7127. Written comments should be submitted by January 19, 1995.

Marilyn Harper,

Acting Chief of Registration, National Register.

DISTRICT OF COLUMBIA

District of Columbia State Equivalent

Hillandale—Main Residence and Gatehouse, 3905 Mansion Ct., NW. and 3905 Reservoir Rd., NW., Washington, 94001595

IDAHO

Benewah County

Chatcolet CCC Picnic and Camping Area, ID 5, Heyburn State Park, Chatcolet, 94001586 Plummer Point CCC Picnic and Hiking Area, ID 5, Heyburn State Park, Chatcolet, 94001587

Rocky Point CCC Properties, ID 5, Heyburn State Park, Chatcolet vicinity, 94001588

ILLINOIS

Bureau County

Wood—Tellkamp House, 82 Main St., LaMoille, 94001599

Cook County

Dorhmann—Buckman House, 8455 W. Grand Ave., River Grove, 94001598

Hamilton County

St. James Episcopal Church, 111 N. Pearl St., McLeansboro, 94001602

Johnson County

Vienna Public Library (Illinois Carnegie Libraries), 401 Poplar St., Vienna, 94001603

Kendall County

Yorkville School, 201 W. Center St., Yorkville, 94001600

La Salle County

Strawn, Jeremiah, House, 532 Congress St., Ottawa, 94001601

IOWA

Delaware County

Saints Peter and Paul Church, Jct. of C64 and X47, Petersburg, 94001589

Marion County

St. Joseph's Roman Catholic Church and Cemetery Historic District, 1 mile E of jct. of Co. Rd. G76 and SE. 97th St., Lacona vicinity, 94001580

LOUISIANA

Concordia Parish

Ferriday Commercial Historic District, Roughly bounded by First St., Louisiana Ave., Third St. and Mississipp Ave., Ferriday, 94001584

East Baton Rouge Parish

Nicholson School, 1143 North St., Baton Rouge, 94001585

Ouachita Parish

Slagle House, 1400 S. Grand, Monroe, 94001590

MASSACHUSETTS

Middlesex County

Colburn School, 136 Lawrence St., Lowell, 94001592 Varnum School, 103 Sixth St., Lowell,

94001591

MISSISSIPPI

Madison County

Natchez Trace, Old, and Choctaw Agency Site, Between I–55 and Livingston Rd., W of Ridgeland, Ridgeland vicinity, 94001579

NEW YORK

Monroe County

Lomb, Adolph, House, Jct. of Southerland St. and W. Jefferson Rd., Pittsford, 94001597

SOUTH CAROLINA

Beaufort County

Camp Saxton Site, Address Restricted, Port Royal, 94001581

TEXAS

Bexar County

Maverick Building, 606 N. Presa, San Antonio, 94001593

Cameron County

Cameron County Jail, Old, 1201 E. Van Buren, Brownsville, 94001594

UTAH

Salt Lake County

Deaconess, Davis, Home, 347 S. 400 East, Salt Lake City, 94001583 First Methodist Episcopal Church, 200 S. 200 East, Salt Lake City, 94001582

[FR Doc. 95–134 Filed 1–3–95; 8:45 am] BILLING CODE 4310–70–M

DEPARTMENT OF LABOR

Labor Advisory Committee for Trade Negotiations and Trade Policy; Meeting Notice

Pursuant to the provisions of the Federal Advisory Committee Act (P.L. 92–463 as amended), notice is hereby given of a meeting of the Labor Advisory Committee for Trade Negotiations and Trade Policy.

Date, time and place: January 19, 1995, 10:00 am—12:00 noon, Rm. N-4437 C&D, Department of Labor Building, 200 Constitution Ave., NW., Washington, DC 20210.

Purpose: To discuss trade negotiations and trade policy of the United States.

This meeting will be closed under the authority of section 10(d) of the Federal Advisory Committee Act and 5 U.S.C. section 552(c)(1). The Committee will hear and discuss sensitive and confidential matters concerning U.S. trade negotiations and trade policy.

For further information, contact: Fernand Lavallee, Director, Trade Advisory Group, Phone: (202) 219–4752.

Signed at Washington, DC, this 23rd day of December 1994.

Andrew Samet,

Acting Deputy Under Secretary, International Affairs.

[FR Doc. 95–112 Filed 1–3–95; 8:45 am] BILLING CODE 4510–28–M

Employment and Training Administration

[TA-W-30,240]

Albee Textile, New York, NY; Notice of Revised Determination on Reopening

On December 12, 1994, the Department, on its own motion, reopened its investigation for the former workers of the subject firm. The initial investigation resulted in a negative determination on November 28, 1994 because the "contributed importantly" test of the Group Eligibility Requirements of the Trade Act was not met. The denial notice was published in the **Federal Register** on December 16, 1994 (59 FR 65076).

A late response to the Department's customer survey shows that a major customer accounting for a substantial portion of Albee's 1994 sales decline switched its purchases from the subject firm to imports.

U.S. imports of woven fabric increased, in absolute terms, in 1993 compared to 1992.

Other findings show that sales decreased in the first six months of 1994 compared to the same period in 1993. Substantial worker separations occurred in 1993 and 1994.

Conclusion

After careful consideration of the new facts obtained on reopening, it is concluded that increased imports of articles like or directly competitive with the woven fabric produced by the subject firm contributed importantly to the decline in production and to the total or partial separation of workers at the subject firm. In accordance with the provisions of the Trade Act of 1974, I make the following revised determination:

"All workers and former workers of Albee Textile, New York, New York who became totally or partially separated from employment on or after August 8, 1993, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974."

Signed at Washington, D.C., this 22nd day of December 1994.

Victor J. Trunzo,

Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 95–31 Filed 1–3–95; 8:45 am] BILLING CODE 4510–30–M

[TA-W-30,288]

Beth-Energy Mines Corp., Cambria Slope Mine #33, Ebensburg, PA; Notice of Negative Determination Regarding Application for Reconsideration

By an application dated November 8, 1994, Local #1368 of the United Mine Workers (UMW) requested administrative reconsideration of the subject petition for trade adjustment assistance (TAA). The denial notice was published in the **Federal Register** on November 16, 1994 (59 FR 59253).

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 investigation files show that the workers produced metallurgical coal until the mine closed in September, 1994. Some of the coal met steam coal specs and was sold to local utilities but this ceased in 1991.

The Department's denial was based on the fact that the increased import and contributed importantly test of the Worker Group Eligibility Requirements of the Trade Act were not met.

U.S. imports of coal have been negligible for the past four years—under one percent of U.S. production. There are no company imports of coal.

The preponderant portion of coal produced by the subject firm went (1) to affiliated Bethlehem steelmaking facilities whose workers are not under a worker certification and (2) to the export market. A decline in sales to the export market would not provide a basis for a worker group certification.

The Department would entertain a new petition when the workers at Bethlehem steelmaking facilities in Bethlehem, Pennsylvania, Burns Harbor, Illinois or Lackawana, New York become certified for TAA.

Conclusion

After review of the application and investigative findings, I conclude that there has been no error or misinterpretation of the law or of the facts which would justify reconsideration of the Department of Labor's prior decision. Accordingly, the application is denied.

Signed at Washington, D.C., this 15th day of December 1994.

Victor J. Trunzo,

Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 95–32 Filed 1–3–95; 8:45 am] BILLING CODE 4510–30–M

[TA-W-30,198; TA-W-30,198A]

KCA Apparel, and Staff One, Lawton, OK; Amended Certification Regarding Eligibility to Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 19974 (19 USC 2273) the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on September 16, 1994, applicable to all workers of KCS Apparel in Lawton, Oklahoma. The certification notice was published in the **Federal Register** on October 4, 1994 (59 FR 50629).

At the request of the State Agency, the Department is amending the certification to include leased employees from Staff One who were employed exclusively at KCA apparel in the production of ladies' pants.

The intent of the Department's certification is to include all workers at KCA Apparel, Lawton, Oklahoma including leased workers who were affected by increased imports of ladies' pants.

The amended notice applicable to TA–W–30,198 is hereby issued as follows:

"All workers of KCA Apparel, Lawton, Oklahoma and leased workers from Staff One, Lawton, Oklahoma engaged in employment related to the production of ladies' pants who became totally or partially separated from employment on or after July 23, 1993 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974."

Signed at Washington, DC, this 16th day of December 1994.

Victor J. Trunzo,

Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 95–33 Filed 1–3–95; 8:45 am] BILLING CODE 4510–30–M

[TA-W-28,992; TA-W-28,992A]

New London Oil, Inc. and Well Solutions, Inc., San Antonio, TX; 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 October 25, 1993. The notice was published in the **Federal Register** on November 9, 1993 (58 FR 59492).

At the request of the State Agency, the Department has reviewed the subject certification and is amending it by including all former workers of Well Solutions, Inc., San Antonio, Texas, a wholly owned subsidiary whose workers worked primarily at the wellsite for unaffiliated firms in the oil and gas industry. Well Solutions, Inc., was sold on November 30, 1994 when all the remaining workers were laid off.

The intent of the Department's certification is to include all workers of New London Oil, Inc., and its former wholly owned subsidiary, Well Solutions, Inc.

The amended notice applicable to TA–W–28,992 is hereby issued as follows:

"All workers of New London Oil, Inc., San Antonio, Texas and Well Solutions, Inc., San Antonio, Texas who became totally or partially separated from employment on or after August 30, 1992 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974."

Signed at Washington, DC, this 16th day of December 1994.

Victor J. Trunzo,

Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 95–34 Filed 1–3–95; 8:45 am] BILLING CODE 4510–30–M

[TA-W-29,961; TA-W-29,961A]

Peabody Coal Co., Eagle #2 Mine and Eagle #2 Dock, Shawneetown, IL; 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 October 17, 1994, applicable to all workers of Eagle #2 Mine, Peabody Coal Company, Shawneetown, Illinois. The Notice was published in the **Federal**