PETITIONS INSTITUTED ON 08/2

TA-W	Subject firm (petitioners)	Location	Date of petition	Product(s)
32,665		St. Joseph, MI	08/13/96	Desktop & Laptop Computers.
32,666	Speco Corp (UAW)	Springfield, OH	08/12/96	Precision Gears, Components—Aerospace.
32,667	Jar-Car Manufacturing (Comp)	El Paso, TX	07/24/96	Ladies', Men's & Children's Jeans.
32,668	Vanco Industries (Comp)	Eutaw, AL	07/29/96	Pants—Men's & Ladies'.
32,669	Prairie Meat Packer, Inc. (Comp)	Cardington, OH	08/09/96	Horsemeat.
32,670	Dal-Tile Pocatello (Wkrs)	Pocatello, ID	07/12/96	Ceramic Tile.
32,671	Dico Tire Co (Wkrs)	Clinton, TN	08/07/96	Small Industrial Tires.
32,672	Oxford International (Wkrs)	Chicago, IL	08/12/96	Automotive & HiFi Speakers.
32,673	Precision Machining (Comp)	Milwaukee, WI	08/12/96	Jack Bases.
32,674	Artistic Creations (Wkrs)	Roselle, NJ	07/20/96	Christmas Decorations.
32,675	McQueeney Sportswear (Wkrs)	Millwork, AL	08/12/96	Ladies' Blouses.
32,676	Nowsco (Wkrs)	Midland, TX	08/05/96	Oil Service.
32,677	J. Bengamin (Wkrs)	New York, NY	08/06/96	Suits & Dresses.
32,678	Modular Devices, Inc (Comp)	Toprrence, CA	08/12/96	Custom Power Supplies.
32,679	H.I.S. (Wkrs)	Belmont, MS	08/09/96	Jeans-Men, Ladies', Childrens.
32,680		Fond du Lac, WI	08/07/96	Children's Apparel.
32,681	Robertshaw Controls Co (Comp)	Ellijay, GA	08/12/96	Gas Range Thermostats & Gas Valves.
32.682	BASF Corp, Graphics Group (Wkrs)	Holland, MI	07/30/96	Publication Printing Inks & Pigments.
32,683	Newport Shrimp (Wkrs)	Newport, OR	08/02/96	Fish (Processed).
32,684	Southwest Fashion, Inc (Wkrs)	El Paso, TX	08/13/96	Cut Garment Patterns.
32,685	W.W. Henry Co (Comp)	South River, NJ	08/14/96	Powders, Grouts, Adhesives.
32,686	Melton Co (UNITE)	Batavia, NY	08/19/96	Shirts.
32,687	William Rifkin and Sons (Wkrs)	Philadelphia, PA	08/14/96	Ladies' Sleepwear & Loungewear.
32,688	North American (Wkrs)	Womelsdorf, PA	08/13/96	Refractory Products.
32,689	J and J Manufacturing (Wkrs)	Hialeah, FL	07/25/96	Ladies' Men's & Children's Sportswear.

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[NAFTA-00891 & 00891B]

Cole Haan, et al.; 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 an Amended Certification for NAFTA Transitional Adjustment Assistance on May 10, 1996, applicable to workers of Cole Haan, Cole Haan Manufacturing Division, Lewiston, Maine. The notice was published in the Federal Register on June 6, 1996 (61 FR 28903).

At the request of the State Agency, the Department reviewed the certification for workers of the subject firm. New information provided by the company shows that workers separations have occurred at the subject firms' Yarmouth, Maine location. The workers are engaged in the production of moccasins for Cole Haan manufacturing facilities and provided clerical, management and office functions in support of the production of moccasins.

The intent of the Department's certification is to include all workers of

the subject firm who were adversely affected by increased imports of moccasins. Accordingly, the Department is amending the certification to reflect this matter.

The amended notice applicable to NAFTA-00891 is hereby issued as follows:

All workers of Cole Haan, Cole Haan Manufacturing Division, Lewiston, Maine NAFTA–00891, and Cole Haan, Corporate Headquarters Location, Yarmouth, Maines NAFTA–00891B engaged in employment related to the production of moccasins and provided clerical, management and office functions in support of the production of moccasins who became totally or partially separated from employment on or after March 11, 1995 are eligible to apply for NAFTA–TAA under Section 250 of the Trade Act of 1974.

Signed at Washington, DC this 4th day of September 1996.

Russell T. Kile.

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

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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.