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 Under The Davis-Bacon and Related Acts,” shall be the minimum paid by contractors and subcontractors to laborers and mechanics.

Any person, organization, or governmental agency having an interest in the rates determined as prevailing is encouraged to submit wage rate and fringe benefit information for consideration by the Department. Further information and self-explanatory forms for the purpose of submitting this data may be obtained by writing to the U.S. Department of Labor, Employment Standards Administration, Wage and Hour Division, Division of Wage Determinations, 200 Constitution Avenue, N.W., Room S±3014, Washington, D.C. 20210.

New General Wage Determination Decisions

The number of the decisions added to the Government Printing Office document entitled “General Wage Determinations Issued Under The Davis-Bacon and related Acts” are listed by Volume and State.

Volume III

Georgia
GA950085 (Jan. 26, 1996)
GA950086 (Jan. 26, 1996)
GA950087 (Jan. 26, 1996)
GA950088 (Jan. 26, 1996)

Modifications to General Wage Determination Decisions

The number of decisions listed in the Government Printing Office document entitled “General Wage Determinations Issued Under The Davis-Bacon and Related Acts” being modified are listed by Volume and State. Dates of publication in the Federal Register are in parentheses following the decisions being modified.

Volume I

New Jersey
NJ950002 (Feb. 10, 1995)

Volume II

Virginia
VA950005 (Feb. 10, 1995)
VA950007 (Feb. 10, 1995)
VA950021 (Feb. 10, 1995)
VA950023 (Feb. 10, 1995)
VA950033 (Feb. 10, 1995)
VA950036 (Feb. 10, 1995)

Volume V

None

Volume VI

None

General Wage Determination Publication

General wage determinations issued under the Davis-Bacon and related Acts, including those noted above, may be found in the Government Printing Office (GPO) document entitled “General Wage Determinations Issued Under The Davis-Bacon and Related Acts”. This publication is available at each of the 50 Regional Government Depository Libraries and many of the 1,400 Government Depository Libraries across the country.

The general wage determinations issued under the Davis-Bacon and related Acts are available electronically by subscription to the FedWorld Bulletin Board System of the National Technical Information Service (NTIS) of the U.S. Department of Commerce at (703) 487±4630.


When ordering hard-copy subscription(s), be sure to specify the State(s) of interest, since subscriptions may be ordered for any or all of the six separate volumes, arranged by State. Subscriptions include an annual edition (issued in January or February) which includes all current general wage determinations for the States covered by each volume. Throughout the remainder of the year, regular weekly updates are distributed to subscribers.

Signed at Washington, DC, this 19th day of January 1996.

Philip J. Gloss,
Chief, Branch of Construction Wage Determinations.

[FR Doc. 96–958 Filed 1–25–96; 8:45 am]
BILLING CODE 4510–27–M

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 December.

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

- TA-W-31,619; Destec Energy, Inc., Houston, TX
- TA-W-31,519; National Fiber Technology (formerly National Hair Technology), Lawrence, MA

**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-31,498; Kenton Custom Molding (A Div. of Ripley Industries, Inc), Kenton, TN
- TA-W-31,480; Mehan Tooker, East Rutherford, NJ
- TA-W-31,609; Empire Stamp & Seal Co., New York, NY

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

- TA-W-31,523; Wallace & Tliern, Belleville, NJ
- TA-W-31,484; Compac Industries, North Bergen, NJ
- TA-W-31,616; Ozone Industries, Inc., Ozone Park, NY
- TA-W-31,540; American Banknote Co., Bedford Park, IL
- TA-W-31,527; M & M/Mars, Inc., Burr Ridge, IL

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

- TA-W-31,641; Sons Transportation, Springfield, MA
- TA-W-31,635; Distribution & Auto Service, Inc., Seattle, WA
- TA-W-31,606; Kerr-McGee Refining Corp., Houston, TX
- TA-W-31,551; Gleason Sales & Service, Lansing, MI
- TA-W-31,522; Transco Energy Co., Including Transcontinental Gas Pipeline Corp and Transco Gas Marketing Co., Houston, TX

The following certifications have been issued; the date following the company name and location for each determination references the impact date for all workers for such determination.

- TA-W-31,586; Benton Fashions, Benton, PA; October 17, 1994.
(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 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
(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-00644; Shanklin Shasta Landclearing Co., Klamath Falls, OR

NAFTA-TAA-00658; Fernbrook and Co., Plant 4B, Neffs, PA

NAFTA-TAA-00661; Fruit of the Loom, Greensburg, KY

NAFTA-TAA-00674; Wondermaid, Inc., Washington, MO

NAFTA-TAA-00695; A; Colebrook-Terry, Inc., Colebrook Plant, Colebrook, PA & The York Plant, York, PA

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

NAFTA-TAA-00678; Sons Transportation, Springfield, MA

The investigation revealed that the workers of the subject firm do not produce an article within the meaning of Section 250(a) of the Trade Act, as amended.

Affirmative Determinations NAFTA-TAA

The following certifications have been issued; the date following the company name & location for each determination references the impact date for all workers for such determination.


NAFTA-TAA-00665; American Meter Co., Industrial Products Div., Erie, PA; October 27, 1994.


NAFTA-TAA-00646; Pacific Power, Casper, WY & Other Locations Within Wyoming; October 16, 1994.


NAFTA-TAA-00670; Bausch & Lomb Personal Products Div., Tucker, GA; October 31, 1994.

NAFTA-TAA-00643; Kenetech Windpower, Portland, OR; October 10, 1994.

NAFTA-TAA-00667; Diesel Recon Co., Santa Fe Springs, CA; October 25, 1994.


I hereby certify that the aforementioned determinations were issued during the month of December, 1995. Copies of these determinations are available for inspection in Room C- 4318, U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210 during normal business hours or will be mailed to persons who write to the above address.


Russell T. Kile,
Acting Program Manager, Policy & Reemployment Services, Office of Trade Adjustment Assistance.

[TA-W-31,225, 225A, 225B, 225C]

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 Notice of Certification Regarding Eligibility to Apply for Worker Adjustment Assistance on August 26, 1994, applicable to all workers of Sara Lee Knit Products at plants in Martinsville, Virginia. The certification was subsequently amended to include Sara Lee Knit Product workers at the subject firm plants at various locations in Virginia and North Carolina. The amended notices were issued September 16, 1994, February 25, 1995, and September 19, 1995 and published in the Federal Register on September 27, 1994 (59 FR 49257), March 10, 1995 (FR 60 13179), and October 2, 1995 (60 FR 51501), respectively.

At the request of the company, the Department reviewed the certification for workers of the subject firm. The Department is again amending the certification to cover the workers separated from the Sara Lee Knit Product production facility located in Eastman, Georgia. The workers produce T-shirts. The company reports that the plant closed November 16, 1995.