further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed in Washington, DC, this 5th day of January, 2001.

# Linda Poole,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. 01–1896 Filed 1–22–01; 8:45 am] BILLING CODE 4510-30-M

#### DEPARTMENT OF LABOR

## Employment and Training Administration

## [TA-W-38,248]

## Facemate Corporation, Somersworth, New Hampshire; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on October 30, 2000, in response to a petition which was filed by the company on behalf of workers at Facemate Corporation, Somersworth, New Hampshire.

The petitioner has requested that the petition be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC, this 27th day of December, 2000.

# Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. 01–1897 Filed 1–22–01; 8:45 am] BILLING CODE 4510–30–M

# **DEPARTMENT OF LABOR**

#### Employment and Training Administration

#### [TA-W-38,249]

## Harriet & Henderson Yarns, Incorporated, Berryton Plant, Summerville, Georgia; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on October 30, 2000 in response to a petition filed on behalf of workers at Harriet & Henderson Yarns, Inc., Barryton Plant, Summerville, Georgia.

The petitioner has requested that the petition be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated. Signed in Washington, DC, this 28th day of December, 2000.  $\,$ 

# Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. 01–1899 Filed 1–22–01; 8:45 am] BILLING CODE 4510–30–M

# DEPARTMENT OF LABOR

# Employment and Training Administration

[TA-W-38,525]

## O–Z/Gedney, Pittston, Pennsylvania; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on January 9, 2001, in response to a worker petition which was filed by a company official on behalf of workers at O–Z/Gedney, Pittston, Pennsylvania.

The petitioner has requested that the petition be withdrawn. Consequently further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed in Washington, DC, this 9th day of January, 2001.

## Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. 01–1895 Filed 1–22–01; 8:45 am] BILLING CODE 4510–30–M

## **DEPARTMENT OF LABOR**

#### Employment and Training Administration

[TA-W-38,169; TA-W-38,169A]

# Quality Veneer & Lumber, Handel Lumber Division, Hood River, Oregon and Odell, Oregon. Notice of Revised Determination on Reopening

On December 22, 2000, the Department issued a Notice of Negative Determination Regarding Eligibility to Apply to Worker Adjustment Assistance, applicable to workers of Quality Veneer & Lumber, Handel Lumber Division, Hood River and Odell, Oregon. The notice will soon be published in the **Federal Register**.

The initial investigation resulted in a negative determination for the workers producing dimension lumber at the subject firm plants, based on the finding that criterion (3) of Section 222 of the worker group eligibility requirements of the Trade Act of 1974, as amended, was not met.

The Department has obtained a response from a customer of the subject firm showing that the customer increased reliance on import purchases of dimension lumber during the time period that Quality Veneer was reducing production and employment.

## Conclusion

After careful review of the additional facts obtained on reopening, I conclude that increased imports of articles like or directly competitive with dimension lumber contributed importantly to the declines in sales or production and to the, total or partial separation of workers of Quality Veneer & Lumber, Hood River, Oregon and Odell, Oregon. In accordance with the provisions of the Act, I make the following certification:

All workers of Quality Veneer & Lumber, Hood River, Oregon and Odell, Oregon, who became totally or partially separated from employment on or after September 20, 1999, through two years from the date of certification, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed in Washington, DC, this 9th day of January, 2001.

# Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. 01–1901 Filed 1–22–01; 8:45 am] BILLING CODE 4510–30–M

## **DEPARTMENT OF LABOR**

#### Employment and Training Administration

[TA-W-38,436]

United States Leather, Lackawanna Leather, El Paso, Texas, Including Leased Workers of Temporary Alternatives, Inc. d/b/a Snelling Temporaries Employed at United States Leather, Lackawanna Leather, El Paso, Texas; 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 December 20, 2000, applicable to workers of United States Leather, Lackawanna Leather, including leased workers of Snelling Personnel Services, El Paso, Texas. The notice will be published soon in the **Federal Register**.

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. New findings show that the Department incorrectly identified the subject firm title name in its entirety. The Department is amending the certification determination to correctly identify the subject firm title name to read "United States Leather, Lackawanna Leather, including leased workers of Temporary Alternatives, Inc., d/b/a Snelling Temporaries".

The amended notice applicable to TA–W–38,436 is hereby issued as follows:

All workers of United States Leather, Lackawanna Leather, El Paso, Texas, including leased workers of Temporary Alternatives, Inc. d/b/a Snelling Temporaries, El Paso, Texas engaged in employment related to the production of leather hides used for the production of car seats at United States Leather, Lackawanna Leather, El Paso, Texas who became totally or partially separated from employment on or after December 1, 1999 through December 20, 2002 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC, this 5th day of January, 2001.

#### Linda G. Poole,

*Certifying Officer, Division of Trade Adjustments Assistance.* 

[FR Doc. 01–1892 Filed 1–22–01; 8:45 am] BILLING CODE 4510–30–M

#### DEPARTMENT OF LABOR

## Pension and Welfare Benefits Administration

# Disclosure Obligations Under ERISA; Notice of Extension of Comment Period

**AGENCY:** Pension and Welfare Benefits Administration, Labor.

**ACTION:** Notice of extension of comment period.

**SUMMARY:** This document reopens and extends the period for submitting information on the disclosure obligation of fiduciaries of employee benefit plans governed by ERISA. Comments were originally requested in a notice of request for information published in the **Federal Register** on September 14, 2000 (65 FR 55858). Under that notice, written comments from the public were requested to be submitted to the Department of Labor on or before January 12, 2001.

**DATES:** The period for submission of written comments to the Department of Labor is reopened and extended through February 22, 2001.

ADDRESSES: Comments (preferably, at least six copies) should be addressed to the Office of Regulations and Interpretations, Pension and Welfare Benefits Administration, Room N–5669, U.S. Department of Labor, Washington, DC 20210. Attention: Disclosure RFI. All comments received will be available for public inspection at the Public Disclosure Room, Pension and Welfare Benefits Administration, U.S. Department of Labor, Room N–1513, 200 Constitution Ave., NW., Washington, DC 20210.

## FOR FURTHER INFORMATION CONTACT:

Ellen Goodwin or Susan Lahne, Office of Regulations and Interpretations, Pension and Welfare Benefits Administration, Room N–5669, U.S. Department of Labor, Washington, DC 20210, telephone (202) 219–8671; or Patricia Arzuaga, Plan Benefits Security Division, Office of the Solicitor, Room N–4611, U.S. Department of Labor, Washington, DC 20210, telephone (202) 693–5625. These are not toll-free numbers.

SUPPLEMENTARY INFORMATION: On September 14, 2000, the Department of Labor (Department) published a request for information in the Federal Register (65 FR 55858) regarding the disclosure obligations of fiduciaries of employee benefit plans subject to the Employee **Retirement Income Security Act** (ERISA). That notice requested information from the public as to whether it would be in the interest of plans and their participants and beneficiaries for the Department to undertake action to clarify the extent of fiduciary duties under ERISA regarding disclosure and the interaction of fiduciary duty with the specific disclosure requirements of Title I of ERISA. The request for information contained several specific questions and hypothetical factual scenarios and asked the public to address their written comments to these issues.

The Department has received requests from some members of the public for additional time to prepare comments in response to the request for information. Due to the complexity of the issues presented, the Department believes it is appropriate to grant such additional time. Therefore, this notice reopens and extends the period during which comments on the disclosure obligations of plan fiduciaries may be submitted. Accordingly, comments on the questions discussed in the notice of request for information published in the Federal Register on September 14, 2000 (65 FR 55858) are requested to be submitted to the Department on or before February 22, 2001.

Authority: 29 U.S.C. 1143; Secretary of Labor's Order No. 1–87, 52 FR 13139.

Signed at Washington, DC, this 17th day of January 2001.

#### Leslie B. Kramerich,

Assistant Secretary, Pension and Welfare Benefits Administration. [FR Doc. 01–1891 Filed 1–22–01; 8:45 am] BILLING CODE 4510-29–P

#### DEPARTMENT OF LABOR

#### Wage and Hour Division

[Administrative Order No. 665]

## Special Industry Committee for All Industries in American Samoa; Appointment; Convention; Hearing

1. Pursuant to sections 5 and 6(a)(3) of the Fair Labor Standards Act (FLSA) of 1938, as amended (29 U.S.C. 205, 206(a)(3)), and Reorganization Plan No. 6 of 1950 (3 CFR 1949–53 Comp., p. 1004) and 29 CFR Part 511, I hereby appoint special Industry Committee No. 24 for American Samoa.

2. Pursuant to sections 5, 6(a)(3) and 8 of FLSA, as amended (29 U.S.C. 205, 206(a)(3), and 208), reorganization Plan No. 6 of 1950 (3 CFR 1949–53 Comp., p. 1004), and 29 CFR Part 511, I hereby:

(a) Convene the above-appointed industry committee;

(b) Refer to the industry committee the question of the minimum rate or rates for all industries in American Samoa to be paid under section 6(a)(3) of the FLSA, as amended; and,

(c) Give notice of the hearing to be held by the committee at the time and place indicated.

The industry committee shall investigate conditions in such industries, and the committee, or any authorized subcommittee thereof, shall hear such witnesses and receive such evidence as may be necessary or appropriate to enable the committee to perform its duties and functions under the FLSA.

The committee shall meet in executive session to commence its investigation at 9:00 a.m. and begin its public hearing at 11:00 a.m. on June 4, 2001, in Pago Pago, American Samoa.

3. The rate or rates recommended by the committee shall not exceed the rate prescribed by section 6(a) or 6(b) of the FLSA, as amended by the Fair Labor Standards Amendments of 1996, of \$5.15 an hour effective September 1, 1997.

The committee shall recommend to the Administrator of the Wage and Hour Division of the Department of Labor the highest minimum rate or rates of wages for such industries that it determines, having due regard to economic and competitive conditions, will not