

Mannitol hexanitrate.
MDNP [methyl 4,4-dinitropentanoate].
MEAN [monoethanolamine nitrate].
Mercuric fulminate.
Mercury oxalate.
Mercury tartrate.
Metriol trinitrate.
Minol-2 [40% TNT, 40% ammonium nitrate, 20% aluminum].
MMAN [monomethylamine nitrate]; methylamine nitrate.
Mononitrotoluene-nitroglycerin mixture.
Monopropellants.

N

NIBTN [nitroisobutametrial trinitrate].
Nitrate explosive mixtures.
Nitrate sensitized with gelled nitroparaffin.
Nitrated carbohydrate explosive.
Nitrated glucoside explosive.
Nitrated polyhydric alcohol explosives.
Nitric acid and a nitro aromatic compound explosive.
Nitric acid and carboxylic fuel explosive.
Nitric acid explosive mixtures.
Nitro aromatic explosive mixtures.
Nitro compounds of furane explosive mixtures.
Nitrocellulose explosive.
Nitroderivative of urea explosive mixture.
Nitrogelatin explosive.
Nitrogen trichloride.
Nitrogen tri-iodide.
Nitroglycerine [NG, RNG, nitro, glyceryl trinitrate, trinitroglycerine].
Nitroglycide.
Nitroglycol [ethylene glycol dinitrate, EGDN].
Nitroguanidine explosives.
Nitronium perchlorate propellant mixtures.
Nitroparaffins Explosive Grade and ammonium nitrate mixtures.
Nitrostarch.
Nitro-substituted carboxylic acids.
Nitrourea.

O

Octogen [HMX].
Octol [75 percent HMX, 25 percent TNT].
Organic amine nitrates.
Organic nitramines.

P

PBX [plastic bonded explosives].
Pellet powder.
Penthrinite composition.
Pentolite.
Perchlorate explosive mixtures.
Peroxide based explosive mixtures.
PETN [nitropentaerythrite, pentaerythrite tetranitrate, pentaerythritol tetranitrate].
Picramic acid and its salts.

Picramide.
Picrate explosives.
Picrate of potassium explosive mixtures.
Picratol.
Picric acid (manufactured as an explosive).
Picryl chloride.
Picryl fluoride.
PLX [95% nitromethane, 5% ethylenediamine].
Polynitro aliphatic compounds.
Polyolpolynitrate-nitrocellulose explosive gels.
Potassium chlorate and lead sulfocyanate explosive.
Potassium nitrate explosive mixtures.
Potassium nitroaminotetrazole.
Pyrotechnic compositions.
PYX [2,6-bis(picrylamino)] 3,5-dinitropyridine.

R

RDX [cyclonite, hexogen, T4, cyclo-1,3,5-trimethylene-2,4,6,-trinitramine; hexahydro-1,3,5-trinitro-S-triazine].

S

Safety fuse.
Salts of organic amino sulfonic acid explosive mixture.
Salutes (bulk).
Silver acetylde.
Silver azide.
Silver fulminate.
Silver oxalate explosive mixtures.
Silver styphnate.
Silver tartrate explosive mixtures.
Silver tetrazene.
Slurried explosive mixtures of water, inorganic oxidizing salt, gelling agent, fuel, and sensitizer (cap sensitive).
Smokeless powder.
Sodatol.
Sodium amatol.
Sodium azide explosive mixture.
Sodium dinitro-ortho-cresolate.
Sodium nitrate explosive mixtures.
Sodium nitrate-potassium nitrate explosive mixture.
Sodium picramate.
Special fireworks.
Squibs.
Styphnic acid explosives.

T

Tacot [tetranitro-2,3,5,6-dibenzo-1,3a,4,6a tetrazapentalene].
TATB [triaminotrinitrobenzene].
TATP [triacetone triperoxide].
TEGDN [triethylene glycol dinitrate].
Tetranitrocarbazole.
Tetrazene [tetracene, tetrazine, 1(5-tetrazolyl)-4-guanyl tetrazene hydrate].
Tetrazole explosives.
Tetryl [2,4,6 tetranitro-N-methylaniline].
Tetrytol.
Thickened inorganic oxidizer salt slurried explosive mixture.

TMETN [trimethylolethane trinitrate].
TNEF [trinitroethyl formal].
TNEOC [trinitroethyl orthocarbonate].
TNEOF [trinitroethyl orthoformate].
TNT [trinitrotoluene, trotyl, trilit, triton].
Torpex.
Tridite.
Trimethylol ethyl methane trinitrate composition.
Trimethylolthane trinitrate-nitrocellulose.
Trimonite.
Trinitroanisole.
Trinitrobenzene.
Trinitrobenzoic acid.
Trinitrocresol.
Trinitro-meta-cresol.
Trinitronaphthalene.
Trinitrophenetol.
Trinitrophloroglucinol.
Trinitroresorcinol.
Tritonal.

U

Urea nitrate.

W

Water-bearing explosives having salts of oxidizing acids and nitrogen bases, sulfates, or sulfamates (cap sensitive).
Water-in-oil emulsion explosive compositions.

X

Xanthamomas hydrophilic colloid explosive mixture.

Approved: March 19, 2004.

Edgar A. Domenech,

Acting Director.

[FR Doc. 04-7020 Filed 3-30-04; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-53,288]

Biddeford Blankets, LLC Microlife USA Subsidiaries of Microlife Corporation Biddeford, MA; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance and Alternative Trade 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 and Alternative Trade Adjustment Assistance on November 21, 2003, applicable to workers of Biddeford Blankets, LLC, a subsidiary of Microlife Corporation, Biddeford, Maine. The

notice was published in the **Federal Register** on December 29, 2003 (68 FR 74979).

At the request of a petitioner, the Department reviewed the certification for workers of the subject firm. The workers are engaged in the production of flexible heating products, including electric warming blankets.

New information shows that Biddeford Blankets, LLC and Microlife USA are subsidiaries of Microlife Corporation. Workers separated from employment at the subject firm had their wages reported under a separate unemployment insurance (UI) tax account for Microlife USA.

Accordingly, the Department is amending the certification to properly reflect this matter.

The intent of the Department's certification is to include all workers of Biddeford Blankets, LLC who were adversely affected by increased imports.

The amended notice applicable to TA-W-53,288 is hereby issued as follows:

All workers of Biddeford Blankets, LLC, Microlife USA, subsidiaries of Microlife Corporation, Biddeford, Maine, who became totally or partially separated from employment on or after October 17, 2002, through November 21, 2005, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974, and are also eligible to apply for alternative trade adjustment assistance under Section 246 of the Trade Act of 1974.

Signed at Washington, DC this 12th day of March 2004.

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 04-7174 Filed 3-30-04; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-51,118 and TA-W-51,118A]

Electrolux Home Products, Inc., Edison and Piscataway, NJ; 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 Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on May 1, 2003, applicable to workers of Electrolux Home Products, Inc., Edison, New Jersey. The notice was published in the **Federal Register** on May 19, 2003 (68 FR 27107).

At the request of the petitioners, the Department reviewed the certification for workers of the subject firm. The workers were engaged in the production of home air conditioners.

New findings show that worker separations will occur at the Piscataway, New Jersey facility of the subject firm when the company permanently closes June 30, 2004. The administrative workers of the subject firm who were previously located in Edison, New Jersey, are now located in Piscataway, New Jersey.

Accordingly, the Department is amending the certification to cover workers at Electrolux Home Productions, Inc., Edison, New Jersey, now located in Piscataway, New Jersey.

The intent of the Department's certification is to include all workers of Electrolux Home Products, Inc. who were adversely affected by increased imports.

The amended notice applicable to TA-W-51,118 is hereby issued as follows:

All workers of Electrolux Home Products, Inc., Edison, New Jersey (TA-W-51,118) and Electrolux Home Products, Inc., Piscataway, New Jersey (TA-W-51,118A), who became totally or partially separated from employment on or after March 3, 2002, through May 1, 2005, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington DC this 11th day of March 2004.

Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 04-7173 Filed 3-30-04; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-53,349]

Ethan Allen Manufacturing, Inc., Ethan Allen Interiors, Inc., Beecher Falls, VT; Notice of Revised Determination on Reconsideration

On December 26, 2003, the Department of Labor received the petitioner's request for administrative reconsideration of the Negative Determination Regarding Eligibility to Apply for Worker Adjustment Assistance, applicable to workers of the subject firm. The Notice of Affirmative Determination Regarding Application for Reconsideration was issued on February 25, 2004 and will soon be published in the **Federal Register**.

The petitioner asserted in the request for reconsideration that the worker separations at the subject firm were the result of increased imports of furniture and case goods from China.

The Department's reconsideration investigation revealed increased case goods and furniture imports during the period of employment, sales and production declines at the subject company.

Conclusion

After careful consideration of the new facts obtained on reconsideration, it is concluded that increased imports of case goods and furniture contributed importantly to the decline in production and to the total or partial separation of workers at the subject firm. In accordance with the provisions of the Act, I make the following revised determination:

Workers of Ethan Allen Manufacturing, Inc., Ethan Allen Interiors, Inc., Beecher Falls, Vermont, who became totally or partially separated from employment on or after October 20, 2002 through two years from the date of this certification, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed in Washington, DC, this 11th day of March 2004.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 04-7175 Filed 3-30-04; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-54,083]

Facemate Corporation, Greenwood, SC; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on January 26, 2004, in response to a petition filed on behalf of workers at Facemate Corporation, Greenwood, South Carolina.

The Department has been unable to locate company officials of the subject firm or to obtain the information necessary to reach a determination on worker group eligibility. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.