

[TA-W-31, 973; TA-W-31, 973A; TA-W-31, 973B]

Key Tronic Corporation; Spokane, Washington and Key Tronic Southwest, El Paso, Texas and Las Cruces, New Mexico; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 USC 2273) the Department of Labor issued a Notice of Certification Regarding Eligibility to Apply for Worker Adjustment Assistance on March 26, 1996, applicable to all workers of Key Tronic Corporation located in Spokane, Washington. The notice was published in the Federal Register on April 9, 1996 (61 FR 15832).

At the request of the company, the Department reviewed the certification for workers of the subject firm. The workers produce computer keyboards and peripherals. New information provided by the company shows that workers separations have occurred at the subject firms' El Paso, Texas and Las Cruces, New Mexico locations.

The intent of the Department's certification is to include all workers of Key Tronic Corporation who were adversely affected by imports. Accordingly, the Department is amending the certification to cover the workers separated from Key Tronic Southwest, El Paso, Texas and Las Cruces, New Mexico.

The amended notice applicable to TA-W-31, 973 is hereby issued as follows:

All workers of Key Tronic Corporation, Spokane, Washington (TA-W-31, 973) who became totally or partially separated from employment on or after February 2, 1995 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974, and all workers of Key Tronic Southwest, El Paso, Texas (TA-W-31, 973A) and Key Tronic Southwest, Las Cruces, New Mexico who became totally or partially separated from employment on or after October 13, 1996 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC, this 18th day of October 1996.

Russell T. Kile,

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

[FR Doc. 96-28488 Filed 11-5-96; 8:45 am]

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[TA-W-31,685, 685A, 685B, and 685C]

Lee Apparel Company; St. Joseph, Seymour, and Lebanon, Missouri and Dalton, Georgia; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 USC 2273) the Department of Labor issued an Amended Certification Regarding Eligibility to Apply for Worker Adjustment Assistance on October 9, 1996, applicable to all workers of Lee Apparel Company located in Seymour, Missouri. The notice will soon be published in the Federal Register.

At the request of the State agency, petitioners and a company official, the Department reviewed the certification for workers of the subject firm. The workers are engaged in employment related to the production of jeans. New information received by the Department shows that worker separations are occurring at Lee Apparel Company facilities in Lebanon, Missouri and Dalton, Georgia.

The intent of the Department's certification is to include all workers of Lee Apparel Company who were adversely affected by imports. Accordingly, the Department is amending the certification to cover the workers separated from Lee Apparel Company, Lebanon, Missouri and Dalton, Georgia.

The amended notice applicable to TA-W-31,685 is hereby issued as follows:

All workers of Lee Apparel Company, St. Joseph, Missouri (TA-W-31,685), Seymour, Missouri (TA-W-31,685A), Lebanon, Missouri (TA-W-31,685B) and Dalton, Georgia (TA-W-31,685C) engaged in employment related to the production of jeans who became totally or partially separated from employment on or after November 6, 1994, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC, this 18th day of October 1996.

Russell T. Kile,

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

[FR Doc. 96-28495 Filed 11-5-96; 8:45 am]

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[TA-W-31,742]

Quantum Corporation, High Capacity Storage Group, Shrewsbury, Massachusetts, Including Contract Workers of the Following Firms: Accountpros, Marlboro, Massachusetts; et al.; 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 a Certification of Eligibility to Apply for Worker Adjustment Assistance on February 13, 1996, applicable to all workers of Quantum Corporation, High Capacity Storage Group, Shrewsbury, Massachusetts. The notice was published in the Federal Register on February 28, 1996 (61 FR 18758). The worker certification was amended July 22, 1996, to include leased workers of TAD Technical Services, Shrewsbury, Massachusetts, and of workers of Select Temporary Services, Inc., Worcester, Massachusetts, engaged in the production of computer drives and other computer components for Quantum Corporation, Shrewsbury. The amended notice was published in the Federal Register on August 26, 1996 (61 FR 42,782).

Based on new findings, the Department is amending the certification to include all workers, including contract workers, at Quantum Corporation, High Capacity Storage Group, Shrewsbury, Massachusetts adversely affected by imports.

The amended notice applicable to TA-W-31,742 is hereby issued as follows:

All workers of Quantum Corporation, High Capacity Storage Group, Shrewsbury, Massachusetts, and contract workers from the firms listed below engaged in the production of computer drives and other computer components for the Quantum Corporation, who became totally or partially separated from employment on or after December 4, 1994, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Accountpros, Marlboro, Massachusetts
Additional Technical Support, Inc.,
Waltham, Massachusetts

Apollo Design, Inc., Haverhill, Massachusetts
Eliassen Group, Wakefield, Massachusetts
EDP/Temps & Contract Services, Newton,
Massachusetts

Interstate Technical Services, Nashua, New
Hampshire

Microtemps Systems & Programming,
Newton, Massachusetts

National Engineering Service Corp., Woburn,
Massachusetts

New Boston Systems, Woburn,
Massachusetts

Select Temporary Services, Inc., Worcester, Massachusetts
 Sullivan & Cogliano Company, Waltham, Massachusetts
 TAD Technical Services, Framingham, Massachusetts
 TAC/Temps, Worcester, Massachusetts
 Tech/Aid, Worcester, Massachusetts
 Total Technical Services, Inc., Waltham, Massachusetts.

Signed at Washington, DC, this 23rd day of October 1996.

Linda G. Poole,

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

[FR Doc. 96-28491 Filed 11-5-96; 8:45 am]

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[TA-W-32,393; TA-W-32,393A]

Todd Uniforms, Maury City, Tennessee and Todd Uniforms, Ripley, Tennessee; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 USC 2273) the Department of Labor issued a Notice of Certification Regarding Eligibility to Apply for Worker Adjustment Assistance on June 24, 1996, applicable to all workers of Todd Uniforms located in Maury City, Tennessee. The notice was published in the Federal Register on July 9, 1996 (61 FR 36085).

At the request of the petitioners, 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' Ripley, Tennessee location. Workers at the Ripley, Tennessee plant produce uniform pants.

The intent of the Department's certification is to include all workers of Todd Uniforms who were adversely affected by imports. Accordingly, the Department is amending the certification to cover the workers separated from Todd Uniforms, Ripley, Tennessee.

The amended notice applicable to TA-W-32,393 is hereby issued as follows:

All workers of Todd Uniforms, Maury City, Tennessee (TA-W-32,393) and Ripley, Tennessee (TA-W-393A) who became totally or partially separated from employment on or after May 7, 1995 are eligible to apply for adjustment assistance under Sections 223 of the Trade Act of 1974.

Signed at Washington, DC, this 18th day of October 1996.

Russell T. Kile,

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

[FR Doc. 96-28490 Filed 11-5-96; 8:45 am]

BILLING CODE 4510-30-M

[TA-W-32, 261; TA-W-32, 261A; TA-W-32, 261B]

United Technologies Automotive Wiring Systems Division Plants #80 and #92, Plymouth, Indiana and United Technologies Automotive Wiring Systems Group, North Manchester, Indiana and United Technologies Automotive Wiring Systems Group, Newton, Illinois; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 USC 2273) as amended by the Omnibus Trade and Competitiveness Act of 1988 (Pub. L. 100-418), the Department of Labor issued a certification of eligibility to apply for worker adjustment assistance on June 19, 1996, applicable to workers of United Technologies Automotive, Wiring Systems Division Plants #80 and #92, located in Plymouth, Indiana.

The certification notice was published in the Federal Register on July 9, 1996 (61 FR 24,817).

At the request of a company official of United Technologies Automotive the Department reviewed the certification for workers of the subject firm. The Department is amending the certification to include workers of United Technologies Automotive, Wiring Systems Group, North Manchester, Indiana, and Newton, Illinois. Workers at these plants are engaged in employment related to the production of automotive wiring harnesses and battery cables.

The intent of the Department's certification is to include all workers of United Technologies Automotive who were adversely affected by increased imports.

The amended notice applicable to TA-W-32, 261A-B is hereby issued as follows:

All workers of United Technologies Automotive, Wiring Systems Division Plants #80 & #92, Plymouth, Indiana, and at United Technologies Automotive, Wiring System Group plants in North Manchester, Indiana, and Newton, Illinois, who became totally or partially separated from employment on or after April 9, 1995, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed in Washington, D.C. this 23rd day of October, 1996.

Linda G. Poole,

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

[FR Doc. 96-28492 Filed 11-5-96; 8:45 am]

BILLING CODE 4510-30-M

[NAFTA-1132]

Dale Electronics, Inc., Bradford Electronics, Bradford, Pennsylvania; Notice of Revised Determination on Reconsideration

On August 14, 1996, the Department issued a Negative Determination Regarding Eligibility to Apply for NAFTA-Transitional Adjustment Assistance, applicable to all workers of Dale Electronics, Bradford Electronics located in Bradford, Pennsylvania. The notice was published in the Federal Register on September 13, 1996 (61 FR 48505).

By letter of September 27, 1996, the petitioners requested administrative reconsideration of the Department's findings. The petitioners presented new evidence that was not considered in the original determination. Additional new evidence was subsequently transmitted to the Department by officials of Dale Electronics in Bradford.

The workers at Dale Electronics produce electronic components. The initial NAFTA-TAA petition for workers at Dale Electronics was denied because criteria (3) and (4) of the Group Eligibility Requirements of Section 250 the Trade Act of 1974, as amended were not met. There was no shift in production of electronic components from Bradford Electronics to Mexico or Canada, nor did the subject firm import electronic components. Layoffs at the Bradford plant were attributable to the transfer of production to other domestic plants.

New findings on reconsideration show that the company does import electronic components. Other new findings on reconsideration reveal that the company is shifting production of electronic components to Mexico.

Conclusion

After careful review of the additional facts obtained on reconsideration, I conclude that increased imports from Mexico and Canada of articles like or directly competitive with electronic components contributed importantly to the declines in sales or production and to the total or partial separation of workers at Dale Electronics, Bradford Electronics, Bradford, Pennsylvania. In accordance with the provisions of the