#### 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-05183; Cognis Corp., Lock Haven, PA

NAFTA-TAA-05448; Kings Mountain Hosiery Mills, Inc., Kings Mountain, NC

NAFTA-TAA-05102; General Mills, Carlisle, PA

NAFTA-TAA-05316; GFC Fabricating, LLC, Berwick, PA

NAFTA-TAA-05202; General Cable Corp., Montoursville, PA NAFTA-TAA-05229; Edinboro Molding,

Inc., Edinboro, PA

NAFTA-TAA-05161; Greenbrier Leasing Corp., Gunderson, Inc., Lake Oswego, OR

NAFTA-TAA-05106; L.E. Smith Glass Co., Mount Pleasant, PA

NAFTA-TAA-04684; Crane Pumps and Systems, Piqua, OH

NAFTA-TAA-05158; Valeo Engine Cooling, Inc., Jamestown, NY NAFTA-TAA-04750; H.H. Fessler

NAFTA–TAA–04750; H.H. Fessler Knitting Co., Crown-Globe Div., Shoemakersville, PA

# Affirmative Determinations NAFTA-TAA

NAFTA-TAA-05296; Parker Hannifin Corp., Integrated Hydraulics Div., Lincolnshire, IL: August 17, 2000.

NAFTA-TAA-04840; Osram Sylvania Products, Inc., Glass Technologies Div., Wellsboro, PA: May 1, 2000.

NAFTA-TAA-05057; Gamco Manufacturing Co., Inc., Jamestown, TN: July 9, 2000.

NAFTA-TAA-05447; VF Imagewear (West), Inc., Mathiston, MS: October 16, 2000.

NAFTA-TAA-04636; Freightliner LLC, Truck Manufacturing Plant, Portland, OR: March 9, 2000.

NAFTA-TAA-05383; Hamrick's, Inc., St. Matthews Plant, St. Matthews, SC: September 27, 2000.

NAFTA-TAA-05329; Emerson Process Management, Regulator Div., McKinney, TX: September 11, 2000.

NAFTA-TAA-05442; Weiser Lock, Tucson, AZ: December 29, 2001.

I hereby certify that the aforementioned determinations were issued during the month of November, 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: November 26, 2001.

#### Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

[FR Doc. 01–30055 Filed 12–4–01; 8:45 am] BILLING CODE 4510–30–M

#### **DEPARTMENT OF LABOR**

#### Employment and Training Administration

[TA-W-39,029]

Atofina Chemicals, Inc. Including Contract Workers of Washore Mechanical and Blessing Electric, Portland, Oregon; 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 June 19, 2001, applicable to workers of Atofina Chemicals, Inc., Portland, Oregon. The notice was published in the **Federal Register** on July 5, 2001 (66 FR 35463)

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. Information provided by the State and the company shows that employees of Washore Mechanical and Blessing Electric were employed by Atofina Chemicals, Inc. to repair chlorine and chlorate cells, perform pipe maintenance and installation duties and maintain and install high voltage electric systems necessary to produce chloralkali chemicals at the Portland, Oregon location of the subject firm.

Worker separations occurred at Washore Mechanical and Blessing Electric as a result of worker separations at Atofina Chemicals, Inc., Portland, Oregon.

Based on these findings, the Department is amending the certification to include workers of Washore Mechanical and Blessing Electric employed at Atofina Chemicals, Inc., Portland, Oregon.

The intent of the Department's certification is to include all workers of Atofina Chemicals, Inc., Portland, Oregon who were adversely affected by increased imports.

The amended notice applicable to TA-W-39-029 is hereby issued as follows:

All workers of Atofina Chemicals, Inc., Portland, Oregon and all workers of Washore Mechanical and Blessing Electric, Portland, Oregon engaged in activities related to the production of chloralkali chemicals at Atofina Chemicals, Inc., Portland, Oregon, who became totally or partially separated from employment on or after April 4, 2000, through June 19, 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 November, 2001.

#### Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

[FR Doc. 01–30061 Filed 12–4–01; 8:45 am] BILLING CODE 4510–30–M

#### **DEPARTMENT OF LABOR**

# **Employment and Training Administration**

[TA-W-38,900]

## Borg Warner Air/Fluid Systems Corporation, Water Quality Valley, MS; Notice of Negative Determination on Reconsideration

On October 29, 2001, the Department issued an Affirmative Determination Regarding Application for Reconsideration for the workers and former workers of the subject firm. The notice will soon be published in the **Federal Register**.

The Department initially denied TAA to workers of Borg Warner Air/Fluid Systems Corporation, Water Valley, Mississippi based on criterion (2) of the group eligibility requirements of section 222 of the Trade Act of 1974, as amended, not being met. The workers at the subject firm were engaged in employment related to the production of transmission control solenoids, transmission control modules, throttle bodies, and air suspension control solenoids.

The petitioner indicated that the Department of Labor reviewed the wrong sales and production period. The petitioner also indicated that the layoffs pertaining to the original investigation were the direct result of anticipated reduced orders from the subject firm's major customer. The petitioner further indicated that increased imports of automobiles reduced the demand for the customers' products and in turn the customer reduced their purchases from the subject plant.

The Department, upon the request of the petitioner, acquired additional subject plant sales and production data for an additional portion of the relevant period. That data were not available during the initial investigation. The additional data obtained from the company depict increases in plant sales and production.

The petitioner's statement regarding reduced orders by their major customer is not relevant unless declines in sales and production occur during the period of the investigation. Since plant sales and production increased during the scope of the initial investigation, criterion 2 of the group eligibility requirement was not met. If these conditions changed since the initial decision, the petitioners are encouraged to reapply for TAA group eligibility.

The petitioner's statements that increased import competition of automobiles may have impacted the customer of the subject firm is not a relevant factor to the petition that was filed on behalf of workers producing components for automobiles at the subject plant. The products imported must be like and directly competitive with those products produced at the subject firm to meet the "contributed importantly" criterion.

#### Conclusion

After reconsideration, I affirm the original notice of negative determination of eligibility to apply for worker adjustment assistance for workers and former workers of Borg Warner Air/Fluid Systems Corporation, Water Valley, Mississippi.

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

#### Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

[FR Doc. 01–30065 Filed 12–4–01; 8:45 am] BILLING CODE 4510–30–M

# **DEPARTMENT OF LABOR**

#### Employment and Training Administration

[TA-W-39,326]

# Chiquola Fabrics, LLC, Kingsport, Tennessee; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on May 29, 2001 in response to a petition filed by a company official on the same date on behalf of workers at Chiquola Fabrics, LLC, Kingsport, Tennessee. Chiquola Fabrics, LLC purchased JPS Converter and Industrial Corporation, Borden Plant, Kingsport, Tennessee, whose workers were certified eligible to apply for Trade Adjustment Assistance (TA–W36,891). That certification has been amended to encompass workers at the same facility

employed by Chiquola Fabrics, LLC, Kingsport, Tennessee.

The petitioner in this case has requested that the petition be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed in Washington, DC this 26th day of November, 2001.

#### Edward A. Tomchick,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 01–30071 Filed 12–4–01; 8:45 am] **BILLING CODE 4510–30–M** 

# **DEPARTMENT OF LABOR**

# **Employment and Training Administration**

[TA-W-39,068]

# Elizabeth Webbing, Inc., Central Falls, Rhode Island; Notice of Affirmative Determination Regarding Application for Reconsideration

By letter of August 1, 2001, the workers requested administrative reconsideration of the Department of Labor's Notice of Negative Determination Regarding Eligibility to Apply for Worker Adjustment Assistance, petition TA–W–39,068. The denial notice was signed on June 25, 2001 and published in the **Federal Register** on July 11, 2001 (66 FR 36329).

The Department has reviewed the request for reconsideration and has determined that further survey of major declining customers of the subject firm would be appropriate.

#### 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, therefore, granted.

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

# Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

[FR Doc. 01–30058 Filed 12–4–01; 8:45 am]

#### **DEPARTMENT OF LABOR**

# **Employment and Training Administration**

[TA-W-39,666]

# International Wire Insulated, Elkmont Extrusion, Elkmont, Alabama; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on July 23, 2001 in response to a petition filed by a company official on behalf of workers at International Wire Insulated, Elkmont Extrusion, Elkmont, Alabama.

This case is being terminated upon the petitioner's request to withdraw the petition. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC this 27th day of November 2001.

## Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 01–30072 Filed 12–4–01; 8:45 am] BILLING CODE 4510–30-M

## **DEPARTMENT OF LABOR**

# **Employment and Training Administration**

[TA-W-39,560]

## ISB Fashion, Inc., New York, New York; Amended Certification Regarded 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 August 29, 2001, applicable to workers of ISB Fashion, Inc., New York, New York. The notice was published in the **Federal Register** on September 11, 2001 (66 FR 47241).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. The workers were engaged in the production of women's dresses. Findings show that the Department incorrectly set the worker certification impact date at June 21, 2001. The impact date should be June 21, 2000, one year prior to the date of the petition.

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

The amended notice applicable to TA–W–39,560 is hereby issued as follows: