

DEPARTMENT OF LABOR

Employment and Training
Administration

[TA-W-38,898]

LTV Steel Mining Company Including Workers of Cleveland Cliffs Mining Company Hoyt Lakes, MN; 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 May 17, 2001, applicable to workers of LTV Steel Mining Company, Hoyt Lakes, Minnesota who were engaged in the production of taconite pellets. The notice was published in the **Federal Register** on May 25, 2001 (66 FR 28928).

At the request of the United Steelworkers of America, Local Union 4108, the Department reviewed the certification for workers of the subject firm. The company reports that management staff at the subject firm was provided by Cleveland Cliffs Mining Company. Administrative functions, including production management and accounting services supported the production of taconite pellets at the subject firm.

Accordingly, the Department is amending the certification to include workers of Cleveland Cliffs Mining Company employed at LTV Steel Mining Company, Hoyt Lakes, Minnesota.

The intent of the Department's certification is to include all workers of LTV Steel Mining Company adversely affected by increased imports.

The amended notice applicable to [TA-W-38,898] is hereby issued as follows:

All workers of LTV Steel Mining Company, Hoyt Lakes, Minnesota, engaged in employment related to the production of taconite pellets; and, all workers of Cleveland Cliffs Mining Company employed at LTV Steel Mining Company, Hoyt lakes, Minnesota, who became totally or partially separated from employment on or after March 5, 2000 through May 17, 2003, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC this 13th day of August, 2001.

Linda G. Poole,*Certifying Officer, Division of Trade Adjustment Assistance.*

[FR Doc. 01-21838 Filed 8-28-01; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training
Administration

[TA-W-38,852]

Lucia, Inc., Winston-Salem, North Carolina; 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 June 11, 2001, applicable to workers of Lucia, Inc., Winston-Salem, North Carolina. The notice was published in the **Federal Register** on June 27, 2001 (FR 66 34254).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. The workers produce ladies' apparel. New findings show that there was a previous certification, TA-W-35,829, as amended, issued on March 31, 1999 for workers of Lucia, Inc., Winston-Salem North Carolina who were engaged in employment related to the production of ladies' apparel. That certification expired March 31, 2001. To avoid an overlap in worker group coverage, this certification is being amended to change the impact date from March 2, 2000 to April 1, 2001, for workers of the subject firm.

The amended notice applicable to TA-W-38,852 is hereby issued as follows:

All workers of Lucia, Inc., Winston-Salem, North Carolina who became totally or partially separated from employment on or after April 1, 2001, through June 11, 2003, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC this 15th day of August, 2001.

Linda G. Poole,*Certifying Officer, Division of Trade Adjustment Assistance.*

[FR Doc. 01-21837 Filed 8-28-01; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training
Administration

[TA-W-38,586, TA-W-38,586A]

OBG Manufacturing Company, OshKosh B'Gosh, Inc., Liberty, KY, and OBG Manufacturing Company, OshKosh B'Gosh, Inc., Albany, KY; 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 21, 2001, applicable to workers of OBG Manufacturing Company, OshKosh B'Gosh, Inc., Liberty, Kentucky. The notice was published in the **Federal Register** on April 16, 2001 (66 FR 19521).

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 Albany, Kentucky facility of OBG Manufacturing Company, OshKosh B'Gosh, Inc. The workers are engaged in employment related to the production of children's apparel.

Accordingly, the Department is amending the certification to cover workers of OBG Manufacturing Company, OshKosh B'Gosh, Inc., Albany, Kentucky.

The intent of the Department's certification is to include all workers of OBG Manufacturing Company, OshKosh B'Gosh, Inc. adversely affected by increased imports.

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

All workers of OBG Manufacturing Company, OshKosh B'Gosh, Inc., Liberty, Kentucky (TA-W-38,586) and Albany, Kentucky (TA-W-38,586a) engaged in employment related to the production of children's apparel, who became totally or partially separated from employment on or after January 12, 2000 through March 21, 2003, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC this 13th day of August, 2001.

Linda G. Poole,*Certifying Officer, Division of Trade Adjustment Assistance.*

[FR Doc. 01-21840 Filed 8-28-01; 8:45 am]

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DEPARTMENT OF LABOR**Employment and Training
Administration**

[TA-W-37,955]

**J.A. Thurston Co., Inc., Now Known as
Saunders Brothers Rumford, Rumford,
ME; 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 August 28, 2000, applicable to workers of J.A. Thurston Co., Inc., Rumford, Maine. The notice was published in the **Federal Register** on September 22, 2000 (65 FR 57386).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. The workers are engaged in the production of dowels. The company reports that in April, 2001, Saunders Brothers purchased J.A. Thurston Co., Inc., and became known as Saunders Brothers Rumford.

Information also shows that workers separated from employment at the subject firm, had their wages reported under a separate unemployment insurance (UI) tax account for Saunders Brothers Rumford.

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

The intent of the Department's certification is to include all workers of J.A. Thurston Co., Inc., now known as Saunders Brothers Rumford who were adversely affected by increased imports.

The amended notice applicable to TA-W-37,955 is hereby issued as follows:

All workers of J.A. Thurston Co., Inc., now known as Saunders Brothers Rumford, Rumford, Maine who became totally or partially separated from employment on or after August 4, 1999, through August 28, 2002, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC this 13th day of August, 2001.

Linda G. Poole,*Certifying Officer, Division of Trade
Adjustment Assistance.*

[FR Doc. 01-21841 Filed 8-28-01; 8:45 am]

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DEPARTMENT OF LABOR**Employment and Training
Administration**

[TA-W-39, 364]

**Spartan International Rosemont Plant,
Jonesville, South Carolina; Notice of
Termination of Investigation**

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on June 4, 2001, in response to a worker petition which was filed on behalf of workers at Spartan International Rosemont Plant, Jonesville, South Carolina.

This case is being terminated because the Department was unable to locate an official of the Company to obtain the information necessary to issue a determination. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC this 20th day of August, 2001.

Linda G. Poole,*Certifying Officer, Division of Trade
Adjustment Assistance.*

[FR Doc. 01-21843 Filed 8-28-01; 8:45 am]

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DEPARTMENT OF LABOR**Employment and Training
Administration**

[TA-W-38,358 and NAFTA-4241]

**Tower Automotive, Kalamazoo,
Michigan; Notice of Negative
Determination Regarding Application
for Reconsideration**

By application dated March 30, 2001, the International Union, United Automobile, Aerospace & Agricultural Implement Workers of America (UAW), requested administrative reconsideration of the Department's negative determination regarding eligibility to apply for Trade Adjustment Assistance (TAA) and North American Free Trade Agreement—Transitional Adjustment Assistance (NAFTA-TAA), applicable to workers and former workers of the subject firm. The denial notices were signed on January 31, 2001, and published in the **Federal Register** on March 2, 2001 (66 FR 52539).

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 UAW asserts that for the NAFTA-TAA petition denial, the finding that the customers of Tower Automotive did not import stampings is incorrect. The UAW states that Ford Motor Company was one of the major customers and acknowledges moving work, including 72 different dies for metal stamped components, from the Kalamazoo facility to Hermosillo, Mexico. The UAW states that Ford reports that the parts made in Mexico are being used in the production of a non-U.S. market automobile. Further, the UAW believes that some portion of the Mexican parts production is being imported for use in the U.S. market, and that a survey should be conducted for each of those 72 components.

The Department issued the NAFTA-TAA denial to workers producing metal stampings at Tower Automotive, based on the finding that the subject firm did not shift production of those articles from Kalamazoo, Michigan, to Mexico or Canada, nor did the company or customers import articles like or directly competitive with those produced by the workers. If Ford did move the stamping production to Mexico, that is not a basis for certifying the Tower Automotive workers. Only if those stampings were being returned to the U.S. from Mexico could the worker group be certified for NAFTA-TAA. The survey of the major customers of the subject firm showed that none imported metal stampings from Canada or Mexico in 1999 or 2000. The survey conducted included articles like or directly competitive with those made by the workers at the subject firm and would include the articles made with the 72 dies cited by the UAW.

The UAW asserts that for the TAA petition denial, the Department was incorrect in basing the failure to meet criterion (3) of the group eligibility requirements of Section 222 of the Trade Act of 1974, solely on the finding that the company did not import metal stampings. The Department concurs with the UAW on this issue. The decision document for [TA-W-38,385] failed to include the results of the customer survey used for the petition investigation for [NAFTA-4241]. The Department's NAFTA customer survey asked the respondents to provide information not limited to import purchases of metal stampings from