

classes of controlled substances listed above.

Dated: October 1, 1998.

John H. King,

Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration.

[FR Doc. 98-27099 Filed 10-8-98; 8:45 am]

BILLING CODE 4410-09-M

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

Manufacturer of Controlled Substances; Notice of Application

Pursuant to Section 1301.33(a) of Title 21 of the Code of Federal Regulations (CFR), this is notice that on September 15, 1998, Research Biochemicals, Inc., Limited Partnership, Attn: Richard Milius, 1-3 Strathmore Road, Natick, Massachusetts 01760, made application by letter to the Drug Enforcement Administration (DEA) for registration as a bulk manufacturer of cocaine (9041), a basic class of controlled substance listed in Schedule II.

The firm plans to manufacture small quantities of a derivative of cocaine.

Any other such applicant and any person who is presently registered with DEA to manufacture such substance may file comments or objections to the issuance of the proposed registration.

Any such comments or objections may be addressed, in quintuplicate, to the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration, United States Department of Justice, Washington, D.C. 20537, Attention: DEA Federal Register Representative (CCR), and must be filed no later than December 8, 1998.

Dated: October 1, 1998.

John H. King,

Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration.

[FR Doc. 98-27107 Filed 10-8-98; 8:45 am]

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DEPARTMENT OF JUSTICE

Drug Enforcement Administration

Importer of Controlled Substances; Notice of Registration

By Notice dated June 10, 1998, and published in the **Federal Register** on July 9, 1998, (63 FR 37140), Research Triangle Institute, Kenneth H. Davis, Jr., Hermann Building, East Institute Drive, P.O. Box 12194, Research Triangle Park, North Carolina 27709, made application

by renewal to the Drug Enforcement Administration (DEA) to be registered as an importer of the basic classes of controlled substances listed below:

Drug	Schedule
Marihuana (7360)	I
Cocaine (9041)	II

The firm plans to import small quantities of the listed controlled substances for the National Institute of Drug Abuse and other clients.

No comments or objections have been received. DEA has considered the factors in Title 21, United States Code, Section 823(a) and determined that the registration of Research Triangle Institute to import the listed controlled substances is consistent with the public interest and with United States obligations under international treaties, conventions, or protocols in effect on May 1, 1971, at this time. DEA has investigated Research Triangle Institute on a regular basis to ensure that the company's continued registration is consistent with the public interest. These investigations have included inspection and testing of the company's physical security systems, audits of the company's records, verification of the company's compliance with state and local laws, and a review of the company's background and history. Therefore, pursuant to Section 1008(a) of the Controlled Substances Import and Export Act and in accordance with Title 21, Code of Federal Regulations, Section 1301.34, the above firm is granted registration as an importer of the basic classes of controlled substances listed above.

Dated: October 1, 1998.

John H. King,

Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration.

[FR Doc. 98-27098 Filed 10-8-98; 8:45 am]

BILLING CODE 4410-09-M

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, 1998.

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-34,820; General Electric Co., Power Systems Plant, Fitchburg, MA

TA-W-34,709; Gilbert & Bennett Manufacturing Co., Blue Island, IL
TA-W-34,902; Durham 2000 Corp., Danville, VA

TA-W-34,614; Champion International, Hamilton, OH

TA-W-34,790; Aluminum Conductor Products Corp., Vancouver, WA

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

TA-W-34,952; The Banana Tree, El Paso, TX

TA-W-34,941; Nu-Kote International, Arizona Warehouse, Nogales, AZ

TA-W-34,842; Marwi USA, Inc., Olney, IL

TA-W-34,964; Rhone-Poulenc AG Co., Inc., Research Triangle Park, NC

TA-W-34,979; Scranton Export Clothing Co., Inc., Scranton, PA

TA-W-34,899; Matsushita Electric Corp of America, Matsushita Television Co., San Diego, CA

TA-W-34,958 & A; El and El Novelty Co., Linden, NJ and New York, NY

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

TA-W-34,942; U.S. Reduction Co., Toledo, OH

TA-W-34,940; Briggs and Stratton Corp., Wauwatosa, WI
 TA-W-34,797; Dayco Swan, Mark IV Automotive Div., Automotive Business Unit, Bucyrus, OH
 TA-W-34,813; Susan Lazar, Inc., New York, NY
 TA-W-34,734; Johnson Controls, Inc., Automotive Systems Group, Greenfield, OH
 TA-W-34,907; Sweet-Orr & Co., Inc., Dawsonville, GA
 TA-W-34,646; LAM Research, Inc., Wilmington, MA
 TA-W-34,972; Food Service Specialties, Columbus, WI
 TA-W-34,703; Eagle Moulding Co., Dorris, CA
 TA-W-34,803; United Technologies Automotive, Bay City, MI
 TA-W-34,789; Integrated Solutions, Inc., Allentown, PA
 TA-W-34,890; Goslin-Birmingham, Birmingham, AL
 TA-W-34,683; Topps Safety Apparel, Greensburg, KY

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

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-34, 480; Pennsylvania Textile Corp., West Hazleton, PA April 12, 1997
 TA-W-34, 870; TechnoTrim, Glasgow, KY: August 3, 1997
 TA-W-34, AlliedSignal, Inc., Aerospace Equipment Systems, Eatontown, NJ: July 24, 1997
 TA-W-34, 894; Doris Jay, Miami, FL: August 4, 1997
 TA-W-34, 875; W.S.W. Company of Sharon, Inc., Sharon, TN: August 3, 1997
 TA-W-34, 654; Selmet, Inc., Albany, OR: May 28, 1997
 TA-W-34, 905; Gear Fashions, Inc., d/b/a Hellas Fashions, Inc.,
 TA-W-34, 788; Jaclyn, Inc., West New York, NJ: July 10, 1997
 TA-W-34, 754; Union Special Corp., Charlotte Automated Systems Div., Charlotte, NC: June 15, 1997
 TA-W-34, 814; North American Raycon Corp., Elizabeth, TN: September 7, 1998
 TA-W-34, 786; NEPECO, Inc., Byron, WY: July 8, 1997
 TA-W-34, 782; Seven Valleys Garment Co., Inc., Seven Valleys, PA: June 10, 1997

TA-W-34, 810; JMA Resources, Oklahoma City, OK: July 21, 1997
 TA-W-34, 798; Sharplan Lassers, Warwick, RI: July 16, 1997
 TA-W-34, 835; Lasting Products, Inc., Dallas, TX: July 20, 1997
 TA-W-34, 963; Burlen Corp., Thomasville, GA: August 31, 1997
 TA-W-34, 357; Boise Cascade Corp., Timber Div—Elgin Stud Mill, Elgin, OR: March 9, 1997
 TA-W-34, 762; Dresser Oil Tools, Dallas, TX, Production and Sales Representative Operating at Various Locations in the Following States: A; MT, B; CA, C; KS, D; LA: July 6, 1997
 TA-W-34, 955; Caza Drilling, Inc., North Dakota Operations, Headquartered in Williston, ND: August 26, 1997
 TA-W-34, 817; Hanging Limb Apparel, Inc., Crawford, TN: July 17, 1997
 TA-W-34, 930; Atlanta Manufacturing, A Div. of Atlanta Scientific, Inc., Norcross, GA Including Leased Workers From the Following Firms: Excel Technical Service, Duluth, GA, Norrell, Norcross, GA and Elite, Atlanta, GA: August 20, 1997
 TA-W-34, 918; Quality Garment Co., Inc., West Union, WV: August 17, 1997
 TA-W-34, 876; National Semiconductor Corp., Fort Collins, CO: August 13, 1997
 TA-W-34, 891; AM-Cut, d/b/a American Knitting Mills, Opa-Locka, FL: July 20, 1997
 TA-W-34, 931; Precise Polestar, Inc., State College, PA: August 10, 1996
 TA-W-34, 552; IEC Edinburg, Edinburg, TX: May 7, 1997
 TA-W-34, 903; EIS Brake Div. of Moog Automotive/Cooper Industries, Berlin, CT: July 22, 1997
 TA-W-34, 566; Rosbro Plastics Co., Pawtucket, RI: May 6, 1997
 TA-W-34, 874; Oshkosh B'Gosh, Inc., Gainesboro, TN: July 31, 1997
 TA-W-34, 821; Uniroyal Engineered Products, Port Clinton, OH: July 21, 1997
 TA-W-34, 716; Ambler Industries, Orangeburg, SC: June 18, 1997
 TA-W-34, 831; VF Jeanswear, Hackleburg, AL: July 29, 1997

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 September, 1998.

In order for an affirmative determination to be made and a certification of eligibility to apply for NAFTA-ATT the following group eligibility requirements of section 250 of the Trade Act must be met:

(1) That a significant number or 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 increased 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-02492; Union Special Corp., Charlotte Automated Systems Div., Charlotte, NC
 NAFTA-TAA-02599; Food Service Specialties, Columbus, WI
 NAFTA-TAA-02590; Dean Lumber Co., Sawmill Div., Gilmer, TX
 NAFTA-TAA-02564; Sweet-Orr & Co., Inc., Dawsonville, GA
 NAFTA-TAA-02536; Marwi USA, Inc., Olney, IL
 NAFTA-TAA-02474; Johnson Controls, Inc., Automotive Systems Group, Greenfield, OH
 NAFTA-TAA-02550; Durham 2000 Corp., Danville, VA
 NAFTA-TAA-02585; Dayco Swan, Mark IV Automotive Div., Automotive Business Unit, Bucyrus, OH
 NAFTA-TAA-02593; Burlen Corp., Thomasville, GA

NAFTA-TAA-02543; RSI Home Products, General Marble, Lincolnton, NC
 NAFTA-TAA-02468; Pennsylvania Textile Corp., West Hazelton, PA
 The investigation revealed that the criteria for eligibility have not been met for the reasons specified.
 NAFTA-TAA-02591; Nu-Kote International, Arizona Warehouse, Nogales, AR
 NAFTA-TAA-02513; Crump-Wilson-Shields Commission Co., Livestock Wholesalers, National Stockyards, IL
 NAFTA-TAA-02514; Coats American Inc., Regional Distribution Center, El Paso, TX
 NAFTA-TAA-02489; Control Elements, Inc., Portland, OR
 NAFTA-TAA-02609; Scranton Export Clothing Co., Inc., Scranton, PA
 NAFTA-TAA-02573; American and Elford, Inc., El Paso, TX

The investigation revealed that the workers of the subject firm did not produce an article within the meaning of section 250(a) of the Trade Act, as amended.

NAFTA-TAA-02547; Florsheim Group, Inc., Cape Girardeau, MO

The investigation revealed that criteria (1) has not been met. A significant number or proportion of the workers in such workers' firm or an appropriate subdivision (including workers in any agricultural firm or appropriate subdivision thereof) did not become totally or partially separated from employment.

Affirmative Determinations NAFTA-TAA

NAFTA-TAA-02537; Lasting Products, Inc., Farmers Branch, TX: July 20, 1997
 NAFTA-TAA-02557; Oshkosh B'Gosh, Inc., Gainesboro, TN: July 24, 1997

NAFTA-TAA-02534; Kay Tronic Corp., Spokane, WA Including Leased Workers of Humanix Temporary Services, Interim Services, Inc., and Volt Services Group, Spokane, WA: July 17, 1997
 NAFTA-TAA-02586; Precise Polestar, Inc., State College, PA: July 31, 1997
 NAFTA-TAA-02537; Lasting Products, Inc., Dallas, TX: July 20, 1997
 NAFTA-TAA-02464; International Jensen, Inc., Lumberton Assembly Plant, Lumberton, NC: June 24, 1997
 NAFTA-TAA-02568; Cablelink, Inc., Kings Mountain, NC: July 14, 1997
 NAFTA-TAA-02490; TKC Apparel, Inc., Reidsville, GA: July 6, 1997

I hereby certify that the aforementioned determinations were issued during the month of September 1998. Copies of these determinations are available for inspection in Room C-4318, 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: October 2, 1998.
Grant D. Beale,
 Acting Director, Office of Trade Adjustment Assistance.
 [FR Doc. 98-27205 Filed 10-8-98; 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 III, 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 shown below, not later than October 19, 1998.

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 October 19, 1998.

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, NW, Washington, DC 20210.

Signed at Washington, DC this 21st day of September, 1998.

Grant D. Beale,
 Acting Director, Office of Trade Adjustment Assistance.

APPENDIX—PETITIONS INSTITUTED ON 09/21/1998

TA-W	Subject firm (petitioners)	Location	Date of petition	Product(s)
34,970	Bayer Corp (The) (OCAW)	Houston, TX	09/14/1998	Bayren—Synthetic Rubber.
34,971	Zilog, Inc (Wrks)	Nampa, ID	09/10/1998	Computer Chips.
34,972	Food Service Specialities (Wrks)	Red Wing, MN	09/01/1998	Tomato Sauces and Paste.
34,973	Gem State Lumber (Wrks)	Juliaette, ID	09/09/1998	Dimension Lumber.
34,974	Essex Mfg. (UNITE)	Fall River, MA	09/03/1998	Ladies' Coats.
34,975	Osram Sylvania, Inc (Wrks)	Wellsboro, PA	08/28/1998	Glass Envelopes for Lighting Products.
34,976	Excel Garment Mfg (Comp)	EL Paso, TX	08/26/1998	Seq Casual Apparel.
34,977	IEC Electronics (Wrks)	Arab, AL	08/31/1998	PC Boards.
34,978	Remington Products Co (Comp)	Bridgeport, CT	09/02/1998	Electric Shavers.
34,979	Scranton Export Clothing (UNITE)	Scranton, PA	08/31/1998	Wiping Cloths, Rags.
34,980	Ogden Atlantic Design (Wrks)	Charlotte, NC	08/26/1998	Resistors, Caps, Headers, Connectors.
34,981	Forman Box and Display (Wrks)	New York, NY	09/03/1998	Boxes for Jewelry & Jewelry Display.
34,982	Sensus Tech., Inc (USWA)	Uniontown, PA	08/17/1998	Water Meters.
34,983	Intercontinental Branded (Comp)	Buffalo, NY	09/08/1998	Men's Suits and Sportcoats.
34,984	Cleveland Electric Illum. (UWUA)	Independence, OH	09/04/1998	Electricity.
34,985	Bernstein and Sons Shirt (Wrks)	Utica, MS	09/01/1998	Men's and Ladies' Knit Shirts.
34,986	Russell Corp—Slocomb (Comp)	Slocomb, AL	08/25/1998	Sweatshirts, Sweatpants & T-Shirts.