

recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, StarGen, Inc., Marlborough, MA; ESI, Plano, TX; Karel Elektronik S.A., Ankara, TURKEY; Integrated Device Technology, Inc., Santa Clara, CA; Call Sciences, Inc., Edison, NJ; ADICTI Corp., Taichung, TAIWAN; and Inovax Engenharia de Sistemas Ltd., Rio de Janeiro, BRAZIL have been added as parties to this venture. Also, StarBridge Technologies, Inc., Marlborough, MA has been dropped as a party to this venture.

No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and ECTF intends to file additional written notifications disclosing all changes in membership.

On February 20, 1996, ECTF filed its original notification pursuant to section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to section 6(b) of the Act on May 13, 1996, (61 FR 22074).

The last notification was filed with the Department on August 2, 2000. A notice was published in the **Federal Register** pursuant to section 6(b) of the Act on October 26, 2000 (65 FR 64236).

**Constance K. Robinson,**

*Director of Operations, Antitrust Division.*

[FR Doc. 01-932 Filed 1-10-01; 8:45 am]

BILLING CODE 4410-11-M

## DEPARTMENT OF JUSTICE

### Antitrust Division

#### Notice Pursuant to the National Cooperative Research and Production Act of 1993—IOPS.ORG Project

Notice is hereby given that, on January 27, 2000, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* ("the Act"), the Corporation for National Research Initiatives ("CNRI") has filed written notifications simultaneously on behalf of a Cooperative Project between CNRI and participants known as the IOPS.ORG Project ("IOPS") with the Attorney General and the Federal Trade Commission disclosing changes in its membership status. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, AT&T Global Networking Services, Basking Ridge, NJ; Broadwing Communications Services, Inc., Austin, TX; Cable & Wireless, Washington, DC; Conxion, Santa Clara, CA; and Qwest,

Denver, CO have been added as Primary Members of this project. ANS CO+RE Systems, Inc., Elmsford, NY; BBN Corporation, Cambridge, MA; MCI Telecommunications, Washington, DC; PSINet, Inc., Herndon, VA; and UUNET Technologies, Fairfax, VA have been discontinued as Primary Members of this project.

The following companies have changed their names: AT&T Corporation, Basking Ridge, NJ is now AT&T Worldnet, Basking Ridge, NJ; GTE Intelligent Network Systems, Inc., Irving TX is now GTE Internetworking, Irving, TX; NETCOM On-Line Communications Services, Inc., San Jose, CA is now ICG Communications, Englewood, CO; and Sprint Communications Company, LLP, Kansas City, MO is now Sprint Internet Service Center, Kansas City, MO.

No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and CNRI intends to file additional written notifications disclosing all changes in membership.

On July 2, 1997, CNRI filed its original notification pursuant to section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to section 6(b) of the Act on October 6, 1997 (62 FR 52152).

**Constance K. Robinson,**

*Director of Operations, Antitrust Division.*

[FR Doc. 01-930 Filed 1-10-01 8:45 am]

BILLING CODE 4410-11-M

## DEPARTMENT OF JUSTICE

### Antitrust Division

#### Notice Pursuant to the National Cooperative Research and Production Act of 1993; Mobile Wireless Internet Forum

Notice is hereby given that, on November 13, 2000, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* ("the Act"), Mobile Wireless Internet Forum has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership status. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, Adaptive Telecom, Campbell, CA; Airvana, Waltham, MA; Alteon WebSystems, San Jose, CA; Avian Communications, Marlborough, MA; BT Wireless, Martlesham Heath,

Ipswich, United Kingdom; CoSine Communications, Redwood City, CA; DoCoMo Communications Labs, San Jose, CA; Flash Networks, Holmdel, NJ; Halfdome Systems, Sunnyvale, CA; Hitachi, Santa Clara, CA; LG Telecom, San Diego, CA; Libertel, Maastricht, Limburg, The Netherlands; Livemind, Inc., San Francisco, CA; Matsushita Communications Industrial, Yokohama, Japan; Megisto Systems, Germantown, MD; Mitsubishi Electric Corporation, Kamakura, Kanagawa, Japan; Morphics Technology, Campbell, CA; Nettle Network Technologies, Arlington, VA; NuLink, Wilmington, CA; phone.com, Temple Terrace, FL; Redback News, Sunnyvale, CA; Sony, Tokyo, Japan; T-Mobil, Bonn, Germany; Telcom New Zealand, Wellington, New Zealand; Teledesic, Bellevue, WA; Trillium Digital Systems, Los Angeles, CA; UUNET a Worldcom Company, Purchase, NY; Verizon Wireless, Walnut Creek, CA; Water Cove Networks, Inc., Burlington, MA; White.Cell, Inc., Rosh-Ha'ayin, Israel; Wind, Rome, Italy; and Wysdom, Richmond Hill, Ontario, Canada have been added as parties to this venture.

No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and Mobile Wireless Internet Forum intends to file additional written notification disclosing all changes in membership.

On May 25, 2000, Mobile Wireless Internet Forum filed its original notification pursuant to section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to section 6(b) of the Act on August 11, 2000 (65 FR 49264).

**Constance K. Robinson,**

*Director of Operations, Antitrust Division.*

[FR Doc. 01-934 Filed 1-10-01; 8:45 am]

BILLING CODE 4410-11-M

## DEPARTMENT OF LABOR

### Employment and Training Administration

#### Notice of Determinations Regarding Eligibility To Apply for Worker Adjustment Assistance and NAFTA Transitional 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, 2000 and January, 2001.

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 of 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 indicate that increased imports did not contribute importantly to work separations at the firm.

TA-W-38,153; *Agco Corp., Coldwater, OH*  
 TA-W-37,904; *Fieldcrest Cannon, Inc., Pillowtex, Plant #7, Salisbury, NC*  
 TA-W-38,292; *Carolina Mills, Plant #25, St. Pauls, NC*  
 TA-W-38,182; *Cox Target Media Sales, Inc., Washington, NC;*  
 TA-W-38-101 & A; *Bonney Forge Corp., Allentown, PA, and Mt. Union, PA*  
 TA-W-37,941; *Royal Oak Enterprises, Inc., Licking, MO*  
 TA-W-38,162; *Excel Finishing, Inc., Old Fort, NC*  
 TA-W-38,093; *Kezar Falls Woolen Co., A Div. of Robinson Manufacturing Co., Parsonsfield, ME*  
 TA-W-38,169 & A; *Quality Veneer and Lumber, Hanel Lumber Div., Hold River, OR and Odell, OR*

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

TA-W-38,343; *United Steelworkers of America, Local 2176, Gadsden, AL*  
 TA-W-38,203; *Anchor Glass Container, Dayville, CT*  
 TA-W-38,199; *Uniscribe Professional Services, Inc., Wheeling, WV*  
 TA-W-38,313; *Winn-Dixie Raleigh, Inc., Garden City, SC*  
 TA-W-38,205; *Crater Lake Potato Distributors, Klamath Falls, OR*

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

TA-W-38,193; *Contract Apparel, Inc., El Paso, TX*  
 TA-W-38,186; *Nine West Distribution Center, Cincinnati, OH*  
 TA-W-38,267; *A and B Component Parts Shubuta, MS*  
 TA-W-38,052; *Pulaski Furniture, Plant #2, Martinsville, VA*  
 TA-W-38,298; *JN Oil and Gas, Inc., Headquartered in Billings, MT and Operating in the Following States: A; MT, B; TX, C; ND, D; WY, E; OK, F; KS*  
 TA-W-38,026; *Holcroft, LLC, Livonia, MI*  
 TA-W-38,227; *Vulcan Materials, Attalla, AL*  
 TA-W-38,181; *PPG Industries, Inc., Springdale, PA*  
 TA-W-38,254; *Parker Hannifin Corp., Process Filtration Div., Lebanon, IN*  
 TA-W-38,151; *Elliott Turbomachinery, Inc., Jeannette, PA*  
 TA-W-38,138; *Raytheon Corp., Lewisville, TX*

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

TA-W-38,071; *Molteck Power Systems, Gainesville, FL*

The investigation revealed that criteria (2) has not been met. Sales or production did not decline during the relevant period as required for certification.

TA-W-38,253; *Intercontinental Branded Apparel, Ellwood Ave., Buffalo, NY*  
 TA-W-38,230; *Heraeus Sensor Nite Co., Ellwood City, PA*

The investigation revealed that criteria (1) has not been met. A significant number or proportion of the workers did not become totally or partially separated from employment as required for certification.

#### Affirmative Determinations for Worker Adjustment Assistance

The following certifications have been issued; the date following the company name and location of each determination references the impact date for all workers of such determination.

TA-W-38,165; *L and L Manufacturing Co., Inc., L and L Factory, Los Angeles, CA; September 19, 1999.*  
 TA-W-38,116; *S. I. Cutting Service, Opalocka, FL; September 13, 1999.*  
 TA-W-38,015; *Boyt Brands, Bedford, IA; August 11, 1999.*  
 TA-W-38,224; *Handy Girl, LLC, Deer Park, MD; March 7, 2000.*  
 TA-W-38,246; *Jakel, Inc., East Prairie, MO; October 13, 1999.*  
 TA-W-38,210; *Chilton Toys, Div. of Strombecker Corp., Seymour, WI; September 26, 1999.*

TA-W-38,139; *Lyall Alabama, Ardmore, AL; September 6, 1999.*  
 TA-W-38,351; *Tyco Electronics, Sanford, ME; November 7, 1999.*  
 TA-W-38,333; *Smith and Wesson, Springfield, MA; November 2, 1999.*  
 TA-W-38,250; *Designer Hearths, Inc., Missoula, MT; October 17, 1999.*  
 TA-W-38,259; *Precision Interconnect Medical Cable Div., Waupin, WI; October 17, 1999.*  
 TA-W-38,090; *Waynesboro Apparel, Inc., Waynesboro, TN; August 31, 1999.*  
 TA-W-38,236; *PACE Industries, Puget Div., Inc., Fircrest, WA; October 6, 1999.*  
 TA-W-38,226; *Stimson Lumber co., Bonner, MT; October 4, 1999.*  
 TA-W-38,975; *U.S. Textile Corp., Newland, NC; July 25, 1999.*  
 TA-W-38,092; *Xerox Colorgraphx Systems, San Jose, CA; September 1, 1999.*  
 TA-W-38,335; *Victor Electric Wire and Cable Corp., Coventry, RI; November 1, 1999.*  
 TA-W-38,896; *Knowles Electronics, Inc., Hearing Aid Component Unit, Itasca, IL and Elgin, IL; July 5, 1999.*  
 TA-W-38,152; *Montgomery Hosiery Mill, Inc., Star, NC; September 18, 1999.*  
 TA-W-38,172; *Maxxim Medical, Los Gator, CA; September 15, 1999.*  
 TA-W-38,180; *Northern Cap Manufacturing Co., Little Falls, MN; September 25, 1999.*  
 TA-W-38,251; *Technical Ruber and Plastic Corp., Clifton, NJ; October 10, 1999.*  
 TA-W-38,433; *Full Line Distributors, Inc., d/b/a L.A.T. Sportswear, Canton, GA; December 6, 1999.*  
 TA-W-38,361; *Don Shapiro Industries, Inc., Action West Div., El Paso, TX; May 13, 2000.*  
 TA-W-38,224; *Utica Cutlery Co., Utica Stainless Div., Utica, NY; October 4, 1999.*  
 TA-W-38,367; *Key Industries, Inc., Erin, TN; November 14, 1999.*  
 TA-W-38,436; *United States Leather, Lackawanna Leather, Including Leased Workers of Snelling Personnel Services, El Paso, TX; December 1, 1999.*  
 TA-W-38,200; *M. Fine and Sons Manufacturing Co., Inc., Loretto, TN; September 17, 1999.*  
 TA-W-38,003; *Parker Seal Co., Berea, KY; August 28, 1999.*  
 TA-W-38,318; *Pyramid Mountain Lumber, Inc., Seeley Lake, MT; October 30, 1999.*  
 TA-W-38,225; *Alcoa Fujikura Ltd., Heavy Truck and Industrial Div., Shelbyville, KY; October 6, 1999.*  
 TA-W-38,303; *CMI Industries, Inc., Geneva, AL; October 27, 1999.*

TA-W-38,278; *Breli Originals, Inc., New York, New York: October 23, 1999.*  
 TA-W-38,232; *Carolina Shoe Co., Morganton, NC: October 4, 1999.*  
 TA-W-38,457; *Copper Range Co., White Pine, MI: September 27, 1997.*  
 TA-W-38,187; *Talon, Inc., Commerce, CA: September 25, 1999.*  
 TA-W-38,359; *Johns Manville International, Inc., Corona, CA: November 8, 1999.*  
 TA-W-38,083 & A; *Allegheny Ludlum Corp., Jessop Plate Mill, Jessop O & T, Washington Flat Roll (Formerly Washington Steel Corp.), Washington, PA and Houston, PA: August 30, 1999.*  
 TA-W-38,256; *Wundies-Santtony Wear, Seaming and Shipping Dept., Rockingham, NC: October 17, 1999.*  
 TA-W-38,312; *R & S Manufacturing, Columbia, PA: November 13, 1999.*  
 TA-W-38,403; *ICI Explosives USA, Inc., Ammonium Nitrate Div., Joplin, MO: November 17, 1999.*  
 TA-W-38,047; *Rockwell Automation, Sheet Metal Fabrication Dept., Euclid Plant, Euclid, OH: August 25, 1999.*  
 TA-W-38,222; *Whatman, Inc., Clifton, NJ: October 2, 1999.*  
 TA-W-38,126 & A; *Eastland Shoe Manufacturing Corp., Lisbon Falls, ME and Freeport, ME: November 17, 2000.*  
 TA-W-38,184; *JB Sportswear, Union, MS: October 10, 1999.*  
 TA-W-38,371; *Sasib Food and Beverage Machinery, Sasib Packaging North America, Depere, WI: November 14, 1999.*

Also, 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 as amended, the Department of Labor presents summaries of determinations regarding eligibility to apply for NAFTA-TAA issued during the month of December, 2000 and January 2001.

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 of 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-04297; *Aavid Thermalloy, Santa Ana Plant, Santa Ana, CA*  
 NAFTA-TAA-04029 & A; *Knowles Electronics, Inc., Hearing Aid Component Unit Itasca, IL and Elgin, IL*  
 NAFTA-TAA-04125 A; *Allegheny Ludlum Corp., Jessop Plate Mill, Jessop O & T, Washington Flat Roll (Formerly Washington Steel Corp), Washington, PA and Houston, PA*  
 NAFTA-TAA-04150; *Holcroft, LLC, Livonia, MI*  
 NAFTA-TAA-04198; *PPG Industries, Inc., Springdale, PA*  
 NAFTA-TAA-04184; *Mountaineer Precision Tool and Mold, Inc., Waynesville, NC*  
 NAFTA-TAA-04306; *Parker Hannifin Corp., Process Filtration Div., Lebanon, IN*  
 NAFTA-TAA-04191; *Cox Target Media Sales, Inc., Washington, NC*  
 NAFTA-TAA-04082; *Fieldcrest Cannon, Inc., Pillowex, Plant 7, Salisbury, NC*  
 NAFTA-TAA-04201; *Contract Apparel, Inc., El Paso, TX*  
 NAFTA-TAA-04344; *A and B Component Parts, Shubuta, MS*  
 NAFTA-TAA-04329; *It's Personal Ltd, New York, New York*  
 NAFTA-TAA-04188; *M. Fine and Sons Manufacturing Co., Inc., Loretto, TN*  
 NAFTA-TAA-04186; *Excel Finishing, Inc., Old Fort, NC*  
 NAFTA-TAA-04079; *Royal Oak Enterprises, Inc., Licking, MO*

The investigation revealed that the criteria for eligibility have not been met for the reasons specified.

NAFTA-TAA-04200; *Crater Lake Potato Distributors, Klamath Falls, OR*

The investigation revealed that 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

NAFTA-TAA-04316; *Hatfield Trousers, Div. of Pincus Brothers, Hatfield, PA: November 17, 1999.*  
 NAFTA-TAA-04231 & A; *Talon, Inc., Lake City, SC and Stanley, NC: December 14, 2000.*  
 NAFTA-TAA-04269; *Snyder Walls Industries, Inc., Snyder, TX: October 25, 1999.*  
 NAFTA-TAA-04114; *Lotus Designs, Inc., Weaverville, NC: August 16, 1999.*  
 NAFTA-TAA-04218; *Designer Hearths, Inc., Missoula, MT: October 5, 1999.*  
 NAFTA-TAA-04213; *L and L Manufacturing Co., Inc., L and L Factory, Los Angeles, CA: September 19, 1999.*  
 NAFTA-TAA-04326; *Tyco Electronics, Sanford, ME: November 7, 1999.*  
 NAFTA-TAA-04242; *Hi-Line Storage Systems, Perkasio, PA: October 13, 1999.*  
 NAFTA-TAA-4233; *Wundies Santtony Wear, Seaming and Shipping Dept., Rockingham, NC: October 17, 1999.*  
 NAFTA-TAA-04267; *Alcoa Fujikura Ltd, Heavy Truck and Industrial Div., Shelbyville, KY: October 6, 1999.*  
 NAFTA-TAA-04324; *Johns Manville International, Inc., Corona, CA: November 15, 1999.*  
 NAFTA-TAA-04229; *Maxxim Medical, Los Gatos, CA: September 15, 1999.*  
 NAFTA-TAA-04299; *Smith and Nephew, Inc., Ortho-Glass Dept., Charlotte, NC: November 13, 1999.*  
 NAFTA-TAA-04220; *Stimson Lumber Co., Booner, MT: October 4, 1999.*  
 NAFTA-TAA-04328; *Velvac, Inc., Inc., New Berlin, WI: November 24, 1999.*  
 NAFTA-TAA-04193; *MHPG, Inc., Whitinsville, MA: September 27, 1999.*  
 NAFTA-TAA-04137; *Quality Veneer and Lumber, Hood River, OR: August 14, 1999.*  
 NAFTA-TAA-04335; *Mediacopy, San Leandro, CA: November 21, 1999.*  
 NAFTA-TAA-04037; *Norton Packaging, Inc., Steel Pail Div., Oakland CA: July 20, 1999.*  
 NAFTA-TAA-04263; *Carolina Mills, Plant 25, St. Pauls, NC: October 21, 1999.*  
 NAFTA-TAA-04341; *Walls Industries, Inc., Boaz, AL: October 26, 1999.*

NAFTA-TAA-04294; *Rich and Me, Inc., Vernon, CA: November 3, 1999.*  
 NAFTA-TAA-04272; *Pyramid Mountain Lumber, Inc., Seeley Lake, MT: October 30, 1999.*  
 NAFTA-TAA-04298; *Cottrell, Ltd, LLC, Englewood, CO: November 14, 1999.*  
 NAFTA-TAA-04178; *Montgomery Hosiery Mill, Inc., Star, NC: August 25, 1999.*  
 NAFTA-TAA-04318; *Don Shapiro Industries, Inc., Action West Div., El Paso, TX: May 13, 2000.*  
 NAFTA-TAA-04333; *Karmazin Products Corp., Wyandotte, MI: November 28, 1999.*  
 NAFTA-TAA-04343; *Johnson Controls, Inc., Controls Group—Poteau Facility; Poteau, OK: November 29, 1999.*  
 NAFTA-TAA-04175; *Jomac-Wells Lamont Industry, Brunswick, MO: September 20, 1999.*  
 NAFTA-TAA-04258; *U.S. Label Artistic, Clinton, NC: October 25, 2000.*  
 NAFTA-TAA-04366; *Bynum Concepts, Inc., Lubbock, TX: November 30, 1999.*  
 NAFTA-TAA-04332; *Litton Network Access Systems, Roanoke, VA: November 28, 1999.*

I hereby certify that the aforementioned determinations were issued during the month of December, 2000 January, 2001. Copies of these determinations are available for inspection in Room C-5311, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210 during normal business hours or will be mailed to persons who write to the above address.

Dated: January 5, 2000.

**Edward A. Tomchick,**  
*Director, Division of Trade Adjustment Assistance.*

[FR Doc. 01-936 Filed 1-10-01; 8:45 am]

BILLING CODE 4510-30-M

## DEPARTMENT OF LABOR

### Employment and Training Administration

[TA-W-38,134]

#### Antonio Clothing, New York, NY; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on September 25 in response to a worker petition which was filed by the Union of Needletrades, Industrial and Textile Employees on behalf of workers at Antonio Clothing, New York, New York.

The Department has been unable to locate an official of the company to

obtain the information necessary to conduct an investigation. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed in Washington, D.C. this 5th day of December, 2000.

**Linda G. Poole,**

*Certifying Officer, Division of Trade Adjustment Assistance.*

[FR Doc. 01-942 Filed 1-10-01; 8:45 am]

BILLING CODE 4510-30-M

## DEPARTMENT OF LABOR

### Employment and Training Administration

[TA-W-38,206]

#### Brown Wooten Mills, Inc., Ballston Plant, Mount Airy, NC; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on October 16, 2000, in response to a worker petition which was filed on October 16, 2000, on behalf of workers at Brown Wooten Mills, Inc., Ballston Plant, Mount Airy, North Carolina.

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. 01-940 Filed 1-10-01; 8:45 am]

BILLING CODE 4510-30-M

## DEPARTMENT OF LABOR

### Employment and Training Administration

[TA-W-38,341]

#### Caffall Brothers Forest Products, Inc., Wilsonville, OR; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on November 20, 2000 in response to a petition which was filed by the company on behalf of workers at Caffal Bros. Forest Products, Inc., Wilsonville, Oregon.

The company 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 29th day of December, 2000.

**Linda Poole,**

*Certifying Officer, Division of Trade Adjustment Assistance.*

[FR Doc. 01-941 Filed 1-10-01; 8:45 am]

BILLING CODE 4510-30-M

## DEPARTMENT OF LABOR

### Employment and Training Administration

[TA-W-38,113]

#### Eramet Marietta Incorporated North Plant, Marietta, OH; Notice of Revised Determination on Reopening

On December 22, 2000, the Department, on its own motion, reopend its investigation for workers and former workers at the subject firm in Marietta, Ohio.

The initial petition filed with the Department on behalf of workers of Eramet Marietta Incorporated, North Plant, Marietta, Ohio, was denied on November 21, 2000. The investigation revealed that the "contributed importantly" criterion of the worker group eligibility requirements of section 222 of the Trade Act of 1974, as amended, was not met. Although the company reported that it would rely on impor purchases of manganese metal, company imports had not as yet occurred. The notice was published in the **Federal Register** on December 21, 2000. (65 FR 80457).

By letter dated, December 15, 2000, the company informed the Department that the subject firm has accepted the first delivery of imported managense metal.

#### Conclusion

After careful consideration of the new facts obtained on reopening, it is concluded that increased imports of articles like or directly competitive with manganese metal contributed importantly to the decline in sales and to the total or partial separation of workers at the subject firm. In accordance with the provisions of the Trade Act of 1974, I make the following revised determation:

All workers of Eramet Marietta Incorporated, North Plant, Marietta, Ohio, who became totally or partially separated from employment on or after September 11, 1999, 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.