

Franklin Apartments (Towards a Greater Des Moines) 1811 6th Ave., Des Moines, 96001142

Hayes, William B., House (Towards a Greater Des Moines) 1547 Arlington Ave., Des Moines, 96001140

Johnstone, Dr. Anna E. and Andrew A., House (Towards a Greater Des Moines MPS) 1810 8th St., Des Moines, 96001152

Kromer Flats (Towards a Greater Des Moines MPS), 1433—1439 6th Ave., Des Moines, 96001151

Maine, The (Towards a Greater Des Moines), 1635 6th Ave., Des Moines, 96001143

New Lawn, The (Towards a Greater Des Moines MPS), 1245 6th Ave., Des Moines, 96001150

Oaklands, The, Historic District (Towards a Greater Des Moines MPS), Oakland and Arlington Aves. between Franklin and College Aves., Des Moines, 96001155

Perry and Brainard Block (Towards a Greater Des Moines MPS), 1601 6th Ave., Des Moines, 96001149

Riverview Park Plat Historic District (Towards a Greater Des Moines MPS), Arlington Ave. between Franklin and 6th Aves., Des Moines, 96001157

Sixth and Forest Historic District (Towards a Greater Des Moines MPS), Jct. of 6th and Forest Aves., NE and NW corners, Des Moines, 96001156

Trent—Beaver House (Towards a Greater Des Moines), 1802 6th Ave., Des Moines, 96001145

#### KANSAS

Douglas County

Clinton School District 25, 1180 N 604 East Rd., Lawrence vicinity, 96001160

#### LOUISIANA

Bossier Parish

Hughes House, 414 Sibley St., Benton, 96001163

Caddo Parish

Caddo Lake Bridge, LA 538, over the Caddo Lake, Mooringsport, 96001166

Caldwell Parish

Downtown Columbia Historic District, Jct. of Main and Pearl Sts., Columbia, 96001164

Morehouse Parish

Snyder House, 1610 E. Madison—US 165, Bastrop, 96001165

Richland Parish

Miles—Hanna House, 206 Charter, Delhi, 96001161

St. Martin Parish

St. Martinville Elementary School, 303 Church St., St. Martinville, 96001162

Tangipahoa Parish

Hammond High School, 500 E. Thomas, Hammond, 96001167

#### MARYLAND

Montgomery County

East Oaks, Address Restricted, Poolesville vicinity, 96001168

#### NEW YORK

Jefferson County

Central Garage (Orleans MPS), N. side of Clayton St., W of jct. with Main St., Hamlet of La Fargeville, Orleans, 96001172

Monroe County

Hildreth—Lord—Hawley Farm, 44 N. Main St., Pittsford, 96001169

Watts, Ebenezer, House (Inner Loop MRA), 47 S. Fitzhugh St., Rochester, 85003632

#### UTAH

Utah County

Bunnell, Stephen and Mary, House, 970 S. 800 West, Utah Valley State College, Orem, 96001171

#### Wasatch County

Clyde, James William, House, 312 S. Main St., Heber City, 96001170

#### VIRGINIA

Clarke County

Long Marsh Run Rural Historic District, Roughly bounded by WV state line, VA 608, VA 612, VA 7, and VA 653, Berryville vicinity, 96001173

[FR Doc. 96-25065 Filed 9-30-96; 8:45 am]

BILLING CODE 4310-70-P

#### Notice of Inventory Completion for Native American Human Remains from South Dakota in the Possession of the Fruitlands Museums, Harvard, MA

**AGENCY:** National Park Service  
**ACTION:** Notice

Notice is hereby given in accordance with provisions of the Native American Graves Protection and Repatriation Act (NAGPRA), 25 U.S.C. 3003 (d), of the completion of an inventory of human remains in the possession of the Fruitlands Museums, Harvard, MA.

A detailed inventory and assessment of the human remains has been made by Fruitlands Museums professional staff in consultation with representatives of the Cheyenne River Sioux Tribe, Oglala Sioux Tribe, and Rosebud Sioux Tribe.

The human remains consist of the scalp and hair of a single individual. The scalp was purchased by the museum in 1937 from Mr. F.R. Milner. Mr. Milner identified the scalp as that of Bad Hand which was taken on August 6, 1876 by Harry Young fifty miles northwest of Deadwood, South Dakota. Mr. Young's account of taking the scalp was documented in his book *Hard Knocks* (1915) Wells and Co., Portland, OR.

Consultation with representatives of the Cheyenne River Sioux Tribe, Oglala Sioux Tribe, and Rosebud Sioux Tribe reveal that while the Bad Hand family name is present among both Oglala

Sioux and Rosebud Sioux tribal members, a direct and unbroken line of ancestry between these human remains and a particular lineal descendant cannot be established and all attempts to contact lineal descendants have produced no results. Representatives of the Cheyenne River Sioux Tribe, the Oglala Sioux Tribe and the Rosebud Sioux Tribe have identified the Rosebud Sioux Tribe as having the strongest cultural affiliation with these remains.

Based on the above mentioned information, Fruitlands Museums officials have determined, pursuant to 43 CFR 10 (d)(1), that the human remains listed above represent the physical remains of one individual of Native American ancestry. Officials of the Fruitlands Museums have also determined that, pursuant to 25 U.S.C. 3001 (2), there is a relationship of shared group identity which can be reasonably traced between the human remains and the Rosebud Sioux Tribe.

This notice has been sent to officials of the Cheyenne River Sioux Tribe, Oglala Sioux Tribe, and Rosebud Sioux Tribe. Notice was also published in Indian Country Today and Todd County Times on September 5, 1996. Any lineal descendant or Indian tribe that believes itself to be culturally affiliated with these human remains should contact Michael A. Volmar, Curator, Fruitlands Museum, Harvard, MA 01451, phone: (508) 456-3924, before October 31, 1996. Repatriation of these human remains to the Rosebud Sioux Tribe may begin after that date if no additional claimants come forward.

Dated: September 25, 1996,

Francis P. McManamon,  
*Departmental Consulting Archeologist,  
Manager, Archeology and Ethnography  
Program.*

[FR Doc. 96-25087 Filed 9-30-96; 8:45 am]

BILLING CODE 4310-70-F

#### INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-380]

#### Notice of Commission Determination Not To Review an Initial Determination Terminating the Investigation as to Respondent Nitto Trading Corporation on the Basis of a Consent Order; Issuance of Consent Order

In the Matter of Certain Agricultural Tractors Under 50 Power Take-Off Horsepower.

**AGENCY:** U.S. International Trade Commission.

**ACTION:** Notice.

**SUMMARY:** Notice is hereby given that the U.S. International Trade Commission had determined not to review the initial determination (ID) of the presiding administrative law judge (ALJ) in the above-captioned investigation granting complainants' and respondent Nitto Trading Corporation's ("Nitto") joint motion to terminate the investigation as to Nitto on the basis of a consent order.

**FOR FURTHER INFORMATION CONTACT:** Shara L. Aranoff, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street, SW., Washington, D.C. 20436, telephone 202-205-3090.

**SUPPLEMENTARY INFORMATION:** The Commission instituted this investigation, which concerns allegations of unfair acts in violation of section 337 in the importation and sale of certain agricultural tractors under 50 PTO horsepower, on February 14, 1996. On August 15, 1996, complainants Kubota Tractor Corporation, Kubota Manufacturing of America Corporation, and Kubota Corporation, and respondent Nitto jointly moved for termination of the investigation as to Nitto based on a consent order stipulation and proposed consent order. The parties' agreement provides that (1) Nitto admits that complainants' four registered trademarks are valid, subsisting, and enforceable and agrees not to challenge the validity of the marks in any proceeding to enforce the consent order; (2) Nitto will cease and desist from exporting, importing, selling, distributing or otherwise transferring the tractors that are the subject of this investigation; (3) Nitto waives all right to seek judicial review or otherwise challenge the validity of the consent order; (4) the consent order shall not apply to the extent that any of complainants' marks has expired or been found invalid or unenforceable, provided such finding is final and nonreviewable; and (5) the consent order is subject to enforcement, modification and revocation in accordance with Commission rules. On August 26, 1996, the Commission investigative attorney (IA) filed a response supporting the motion to terminate on the grounds that it satisfied all Commission procedural and substantive requirements, that settlements are generally in the public interest, and that the IA has no basis to conclude that termination of the investigation with respect to Nitto would be contrary to the public interest. On September 6, 1996, ALJ issued an ID (Order No. 50) granting the joint motion.

No petitions for review of the ID were received.

This action is taken under the authority of section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and section 210.42 of the Commission's Rules of Practice and Procedure (19 C.F.R. 210.42).

Copies of the ID and all other nonconfidential documents filed in connection with this investigation are or will be available for inspection during official business hours (8:45 a.m. to 5:15 p.m.) in the Office of the Secretary, U.S. International Trade Commission, 500 E. Street, S.W., Washington, D.C. 20436, telephone 202-205-2000. Hearing impaired persons are advised that information on the matter can be obtained by contacting the Commission's TDD terminal at 202-205-1810.

Issued: September 25, 1996.

By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 96-25084 Filed 9-30-96; 8:45 am]

BILLING CODE 7020-02-P

## 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 September, 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-32,540; *I.C.I. Explosives USA, Inc., Tamaqua, PA*

TA-W-32,554; *Concord Fabrics, Inc., New York, NY*

TA-W-32,548; *Stonehenge Products, Springfield, KY*

TA-W-32,608; *Crown Pacific Limited Partnership, Redmond, OR*

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

TA-W-32,595; *Fieldcrest Cannon Mill Division—York Plant #19, York, SC*

TA-W-32,665; *Zenith Data Systems Corp., St. Joseph, MI*

TA-W-32,658; *Advance Pressure Castings Div. of Mid-West Spring Corp., Denville, NJ*

TA-W-32,625; *Woodbridge Group, Cartex Corp., Fairless Hills, PA*

TA-W-32,597; *Medical Innovations Corp., Ventura*

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

TA-W-32,573; *Thomson Consumer Electronics, Inc., Syracuse, NY*

TA-W-32,628; *Fashion Bug (Charming Shoppes, Inc), Gallery II, Philadelphia, PA*

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

### 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-32,561; *Kingstree Knits, a Div. of Texfi Industries, Inc., Midway, GA: July 11, 1995.*

TA-W-32,632; *Liberty Childrenswear Co., Birmingham, AL: August 1, 1995.*

TA-W-32,679; *Chic By H.I.S., Belmont, MS: August 9, 1995.*

TA-W-32,705; *Union Knitting Mills, Inc., Schuylkill Haven, PA: August 22, 1995.*

TA-W-32,166; *Tifton Apparel Mfg Co., Tifton, GA: March 12, 1995.*

TA-W-32,640; *Hubbard Farms, Statesville, NC: August 2, 1995.*

TA-W-32,563; *KL Manufacturing Co., Inc., Post Falls, ID: July 1, 1995.*