility To Apply for NAFTA-Transitional Adjustment Assistance

Pursuant to Title V of the North American Free Trade Agreement Implementation Act (Pub. L. 103–182) concerning transitional adjustment assistance, hereinafter called (NAFTA–TAA) and in accordance with Section 250(a), Subchapter D, Chapter 2, Title II, of the Trade Act of 1974, as amended (19 U.S.C. 2331), the Department of Labor herein presents the results of an investigation regarding certification of eligibility to apply for NAFTA–TAA.

The investigation was initiated on December 13, 1995 in response to a petition filed on behalf of workers at the Karl J. Marx Company, Inc. located in New York, New York. The workers were engaged in the activities solely related to buying and selling fully manufactured clothing goods. The Karl J. Marx Company, Inc. is a buying service that serves both small stores and major chain stores in assisting them in finding the best prices [of clothing and houseware goods] in the market.

The investigation revealed that the workers of the subject firm do not produce an article within the meaning of Section 250(a) of the Trade Act, as amended. The Department of Labor has consistently determined that the performance of services does not constitute production of an article, as required by the Trade Act of 1974, and this determination has been upheld in the United States Court of Appeals.

Therefore, workers at the Karl J. Marx Company, Inc. located in New York, New York may be certified only if their separation was caused importantly by a reduced demand for their services from a parent firm, a firm otherwise related to the subject firm by ownership, or a firm related by control. In any case, the reduction in demand for services must originate at a production facility whose workers independently meet the statutory criteria for certification and the reduction must directly relate to the product impacted by imports. The workers of the subject firm were not in direct support to any company affiliated production facility; therefore, these conditions have not been met for workers at the subject firm.

Conclusion

After careful review, I determine that all workers at Karl J. Marx Company, Inc. located in New York, New York are denied eligibility to apply for NAFTA—

TAA under Section 250 of the Trade Act of 1974.

An investigation was instituted on January 22, 1996 for trade adjustment assistance (TA–W–31,789) under Section 223 of the Trade Act (19 U.S.C. 2273). A final determination should be made within 60 days of the institution date

Signed at Washington, DC., this 25th day of January 1996.

Russell T. Kile,

Acting Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 96–4619 Filed 2–28–96; 8:45 am] BILLING CODE 4510–3–M

[NAFTA-00707]

S.E.A. Enterprises, Inc., Kent, Washington; Notice of Termination of Investigation

Pursuant to Title V of the North American Free Trade Agreement Implementation Act (P.L. 103–182) concerning transitional adjustment assistance, hereinafter called (NAFTA-TAA), and 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), an investigation was initiated on November 20, 1995 in response to a petition filed by a company official on behalf of workers at S.E.A. Enterprises, Inc. located in Kent, Washington. The subject firm is engaged in the coupon redemption service. Workers sort coupons that have been redeemed to grocery stores and send them back to the manufacturer.

In a letter dated February 16, 1996 to the Department of Labor investigator, the petitioner requested that the petition for NAFTA–TAA be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, D.C., this 16th day of February 1996.

Russell T. Kile

Acting Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 96–4616 Filed 2–28–96; 8:45 am] BILLING CODE 4510–30–M

Employment Standards Administration

Proposed Information Collection Request Submitted for Public Comment and Recommendations

- 1. Rehabilitation Plan and Award (OWCP-16)
- 2. Rehabilitation Action Report (OWCP-44)
- 3. Report of Changes That May Affect Your Black Lung Benefits (CM–929)

- 4. Report of Construction Contractor's Wage Rates (WD-10)
- 5. 20 CFR Part 825—The Family and Medical Leave Act of 1993
- 6. Notice of Recurrance of Disability and Claim for Continuation of Pay/ Compensation (CA-2a)

ACTION: Notice.

SUMMARY: The Department of Labor, as part of its continuing effort to reduce paperwork and respondent burden, conducts a preclearance consultation program to provide the general public and Federal agencies with an opportunity to comment on proposed and/or continuing collections of information in accordance with the Paperwork Reduction Act of 1995 (PRA95) (44 U.S.C. 3506(c)(2)(A)). This program helps to ensure that requested data can be provided in the desired format, reporting burden (time and financial resources) is minimized, collection instruments are clearly understood, and the impact of collection requirements on respondents can be properly assessed. Currently, the Employment Standards Administration is soliciting comments concerning the proposed extension collection of: (1) Rehabilitation Plan and Award; (2) Rehabilitation Action Report; (3) Report of Changes that May Affect Your Black Lung Benefits; (4) Report of Construction Contractor's Wage Rates; (5) 20 CFR Part 825—The Family and Medical Leave Act of 1993; (6) Notice of Recurrance of Disability and Claim for Continuance of Pay/Compensation.

Copies of the proposed information collection requests can be obtained by contacting the employee listed below in the addressee section of this notice.

DATES: Written comments must be submitted on or before May 6, 1996. The Department of Labor is particularly interested in comments which:

- 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;
- 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;

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

• 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