APPENDIX—Continued

[Petitions instituted on 10/02/95]

TA–W	Subject firm (petitioners)	Location	Date of petition	Product(s)
31,478	J.H. Enterprise (Comp)	Shreveport, LA	09/14/95	Scrap Metals.
31,479	Reidbord Bros. Co. (Comp)	Pittsburgh, PA	09/21/95	Men's Polyester Trousers.
31,480	Meehan Tooker Inc. (Comp)	East Rutherford, NJ	09/18/95	Commercial Printing.
31,481	Brittany Fashion (UNITE)	Jersey City, NJ	09/20/95	Ladies' Coats.
31,482	Clara Fashions (UNITE)	Jersey City, NJ	09/20/95	Ladies' Coats.
31,483	Elsan Fashions Inc. (UNITE)	East Newark, NJ	09/20/95	Ladies' Coats.
31,484		North Bergen, NJ	09/21/95	Industrial Tape.
31,485	Quantum Corp. (Co.)	Colorado Springs, CO	09/19/95	Disk Drive Memory Units.
31,486	Taylorsville Enterprises (Co.)	Taylorsville, MS	09/22/95	Jeans-Men, Women, Children.
	Rex-Rosenlow, Inc. (Wkrs)	Teterboro, NJ	09/13/95	Plastic Stretch Wrap.
31,488	Pine & Co. (UNITE)	Pottsville, PA	09/26/95	Ladies' Blouses.
31,489	Kenton Custom Molding (Wkrs)	Kenton, TN	09/20/95	Shoe Components.
31,490	Alura Fashions (Wkrs)	Carbondale, PA	09/21/95	Children's Dresses and Sportswear.
31,491	Henry Vogt Machine Co. (Co.)	Sapulpa, OK	09/22/95	Power Plant Steam Generators.
31,492	Finish Contractor Corp. (Wkrs)	Hialeah, FL	09/22/95	Ladies' Lingerie.
31,493	Moorman's, Inc. (Wkrs)	Quincy, IL	09/20/95	Livestock Feed and Supplements.
31,494	I. Appel Corp. (Wkr)	New York, NY	06/30/95	Sleepwear.
31,495	U and H Starfleet (Wkrs)	Spring, TX	09/11/95	Ambulances.
31,496	P.Q. Corp. (USWA)	Butler, NJ	09/15/95	Hydrous Britesil, Hydrous Sodium.
	The Columbia Corp. (Co.)	Chatham, NY	09/13/95	Recycled Paperboard.
31,498	The Columbia Corp. (Co.)	Valatie, NY	09/13/95	Recycled Paperboard.
31,499	General Electric Co. (Wkrs)	Fort Edward, NY	09/18/95	Capacitors.
31,500	South Boston Mfg. (Co.)	South Boston, VA	09/15/95	Children's Apparel.
31,501	Owens-Brockway Closures (Co.)	North Riverside, IL	09/15/95	Plastic Trigger Pump Sprayers.

[FR Doc. 95–26014 Filed 10–19–95; 8:45 am] BILLING CODE 4510–30–M

[TA-W-30,985]

FHF Apparel, Miami, Florida; 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 an Amended Certification Regarding Eligibility to Apply for Worker Adjustment Assistance on August 29, 1995, applicable to all workers of FHF Apparel, Miami, Florida, and 500 Fashion Group locations in Northampton, Whitehall, and Philadelphia, Pennsylvania. The amended notice was published in the Federal Register on September 11, 1995 (60 FR 47184).

At the request of petitioners, the Department is again amending the certification to cover the workers at the Fashion 500 Group facility located in Egypt, Pennsylvania. The workers produce men's tailored clothing.

The intent of the Department's certification is to include all workers of FHF Apparel and the 500 Fashion Group who were adversely affected by imports.

The amended notice applicable to TA–W–30,985 is hereby issued as follows:

All workers of FHF Apparel, Miami, Florida (TA–W–30,985), and the 500 Fashion Group, Northampton, Pennsylvania (TA–W– 30,985A), Whitehall, Pennsylvania (TA–W– 30,985B), Philadelphia, Pennsylvania (TA– W–30,985C), and Egypt, Pennsylvania (TA– W–30,985D) who became totally or partially separated from employment on or after April 24, 1994 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC, this 5th day of October 1995.

Victor J. Trunzo,

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

[FR Doc. 95–26017 Filed 10–19–95; 8:45 am] BILLING CODE 4510–30–M

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 September and October, 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.

None

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

TA-W-31,403; Liz Claiborne, Russ, Crazy Horse, Villager (RTVCH), Elizabeth Divisions, New York, NY

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