[FR Doc. 02–31057 Filed 12–6–02; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-6509]

Dana Corporation, Perfect Circle Division, Hastings, Nebraska; 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 a Certification of Eligibility to Apply for NAFTA Transitional Adjustment Assistance on October 30, 2002, applicable to workers of Dana Corporation, Perfect Circle Division, located in Hastings, Nebraska. The notice was published in the **Federal Register** on November 22, 2002 (67 FR 76402).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. The certification issued for the worker group at Dana Corporation, Perfect Circle Division, Hastings, Nebraska, was limited to workers engaged in the manufacture of piston rings. The company has reported that workers at the division are not separately identifiable by product.

The intent of the Department's certification is to include all workers of the firm adversely affected by the shift in production from Hastings, Nebraska to Mexico. Accordingly, the Department is amending the certification to expand worker group coverage to all workers of the Perfect Circle Division of Dana Corporation in Hastings, Nebraska.

The amended notice applicable to NAFTA–6509 is hereby issued as follows:

"All workers of Dana Corporation, Perfect Circle Division, Hastings, Nebraska, who became totally or partially separated from employment on or after August 23, 2001, through October 30, 2004, are eligible to apply for NAFTA—TAA under section 250 of the Trade Act of 1974."

Signed in Washington, DC this 26th day of November 2002.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 02–31066 Filed 12–6–02; 8:45 am]

BILLING CODE 4510-30-P

DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-6334]

Nortel Networks Corp., Manufacturing Operations, Billerica, Massachusetts; 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 a Certification of Eligibility to Apply for NAFTA Transitional Adjustment Assistance on November 5, 2002, applicable to workers of Nortel Networks Corporation, Billerica, Massachusetts. The notice was published in the **Federal Register** on November 22, 2002 (67 FR 70462).

At the request of a company official, the Department reviewed the certification for workers of the subject firm. The workers produce computer network systems components. The certification was issued for all workers of Nortel Networks Corporation, Billerica, Massachusetts. New information provided by the company shows that the petition was filed on behalf of workers in the Manufacturing Operations group. Workers in this group are separately identifiable from other worker groups at the Billerica location of the firm.

It is the Department's intent to provide coverage to those workers adversely affected by the shift in production from the workers' firm to Canada. Accordingly, the certification is being amended to limit the certification to workers of Nortel Networks, Billerica, Massachusetts, Manufacturing Operations.

The amended notice applicable to NAFTA-6334 is hereby issued as follows:

Workers of Nortel Networks Corporation, Manufacturing Operations, Billerica, Massachusetts, who became totally or partially separated from employment on or after July 1, 2001, through November 5, 2004, are eligible to apply for NAFTA—TAA under section 250 of the Trade Act of 1974.

Signed in Washington, DC this 26th day of November 2002.

Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 02-31065 Filed 12-6-02; 8:45 am]

BILLING CODE 4510-30-P

DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-03891]

Nortel Networks, Xors, Inc., Northern Telephone, Alteon Networks, Santa Clara, CA; Amended Certification Regarding Eligibility To Apply for NAFTA Transitional Adjustment Assistance

In accordance with Section 250(a), Subchapter 2, Title II, of the Trade Act of 1974, as amended (19 U.S.C. 2273), the Department of Labor issued a Certification of Eligibility to Apply for NAFTA Transitional Adjustment Assistance on May 30, 2000, applicable to workers of Nortel Networks, Santa Clara, California. The notice was published in the **Federal Register** on June 8, 2000 (65 FR 36470).

At the request of a State agency, the Department reviewed the certification for workers of the subject firm. The workers were engaged in the production of telecommunications equipment, primarily printed circuit assemblies and PBX telephone switches.

New information provided by the State shows that some workers separated from employment at the Santa Clara, California location of Nortel Networks had their wages reported under three separate unemployment insurance (UI) tax accounts for Xros, Inc. and Northern Telephone, Santa Clara, California and Alteon Networks, Santa Clara, California and San Jose, California.

Accordingly, the Department is amending the certification to properly reflect this matter.

The intent of the Department's certification is to include all workers of Nortel Networks who were adversely affected by a shift of production of telecommunication equipment to Canada.

The amended notice applicable to NAFTA—03891 is hereby issued as follows:

All workers of Nortel Networks, Santa Clara, California; and workers of Xros, Inc., Northern Telephone, Alteon Networks, producing telecommunications equipment, primarily printed circuit assemblies and PBX telephone switches at Nortel Networks, Santa Clara, California, who became totally or partially separated from employment on or after April 27, 1999, through May 30, 2002, are eligible to apply for NAFTA—TAA under Section 250 of the Trade Act of 1974;

Signed at Washington, DC this 26th day of November, 2002.

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 02–31059 Filed 12–6–02; 8:45 am]

DEPARTMENT OF LABOR

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 November, 2002.

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 sub-division 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.

- TA-W-42,023; Saturn Electronics and Engineering, Inc., Auburn Hills, MI.
- TA-W-41,611; Dean Specialty Foods Group, Atkins, AR.
- TA-W-42,299; Alcoa Printing Plant, Gilbertsville, PA.
- TA-W-42,050; CommScope, Inc. of North Carolina, Catawba Facility, Catawba, NC, A; Claremont Facility, Claremont, NC, B; Cable Technology Center, Newton, NC, C; Corporate Office, Hickory, NC, D;

- Denver Sales Office, Greenwood Village, CO.
- TA-W-41,788; Johnson Controls, Automotive Systems Group-Interiors, Lapeer, MI.

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

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

- TA-W-42,007; Milwaukee Valve Company, Milwaukee, WI.
- TA-W-42,326; Micro C Technologies, Inc., Grand Rapids, MI.
- TA-W-42,262; Pollak, Actuator Products Div., Boston, MA.
- TA-W-41,887; Storage Technology Corp., Printed Wire Assembly Workers, Louisville, CO.

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

- TA-W-42,215; Agilent Technologies, Colorado Springs, CO.
- TA-W-50,058; Ely Shoshone Tribe, Small World Daycare, Ely, NE.
- TA¹W–42,327; Aspen International Cable Corp., Salem, OR.
- TA-W-41,928; Veco Alaska, Inc., Anchorage, AK.
- TA-W-42,307; Cadence Design Systems, Inc., Irvine Office, Irvine, CA.

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-50,011; Cooper Power Systems, Cooper Industries, East Stroudsburg, PA: November 4, 2001.
- TA-W-42,347; Shur-Line, a Div. of Newell Rubbermaid, Johnson City, TN: October 8, 2001.
- TA-W-42,281; Dorel Juvenile Group, Cartersville, GA: October 9, 2001.
- TA-W-42,228 & A; Pent Products, Inc., Ardmore, AL and Ashley, IN: September 23, 2001.
- TA-W-42,220; Bo-Jan Garment, Inc., Schuylkill Haven, PA: September 19, 2001.
- TA-W-42,198; Tritex Sportswear, Inc., Altoona, PA: September 9, 2001.
- TA-W-42,184; Graphic Sportswear Unlimited, Austin, TN: September 10, 2001.
- TA-W-42,122; Neshoba Lumber Company, Philadelphia, MS: August 28, 2001.
- TA-W-42,037; Black Diamond Equipment, Ltd., Sew Plant, Salt Lake City, UT: August 15, 2001.

- TA-W-41,964; Donaldson Co., Inc., Baldwin, WI: July 18, 2001.
- TA-W-50,118; Volex, Inc., Power Cord Div., Clinton, AR: November 7, 2001.
- TA-W-50,028; Tyco Electronics, Winston-Salem, NC: November 5, 2001.
- TA-W-42,349; Maxoptix Corp., Peak Storage Solutions Div., Louisville, CO: October 23, 2001.
- TA-W-42,348; Lexington Home Brands, Plant 11, Mocksville, NC: October 30, 2001.
- TA-W-42,346; Haemer-Wright Tool and Die, Inc., Saegertown, PA: July 22, 2001.
- TA-42,334; Pine State Knitwear Co., Inc., Mt. Airy, NC: October 21, 2001.
- TA-W-42,275; The ESAB Group, Niagara Falls, NY: October 2, 2001. TA-W-42,233; M.J. Soffe Company,
- TA–W–42,233; M.J. Soffe Company, Wallace, NC: September 25, 2001.
- TA-W-42,171; Foothills Apparel, Inc., Albany, KY: September 10, 2001.
- TA-W-41,558; BASF Corp., Nutritional Manufacturing Div., Wilmington, NC: May 2, 2001.
- TA-W-41,503; Kimble Glass Co., Vineland, NJ: April 8, 2001.
- TA–W–41,493; Sun-Chemical, Inc. (GPI), Linden, NJ: April 16, 2001.
- TA-W-41,963; Peterson Spring Corp.,
 Three Rivers, MI: "All workers
 engaged in employment related to
 the production of compression
 springs who became totally or
 partially separated on or after
 August 7, 2001. "All workers
 engaged in the production of coiled
 retaining rings are denied eligibility
 to apply for adjustment assistance
 under Section 223 of the trade Act
 of 1974."

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 months of November, 2002

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 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