Wireless Application Protocol Forum, Ltd. ("the WAP Forum") has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership status. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, Allaire Corporation, Cambridge, MA; Amazon.com, Seattle, WA; Amdocs Ltd., Ra'anan, ISRAEL; AOL Europe, London, UNITED KINGDOM; Art Technology Group, Cambridge, MA; Arthur Andersen LLP, Atlanta, GA; AU-System AB, Lund, SWEDEN; AvantGo, Inc., San Mateo, CA; Barnes and Noble.com, New York, NY; Brightpoint, Inc., Indianapolis, IN; Cable & Wireless Optus, Ltd., North Sydney, New South Wales, AUSTRALIA; CellPoint Systems AB, Sollentuna, SWEDEN; Conduit Software Ltd, Dublin, IRELAND; Consafe Infotech, Malmo, SWEDEN; Datenwerk, Vienna, AUSTRIA; DCI Gmbh, Starnberg, GERMANY; Dennotal Co., Ltd., Tokyo, JAPAN; Detconen, Bonn, GERMANY; Deutsche Bank AG, Eschborn, GERMANY; Earthport.com Plc, London, UNITED KINGDOM; Edify Corporation, Santa Clara, CA; EnCommerce, Inc., Santa Clara, CA; Everypath.com Inc., Santa Clara, CA; eWard Ltd., Dublin, IRELAND; eXaLink Ltd. Kfar Sava, ISRAEL; FST Fabbrica Servizi Telematici, Sarroch, ITALY; Fujitsu Limited, Yokohama, JAPAN; Gohead Software, Bellevue, WA; Guide Konsult, Solna, SWEDEN; GWcom Shangai, Santa Clara, CA; HiQ International, Stockholm, SWEDEN; InfoCell, Amman, JORDAN; INFOCOMM Inc., Taipei, TAIWAN; Infovention, Stockholm, SWEDEN; Interleaf Inc., Waltham, MA; Intrinsic Technology Limited (Shanghai), Shanghai, PEOPLE'S REPUBLIC OF CHINA; KG Telecommunications Co., Ltd., Taipei, TAIWAN; MicroStrategy Incorporated, Vienna, VA; Millenium Information Technologies, Colombo, SRI LANKA; Mitsui & Co., Ltd., Tokyo, JAPAN; *mobile Corp., Bellevue, WA; Mobilephone Telecommunications, Tokyo, JAPAN; Mobilesoft Pty Limited, Sydney, AUSTRALIA; NavaraSoft Ltd, Shannon, County Clare, IRELAND; Neomar, San Francisco, CA; Netegrity, Inc., Waltham, WA; Nettech Systems, Inc., Princeton, NJ; New Media Science/Limne Group, Oslo, NORWAY; NoTime Wireless, Halifax, Nova Scotia, CANADA; NTRU Cryptosystems, Inc., Boston, MA; Ogily Interactive Worldwide, New York, NY; OpenGrid Inc., Santa Clara, CA; Opte[el]way, Paris

la Defense Cedex, FRANCE; Palm Reach, Stockholm, SWEDEN; ParaReDe Technologies, Lisbon, PORTUGAL; Pixo, Inc., Cupertino, CA; Proteus, Inc., Washington, DC; Psion Computers Plc, London, UNITED KINGDOM; Quinary, Milan, ITALY; Real Names Corp., San Carlos, CA; Riverbed Technologies, Inc., Vienna, VA; Santana Interactive, Helsinki, FINLAND; ShopNow.com, Seattle, WA; Sigma AB, Malmo, SWEDEN; SignalSoft Corp., Boulder, CO; SinnerSchrader, Hamburg, GERMANY; Software AG, Darmstadt, GERMANY; Solid Information Technology Ltd., Helsinki, FINLAND; Sybase, Inc., Waterloo, Ontario, CANADA; TD Waterhouse Group, Inc., New York, NY; ThinAirApps, New York, NY; TIBCO Software Inc., Palo Alto, CA; Time/system International, Allerod, DENMARK; VAST Solutions, Inc., Addison, TX; VeriFone, Santa Clara, CA; Vignette Corporation, Austin, TX; Visma ASA, Oslo, NORWAY; WIPRO Technologies—Global R&D, Bangalore, INDIA; Wireless Data Services Ltd., Dorset, UNITED KINGDOM; Wysdom Inc., Richmond Hill, Ontario, CANADA; Xircom, Inc., Thousand Oaks, CA; Yamaha Corporation, Hamamatsu, JAPAN; and Zi Corporation, Hong Kong, PEOPLE'S REPUBLIC OF CHINA have been added as parties to this venture.

No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and Wireless Application Protocol Forum, Ltd. ("the WAP Forum") intends to file additional written notification disclosing all changes in membership.

On March 18, 1998, Wireless Application Portocil Forum, Ltd. ("the WAP Forum") filed its original notification pursuant to section 6(a) of the Act. The Department of Justice published a notice in the Federal Register pursuant to section 6(b) of the Act on December 31, 1998 (63 FR 72333).

The last notification was filed with the Department on October 5, 1999. A notice has not yet been published in the Federal Register.

Constance K. Robinson,
Director of Operations, Antitrust Division.

[FR Doc. 00–16475 Filed 6–28–00; 8:45 am]

BILLING CODE 4410–11–M
Increased imports did not contribute importantly to worker separations at the firm.

**Affirmative Determinations for Worker Adjustment Assistance**

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

- **TA-W-37,534:** Hartwell Sports (Auburn Sportswear), Tylertown, MS: March 22, 1999.
- **TA-W-37,588:** Coloplast Amotex Plant, Centre, AL: March 27, 1999.
- **TA-W-37,579:** Chicago Steel, Gadsden, AL: April 3, 1999.
- **TA-W-37,426:** Leather Specialty Co/Howe Industries, Sanford, FL: February 22, 1999.
- **TA-W-37,496:** Zin Plas Corp., Grand Rapids, MI: March 10, 1999.
- **TA-W-37,590:** NGK Metals Corp., Reading, PA: April 5, 1999.
- **TA-W-37,568:** Oregon Manufacturing Services, Inc., Klamath Falls, OR: March 24, 1999.
and that the increases in imports such firm or subdivision have increased, competitive with articles produced by 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.

Affirmative Determinations NAFTA-TAA

I hereby certify that the production of Section 250(a) of the Trade Act, as amended.


NAFTA-TAA-03860; Banco North America, Plain City, OH: May 1, 1999.


NAFTA-TAA-03918; Robertson Transformer Co., Rochester, IN: May 12, 1999.


Also, pursuant to Title V of the North American Free Trade Agreement Implementation Act (Pub. 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 June, 2000.

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 is 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—

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

(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.

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-03686; Frontier Foundry, Inc., Titusville, PA

NAFTA-TAA-03907; Go/Dan Industries, Inc., Houston, TX

NAFTA-TAA-03906; BHI Refractories America, Farber, MO

NAFTA-TAA-03908; Invensys Appliance Controls, Independence, VA

NAFTA-TAA-03911; Hutchinson Technology, Inc., Eau Claire, WI

NAFTA-TAA-03852; Troutman Foundry, Inc., Statesville, NC

NAFTA-TAA-03943; L. Peter Larson Co., Olney, MT

NAFTA-TAA-03923; Butteville Lumber Co., Onalaska, WA

NAFTA-TAA-03895; Zebco, A Div. of Brunswick Corp., Tulsa, OK

NAFTA-TAA-03837; K and D Clothing Manufacturing Co., Philadelphia, PA

NAFTA-TAA-03909; Beloit Corp., Manitowoc, WI

NAFTA-TAA-03733; Langenberg Hat Co., Inc., New Haven, MO

NAFTA-TAA-03941; PCS Nitrogen, Camanche, IA

The investigation revealed that the criteria for eligibility have not been met for the reasons specified.

NAFTA-TAA-03834; Seagate Technology, Inc., Customer Service Operations and Research and Design Center, Oklahoma City, OK

NAFTA-TAA-03915; Los Angeles Department of Water and Power, Sun Valley, CA

NAFTA-TAA-03938; Schlegel Construction, Inc., Kalispell, MT

NAFTA-TAA-03949; Agri Sales, Soginaw, MI

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

Employment and Training Administration

[TA–W–37,621 and NAFTA–03863]

Westwood Lighting, El Paso, TX; Dismissal of Application for Reconsideration

Pursuant to 29 CFR 90.18(C) an application for administrative reconsideration was filed with the Director of the Division of Trade Adjustment Assistance for workers at Westwood Lighting, El Paso, Texas. The application contained no new substantial information which would bear importantly on the Department’s determination. Therefore, dismissal of the application was issued.

TA–W–37,621 and NAFTA–03863;
Westwood Lighting, El Paso, Texas (June 8, 2000)

Signed at Washington, DC this 12th day of June, 2000.
Grant D. Beale,
Program Manager, Division of Trade Adjustment Assistance.

[FR Doc. 00–16503 Filed 6–28–00; 8:45 am]
BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA–W–37,251 and TA–W–37,703]

Beloit Millpro Service Center, Hattiesburg, MS and Beloit Manhattan, Neenah, WI; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, investigations were initiated on January 18, 2000 and May 22, 2000, in response to a worker petitions which were filed on behalf of workers at Beloit Millpro Service Center, Hattiesburg, Mississippi (TA–W–37,251) and Beloit Manhattan, Neenah, Wisconsin (TA–W–37,703), respectively.

During the investigations, it was discovered that both facilities are under existing investigations. The workers are currently under the following investigations: Beloit Millpro Service Center, Hattiesburg, Mississippi (TA–W–37,562G) and Beloit Manhattan, Neenah, Wisconsin (TA–W–37,562J). Consequently further investigations in these cases (TA–W–37,251 and TA–W–37,703) would serve no purpose, and the investigations have been terminated.

Signed in Washington, DC this 15th day of June, 2000.
Grant D. Beale,
Program Manager, Division of Trade Adjustment Assistance.

[FR Doc. 00–16495 Filed 6–28–00; 8:45 am]
BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

Investigations Regarding Certifications of Eligibility To Apply for Worker Adjustment Assistance

Petitions have been filed with the Secretary of Labor under section 221(a) of the Trade Act of 1974 (“the Act”) and are identified in the Appendix to this notice. Upon receipt of these petitions, the Director of the Division of Trade Adjustment Assistance, Employment and Training Administration, has instituted investigations pursuant to section 221(a) of the Act.

The purpose of each of the investigations is to determine whether the workers are eligible to apply for adjustment assistance under Title II, Chapter 2, of the Act. The investigations will further relate, as appropriate, to the determination of the date on which total or partial separations began or threatened to begin and the subdivision of the firm involved.

The petitioners or any other persons showing a substantial interest in the subject matter of the investigations may request a public hearing, provided such request is filed in writing with the Director, Division of Trade Adjustment Assistance, at the address shown below, not later than July 10, 2000.

Interested persons are invited to submit written comments regarding the subject matter of the investigations to the Director, Division of Trade Adjustment Assistance, at the address shown below, not later than July 10, 2000.

The petitions filed in this case are available for inspection at the Office of the Director, Division of Trade Adjustment Assistance, Employment and Training Administration, U.S. Department of Labor, 200 Constitution Avenue, NW, Washington, DC 20210.

Grant D. Beale,
Program Manager, Division of Trade Adjustment Assistance.

[FR Doc. 00–16501 Filed 6–28–00; 8:45 am]
BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

Chavez Signs, Incorporated, El Paso, Texas; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on April 24, 2000, in response to a petition filed by a company official on behalf of workers at Chavez Signs, Incorporated, El Paso, Texas.

The company official submitting the petition 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 13th day of June, 2000.
Grant D. Beale,
Program Manager, Division of Trade Adjustment Assistance.

[FR Doc. 00–16493 Filed 6–28–00; 8:45 am]
BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

Chick Orchards, Inc., Chic-A-Dee Packing Corporation, Monmouth, Maine; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on May 15, 2000, in response to a petition filed on the same date on behalf of workers at Chick Orchards, Inc., Chic-A-Dee Packing Corporation, Monmouth, Maine.

The company official submitting the petition 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 6th day of June, 2000.
Grant D. Beale,
Program Manager, Division of Trade Adjustment Assistance.

[FR Doc. 00–16498 Filed 6–28–00; 8:45 am]
BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

Belot Millpro Service Center, Hattiesburg, MS and Beloit Manhattan, Neenah, WI; Notice of Termination of Investigation

[TA–W–37,703 and NAFTA–03863]