Personnel Staff, at the address provided above. Include the name or number of the system of records; your full name and address and other information as instructed in 28 CFR 16.41(d); a description of information being sought; and a time frame during which the records may have been generated.

CONTESTING RECORDS PROCEDURE:

Individuals contesting or amending information should direct their request to the Director of Human Resources, JMD Personnel Staff, listed above, stating clearly and concisely what information is being contested, the reason for contesting it, and the proposed amendment to the information sought.

RECORD SOURCE CATEGORIES:

Information contained within the Department of Justice Classification and Staffing System is obtained from applicants or current/former employees.

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

None.

[FR Doc. 01–27199 Filed 10–29–01; 8:45 am] BILLING CODE 4410–FB–P

DEPARTMENT OF JUSTICE

Notice of Lodging of a Bankruptcy Settlement Agreement Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act

Notice is hereby given that a proposed Stipulation Between Reorganized Debtor and the Environmental Protection Agency Regarding Settlement of Dispute Related to Any and All Claims of the **Environmental Protection Agency** (hereinafter "Bankruptcy Settlement Agreement'') in In re Velie Circuits, Inc., Chap. 11, Case No. SA 96–11768 LR, was lodged on or about October 9, 2001, with the United States Bankruptcy Court for the Central District of California, Santa Ana Division. The proposed Bankruptcy Settlement Agreement would resolve the United States' claims under section 107 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, 42 U.S.C. 9607, as amended, against the debtor related to response costs incurred by the Environmental Protection Agency in connection with the release of hazardous substances at the Omega Chemical Superfund Site ("Site") in Whittier, California. In its proof of claim, the United States alleged that the debtor is liable as a person who, by contract, agreement, or otherwise,

arranged for the disposal of hazardous substances at the Site. Under the proposed Bankruptcy Settlement Agreement, the debtor will grant the United States an allowed general unsecured claim in the bankruptcy in the amount of \$80,000. The United States will be made current relative to past distributions made to general unsecured claimants, and will thereafter share, pro-rate in all future distributions made to general unsecured payments.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, comments relating to the proposed Bankruptcy Settlement Agreement. Comments should be addressed to the Assistant Attorney General for the Environment and Natural Resources Division, Department of Justice, P.O. Box 7611, Washington, DC 20530, and should refer to *In re Velie Circuits, Inc.*, Chap. 11, Case No. SA 96–11768 LR (USBC C.D. Cal.), DOJ Ref. #90–11–3– 06529/1.

The Consent Decree may be examined at the Region 9 Office of the Environmental Protection Agency, 75 Hawthorne Street, San Francisco, CA 94105. A copy of the proposed Bankruptcy Settlement Agreement may be obtained by mail from the Consent Decree Library, Post Office Box 7611, Washington, DC 20044. In requesting copies please refer to the referenced case and enclose a check in the amount of \$1.00 (25 cents per page reproduction costs), payable to the Consent Decree Library.

Ellen Mahan,

Assistant Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 01–27201 Filed 10–29–01; 8:45 am] BILLING CODE 4410–15–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 October, 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.

TA–W–39,454; Coe Manufacturing Co., Painesville, OH

TA–W–40,122; Texfi Industries, Haw River, NC

TA–W–39,351; AP Green Industries, Mexico, MO

TA–W–38,962; Smith Systems Manufacturing, Inc., Plano, TX

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–39,782; Con Agra Flour Milling Plant, North Kansas City, MO

TA–W–39,855; The Xerox Corp., Oklahoma City, OK

TA–W–39,830; Werner Co., Keller Ladder Div., Swainsboro, GA

TA–W–39,859; Fonda Group, Inc., Maspeth, NY

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

TA–W–39,934; Techbooks Shippinsburg, PA

TA–W–39,870; Grupo Mexico ASARCO, Inc., El Paso, TX

TA–W–39,746 & A; Cody Energy LLC, Denver, CO and Houston, TX

The investigation revealed that criteria (2) and (3) has not been met. Sales or production did not decline during the relevant period as required for certification. Increased imports did not contribute importantly to worker separations at the firm.

TA–W–39,110; Standard Register, Rocky Mount, VA

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–40,047; Carol Ann Fashions, Inc., Hastings, PA: August 31, 2000.
- TA–W–39,966; Blue Water Fiber L.P., Port Huron, MI: August 17, 2000.
- TA-W-39,745; Hilti, Inc., Hilti Steel Industry Div., Employed at CSC Ltd, Warren, OH: July 13, 2000.
- TA–W–39,529; Quaker Oats Co., St. Joseph, MO: June 14, 2000.
- TA–W–39,867; Glaxo Smith Kline, Piscataway, NJ: August 7, 2000.
- TA–W–39,655; International Components Technology Corp., San Jose, CA: June 29, 2000.
- TA–W–39,462; Monticello Manufacturing Co., Inc., Monticello, KY: June 1, 2000.
- TA–W–39,833; Plymouth Garment Co., Plymouth, NC: August 3, 2000.
- TA–W–39,344; Americ Disc, Inc., Clinton, TN: May 15, 2000.
- TA–W–39,999; Gerber Childrenswear, Inc., Pelzer, SC: August 20, 2000.
- TA–W–39,477; NYCO Minerals, Inc., Wilsboro, NY: May 31, 2000.
- TA–W–39,753; Cumberland Wood Products, Inc., Helenwood, TN: July 18, 2000.
- TA–W–39,971; Rundel Products, Inc., Portland, OR: August 22, 2000.
- TA–W–39,951; Rotorex Co., Inc., Walkersville, MD: August 20, 2000.
- TA–W–39,844; Paramount Headwear, Inc., Marble Hill, MO: August 9, 2000.
- TA-W-39,890; Cutler-Hammer, Power Management Products Center, Eaton Corp., Pittsburgh, PA: August 6, 2001.
- TA-W-39,729; Evenflo Co., Inc., Jasper, AL: July 10, 2000.
- TA-W-39,327; Simpson Timber Co., Commencement Bay Sawmill, Tacoma, WA: May 8, 2000.
- TA–W–39,795; Garland Shirt Co., Garland, NC: June 30, 2000.
- TA-W-39,671; Fiber Optic Network Solutions, Northboro, MA: July 9, 2000.
- TA–W–39,113; Petticoat Junction, Inc., North Bergen, NJ: April 11, 2000.
- TA–W–39,755 & A, B; Ethan Allen, Island Pont, VT, Frewsburg, NY and Asheville, NC: July 12, 2000.
- TA–W–39,549; Chicago Miniature Lamps, Wynnewood, OK: June 11, 2000.
- TA-W-39,702; Southern Furniture Reproductions, Inc., Elizabethtown, NC: July 12, 2000.

- TA–W–39,665; IMS, Employed at CSC Ltd, Warren, OH: June 19, 2000.
- TA–W–39,543; Tyco Electronics, Fiber Optics Div., Menlo Park, CA: June 10, 2000.
- TA-W-39, 405; Vishay Roederstein Electronics, Inc., Statesville, NC: May 23, 2000.
- TA–W–39,590; Lees Curtain Co., The Arlee Group, Bridgeport, CT: June 22, 2000.
- TA–W–39,130; ECM Motor Co., Div. Of Invensys Motor Systems, Elkhorn, WI: April 12, 2000.

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(b), 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 October, 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 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–05066; Carol Ann Fashions, Inc., Hastings, PA.
- NAFTA–TAA–05334; Texfi Industries, Haw River, NC.
- NAFTA–TAA–05292; Rotorex Co., Inc., Walkersville, MD.
- NAFTA–TAA–05156; Con Agra Flour Milling Plant, Buffalo, NY.
- NAFTA–TAA–05155; Con Agra Flour Milling Plant, North Kansas City, MO.
- NAFTA–TAA–04709; Orion Bus Industries, Inc., Oriskany, NY.
- NAFTA–TAA–04963; Monticello Manufacturing Co., Inc., Monticello,

KY. The workers firm does not produce an

article as required for certification under section 222 of the Trade Act of 1974.

NAFTA–TAA–05286; I2 Technologies, Yorba Linda, CA.

Affirmative Determinations NAFTA– TAA

- NAFTA–TAA–05194; Robert Bosch
- Corp., Ashland, OH: august 3, 2000. NAFTA–TAA–05080; Great Western
- International, Portland, OR: July 3, 2000.
- NAFTA–TAA–05094; Contempora Fabrics, Inc., Lumberton, NC: July 16, 2000.
- NAFTA–TAA–04940; Bradford Electronics, Inc., Bradford, PA: May 17, 2000.
- NAFTA–TAA–04772; ECM Motor Co., Div. Of Invensys Motor Systems, Elkhorn, WI: April 9, 2000.
- NAFTA–TAA–05323; Armada, Inc., Zinc Die Cast Department, Secondary Department, Leland, NC: September 12, 2000.
- NAFTÀ–TAA–05256; Blue Water Fiber L.P., Port Huron, MI: August 17, 2000.
- NAFTA–TAA–05270; Gerber Childrenswear, Inc., Pelzer, SC: August 20, 2000.
- NAFTA–TAA–05318; United Tool and Die, Inc., Meadville, PA: August 22, 2000.
- NAFTA–TAA–05008; Tyco Electronics, Fiber Optics Div., Menlo Park, CA: June 10, 2000.
- NAFTA–TAA–05222; Cutler-Hammer, Power Management Products Center, Eaton Corp., Pittsburgh, PA: August 6, 2000.
- NAFTA–TAA–05177; Shermag Corp. d/ b/a/ Woodtek, North Anson, ME: June 27, 2000.
- NAFTA–TAA–05211; New Holland North American, Inc., Belleville, PA: August 10, 2000.
- NAFTA–TĂA–05199; Plymouth Garment Co., Plymouth, NC: August 3, 2000.

NAFTA–TAA–04913; Americ Disc, Inc., Clinton, TN: May 15, 2000.

I hereby certify that the aforementioned determinations were issued during the month of October, 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: October 19, 2001.

Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

[FR Doc. 01–27234 Filed 10–29–01; 8:45 am] BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-39, 632 & NAFTA-5059; TA-W-39, 632A & NAFTA-5059A; TA-W-39, 632B & NAFTA-5059B; TA-W-39, 632C & NAFTA-5059C]

JPS Apparel Fabrics Corporation Greenville, SC; JPS Apparel Fabrics Corporation South Boston, VA; JPS Apparel Fabrics Corporation New York, NY; JPS Apparel Fabrics Corporation Laurens, SC: Notice of Affirmative Determination Regarding Application for Reconsideration

By letter of August 28, 2001, the company requested administrative reconsideration of the Department of Labor's Notices of Negative Determination Regarding Eligibility to Apply for Worker Adjustment Assistance JPS Apparel Fabrics Corporation, Greenville, South Carolina (TA-W-39, 632) including the following locations: South Boston, Virginia (TA-W-39, 632A); New York, New York (TA-W-39, 632B) and Laurens, South Carolina (TA–W–39, 632C) and NAFTA-Transitional Adjustment Assistance (NAFTA-5059 & (A-C) respectively) for workers of the subject firm. The denial notices applicable to workers of JPS Apparel Fabrics Corporation, were signed on August 21, 2001, and published in the Federal Register on September 11, 2001, TA-W-39, 632 (66 FR 47242) and NAFTA-5059 (66 FR 47243).

The company presents new information regarding the customer survey conducted by the Department of Labor. The company believes a major customer may be importing spun and filament greige woven apparel fabric, while decreasing their purchases from the subject plant during the relevant period.

Conclusion

After careful review of the application, I conclude that the claim is of sufficient weight to justify reconsideration of the Department of Labor's prior decision. The application is, therefor, granted.

Signed at Washington, DC, this 10th day of October, 2001.

Edward A. Tomchick,

Director, Division of, Trade Adjustment Assistance.

[FR Doc. 01–27244 Filed 10–29–01; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-39,936]

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 September 4, 2001 in response to a worker petition, which was filed on August 14, 2001, on behalf of workers at American Smelting and Refinery Company (ASARCO), El Paso, TX.

The petitioning group of workers is subject to an ongoing petition investigation, GRUPO Mexico Asarco, Inc., El Paso, Texas (TA–W–39,870). That petition was processed under the name. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

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

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. 01–27238 Filed 10–29–01; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-38,642]

Global Tex LLC Doing Business as Bates of Maine, Lewiston, MW; Amended Notice of Revised Determination on Reconsideration

In accordance with section 223 of the Trade Act of 1974 (19 U.S.C. 2273), the Department of Labor issued a Notice of Revised Determination on Reconsideration on September 18, 2001, applicable to workers of Global Tex LLC, doing business as Bates of Maine, Lewiston, ME. The notice was published in the **Federal Register** on October 4, 2001 (66 FR 50687).

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 cotton blankets, throws and bedspreads.

New findings show that there was a previous certification, TA–W–33,913, issued on March 25, 1998, for workers of Bates of Maine, Lewiston, Maine who were engaged in employment related to the production of cotton blankets, throws and bedspreads. That certification expired March 25, 2000. To avoid an overlap in worker group coverage, this certification is being amended to change the impact date from January 23, 2000 to March 26, 2000, for workers of the subject firm.

The amended notice applicable to TA–W–38,642 is hereby issued as follows:

All workers of Global Tex LLC, doing business as Bates of Maine, Lewiston, Maine, who became totally or partially separated from employment on or after March 26, 2000, through September 18, 2003, are eligible to apply for adjustment assistance under section 223 of the Trade Act of 1974.

Signed at Washington, DC, this 10th day of October, 2001.

Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

[FR Doc. 01–27241 Filed 10–29–01; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-38, 427]

M.H. Rhodes (Now Known as Cramer Company, Division of Chestnut Group, Inc.) Avon, CT; 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 August 9, 2001, applicable to workers of M.H. Rhodes, Avon, Connecticut. The notice was published in the **Federal Register** on August 23, 2001 (66 FR 44378).

At the request of the State agency, the Department reviewed the certification