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### 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 July, 1995.

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-31,007; *GE Control Products (GCEP), Carroll, IA*

TA-W-30,996; *Luna Creations, Providence, RI*

In the following cases, the investigation revealed that the criteria for eligibility have not been met for the reasons specified.

TA-W-31,180; *Spiegel, Inc., Bensenville, IL*

Increased imports did not contribute importantly to worker separations at the firm.

TA-W-31,179 & A; *Spiegel, Inc., 39th St (Pershing Road), Chicago, IL & 35th St., Chicago, IL*

Increased imports did not contribute importantly to worker separations at the firm.

TA-W-31,046; *Ingersoll Dresser Pump Co., Phillipsburg, NJ*

Aggregate U.S. imports of oil production pumps are negligible.

TA-W-30,984; *Chun King Corp., Cambridge, MD*

During early 1995, the parent company made a business decision to shutdown its Cambridge, MD facility and transfer its production of Oriental foods to an existing domestic plant.

TA-W-30,970; *Kennecott Utah Copper, Bingham Canyon, UT*

TA-W-30,971; *Kennecott Smelter Div., Salt Lake City, UT*

TA-W-309,972; *Kennecott Refinery Div., Salt Lake City, UT*

U.S. imports of copper declined absolutely and relative to US production in 1994 compared to 1993.

TA-W-31,140; *Western Gas Resources, Houston, TX & Operating at Various Locations in the Following States: A; CO, B; KS C; LA, D; MT, E; NM, F; ND, G; OK, H; TX, I; UT, J; WY*

The investigation revealed that criterion (2) and (3) have not been met. Sales or production did not decline during the relevant period as required for certification. Increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have not contributed importantly to the separations or threat thereof, and the absolute decline in sales or production.

TA-W-30,986; *Vargo Logging, Inc., Superior, MT*

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

TA-W-31,071; *Pittston Coal Co., McClure #1, Mone, McClure, VA*

U.S. imports of coal were negligible throughout the period. The ratio of imports to U.S. production is less than one percent.

TA-W-31,039; *Lockley Manufacturing Group, New Castle, PA*

Increased imports did not contribute importantly to worker separations at the firm.

TA-W-31,181; *Trico Industries, Bradford Manufacturing Shop, Bradford, PA*

Aggregate U.S. imports of oil well pumps are negligible during the relevant period.

TA-W-31,137; *Carter-Wallace, Inc., Wampole Div., East Windsor, NJ*

Production was transferred domestically during the relevant period.

### Affirmative Determinations for Worker Adjustment Assistance

TA-W-31,146; *Olivetti North America, Department 126, Hardware &*

*Quality Assurance, Liberty Lake, WA*

A certification was issued covering all workers separated on or after June 6, 1994.

TA-W-31,139; *Macclenny Products, Inc., Macclenny, FL*

A certification was issued covering all workers separated on or after June 3, 1994.

TA-W-31,025; *McDonnell Douglas Aerospace, Monrovia, CA*

A certification was issued covering all workers separated on or after March 15, 1995.

TA-W-31,123; *N.B. Co., Inc., Emphasis Oil Operations, Russell, KS & Various Locations in the State of CO*

A certification was issued covering all workers separated on or after May 31, 1994.

TA-W-30,980; *The Boeing Co., Commercial Airplane Group, Headquartered in Seattle, WA & at Various Locations in the State of WA*

A certification was issued covering all workers separated on or after April 20, 1994.

TA-W-30,949; *Heritage Springfield, Inc., Holyoke, MA*

A certification was issued covering all workers separated on or after April 10, 1994.

TA-W-31,118; *Lockhart Plant, Milliken & Co., Spartanburg, SC*

A certification was issued covering all workers separated on or after May 24, 1994.

TA-W-30,989 & A; *Duncan Energy Co., Denver, CO and Houston, TX*

A certification was issued covering all workers separated on or after August 5, 1994.

TA-W-31,067; *UMC Petroleum Corp., Headquartered in Houston, TX & at Various Other Locations in the Following States: A; AR, B; CA, C; KS, D; LA, E; MS, F; NM, G; OK, H; TX, I; WY*

A certification was issued covering all workers separated on or after May 18, 1994.

TA-W-31,114; *Pennzoil Exploration & Production Co., Midland, TX*

A certification was issued covering all workers separated on or after May 17, 1994.

TA-W-31,166; *Fabric Cutters, Inc., Floyd, VA*

A certification was issued covering all workers separated on or after May 31, 1994.

TA-W-31,159; *Riley Stoker Corp., Div. of DB Riley Consolidated, Inc., Erie, PA*

A certification was issued covering all workers separated on or after May 2, 1994.

TA-W-31,170; *Gateway Safety Systems, Michigan City, IN*

A certification was issued covering all workers separated on or after June 9, 1993.

TA-W-31,098; *King Finishing Div. of Spartan Mills, Statesboro, GA*

A certification was issued covering all workers separated on or after May 15, 1994.

TA-W-31,116; *Kraft General Foods, Kankakee, IL*

A certification was issued covering all workers separated on or after May 17, 1994.

TA-W-31,163; *CR & ME Ltd, Linden, NJ*

A certification was issued covering all workers separated on or after June 6, 1994.

TA-W-31,073 & TA-W-31,074; *Timberland Manufacturing, Inc., Boone, NC and Mountain City, TN*

A certification was issued covering all workers separated on or after May 30, 1994.

TA-W-31,088; *Exeter Drilling, Denver, CO*

A certification was issued covering all workers separated on or after May 15, 1994.

TA-W-31,063; *AMSCO International, Erie, PA*

A certification was issued covering all workers separated on or after May 5, 1994.

TA-W-31,128; *NETP, Inc., Niagara Falls, NY*

A certification was issued covering all workers separated on or after May 30, 1994.

TA-W-31,083; *R.J. Mfg Co., York, PA*

A certification was issued covering all workers separated on or after May 15, 1994.

TA-W-31,149 & TA-W-31,150; *SCT Yarns, Inc., Jefferson, GA and Piedmont, AL*

A certification was issued covering all workers separated on or after June 6, 1994.

TA-W-31,097; *Seagull Energy Corp., Mid Continent Region, Amarillo, TX*

A certification was issued covering all workers separated on or after May 18, 1994.

TA-W-31,156; *Sporteens, Inc., Moonachie, NJ*

A certification was issued covering all workers separated on or after June 2, 1994.

TA-W-31,087; *Crown Pacific Inland Lumber, Thompson Falls, MT*

A certification was issued covering all workers separated on or after May 15, 1994.

TA-W-31,113; *Tippens Apparel Trim, Inc., Conley, GA*

A certification was issued covering all workers separated on or after May 22, 1994.

TA-W-30,979; *Unitcast Corp., Toledo, OH*

A certification was issued covering all workers separated on or after April 21, 1994.

TA-W-31,018; *Dietrich Industries, Inc., Blairsville, PA*

A certification was issued covering all workers separated on or after April 17, 1994.

TA-W-30,973; *Esselte Pendaflex Corp., Syracuse, NY*

A certification was issued covering all workers separated on or after April 19, 1994.

TA-W-31,079 & TA-W-31,080; *Picker International, Inc., Cleveland, OH & Pittsburgh, PA*

A certification was issued covering all workers separated on or after May 13, 1994.

TA-W-30,988; *C. Walker & Co., Corning, AR*

A certification was issued covering all workers separated on or after April 20, 1994.

TA-W-31,103; *T.T. Fabric Sales, Inc., New York, NY*

A certification was issued covering all workers separated on or after May 22, 1994.

TA-W-31,041; *Overton Shirt Makers, Livingston, TN*

A certification was issued covering all workers separated on or after May 1, 1994.

Also, pursuant to Title V of the North American Free Trade Agreement Implementation Act (P.L. 103-182) concerning transitional adjustment assistance hereinafter called (NAFTA-TAA) and in accordance with Section 250(a) 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 July, 1995.

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—

(A) That sales or production, or both, of such firm or subdivision have decreased absolutely,

(B) That imports from Mexico or Canada of articles like or directly competitive with articles produced by such firm or subdivision have increased.

(C) That the increase in 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

(2) 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

NAFTA-TAA-00468; *Bear Cat Logging, Inc., Klamath Falls, OR*

The investigation revealed that criteria (3) and (4) were not met. A departmental survey conducted with major customers revealed that although they declined their purchases of contract hauling services, they have not increased purchases from any other domestic or foreign source.

NAFTA-TAA-00471; *Tippens Apparel Trim, Inc., Conley, GA*

The investigation revealed that criteria (3) and (4) were not met. A departmental survey was conducted with major customers. The survey revealed that the major customers decreased their purchases of apparel belts from Tippens Apparel Trim, Inc. while increasing purchases from other domestic and foreign sources.

NAFTA-TAA-00465; *Owens-Brockway Glass Container Corp., Pomona, CA*

The investigation revealed that criteria (3) and (4) were not met. Major customers of the subject firm surveyed regarding their purchases of glass containers reported that they did not import the product in question from Mexico or Canada.

NAFTA-TAA-00472; *West State, Inc., Portland, OR*

Prior to entering Chapter 7 bankruptcy in October 1994, West State, Inc. repaired tankships at the Port of Portland ship repair yard for a major oil

company. Repair work done for that oil company since West State's bankruptcy has all been performed at US shipyards. Therefore, workers cannot be considered to have been adversely impacted by a shift in production to Canada or Mexico or by imports from those countries.

NAFTA-TAA-00475; Dante Fashions Corp., Jeannette, PA

The investigation revealed that criteria (3) and (4) were not met. Survey results revealed that customers do not import articles like or directly competitive with women's apparel from Canada or Mexico.

NAFTA-TAA-00482; Bill Neubert Log, Inc., Klamath Falls, OR

The investigation revealed that criteria (3) and (4) were not met. The investigation revealed that the customer to whom Bill Neubert Log, Inc. supplied contract logging did not import contract logging from Canada or Mexico.

NAFTA-TAA-00483; B & G Equipment Co., Plumsteadville, PA

The investigation revealed that criteria (3) and (4) were not met. A survey conducted with a major customer of consumer plastic sprayers revealed decreased purchases from the B&G Equipment Co. Also, this customer has not directly or indirectly purchased consumer plastic sprayers from Canada, Mexico or any other foreign source.

NAFTA-TAA-00487; Palliser Grain Co., Ltd., United States Office Great Falls, MT

The investigation revealed that the workers of Palliser Grain Co., Ltd, Great Falls, MT do not produce an article within the meaning of Section 2509(a) of the Trade Act, as amended.

#### **Affirmative Determination NAFTA-TAA**

NAFTA-TAA-00473; Cowlitz Stud Co., Randle & Morton Div., Randle, WA

A certification was issued covering all workers at Randle & Morton Divisions of Cowlitz Stud Co, Randle and Morton, WA separated on or after May 24, 1994.

NAFTA-TAA-00470; Seagull Energy Corp./Midcon, Inc., Amarillo, TX

A certification was issued covering all workers at Seagull Energy Corp./ Midcon, Inc., Amarillo, TX separated on or after May 15, 1994.

NAFTA-TAA-00469; Planergy New York, Inc., East Syracuse, NY

A certification was issued covering all workers at Planergy New York, Inc., East Syracuse, NY separated on or after May 23, 1994.

NAFTA-TAA-00467; Vernitron Corp., St. Petersburg, FL

A certification was issued covering all workers at VERNITRON/VRN International, St. Petersburg, FL separated on or after May 22, 1994.

NAFTA-TAA-00500; Occidental Chemical Corp., Durez Div., North Tonawanda, NY

A certification was issued covering all workers engaged in the production of phenolic molding compounds at the Occidental Chemical Corp., North Tonawanda, NY separated on or after May 30, 1994.

NAFTA-TAA-00494 & A; Miniature Precision Components, Inc., Walworth, WI & Prairie De Chien, WI

A certification was issued covering all workers at the Miniature Precision Components, Inc., Walworth and Prairie De Chien, WI separated on or after June 20, 1994.

NAFTA-TAA-00477 & A, B, C; Crown Pacific Limited Partnership, Colburn Unit, Sandpoint, ID, Bonners Ferry ID, Thompson Falls, MT, & Operating in the States of ID, MT and WA

A certification was issued covering all workers of Crown Pacific Limited Partnership, Sandpoint and Bonners Ferry, ID & Thompson Falls, MT and other locations operating in ID, MT and WA separated on or after May 25, 1994.

NAFTA-TAA-00504; Nashua Corp., Nashua Cartridge Products, Inc., Exeter, NH

A certification was issued covering all workers of Nashua Cartridge Products, Inc., of the Nashua Corp, Exeter, NH separated on or after June 23, 1994.

NAFTA-TAA-00486 A, B; Equitable Resources Energy Co., Equitable Resources Exploration Div., Kingsport, TN, Nora VA and Hazard, KY

A certification was issued covering all workers at the Equitable Resources Exploration Div. of the Equitable Resources Energy Co., Kingsport, TN, Hazard, KY and Nora, VA separated on or after June 12, 1994.

NAFTA-TAA-00498; Takata, Inc, Gateway Safety Systems, Michigan City, IN

A certification was issued covering all workers at the Gateway Safety Systems division of Takata, Inc., Michigan City, IN separated on or after June 15, 1994.

I hereby certify that the aforementioned determinations were issued during the month of July, 1995. Copies of these determinations are available for inspection in Room C-4318, 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: July 12, 1995.

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## **NUCLEAR REGULATORY COMMISSION**

### **Biweekly Notice**

#### **Applications and Amendments to Facility Operating Licenses Involving No Significant Hazards Considerations**

##### **I. Background**

Pursuant to Public Law 97-415, the U.S. Nuclear Regulatory Commission (the Commission or NRC staff) is publishing this regular biweekly notice. Public Law 97-415 revised section 189 of the Atomic Energy Act of 1954, as amended (the Act), to require the Commission to publish notice of any amendments issued, or proposed to be issued, under a new provision of section 189 of the Act. This provision grants the Commission the authority to issue and make immediately effective any amendment to an operating license upon a determination by the Commission that such amendment involves no significant hazards consideration, notwithstanding the pendency before the Commission of a request for a hearing from any person.

This biweekly notice includes all notices of amendments issued, or proposed to be issued from June 23, 1995, through July 7, 1995. The last biweekly notice was published on July 5, 1995 (60 FR 35058).

#### **Notice Of Consideration Of Issuance Of Amendments To Facility Operating Licenses, Proposed No Significant Hazards Consideration Determination, And Opportunity For A Hearing**

The Commission has made a proposed determination that the following amendment requests involve no significant hazards consideration. Under the Commission's regulations in 10 CFR 50.92, this means that operation of the facility in accordance with the proposed amendment would not (1) involve a significant increase in the probability or consequences of an accident previously evaluated; or (2) create the possibility of a new or different kind of accident from any accident previously evaluated; or (3) involve a significant reduction in a margin of safety. The basis for this proposed determination for each amendment request is shown below.