evidence of import impact in regard to this product in conjunction with an assessment of eligibility for affected workers at the subject plant.

The petitioner states that the glass handling equipment produced by the subject firm has been displaced as a result of an increase in imports of glass and mentions a new glass plant going into production in Mexico in the next month.

As noted above, the Department considers imports of like or directly competitive products (in this case, glass handling equipment, as the initial investigation established that layoffs are predominantly attributable to the domestic shift of production) when conducting TAA investigations. Thus, although the products produced by the subject firm workers may be indirectly import impacted, the import impact of glass is not relevant to an investigation of eligibility for trade adjustment assistance on behalf of subject firm workers producing glass handling equipment.

The review of the initial investigation revealed that the Department erred in its description of the subject firm's product during the customer survey, thus purchases of glass were surveyed instead of glass handling equipment. Further contact with the company official revealed that major customers of the subject firm are all internal Cardinal Glass Industries, Inc. glass processing plants. It was found that these customers do not import glass handling equipment.

The investigation further revealed that none of the Cardinal Glass Industries, Inc. facilities are under an existing Trade Adjustment Assistance certification.

Conclusion

After review of the application and investigative findings, I conclude that there has been no error or misinterpretation of the law or of the facts which would justify reconsideration of the Department of Labor's prior decision. Accordingly, the application is denied.

Signed at Washington, DC, this 20th day of February, 2004.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. E4–465 Filed 03–5–04; 8:45 am] BILLING CODE 4510–13–P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-54,197]

Electric Motor Repair Center, Shelby, NC; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, as amended, an investigation was initiated on February 6, 2004, in response to a worker petition filed by a company official on behalf of workers of Electric Motor Repair Center, Shelby, North Carolina.

The investigation revealed that the subject firm did not separate or threaten to separate a significant number or proportion of workers as required by section 222 of the Trade act of 1974. Significant number or proportion of the workers means that at least three workers in a firm with a workforce of fewer than 50 workers would have to be affected. Separations by the subject firm did not meet this threshold level; consequently, the investigation has been terminated.

Signed in Washington, DC this 13th day of February, 2004.

Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. 04–5079 Filed 3–5–04; 8:45 am] BILLING CODE 4510–30–P

DEPARTMENT OF LABOR

Employment And Training Administration

[TA-W-53,647]

Gates Corporation, Air Springs Division, Including Leased Workers of Manpower and JRC Quality Systems, LLC, Denver, Colorado; 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 December 15, 2003, applicable to workers of Gates Corporation, Air Springs Division, including temporary workers of Manpower, Denver, Colorado. The notice was published in the **Federal Register** on January 16, 2004 (69 FR 2624). At the request of the petitioners, the Department reviewed the certification for workers of the subject firm. New information shows that leased workers of JRC Quality Systems, LLC were employed at Gates Corporation, Air Springs Division at the Denver, Colorado location of the subject firm.

Based on these findings, the Department is amending this certification to include leased workers of JRC Quality Systems, LLC working at Gates Corporation, Air Springs Division, Denver, Colorado.

The intent of the Department's certification is to include all workers employed at Gates Corporation, Air Springs Division Trends Clothing Corporation, a.k.a. Trends International, who were adversely affected by a shift in production to Mexico.

The amended notice applicable to TA–W–53,647 is hereby issued as follows:

All workers of Gates Corporation, Air Springs Division, including leased workers of Manpower and JRC Quality Systems, LLC, Denver, Colorado, who became totally or partially separated from employment on or after November 24, 2002, through December 15, 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 in Washington, DC this 17th day of February, 2004.

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. E4–468 Filed 3–5–04; 8:45 am] BILLING CODE 4510–13–P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-54,193]

Gates Corporation, Air Springs Division, Denver, Colorado; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on February 6, 2004 in response to a worker petition which was filed on behalf of workers at Gates Corporation, Air Springs Division, Denver, Colorado.

An active certification covering the petitioning group of workers is already in effect (TA–W–53,647, as amended). Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed in Washington, DC, this 17th day of February 2004.

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. E4-473 Filed 3-5-04; 8:45 am] BILLING CODE 4510-13-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-53.783]

Geotrac, Inc., Norwalk, Ohio; Notice of **Negative Determination Regarding** Application for Reconsideration

By application dated January 23, 2004, a petitioner requested administrative reconsideration of the Department's negative determination regarding eligibility for workers and former workers of the subject firm to apply for Trade Adjustment Assistance (TAA). The denial notice applicable to workers of Geotrac, Inc., Norwalk, Ohio was signed on January 5, 2004, and published in the Federal Register on February 6, 2004 (69 FR 5866).

Pursuant to 29 CFR 90.18(c) reconsideration may be granted under the following circumstances:

(1) If it appears on the basis of facts not previously considered that the determination complained of was erroneous:

(2) if it appears that the determination complained of was based on a mistake in the determination of facts not previously considered; or

(3) if in the opinion of the Certifying Officer, a misinterpretation of facts or of the law justified reconsideration of the decision.

The TAA petition was filed on behalf of a worker at Geotrac, Inc., Norwalk, Ohio engaged in generating flood certifications for the mortgage lending industry. The petition was denied because the petitioning worker did not produce an article within the meaning of Section 222 of the Act.

The petitioner's main allegation consists in the fact that employees of Geotrac, Inc., Norwalk, Ohio were separated as a result of a shift of their positions to India.

In order to meet eligibility requirements, the petitioning worker group must be engaged in production. Automatic generation of certificates for the mortgage lending industry does not constitute production within the meaning of Section 222 of the Trade Act.

Only in very limited instances are service workers certified for TAA,

namely the worker separations must be caused by a reduced demand for their services from a parent or controlling firm or subdivision whose workers produce an article and who are currently under certification for TAA.

Conclusion

After review of the application and investigative findings, I conclude that there has been no error or misinterpretation of the law or of the facts which would justify reconsideration of the Department of Labor's prior decision. Accordingly, the application is denied.

Signed at Washington, DC, this 20th day of February, 2004.

Elliott S. Kushner.

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. E4-470 Filed 3-5-04; 8:45 am] BILLING CODE 4510-13-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-54,166]

Harriet and Henderson Yarns, Inc., Fort Payne Distribution Center, Fort Payne, AL; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on February 4, 2004, in response to a worker petition which was filed on behalf of workers at Harriet and Henderson Yarns, Inc., Fort Payne Distribution Center, Fort Payne, Alabama.

An active certification covering the petitioning group of workers is already in effect (TA-W-53,293B, as amended). Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

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

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. 04-5081 Filed 3-5-04; 8:45 am] BILLING CODE 4510-30-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-53,937]

Johnson Controls, Inc., Laurel Hill, North Carolina; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on January 5, 2004, in response to a worker petition which was filed on behalf of workers at Johnston Controls, Inc., Laurel Hill, North Carolina.

An active certification covering the petitioning group of workers is already in effect (TA–W–53,481, as amended). Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed in Washington, DC this 20th day of February, 2004.

Linda G. Poole.

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. E4-472 Filed 3-5-04; 8:45 am] BILLING CODE 4510-13-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-53,917]

Kincaid Furniture Company, Inc., Hudson, North Carolina; Notice of **Termination of Investigation**

Pursuant to section 221 of the Trade Act of 1974, as amended, an investigation was initiated on December 31, 2003, in response to a petition filed on behalf of workers at Kincaid Furniture Company, Inc., Hudson, North Carolina.

The petitioning group of workers is covered by an active certification for Kincaid Furniture Company, Inc., Plant 8 currently known as Plant 18, Lenoir, North Carolina (TA-W-50,735, as amended).

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

Signed in Washington, DC, this 17th day of February, 2004.

Linda G. Poole.

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. E4-471 Filed 3-5-04; 8:45 am] BILLING CODE 4510-13-P