DEPARTMENT OF THE INTERIOR

Office of Surface Mining Reclamation and Enforcement

Request for Determination of Valid Existing Rights Within the Wayne National Forest; Correction

AGENCY: Office of Surface Mining Reclamation and Enforcement, Interior.

ACTION: Notice of decision; correction.

SUMMARY: This notice announces a correction to a November 26, 1997 **Federal Register** notice (62 FR 63187) which announced the decision of the Office of Surface Mining Reclamation and Enforcement (OSM) on a request by Edward and Madeiline Blaire and Buckingham Coal Company, Inc. (Buckingham) for a determination of valid existing rights (VER) under section 522(e) of the Surface Mining Control and Reclamation Act of 1977 (SMCRA). The required correction pertains to part VII. of the notice, entitled "Appeals."

FOR FURTHER INFORMATION CONTACT: Peter Michael, Office of Surface Mining Reclamation and Enforcement, Appalachian Regional Coordinating Center, Room 218, Three Parkway Center, Pittsburgh, PA 15220. Telephone: (412) 937–2867. E-mail address: pmichael@osmre.gov.

SUPPLEMENTARY INFORMATION: In the **Federal Register** notice published on November 26, 1997 (62 FR 63187), Part VII in the decision stated:

Any person who is or may be adversely affected by this decision may appeal to the Interior Board of Land Appeals under 43 CFR 4.1390 *et seq.* [1988]. Notice of intent to appeal must be filed within 30 days from the date of publication of this notice of decision in a local newspaper with circulation in Perry County, Ohio.

However, 43 CFR 4.1391 states, in relevant part:

The request for review shall be filed within 30 days of the date of publication of notice in the **Federal Register** that a determination has been made for any person who has not received a copy by certified mail or overnight delivery service.

Accordingly, any person who is or may be adversely affected by the VER decision in this matter may appeal to the Interior Board of Land Appeals under 43 CFR 4.1390 *et seq.* [1988]. Notice of intent to appeal must be filed within 30 days of the date of publication of the notice of decision in the **Federal Register**, which was on November 26, 1997, by any person who has not received a copy by certified mail or overnight delivery service. Dated: December 12, 1997. **Allen D. Klein,** *Regional Director, Appalachian Regional Coordinating Center.* [FR Doc. 97–33015 Filed 12–17–97; 8:45 am] **BILLING CODE 4310–05–M**

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-33,715]

Brandon Apparel Group, Incorporated, Columbus, Wisconsin; Notice of Negative Determination on Reconsideration

On October 31, 1997, the Department issued an Affirmative Determination Regarding Application for Reconsideration for the workers and former workers of the subject firm. The petitioner presented new evidence that the collection of information regarding company sales and imports was incomplete for the time period relevant to the investigation. The notice was published in the **Federal Register** on November 26, 1997 (62 FR 63193).

The Department initially denied TAA to workers of Brandon Apparel Group, Columbus, Wisconsin because the "contributed importantly" group eligibility requirement of Section 222(3) of the Trade Act of 1974, as amended, was not met. The workers at the subject firm were engaged in employment related to the production of children's sports apparel. The layoffs at the Columbus plant were attributed to the corporate decision to close the subject plant and transfer all production to an affiliated domestic facility. Corporatewide sales, production and imports increased from 1995 to 1996. Company imports, however, decreased as a percentage of company sales during this time.

On reconsideration, the Department requested that Brandon Apparel provide data for the January through July time periods of 1996 and 1997. Information provided by the company shows that corporate-wide sales and production increased from January through July 1997, compared to the January through July 1996 time period. During the same time period company imports declined.

Conclusion

After reconsideration, I affirm the original notice of negative determination of eligibility to apply for worker adjustment assistance for workers and former workers of Brandon Apparel Group, Columbus, Wisconsin. Signed at Washington, D.C., this 9th day of December 1997.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance. [FR Doc. 97–33023 Filed 12–17–97; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

Investigations Regarding Certifications of Eligibility To Apply For Worker Adjustment Assistance

Petitions have been filed with the Secretary of Labor under Section 221 (a) of the Trade Act of 1974 ("the Act") and are identified in the Appendix to this notice. Upon receipt of these petitions, the Acting Director of the Office of Trade Adjustment Assistance, Employment and Training Administration, has instituted investigations pursuant to Section 221 (a) of the Act.

The purpose of each of the investigations is to determine whether the workers are eligible to apply for adjustment assistance under Title II, Chapter 2, of the Act. The investigations will further relate, as appropriate, to the determination of the date on which total or partial separations began or threatened to begin and the subdivision of the firm involved.

The petitioners or any other persons showing a substantial interest in the subject matter of the investigations may request a public hearing, provided such request is filed in writing with the Acting Director, Office of Trade Adjustment Assistance, at the address show below, not later than December 29, 1997.

Interested persons are invited to submit written comments regarding the subject matter of the investigations to the Acting Director, Office of Trade Adjustment Assistance, at the address shown below, not later than December 29, 1997.

The petitions filed in this case are available for inspection at the Office of the Acting Director, Office of Trade Adjustment Assistance, Employment and Training Administration, U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210.

Signed at Washington, D.C. this 1st day of December, 1997.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

PETITIONS INSTITUTED ON 12/01/97

TA–W	Subject firm (petitioners)	Location	Date of petition	Product(s)
34,032	Everbrite (IBEW)	Milwaukee, WI	11/17/97	Neon Signs.
34,033	Northern Technologies (Wrks)	Pocahontas, AR	11/12/97	Electrical Connectors.
34,034	AST Research (Wrks)	Fort Worth, TX	11/18/97	Computers.
34,035	Garfield Sportswear (UNITE)	Garfield, NJ	09/11/97	Ladies' Coats.
34,036	Con Agra (AFGM)	Buffalo, NY	11/17/97	Flour and Flour by-Products.
34,037	Barry Callebaut USA, Inc (Wrks)	Pennsauken, NJ	11/17/97	Cocoa/Chocolate.
34,038	Alltrista Zinc Products (Comp)	Greeneville, TN	11/19/97	Casts, Rolls and Slit Zinc Strip.
34,039	F.R. Gross, Inc. (Wrks)	Warren, PA	11/06/97	Fabricated Structural Steel.
34,040	Butler Design Service (Wrks)	Aurora, CO	11/12/97	Drafting Services—Telecommuni- cations.
34,041	Jam Enterprises (Comp)	El Paso, TX	11/04/97	Cloth Cutting Service.
34,042	Rotorex Company, Inc (IUE)	Walkersville, MD	10/28/97	Machined Shafts, Cylinders, Rollers.
34,043	Hogg's Factory (Wrks)	Malden, MO	11/14/97	Fleece Shirts.
34,044	Brown Shoe Group (Wrks)	Fredericktown, MO	11/17/97	Dress, and Sport Shoes.
34,045	ITT Automotive ()	Archbold, OH	11/17/97	Gas and Bake Line Tubing.
34,046	Manchester Knitted Fash. (Comp)	Manchester, NH	11/20/97	Men's, Ladies', Children's tops and bottom.
34,047	John Wiley and Sons, Inc (Wrks)	Colorado Sprgs, CO	11/20/97	Publish Legal Books.
34,048	Dresser Rand Co (IUE)	Painted Post, NY	11/18/97	Air Compressors.
34,049	Buehler Lumber Co (Wkrs)	Ridgway, PA	11/18/97	Cherry Panels.
34,050	Bazflex USA (Comp)	Gainesville, TX	11/18/97	Shoe Soles.
34,051	Franke Contract Group (Wrks)	North Wales, PA	11/21/97	Kitchen Equipment Supplier.
34,052	Matsushita Microwave Oven (Wrks)	Franklin Park, IL	11/18/97	Home Electronic Applicances.
34,053	Frontier Corp (Wrks)	Rochester, NY	11/07/97	Telecommunication Service.
34,054	Identity Headwear USA (Wrks)	Maysville, MO	11/20/97	Sport Caps.
34,055	TRW—Auto Electronics (ICWU)	Auburn, NY	11/10/97	Switches for Automobiles.
34,056	Crown Pacific (Comp)	Gilchrist, OR	11/18/97	Lumber.
34,057	Oldham Co (The) (Comp)	Burt, NY	11/19/97	Saw Blades.
34,058	Aquarius Manufacturing (Owner)	El Paso, TX	11/10/97	Living Room and Den Furniture.
34,059	Alcoa Fujikura Ltd (UAW)	Campbellsburg, KY	11/18/97	Automotive Wiring Harness.
34,060	General Motors (Wrks)	Albany, GA	11/17/97	Alternators and Parts.
34,061	Oxford of Alma (Comp)	Alma, GA	11/19/97	Ladies' Dresses and Pants.

[FR Doc. 97–33025 Filed 12–17–97; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-33,479]

G.E. Medical Systems Milwaukee, Wisconsin; Notice of Negative Determination Regarding Application for Reconsideration

By application dated November 3, 1997, the X-Ray Lodge No. 1916 of the International Association of Machinists requested administrative reconsideration of the Department's negative determination regarding worker eligibility to apply for trade adjustment assistance. The denial notice, applicable to workers of G.E. Medical Systems producing medical diagnostic imaging equipment in Milwaukee, Wisconsin, was signed on October 9, 1997 and published in the **Federal Register** on November 5, 1997 (62 FR 59882).

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 petitioners assert that products produced by workers of the subject firm are now being produced in foreign countries by their suppliers and add that a large percentage of the subject firm sales come from the offshore market.

The TAA petition investigation for workers of the subject firm showed that the criterion (2) of the Group Eligibility requirements of Section 222 of the Trade Act of 1974, as amended, was not met. Sales and production at the subject firm increased in 1996 compared to 1995 and in January-April of 1997 compared to the same time period in 1996.

The petitioner's assertion regarding company sales of imported diagnostic imaging equipment was addressed in the negative determination applicable to workers of G.E. Medical Systems in Milwaukee.

As specified in the group eligibility requirements of criterion (3) of Section 222 of the Trade Act of 1974, as amended, the Department must establish that increased imports of articles like or directly competitive with articles produced at the workers' firm, contributed to worker separations.

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, D.C. this 11th day of December 1997.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance. [FR Doc. 97–33019 Filed 12–17–97; 8:45 am]

BILLING CODE 4510-30-M