[FR Doc. 01–15067 Filed 6–13–01; 8:45 am] BILLING CODE 4510–23–C

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-38,690; TA-W-38,690A]

C-Cor.Net Corp; Amended Certification Regarding Eligibility To Apply for Worker 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 on March 6, 2001, applicable to workers of C-Cor.net Corporation, State College, Pennsylvania. The notice was published in the **Federal Register** on April 5, 2001 (66 FR 18117).

At the request of the petitioners, the Department reviewed the certification for workers of the subject firm. New information shows that worker separations occurred at the Tipton, Pennsylvania facility of C-Cor.net Corporation. The workers are engaged in employment related to the production of cable television amplifiers.

Accordingly, the Department is amending the certification to cover works of C-Cor.net Corporation, Tipton, Pennsylvania.

The intent of the Department's certification is to include all workers of C-Cor.net Corporation adversely affected by increased imports.

The amended notice applicable to TA–W–38,690 is hereby issued as follows:

All workers of C-Cor.net Corporation, State College, Pennsylvania (TA-W-38,690) and Tipton, Pennsylvania, Pennsylvania (TA-W-38,690A) who became totally or partially separated from employment on or after February 6, 2000 through March 6, 2003 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington DC this 30th day of May, 2001.

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 01–15038 Filed 6–13–01; 8:45 am]

BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-38,442; CMI Industries, Inc., Clinton Fabric Division; TA-W-38,442B; TA-W-38,442C]

Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor issued a Notice of Certification Regarding Eligibility to Apply for Worker Adjustment Assistance on April 13, 2001, applicable to workers of CMI Industries, Inc., Clinton Fabric Division, Clinton, South Carolina. The notice was published in the **Federal Register** on May 2, 2001 (66 FR 22007).

At the request of the company, the Department reviewed the certification for workers of the subject firm. New information shows that worker separations occurred at the Vance Complex and the Administrative Office of the Clinton Fabric Division of CMI Industries, Clinton, South Carolina. The Vance Complex workers are engaged in the production of griege woven fabric. Workers at the Administrative Office, Clinton Fabric Division, CMI Industries provide administrative services to support the production of griege woven fabric at the subject firms' manufacturing facilities.

Based on these findings, the Department is amending the certification to include workers of the Vance Complex and Administrative Office, CMI Industries, Clinton Fabric Division, Clinton, South Carolina.

The intent of the Department's certification is to include all workers of CMI Industries, Inc. who were adversely affected by increased imports of griege woven fabric.

The amended notice applicable to TA-W-38,442 is hereby issued as follows:

All workers of CMI Industries, Inc., Clinton Fabric Division, Clinton, South Carolina (TA–W–38,442) and Clinton Fabric Division, Vance Complex, Clinton, South Carolina (TA–W–38,442B) and Clinton Fabric Division, Administrative Office, Clinton, South Carolina (TA–W–38,442C) who became totally or partially separated from employment on or after December 4, 1999 through April 13, 2003 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC, this 30th day of May, 2001.

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 01–15039 Filed 6–13–01; 8:45 am]

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 May, 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 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.

TÂ-W-38,993; Jake Shook Logging, Inc., Newcastle, WY

TA-W-38,221; Northwest Fourslide, Inc., Sherwood, OR

TA-W-38,917; Meade Industrial Service, Inc., Boardman, OH TA-W-38,872; J. Paul Levesque and Sons, Inc., Ashland, ME

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

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

TA-W-39,206; Semitool, Inc., Corp., Headquarters, Kallispell, MT and A; Semitool California, San Jose, CA, B; Semitool Western Office, Beaverton, OR, C; Semitool Central Office, Dallas, TX, D; Semitool Austin, Austin, TX, E; Semitool Southwest, Temple, AZ, F; Semitool Southeast, Cary, NC, G; Semitool Northeast, Nashua, NH, H; Libby Plant, Libby, MT

TA-W-38,916; Levelor Home Fashions, Rockaway, NJ

TA-W-38,734; Quadion Co., Minnesota Rubber Div., Mason City, IA TA-W-39,034; Therm-O-Disc, Inc., El

Paso, TX

TA-W-39,023; Texas Instruments Automotive Sensors and Controls San Jose, Inc., San Jose, CA

TA-W-38,969; Textron Gulf, Turf Care and Specialty Products, Racine, WI TA-W-39,321; Stork RPM, Inc.,

Tescumbia, AL

TA–W–38,910; Metaldyne Sintered Components, Ridgway, PA

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-39,262; United Plastics Group, Inc., Anaheim, CA: April 30, 2000. TA-W-38,727; Edscha, Jackson Division, Jackson, MI: January 30,

TA-W-39,102; Boyt Harness Co., Osceola, IA: April 4, 2000.

TA-W-38,711 & A; Hart Schaffner and Marx, Rochester, IN and Winchester, KY: February 8, 2000.

TA-W-38,410; Editorial America, Virginia Gardens, FL: November 28, 1999.

TA-W-38,920; Color Edge, Inc., Sturgis, MI: March 12, 2000.

TA-W-38,795; Donkenny Apparel, Wytheville, VA, TN: March 19, 2000.

TA-W-39,290; Sonoco Industrial Products Div., Shepherd, MI: May 4, 2000.

TA-W-38,924; Lexington Fabrics, Inc., Central Div., Florence, AL: March 12, 2000.

TA-W-39,108; Beam-Stream, Inc., Montpelier, OH: April 20, 2000.

TA-W-38,906; O and P Tailor, Inc., a/ k/a Bullet Creek Garment Co., Inc., Tellico Plains, TN: March 12, 2000.

TA-W-39,020; Magnesium Corp., of America, Salt Lake City, UT: April 3, 2000. TA-W-39,042 & A, B; Agilent
Technologies, Basic Electronics
Systems and Test Unit, Loveland, CO,
Design Validation Unit, Colorado
Springs, CO, Network System and
Test Div., Colorado Springs, CO:
March 30, 2000.

TA-W-38,658 & A; Mirro Co., Division of Newell-Rubbermaid, Mirro/Foley Plant 20, Chilton, WI and Mirro/Foley Plant 10, Manitowoc, WI: January 24,

2000.

TA-W-39,146; VF Imagewear (West), Inc., VF Workwear, Inc., Brownsville, TX: April 6, 2000.

TA-W-38,780; Tecumseh Products Co., Somerset, KY: February 13, 2000. TA-W-38,632; Intertrade Holdings, Inc., Acid Plant, Copperhill, TN: January 9, 2000

TA-W-39,213; Chicago Specialties, LLC, Chicago, IL: April 23, 2000. TA-W-38,978; Americo Group, Inc.,

TA-W-38,978; Americo Group, Inc., New York, NY: March 22, 2000.

Also, pursuant to Title V of the North American Free Trade Agreement Implementation Act (P.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 May, 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 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 ports 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-04675; Specialty Plastic Products, Louisville, TN

NAFTA-TAA-04648; Nucor Bearing Products, Wilson, NC

NAFTA-TAA-04796; Erie Coke Corp., Erie, PA

NAFTA-TAA-04696; Americo Group, Inc., New York, NY

NAFTA-TAA-04803; Northwest Fourslide, Inc., Sherwood, OR

NAFTA–TAA–04562; Quadion Company/Minnesota Rubber Div., Mason City, IA

NAFTA-TAA-04747; Therm-O-Disc, Inc., El Paso, TX

NAFTA-TAA-04808; Texas Instruments Automotive Sensors and Controls San Jose, Inc., San Jose, CA

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

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

NAFTA-TAA-04762; Cendant Montana,
Alliance Marketing Div., Great Falls,
MT

Affirmative Determinations NAFTA-TAA

NAFTA-TAA-04835; E.I. DuPont, Nylon Div., Camden, SC: April 23, 2000.

NAFTA–TAA–04753; Rubbermaid Cleaning Products, Greenville, NC: April 10, 2000.

NAFTA-TAA-04851; United Plastics Group, Inc., Anaheim Div., Anaheim, CA: May 1, 2000.

NAFTA-TAA-04594; Edscha, Jackson Div., Jackson, MI: February 13, 2000.

NAFTA-TAA-04498; Intertrade Holdings, Inc., Acid Plant, Copperhill, TN: January 11, 2000.

NAFTA-TAA-04789; VF IMagewear (West), Inc., Formerly CF Workwear, Inc., Brownsville, TX: April 9, 2000.

NAFTA-TAA-04863; Vapor Corp., Niles, IL: May 8, 2000.

NAFTA-TAA-04862; Nutech Environmental Corp., Denver, CO: April 26, 2000.

NAFTA-TAA-04678; Color Edge, Inc., Sturgis, MI: March 12, 2000.

NAFTA-TAA-04681 & A; Hart Schaffner and Marx, Rochester, IN and Winchester, KY: March 19, 2000. NAFTA-TAA-04817; Square D Co.,

Ashville, NC: April 27, 2000.

NAFTA-TAA-304712; Lexington Fabrics, Inc., Central Div., Florence, AL: April 3, 2000.

I hereby certify that the aforementioned determinations were issued during the month of May, 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: June 5, 2001.

Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

[FR Doc. 01–15043 Filed 6–13–01; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-38,657; TA-W-38,657A]

Lanier Clothes Division of Oxford Industries, Inc., et al., Amended Certification Regarding Eligibility to Apply for Worker Adjustment Assistance

In accordance with section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor issued a Notice of Certification Regarding Eligibility to Apply for Worker Adjustment Assistance on March 7, 2001, applicable to workers of Lanier Clothes, Greenville, Georgia. The notice was published in the **Federal Register** on April 5, 2001 (66 FR 18117).

At the request of the company, the Department reviewed the certification for workers of the subject firm. The workers are engaged in the fusing of men's suits. New information shows that worker separations occurred at the Oxford Transport facility of Oxford

Industries, Inc., Buford, Georgia. The Buford Georgia facility provides administrative support services to the subject firms' production facilities, including Lanier Clothes.

Accordingly, the Department is amending the certification to include the workers of the Oxford Transport facility of Oxford Industries, Buford, Georgia, and to correctly identify the subject firm title name to read Lanier Clothes, Division of Oxford Industries, Inc., Greenville, Georgia.

The intent of the Department's certification is to include all workers of Lanier Clothes, Division of Oxford Industries, Inc., Greenville, Georgia who were adversely affected by increased imports.

The amended notice applicable to TA-W-38,657 is hereby issued as follows:

All workers of Lanier Clothes, Division of Oxford Industries, Inc., Greenville, Georgia (TA–W–38,657) engaged in fusing operations, and workers of Oxford Transport, Oxford Industries, Inc., Buford, Georgia (TA–W–38,657A) who became totally or partially separated from employment on or after February 19, 2001, through March 7, 2003, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC this 31st day of May, 2001.

Linda G. Poole.

Certifying Officer Division of Trade Adjustment Assistance.

[FR Doc. 01–15042 Filed 6–13–01; 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 Director of the Division 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 petitions 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 Director, Division of Trade Adjustment Assistance, at the address shown below, not later than June 25, 2001.

Interested persons are invited to submit written comments regarding the subject matter of the investigations to the Director, Division of Trade Adjustment Assistance, at the address shown below, not later than June 25, 2001.

The petitions filed in this case are available for inspection at the Office of the Director, Division of Trade Adjustment Assistance, Employment and Training Administration, U.S. Department of Labor, Room C–5311, 200 Constitution Avenue, NW., Washington, DC 20210.

Signed at Washington, DC this 30th day of April, 2001.

Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

APPENDIX— [Petitions instituted on 04/30/2001]

TA-W	Subject firm (Petitioners)	Location	Date of petition	Product(s)
39,107	Crown Equipment (Wkrs)	New Bremen, OH	04/16/2001	TV Antenna Rotators and Controls.
39,108	Beam-Stream, Inc (Comp)	Montpelier, OH	04/20/2001	Electron Guns.
39,109	Alcoa—St. Lawrence Plt (Wkrs)	Massena, NY	04/16/2001	Primary Aluminum.
39,110	Standard Register (Comp)	Rocky Mount, VA	04/09/2001	Business Forms.
39,111	Price Pfister (Comp)	Pacoima, CA	03/19/2001	Plastic and Metal Parts.
39,112	DuCoa, L.P. (Comp)	Verona, MO	04/11/2001	Calcium Mold Inhibitor.
39,113			04/11/2001	Bridesmaid Dresses.
39,114	Carol Wren, Inc. (UNITE)	L. Island City, NY	04/10/2001	Ladies' Sportswear.
39,115	Hon Company (The) (Comp)		04/12/2001	Wood Office Furniture.
39,116	Huntsman Polymers (Wkrs)		04/11/2001	Polymers.
9,117	Powder Metal Products (Wkrs)		04/04/2001	Bearings, Engine Parts.
39,118	TKG International Corp (Comp)	Macon, GA	04/13/2001	Textile Printing Screens.