DEPARTMENT OF LABOR

Employment and Training Administration

[T–W–37,387]

Timbergon, Redmond, Oregon; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on February 28, 2000 in response to a worker petition which was filed on behalf of workers at Timbergon, Redmond, Oregon.

The petitioner has requested that the petition be withdrawn.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 April, 2000.

Grant D. Beale,

Program Manager, Division of Trade Adjustment Assistance. [FR Doc. 00–9975 Filed 4–20–00; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-37,208, et al.]

Tultex Corporation, South Boston, Virginia; 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 Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on January 13, 2000, applicable to workers of Tultex Corporation, South Boston, Virginia. The notice was published in the **Federal Register** on February 4, 2000 (65 FR 5690).

At the request of the company, the Department reviewed the certification for workers of the subject firm. The workers are engaged in employment related to the production of fleece activewear. New findings show that California Shirt Sales, Inc., is a wholly owned subdivision of Tultex Corporation. Worker separations occurred at various locations of California Shirt Sales when Tultex Corporation closed all locations, including the South Boston, Virginia plant, in February, 2000. The workers provided distribution of finished fleece activewear manufactured by Tultex Corporation to its customers.

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

Tultex Corporation who were adversely affected by increased imports.

The amended notice applicable to TA–W–37,208 is hereby issued as follows:

All workers of Tultex Corporation, South Boston, Virginia (TA–W–37,208) and California Shirt Sales, Inc., Fullerton, California (TA–W–37,208A), Honolulu, Hawaii (TA–W–37,208B), Las Vegas, Nevada (TA–W–37,208C), Oakland, California (TA– W–37,208D), Kent, Washington (TA–W– 37,208F) and Tempe, Arizona (TA–W– 37,208G) who became totally or partially separated from employment on or after December 16, 1998 through January 13, 2002 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC this 7th day of April, 2000.

Grant D. Beale,

Program Manager, Division of Trade Adjustment Assistance. [FR Doc. 00–9976 Filed 4–20–00; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-03839]

Ametek Aerospace, Wilmington, Massachusetts; Notice of Termination of Investigation

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 of 1974, as amended (19 U.S.C. 2273), an investigation was initiated on February 18, 2000 in response to a petition filed on behalf of workers at Ametek Aerospace, Wilmington, Massachusetts.

In a letter dated April 10, 2000, the petitioner requested that the petition for NAFTA–TAA be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC, this 13th day of April, 2000.

Grant D. Beale,

Program Manager, Division of Trade Adjustment Assistance.

[FR Doc. 00–9974 Filed 4–20–00; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-3578 and TA-W-37,035; Court Metal Finishing, Inc., Flint, Michigan]

Notice of Revised Determination on Reconsideration

On March 31, 2000, the Department issued an Affirmative Determination Regarding Application for Reconsideration for the workers and former workers of the subject firm denied eligibility to apply for North American Free Trade Agreement-Transitional Adjustment Assistance (NAFTA–TAA). The notice was published in the **Federal Register** on April 11, 2000 (65 FR 19390). The petitioners presented information regarding customer imports from Mexico of articles like or directly competitive with those produced at the workers' firm.

The January 6, 2000, denial of NAFTA-TAA for workers of Court Metal Finishing, Inc., Flint, Michigan, engaged in employment related to the production of valves was based on the finding that criteria (3) and (4) of the Group Eligibility Requirements of paragraph (a)(1) of section 250 of the Trade Act of 1974, as amended, were not met. The investigation revealed that there were no company or customer imports of valves from Mexico or Canada during the time period relevant to the investigation. Court Metal Finishing, Inc. did not shift production of valves from the Flint, Michigan plant to Mexico or Canada.

On reconsideration, the Department conducted an additional survey of the subject firm's major declining customers. The responses revealed that a major declining customer increased imports of valves from Mexico or Canada while reducing purchases from Court Metal Finishing, Inc.

The Department, on its own motion, reviewed the findings of the January 6, 2000 Trade Adjustment Assistance (TAA) negative determination applicable to workers of the subject firm, petition number TA–W–37,035. The investigation review shows that with the new customer information obtained on reconsideration of NAFTA– 3578, all criteria of the Group Eligibility Requirements of section 222 of the Trade Act of 1974 are met.

Conclusion

After careful consideration of the new facts obtained on reconsideration, it is concluded that the workers of Court Metal Finishing, Inc., Flint, Michigan,