

program financial systems by providing and maintaining system documentation, audit trails, summary or detailed transaction data and such other information as the CFO may require.

(4) Fully solicit and consider the CFO's views in the component agency head's review of proposed appointment, promotion, appraisal and other personnel actions affecting financial management staff at senior levels,

(5) Manage grants, procurement, property, debt management/accounts receivable, and other management systems for their respective component agencies, in a manner consistent with the CFO's responsibilities prescribed herein.

d. In the Department's financial management program, the Office of the Assistant Secretary for Administration and Management is delegated the following authorities:

(1) Issue requests to the Office of Management and Budget for apportionments.

(2) Working under polices established by the CFO, administer allotments and interagency transactions, including reprogramming and transfer requests.

e. In addition to the above, the Assistant Secretary for Administration and Management will work to assure a mutually supportive relationship between the administrative management programs under his or her direction and the Department's financial management program including consultation with the Chief Financial Officer on the organization and functions of financial management staff prior to implementation of changes.

f. The Solicitor of Labor is responsible for providing legal advice and assistance to all officials of the Department who are responsible for activities under the Chief Financial Officers Act of 1990 and under this Order, except as provided in Secretary's Order 2-90 (January 31, 1990) with respect to the Office of the Inspector General.

g. The Inspector General:

(1) Retains full responsibility for previously delegated budget and financial management activities pertaining to its own office, but will participate with the CFO in integrating such delegated assignments with the overall financial management program of the Department.

(2) Will participate, where appropriate, in joint reviews with the CFO of selected financial management functions, operations and systems.

(3) Consistent with its statutory responsibilities for managing an audit program, will participate with the CFO in the resolution of audit issues, findings and recommendations,

including those involved in the annual financial statements.

5. *Communications.* In consonance with the assignments of responsibility above, the Office of the Chief Financial Officer shall assure that the Agency Administrative Officers are apprised of communications to component agency financial staff. Similarly, component agencies shall keep the Chief Financial Officer apprised of directives and other communications affecting their financial staff.

6. *Directives Affected.* All references to the Office of the Comptroller, OASAM in Secretary's Orders, DLMS Chapters and other departmental issuances shall be considered to refer to the Office of the Chief Financial Officer. Directives inconsistent with this Order are rescinded to the extent of the inconsistency.

7. *Effective Date.* This Order is effective immediately.

Robert B. Reich,

Secretary of Labor.

[FR Doc. 97-2428 Filed 1-31-97; 8:45 am]

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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 December, 1996 and January, 1997.

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-32,750; Ozark Quilt Supply, Winona, MO

TA-W-32,72771; Hollingsworth & Vose Co., Floyd, VA

TA-W-32,962; Rayonier, Inc., Port Angeles Mill, Port Angeles, WA

TA-W-32,824; Mueller Co., Decatur, IL

TA-W-32,867; OPT Industries, Inc., Phillipsburg, NJ

TA-W-32,792; Lansdale Semiconductor, Inc., Tempe, AZ

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

TA-W-32,956; Cypress Chemical, El Paso, TX

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

TA-W-32,757; Lockheed Martin, Ocean, Radar & Sensor System, Syracuse, NY

The investigation revealed that criteria (1) and criteria (3) have not been met. A significant number or proportion of the workers did not become totally or partially separated as required for certification. Increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have not contributed importantly to the separations or threat thereof, and the absolute decline in sales or production.

TA-W-32,846; Litco Wood Products Co., Parkersburg, WV

TA-W-32,888; Magnetek, Huntington, IN

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

TA-W-32,875; Truth Hardware, Owatonna, MN

The investigation revealed that criteria (2) and criteria (3) have not been met. Sales or production did not decline during the relevant period as required for certification. Increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have not contributed importantly to the separations or threat thereof, and the absolute decline in sales or production.

TA-W-32,928; Chicago Steel and Wire, a Division of MCM Enterprises, Inc., Chicago, IL

Layoffs at the plant were caused by consolidating production to a plant in Crawfordsville, In.

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-32,870; *Sportswear Associates, Inc., Clay Sportswear Div (AKA About Sportswear), Moss, TN: October 16, 1995.*
- TA-W-32,912; *Integrated Device Technology, Inc., Salinas, CA: October 29, 1995.*
- TA-W-32,915; *Spring Industries, Springs Window Fashion, City of Industries, Ca: October 24, 1995.*
- TA-W-32,889; *Motorola Ceramic Products, Albuquerque, NM: October 23, 1995.*
- TA-W-32,896; *WTTTC, Inc., El Paso, TX: September 23, 1995.*
- TA-W-32,874; *Jobre Cap Co., Waycross, GA: October 9, 1995.*
- TA-W-32,920; *Gerry Baby Products, Thornton, CO: November 4, 1995.*
- TA-W-32,922; *Hecht Manufacturing Co., Inc., Milwaukee, WI: October 25, 1995.*
- TA-W-32,938; *Ciba Speciality Chemicals Corp., Textile Products—Toms River Site, Toms River, NJ: November 7, 1995.*
- TA-W-32,944; *Plaid Clothing Group, Inc., J. Schoeneman Div., Chambersburg, PA: November 8, 1995.*
- TA-W-32,934; *Lawson Mardon Thermaplate, Piscataway, NJ: October 28, 1995.*
- TA-W-32,868; *Duck Head Apparel Co., Monroe, GA: October 15, 1995.*

Also, 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 as amended, the Department of Labor presents summaries of determinations regarding eligibility to apply for NAFTA-TAA issued during the month of December, 1996 and January, 1997.

In order for an affirmative determination to be made and a certification of eligibility to apply for NAFTA-TAA the following group eligibility requirements of Section 250 of the Trade Act must be met:

(1) That a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof, (including

workers in any agricultural firm or appropriate subdivision thereof) have become totally or partially separated from employment and either—

(2) That sales or production, or both, of such firm or subdivision have decreased absolutely,

(3) That imports from Mexico or Canada of articles like or directly competitive with articles produced by such firm or subdivision have increased, and that the increases imports contributed importantly to such workers' separations or threat of separation and to the decline in sales or production of such firm or subdivision; or

(4) That there has been a shift in production by such workers' firm or subdivision to Mexico or Canada of articles like or directly competitive with articles which are produced by the firm or subdivision.

Negative Determinations NAFTA-TAA

In each of the following cases the investigation revealed that criteria (3) and (4) were not met. Imports from Canada or Mexico did not contribute importantly to workers' separations. There was no shift in production from the subject firm to Canada or Mexico during the relevant period.

- NAFTA-TAA-01270; *Lockheed Martin, Ocean Radar and Sensor Systems, Syracuse, NY*
- NAFTA-TAA-01323; *Lucent Custom Manufacturing Services, Lucent Technologies, Whitsett, NC*
- NAFTA-TAA-01362; *Trade Apparel, Inc., El Paso, TX WA*
- NAFTA-TAA-01356; *Border Apparel, Inc., El Paso, TX*
- NAFTA-TAA-01308; *Witco Corp., Kendall/Amalia Div., Bradford, PA*
- NAFTA-TAA-01277; *U.S. Natural Resources, Inc., Irvington—Moore Div., Tigard, OR*
- NAFTA-TAA-01312; *Warnaco, Inc., Olga Div., Van Nuys, CA*
- NAFTA-TAA-01361; *Chicago Steel and Wire, A Div. of MCM Enterprises, Inc., Chicago, IL*
- NAFTA-TAA-01354; *Ball Corp., Columbus, IN*
- NAFTA-TAA-01344; *Agway, Inc., Country Products Group, Waverly, NY*
- NAFTA-TA-01406; *Ball-Foster Glass Container Co., Laurens, SC*
- NAFTA-TAA-01288; *E.W.I., Inc., Dover Products Div., Dover, TN*

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

- NAFTA-TAA-01243; *Walker Information, Inc., Indianapolis Calling Center, Indianapolis, IN*
- NAFTA-TAA-01244; *Walker Information, Inc., Tempe Calling Center, Tempe, AZ*

NAFTA-TAA-01348; *Cypress Chemical, El Paso, TX*

The investigation revealed that the workers of the subject firm did not produce an article within the meaning of Section 250(a) of the Trade Act, as amended.

Affirmative Determinations NAFTA-TAA

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.

- NAFTA-TAA-01327; *Connor Rubber Technologies, Connor Corp., Fort Wayne, IN: August 31, 1994.*
- NAFTA-TAA-01340; *Gerber Childrenwear, Inc., Fort Kent, ME: November 8, 1995.*
- NAFTA-TAA-01349; *Killark Electric Manufacturing Co., A Subsidiary of Hubbell, Inc., St. Louis, MO: November 14, 1996.*
- NAFTA-TAA-01376; *General Textiles, Murphy, NC: November 25, 1995.*
- NAFTA-TAA-01371; *Kenneth Fox Supply Co., Fox Packaging, McAllen, TX: November 25, 1995.*
- NAFTA-TAA-01353 & A; *Dazey Corp., Osage City, KS and New Century, KS: November 18, 1995.*
- NAFTA-TAA-01318; *Tasus Corp., Bloomington, IN: October 30, 1995.*
- NAFTA-TAA-01333; *A.O. Smith Corp., Electrical Products Co., Tipp City, OH: November 6, 1995.*
- NAFTA-TAA-01402; *Franklin Disposables, Columbus, OH: December 4, 1995.*
- NAFTA-TAA-01299; *Advanced Metallurgy, Inc., McKeesport, PA: October 11, 1995.*
- NAFTA-TAA-01410; *Madenform, Inc., Bayonne, NJ: December 27, 1995.*

I hereby certify that the aforementioned determinations were issued during the month of December, 1996 and January, 1997. Copies of these determinations are available for inspection in Room C-4318, U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210 during normal business hours or will be mailed to persons who write to the above address.

Dated: January 15, 1997.

Russell T. Kile,
Program Manager, Policy & Reemployment Services, Office of Trade Adjustment Assistance.

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