

Investigations Regarding Certifications of Eligibility to Apply for NAFTA Transitional Adjustment Assistance

Petitions for transitional adjustment assistance under the North American Free Trade Agreement-Transitional Adjustment Assistance Implementation Act (Pub. L. 103-182), hereinafter called (NAFTA-TAA), have been filed with State Governors under Section 250(a) of Subchapter D, Chapter 2, Title II, of the Trade Act of 1974, as amended, are identified in the Appendix to this Notice. Upon notice from a Governor that a NAFTA-TAA petition has been received, the Director of the Office of Trade Adjustment Assistance (OTAA), Employment and Training Administration (ETA), Department of

Labor (DOL), announces the filing of the petition and takes actions pursuant to paragraphs (c) and (e) of Section 250 of the Trade Act.

The purpose of the Governor's actions and the Labor Department's investigations are to determine whether the workers separated from employment after December 8, 1993 (date of enactment of Public Law 103-182) are eligible to apply for NAFTA-TAA under Subchapter D of the Trade Act because of increased imports from or the shift in production to Mexico or Canada.

The petitioners or any other persons showing a substantial interest in the subject matter of the investigations may request a public hearing with the Director of OTAA at the U.S. Department of Labor (DOL) in

Washington, DC, provided such request is filed in writing with the Director of OTAA not later than February 21, 1995.

Also, interested person are invited to submit written comments regarding the subject matter of the petitions to the Director of OTAA at the address shown below not later than February 21, 1995.

Petitions filed with the Governors are available for inspection at the Office of the Director, OTAA, ETA, DOL, Room C-4318, 200 Constitution Avenue, NW., Washington, DC 20210.

Signed at Washington, DC, this 31st day of January, 1995.

Victor J. Trunzo,

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

APPENDIX

Petitioner union/workers/firm—	Location	Date received at Governor's office	Petition No.	Articles produced
Dover Parkersburg; Louis Berkman Companies (ACTWU).	Fall River, MA	12/27/94	NAFTA-00318	Sheet metal fabricating.
Woodward Governor Company; Aircraft Group (wkrs).	Stevens Point, WI ..	12/27/94	NAFTA-00319	Parts for aircraft engines.
Fenestra Corporation (USW)	Erie, PA	12/27/94	NAFTA-00320	Steel door and frames.
General Imaging Technology Inc. (USA); Denver Plant (Co.).	Arvada, CO	12/27/94	NAFTA-00321	Slitting of thermal transfer ribbon.
Kirkwood Industries; Kepco Manufacturing, Inc. (wkrs).	Cleveland, OH	01/03/95	NAFTA-00322	Electrical motor components; slip rings, carbon brushes, mica insulation.
LeVelle Powder Co., Inc. (wkrs)	Butte, MT	01/05/95	NAFTA-00323	Trucking and hauling of talc.
Eveready Battery Company; aka Energizer Power Systems (wkrs).	El Paso, TX	01/09/95	NAFTA-00324	Consumer and industrial rechargeable batteries.
Regency Vegetable House; of Regency Reality Farm Division (wkrs).	Naples, FL	01/09/95	NAFTA-00325	Packing of green peppers.
Helca Mining Co., Inc.; Republic Unit (wkrs).	Republic, WA	01/09/95	NAFTA-00326	Processed gold and silver.
Digital Equipment Corporation (wkrs)	Maynard, MA	01/13/95	NAFTA-00327	Field services for computer systems.
Hubbell-Bell; RACO (IBEW)	Fogelsville, PA	01/12/95	NAFTA-00328	Electrical fittings.
Swift Adhesives; Riechold Chemical (wkrs).	St. Joseph, MO	01/13/95	NAFTA-00329	Protein glue.
Melnor Inc. (Co.)	Moonachie, NJ	01/12/95	NAFTA-00330	Lawn and garden equipment.
English Squire; Dick Lynott Inc. (Co.)	Duluth, GA	01/17/95	NAFTA-00331	Men's jackets and outerwear.
Fairchild Aircraft (wkrs)	San Antonio, TX	01/18/95	NAFTA-00332	Small aircraft.
A-Tek (Co.)	Brainerd, MN	01/18/95	NAFTA-00333	Video cassette sub-assemblies.
West Helena; Helena Sportswear, Inc (wkrs).	West Helena, AR ...	01/18/95	NAFTA-00334	Ladies lined jackets and suits.
Mallinckrodt Medical, Inc.; Mallinckrodt Anesthesiology (wkrs).	Argyle, NY	01/18/95	NAFTA-00335	Airway management products.
Reiniger Brothers Inc. (wkrs)	Hatsboro, PA	01/18/95	NAFTA-00336	Fresh cut flowers (ie. roses).
AlliedSignal, Inc.; Filters & Spark Plugs Group (FEIU).	Greenville, OH	01/17/95	NAFTA-00337	Air filters, oil filters, and spark plugs for automobiles.
Burns Philip; Fleischmann's Yeast Inc. (Teamsters).	Sumner, WA	01/19/95	NAFTA-00338	Yeast.
J. K. Operating Corporation (wkrs)	Kulpmont, PA	01/19/95	NAFTA-00339	Women's sleepwear.
Leland Electrosystems, Inc.; Erie (UEW) .	Erie, PA	01/19/95	NAFTA-00340	Parts for aerospace electrical motors, starters, generators, and commercial aircraft.
Statler Tissue Company (UIPU)	Augusta, ME	01/19/95	NAFTA-00341	Tissue products; toilet tissue, napkins, facial tissue, and absorbent towels.
Johnson & Johnson; Personal Products Division (Co.).	N. Little Rock, AR ..	01/23/95	NAFTA-00342	Sanitary undergarments for adults (ie. Serenity).
Woodward Governor Company; Industrial Controls Div. (wkrs).	Stevens Point, WI ..	01/23/95	NAFTA-00343	Hydro mechanical controls.
Alfa-Laval; Hudson Valley Polymers (IAM).	Poughkeepsie, NY .	01/23/95	NAFTA-00344	Rubber parts used in alfa-laval milking.

APPENDIX—Continued

Petitioner union/workers/firm—	Location	Date received at Governor's office	Petition No.	Articles produced
Johnson Controls; Battery Group Inc. (UAW).	Owosso, MI	01/23/95	NAFTA-00345	O-E and aftermarket batteries.
D & G Shake Co., Inc. (Co.)	Amanda Park, WA .	01/24/95	NAFTA-00346	Red cedar shakes, shingles, hip and ridge.
London Fog Pacific Trail; Spokane Division (Teamsters).	Spokane, WA	01/24/95	NAFTA-00347	All season recreational clothing; all genders.
Martin Marietta; Ocean Radar & Sensor Systems (IAM).	Utica, NY	01/24/95	NAFTA-00348	Long range radar systems.
Unysis; Government Systems Group (IUE).	Great Neck, NY	01/26/95	NAFTA-00349	Circuit cards.
Memotec (wkrs)	North Andover, MA	01/27/95	NAFTA-00350	Data communications equipment ie. modems, network equipment.
Eagle Coach Corporation (wkrs)	Brownsville, TX	01/27/95	NAFTA-00351	Coach buses.
Washington Public Power Supply; Satsop Subdivision (IBEW).	Richland, WA	01/27/95	NAFTA-00352	Electrical energy.
Anderson Middleton; Grays Harbor Veneer (Co.).	Hoquiam, WA	01/27/95	NAFTA-00353	Soft wood lumber veneer.

[FR Doc. 95-3402 Filed 2-9-95; 8:45 am]

BILLING CODE 4510-30-M

[NAFTA-00271]

Nalley's Fine Foods, Tacoma, Washington; Amended Certification Regarding Eligibility To Apply for NAFTA Transitional Adjustment Assistance

In accordance with Section 250(a), Subchapter D, Chapter 2, Title II, of the Trade Act of 1974, as amended (19 U.S.C. 2273), the Department of Labor issued a Certification for NAFTA Transitional Adjustment Assistance on December 9, 1994, applicable to all workers of Curtice Burns Foods, Incorporated, a Division of Nalley's Fine Foods in Tacoma, Washington. The certification was published in the **Federal Register** January 3, 1995 (60 FR 149).

The Department, on its own motion, reviewed the certification for workers of the subject firm. The investigation findings show that the scope of the investigation is limited to Nalley's Fine Foods in Tacoma, Washington. Accordingly, the Department is amending the certification to properly reflect this matter.

The amended notice applicable to NAFTA-00271 is hereby issued as follows:

All workers of Nalley's Fine Foods, Tacoma, Washington who became totally or partially separated from employment on or after December 8, 1993 are eligible to apply for NAFTA-TAA under Section 250 of the Trade Act of 1974.

Signed in Washington, DC, this 31st day of January 1995.

Victor J. Trunzo,

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

[FR Doc. 95-3403 Filed 2-9-95; 8:45 am]

BILLING CODE 4510-30-M

Employment Standards Administration

Wage and Hour Division; Minimum Wages for Federal and Federally Assisted Construction; General Wage Determination Decisions

General wage determination decisions of the Secretary of Labor are issued in accordance with applicable law and are based on the information obtained by the Department of Labor from its study of local wage conditions and data made available from other sources. They specify the basic hourly wage rates and fringe benefits which are determined to be prevailing for the described classes of laborers and mechanics employed on construction projects of a similar character and in the localities specified therein.

The determinations in these decisions of prevailing rates and fringe benefits have been made in accordance with 29 CFR part 1, by authority of the Secretary of Labor pursuant to the provisions of the Davis-Bacon Act of March 3, 1931, as amended (46 Stat. 1494, as amended, 40 U.S.C. 276a) and of other Federal statutes referred to in 29 CFR Part 1, Appendix, as well as such additional statutes as may from time to time be enacted containing provisions for the payment of wages determined to be prevailing by the Secretary of Labor in

accordance with the Davis-Bacon Act. The prevailing rates and fringe benefits determined in these decisions shall, in accordance with the provisions of the foregoing statutes, constitute the minimum wages payable on Federal and federally assisted construction projects to laborers and mechanics of the specified classes engaged on contract work of the character and in the localities described therein.

Good cause is hereby found for not utilizing notice and public comment procedure thereon prior to the issuance of these determinations as prescribed in 5 U.S.C. 553 and not providing for delay in the effective date as prescribed in that section, because the necessity to issue current construction industry wage determinations frequently and in large volume causes procedures to be impractical and contrary to the public interest.

General wage determination decisions, and modifications and supersedeas decisions thereto, contain no expiration dates and are effective from their date of notice in the **Federal Register**, or on the date written notice is received by the agency, whichever is earlier. These decisions are to be used in accordance with the provisions of 29 CFR parts 1 and 5. Accordingly, the applicable decision, together with any modifications issued, must be made a part of every contract for performance of the described work within the geographic area indicated as required by an applicable Federal prevailing wage law and 29 CFR part 5. The wage rates and fringe benefits, notice of which is published herein, and which are contained in the Government Printing Office (GPO) document entitled "General Wage Determinations Issued