

Employers in the states listed above who have already submitted a Form I-876, Election Form, to the Service do not have to reapply.

FOR FURTHER INFORMATION CONTACT: John E. Nahan, Immigration and Naturalization Service, SAVE Program, 425 I Street, NW., ULLICO Building, 4th Floor, Washington, DC 20536, telephone (888) 464-4218.

SUPPLEMENTARY INFORMATION:

What Is the Citizen Attestation Pilot Program?

The Citizen Attestation Pilot Program is a free employment confirmation system being conducted by the Service to test a method of providing an effective, nondiscriminatory employment eligibility process, focusing on electronic confirmation. The pilot program involves a verification check of the Service's database to verify the alien number and other information provided by a newly-hired alien employee. Equipment needed for participation in this pilot is a personal computer with a modem. The pilot program can be tested for up to 4 years.

Who May Participate in the Citizen Attestation Pilot Program?

The pilot program is being offered to all employers in the states of Arizona, Maryland, Massachusetts, Michigan, and Virginia. Participation in the pilot will be voluntary on the part of employers, except with regard to the Executive and Legislative Branches of the Federal Government and certain employers found to be in violation of the Immigration and Nationality Act in states where the pilot is being conducted.

How Does an Employer Sign Up for Participation in the Citizen Attestation Pilot Program?

All employers must enter into a Memorandum of Understanding (MOU) with the Service. To obtain the MOU or to request additional information about the Citizen Attestation Pilot Program, you may submit your requests to the Immigration and Naturalization Service by writing to, 425 I Street, NW., ULLICO Building, 4th Floor, Washington, DC 20536, Attention: SAVE Program Branch, or you may fax your request to the SAVE Program at (202) 514-9981, or you may call the SAVE Program toll free at 1-888-464-4218.

Paperwork Reduction Act

The information collection requirement contained in the Memorandum of Understanding has been approved by the Office of Management and Budget (OMB) under

the provisions of the Paperwork Reduction Act. The clearance number for this collection is OMB 1115-0228.

Dated: March 30, 1999.

Doris Meissner,

Commissioner, Immigration and Naturalization Service.

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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 February and March, 1999.

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-34,326; *Tube City, Inc., West Mifflin, PA*

TA-W-35,380; *Sharon Tube Co., Niles, OH*

TA-W-35,624; *Bar-Sew, Inc., Leighton, PA*

TA-W-35,548; *Mill-Rite Farms, Inc., Albany, OR*

TA-W-35,467; *Pittsburgh Corning Corp., Port Allegany, PA*

TA-W-35,191; *A & B; Allied Signal Laminate Systems, Pendleton, SC, Franklin, IN and LaCrosse, WI*

TA-W-35,592; *North American Refractories Co., Womelsdorf, PA*

TA-W-35,402; *U.S. Steel Group, A Div. Of USX Corp., Fairless Works, Hairless Hills, PA*

TA-W-35,450; *Braeburn Alloy Steel, Inc., Lower Burrell, PA*

TA-W-35,473; *Blount, Inc., Forestry & Industrial Equipment Div., Prentice, WI*

TA-W-35,483; *Computalog USA, Inc., Fort Worth, TX*

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

TA-W-35,287; *Hanover Accoesories, Powtucket, RI*

TA-W-35,594; *Intertek Testing Services, Int'l, Inc., Pasadena, TX*

TA-W-35,497; *Washington Public Power Supply System, Satsop Site, Elma, WA*

TA-W-35,350; *General Electric Co., Hickory, NC*

TA-W-35,567; *Boise Cascade Corp, Research & Development Dept, Portland, OR*

TA-W-35,486; *Buckeye, Inc., Midland, TX*

TA-W-35,598; *NANA Management Service & NANNA/Colt Engineering, Anchorage, AK*

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

TA-W-35,438; *Motorola Ceramic Products, Albuquerque, NM*

TA-W-35,258; *Habersham Metal Products, Cornelia, GA*

TA-W-35,560; *Dyna Craft Industries, Inc., Murrysville, PA*

TA-W-35,249; *Frenesius Medical Care, N.A., Renal Produc Technologies, McAllen, TX*

TA-W-35,220; *Ametek, US Gauge Div., Sellersville, PA*

TA-W-35,271; *Essex Group, Inc., Pana, IL*

TA-W-35,234; *P.D.U. Apparel, Inc., Garfield, NJ*

TA-W-275; *Motorola, Tempe, AZ*

TA-W-35,322; *International Paper Corp., Containerboard Div., Gardiner, OR*

TA-W-35,133; *Johnson Matthey, APG Thermal management Group, Cheney, WA (Including Temporary Workers from Humanix, Volt and CDI, Spokane, WA)*

TA-W-35,290; *AG-Chem Equipment Co., Inc., Jackson, MN*

- TA-W-35,499; *Kulicke and Soffa Industries, Inc., Willow Grove, PA*
- TA-W-35,360; *Koch Label Co L.L.C., Evansville, IN*
Increased imports did not contribute importantly to worker separations at the firm.
- TA-W-35,230; *Avery Dennison Fasson Roll, North America Div., Quakertown, PA*
The investigation revealed that criteria (2) and criteria (3) have not been met. Sales or production did not decline during the relevant period as required for certification. Increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have not contributed importantly to the separations or threat thereof, and the absolute decline in sales or production.
- TA-W-35,229; *Getinge/Castle, Rochester, NY*
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-35,522; *Great Northern Paper, Inc., Paper Mills Div., Pinkham Div., Woodlands Div., Millinocket, ME*
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-35,647; *Parker Drilling Co., Anchorage, AK: January 13, 1999.*
- TA-W-35,654 A, B, C, D; *Hasbro Corp Office, Pawtucket, RI, Rhode Island Manufacturing (RIM), Central Falls, RI, Hasbro Toy Group, Cincinnati, OH, Hasbro Games Group, Milton Bradley Co., East Longmeadow, MA, Hasbro Games Group, Parker Brothers, Beverly, MA: March 12, 1999.*
- TA-W-35,255; *United States Steel, International Inc., Dravasburg, PA: November 10, 1997.*
- TA-W-35,202; *United States Steel, International, Inc., Braddock, PA: November 2, 1997.*
- TA-W-35,189; *Rexnord Corp., Roller Chain Div., Indianapolis, IN: October 26, 1997.*
- TA-W-35,277; *Eaton Corp., Vehicle Switch/Electronics Div., Winamac, IN: November 13, 1997.*
- TA-W-35,344; *General Electric, Memphis Lamp Plant, Memphis, TN: November 23, 1997.*
- TA-W-35,493; *Linville Hosiery Co., Inc., Marion, NC: January 5, 1998.*
- TA-W-35,526; *Williston Basin Inspection Service, Williston, ND: December 30, 1997.*
- TA-W-35,489; *D'Arbo Limited, Inc., Monterey, TN: January 4, 1998.*
- TA-W-35,424; *Cross Creek Apparel, Inc., Hillsville Embroidery Plant, Hillsville, VA: December 11, 1997.*
- TA-W-35,533; *Manufacturing and Technical Enterprises, Inc., East Wilton, ME: January 8, 1998*
- TA-W-35,472; *Tony Lama Boot Co., El Paso, TX: December 21, 1997.*
- TA-W-35,653; *Kentucky Apparel, L.L.P., Bowling Green, KY: January 29, 1998.*
- TA-W-35,422; *Chestnut Hill Marketing, Fall River, MA: December 12, 1997.*
- TA-W-35,720, A & B; *Indera Mills Yadkinville, NC, Winston Salem, NC and North Wilkesboro, NC: February 11, 1998.*
- TA-W-35,644; *Eagle Electric Mfg Co., Inc., Sanford, NC: January 16, 1998.*
- TA-W-35,587; *Hopewell Sewing, Inc., Brodax, VA: January 18, 1998.*
- TA-W-35,429; *Rayovac Corp., Appleton, WI: November 28, 1997.*
- TA-W-35,367; *Auburn Sportswear, Tallahassee, AL: December 2, 1997.*
- TA-W-35,513 & A; *Hunt Oil Co., Dallas, TX and Gulf Coast Div., Houston, TX: January 5, 1998.*
- TA-W-35,370; *Mademoiselle Knitwear, Brooklyn, NY: December 8, 1997.*
- TA-W-35,559; *Ariana, Inc., Hoboken, NJ: January 15, 1998.*
- TA-W-35,518; *Power Offshore Services, Inc., Belle Chasse, LA: January 11, 1998.*
- TA-W-35,374; *Jinkerson Services, Inc., El Paso, TX: December 2, 1997.*
- TA-W-35,351; *Komatsu America International Co., Galion, OH: February 12, 1999.*
- TA-W-35,434A, B, C, D, E; *Baker Atlas Operating in Field Locations in TX, LA, CA, PA, MA, CO: November 30, 1997.*
I further determine that all workers at Baker Atlas Headquarters and oilfield equipment manufacturing plant in Houston, TX are denied.
- TA-W-35,676; *Texas Boot, Inc., Smithville, TN: February 5, 1998.*
- TA-W-35,226; *United Defense L.P., Steel Products Div/Foundry, Anniston, AL: November 3, 1997.*
- TA-W-35,622; *The Apparel Group, Louisville, KY: February 14, 1998.*
- TA-W-35,304; *Allen-Bradley Co., Inc., Dept #240, #250, #255, #260, #262, Milwaukee, WI: November 30, 1997.*
- TA-W-35,167; *Tyolit North American, Inc., Westborough, MA: October 16, 1997.*
- TA-W-35,452 & A, B, C, D, E, F, G, H; *Pendleton Woolen Mills, Fremont NE, Pendleton Corporate Office, Portland, OR, Columbia Wool Scouring, Portland, OR, Pendleton Oregon Mill, Pendleton, OR, Foundation Mill, Portland, OR, Washougal Mill, Washougal, WA, Bellevue Facility, Bellevue, NE, Door Woolen Mills, Guild NH, Pendleton Sales Representative, Cincinnati, OH: December 21, 1997.*
- TA-W-35,745; *Berk Knit Shirt Co., Colon, MI: February 11, 1998.*
- TA-W-35,740; *Borg-Warner Automotive, Sterling Heights Operation, Sterling Heights, MI: February 25, 1998.*
- TA-W-35,549 & A; *Lion Apparel, Williamsburg, KY and Goldburg, KY: January 8, 1998.*
- TA-W-35,375; *Slater Steel Corp., Specialty Alloys Div., Fort Wayne, IN: December 2, 1997.*
- TA-W-35,313; *AM Communication, Quakertown, PA: November 17, 1997.*
- TA-W-35,436; *Computed Anatomy, Inc., New York, NY: December 17, 1997.*
- TA-W-35,508; *Compaq Computer Corp., Colorado Spring, CO: January 4, 1998.*
- TA-W-35,625; *Independent Products (USA), Inc., Champlaine, NY: January 15, 1998.*
- TA-W-35,397; *Bonny Products, Inc., Washington, NC: December 12, 1997.*
- TA-W-35,393; *Corning Consumer Products Co., Charleroi, PA: December 7, 1997.*
- TA-W-35,488; *Doehler Jarvis/Harvard Industries (Currently d/b/a/ Pottstown Precision Casting), Stowe, PA: January 5, 1998.*
- TA-W-35,297; *General Electro Mechanical Corp., (GEMCOR), West Seneca, NY: November 13, 1997.*
- TA-W-35,719; *CNB International, Inc., New Products Div., Buffalo, NY: February 9, 1998.*
- TA-W-35,243; *The Carthage Co., Carthage, MS: November 3, 1997.*
- TA-W-35,744; *Petroglyph Operating Co., Hutchinson, KS & Operating in the following States: A; UT, B; CO: February 9, 1998.*
- TA-W-35,546; *Cross Creek Apparel, North Wilkesboro, NC: January 12, 1998.*
- TA-W-35,698; *Marquip, Inc., Phillips, WI: February 2, 1998.*

TA-W-35,702; *Hapco Screen Printing, Inc., Emmaus, PA: February 2, 1998.*

TA-W-35,612 & A; *Salant Corp., Obion-Denton Facilities, Obion, TN and Union City, TN: January 25, 1998.*

TA-W-35,629; *GN Netcom, Inc., Scotts Valley, CA: January 26, 1998.*

TA-W-35,551; *Coates ASI, Inc., Phoenix, AZ: January 18, 1998.*

TA-W-35,492; *Curtis Sportswear, Inc., Etowah, TN: January 12, 1998.*

TA-W-35,636 & A; *Wright's Knitwear Corp., Auburn, PA and West Hazleton, PA: January 22, 1998.*

TA-W-35,621; *Tyler Ten Quality, Jacksonville, TX: January 25, 1998.*

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 February and March, 1999.

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 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 increases in 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-02840; *Graham-Field Health Products, Inc., Hauppauge, NY*

NAFTA-TAA-02776; *Co-Steel Raritan, Perth Amboy, NY*

NAFTA-TAA-02717; *Delta Apparel Co., Decatur, TN*

NAFTA-TAA-02754; *AG-Chem Equipment Co., Inc., Jackson, MN*

NAFTA-TAA-02748; *Thermo Power, Crusader Engine Div., Sterling Heights, MI*

NAFTA-TAA-02831; *Sanyo Audio Manufacturing (USA) Corp., Milroy, PA*

NAFTA-TAA-02741; *Compaq Computer Corp., Houston, TX*

NAFTA-TAA-02726; *Avery Dennison, Fasson Roll North America Div., Quakertown, PA*

NAFTA-TAA-02896; *Northwest Stamping & Precision, Eugene, OR*

NAFTA-TAA-02796; *US Can Co., Green Bay, WI*

NAFTA-TAA-02907; *Federal-Mogul Corp., Friction Products, New Castle, IN*

NAFTA-TAA-02866; *Crown Cork and Seal Co., Omaha, NE*

NAFTA-TAA-02958; *Schlumberger Oilfield Services, Roswell District, Roswell, NM and Operating at All Other Locations in the State of NM*

NAFTA-TAA-02884 & A; *Wright's Knitwear Corp., Auburn, PA and West Hazleton, PA*

NAFTA-TAA-02811; *Marquip, Inc., Phillips, WI*

NAFTA-TAA-02941; *Vanport Manufacturing, Inc., Boring, OR*

NAFTA-TAA-02901; *Baker Hughes Centrilift, Cody, WY*

NAFTA-TAA-02879; *Scripto-Tokai Corp., Fontana, CA*

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

NAFTA-TAA-02873; *McKinley Fiber Co., Albuquerque, NM*

NAFTA-TAA-02876; *Seagae Technology, Costa Mesa, CA*

NAFTA-TAA-02826; *Washington Public Power Supply System, Satsop Site, Elma, WA*

NAFTA-TAA-02878; *Bill Kaiser Co., Kansas City, MO*

NAFTA-TAA-02924; *RR Donnelley & Sons Co., Fulfillment and Distribution Div., Dunmore, PA*

NAFTA-TAA-02782; *General Electric Co., Hickory, NC*

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-02848; *Great Northern Paper, Inc., Paper Mills Div., Pinkham Div., Woodlands, Div. and Millinocket, ME*

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 as required for certification.

Affirmative Determinations NAFTA-TAA

NAFTA-TAA-02899; *Peregrine, Inc., Peregrine USA, Flint Operating, Flint, MI: January 11, 1998.*

NAFTA-TAA-02859 & A; *Lanier Clothes, Press and Finishing Dept., Greenville, GA and Fayette, AL: January 7, 1998. (All workers at Lanier Clothes, Fayette, engaged in employment related to the production of men's tailored coats.)*

I further determine that all workers Press and Finishing Dept., Greenville, GA producing men's suits are denied.

NAFTA-TAA-02825; *General Electric Co., Industrial Systems Div., Mebane, NC: December 17, 1997.*

NAFTA-TAA-02713; *Clarion Manufacturing Corp. of America, Walton, KY: October 28, 1997.*

NAFTA-TAA-02815; *Ausco Products, Inc., Benton Harbor, MI: November 25, 1997.*

NAFTA-TAA-02745; *Mead Paper Corp., Rumford, ME: November 12, 1999.*

NAFTA-TAA-02835; *Clevenger Industries, Inc., Marion, NC: January 5, 1998.*

NAFTA-TAA-02833; *Martin-Decker/Totco Casper, WY & Operating in the State of ND: January 8, 1998.*

NAFTA-TAA-02858; *The Pillsbury Co., Haagen-Dazs Plant, Woodbridge, NJ: December 21, 1997.*

NAFTA-TAA-02849; *Stitches, Inc., El Paso, TX: February 24, 1998*

NAFTA-TAA-02854; *Porcelanite, Inc., Lexington, NC: January 13, 1998.*

NAFTA-TAA-02839; *Fair-Rite Products Corp., Springfield, VT: January 11, 1998.*

NAFTA-TAA-02810; *Cyclone Drilling, Headquartered in Gillette, WY & Operation in the following States: A; CO, B; MT, C; NM, D; ND, E; UT: December 18, 1997.*

NAFTA-TAA-02797; *Graphic Packaging Corp., Div. of Flexible*

Packaging, Franklin, OH: November 23, 1997.
 NAFTA-TAA-02882; Jamesbury, Inc., El Paso Distribution Center, El Paso, TX: January 19, 1998.
 NAFTA-TAA-02895; Amphenol Corp., Amphenol Aerospace Operations, Sidney, NY: February 8, 1999.
 NAFTA-TAA-02966; Galey & Lord Industries, Inc., a/k/a Galey & Lord Services Co., Eagle Pass, TX: February 22, 1998.
 NAFTA-TAA-02856; Fourmost Garment, Inc., Bristol, VA: January 8, 1998.
 NAFTA-TAA-02904; Imperial Home Decor Group, Plattsburg Plant, Plattsburg, NY; March 1, 1999.
 NAFTA-TAA-02845; Tecos Fashions, El Paso, TX: January 12, 1998.
 NAFTA-TAA-02869; Stanley Tools, Goldblatt Plant, Kansas City, KS: January 25, 1998.
 NAFTA-TAA-02918; Indiana Knitwear Corp., Berk-Knit Shirt Co., Colon, MI: February 9, 1998.
 NAFTA-TAA-02829; Curtis Sportswear, Inc., Etowah, TN: December 29, 1997.
 NAFTA-TAA-02953; Brand-S Corp., Superior Hardwoods Div., Corvallis, OR: March 4, 1998.
 NAFTA-TAA-02949; Seco Products Corp., Therma-Systems Div., South Plainfield, NJ: February 26, 1998.

I hereby certify that the aforementioned determinations were issued during the months of February and March, 1999. 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: March 31, 1999.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 99-8383 Filed 4-5-99; 8:45 am]

BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-35,576]

American Smelting and Refinery Company (ASARCO) El Paso, TX; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on February 1, 1999 in response to a worker petition which was

filed on behalf of workers at American Smelting and Refinery Company (ASARCO).

The petitioning group of workers is subject to an ongoing investigation for which a determination has not yet been issued (TA-W-35,516). Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, D.C. this 23rd day of March, 1999.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 99-8389 Filed: 4-5-99; 8:45 am]

BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-35, 309]

BP/AMOCO (Formerly Amoco Corporation) AMOCO Exploration and Production Amoco Shared Services; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 USC 2273) the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on February 19, 1999, applicable to workers to Amoco Exploration and Production and Amoco Shared Services, Headquartered in Houston, Texas and operating at other locations in the above mention states. The notice will be published soon in the **Federal Register**.

At the request of the company and the State agency, the Department reviewed the certification for workers of the subject firm. The workers were engaged in activities related to exploration and production of crude oil and natural gas. New findings show that in January, 1999 Amoco Corporation became known as BP/Amoco (formerly Amoco Corporation). Findings also show that some workers separated from employment at BP/Amoco, Amoco Exploration and Production and Amoco Shared Services had their wages reported under a separate unemployment insurance (UI) tax account for Amoco Production Company, Inc., headquartered in Houston, Texas and operating at other locations in the above cited states.

Accordingly, the Department is amending the certification to reflect this matter.

The amended notice applicable to TA-W-35, 309 is hereby issued as follows:

"All workers of BP/Amoco (Formerly Amoco Corporation), Amoco Exploration and Production, Amoco Shared Services, a/k/a Amoco Production Company, Inc., headquarters in Houston, Texas and operating at other locations cited below who became totally or partially separated from employment on or after October 1, 1998 through February 19, 2001 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974:

TA-W-35, 309A ALABAMA
 TA-W-35, 309B ARKANSAS
 TA-W-35, 309C CALIFORNIA
 TA-W-35, 309D COLORADO
 TA-W-35, 309E FLORIDA
 TA-W-35, 309F ILLINOIS
 TA-W-35, 309G KANSAS
 TA-W-35, 309H LOUISIANA
 TA-W-35, 309I MASSACHUSETTS
 TA-W-35, 309J MICHIGAN
 TA-W-35, 309K MISSISSIPPI
 TA-W-35, 309L MISSOURI
 TA-W-35, 309M NEW MEXICO
 TA-W-35, 309N OKLAHOMA
 TA-W-35, 309O TEXAS
 TA-W-35, 309P WYOMING."

Signed at Washington, DC this 24th day of March, 1999.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 99-8390 Filed 4-5-99; 8:45 am]

BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment and Training Administration

The Boeing Company, Wichita, KS; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on December 21, 1998 in response to a worker petition which was filed on December 21, 1998 on behalf of workers at The Boeing Company, Wichita, Kansas.

The petitioning group of workers is the subject of an ongoing investigation whose scope includes the worker group at Wichita, Kansas. That ongoing investigation (TA-W-35,399) was also instituted on December 21, 1998. The determination resulting from TA-W-35,399 will include a ruling on eligibility for workers at Wichita, Kansas. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.