development venture. The notifications were filed for the purpose of invoking the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Pursuant to Section 6(b) of the Act, the identities of the parties are General Motors Corporation, Detroit, MI; Chrysler Corporation, Auburn Hills, MI; and Ford Motor Company, Dearborn, MI.

The Systems Analysis Technical Team will conduct joint research necessary to develop technologically advanced vehicles that can meet the goals of the Partnership for a New Generation of Vehicles (PNGV). PNGV is the joint effort of the Federal Government and the U.S. auto industry to develop affordable, fuel-efficient, low-emission automobiles that meet today's performance standards. The objective of this joint activity is to reduce significantly the cost and time needed to develop complex automotive systems by: (1) conducting rapid, costefficient analysis and assessment of vehicle concepts and supporting technology options; and (2) developing advanced analytical/computational capability to enable the accurate analysis of concept vehicles and production prototypes once overall designs and component/system technologies have been selected. To accomplish this objective, the Parties, working in conjunction with government entities and universities, will develop modeling and analysis methods covering component and system optimization techniques applicable to PNGV. These will form the basis for a comprehensive systems analysis capability to be jointly developed by government and industry. The Parties may also perform other acts allowed by the Act that would advance these goals.

Contact: Steven J. Cernak, General Motors Corporation Legal Staff, 3031 West Grand Boulevard, P.O. Box 33122, M.C. 482–207–700, Detroit, MI 48232, (313) 974–7735.

Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 96–30982 Filed 12–4–96; 8:45 am] BILLING CODE 4410–11–M

### **United States Parole Commission**

# **Sunshine Act Meeting**

Public Announcement

Pursuant To The Government In the Sunshine Act (Public Law 94–409) [5 U.S.C. Section 552b].

TIME AND DATE: 1:30 p.m., Tuesday, December 3, 1996.

**PLACE:** 5550 Friendship Boulevard, Suite 400, Chevy Chase, Maryland 20815.

STATUS: Open.

**MATTERS TO BE CONSIDERED:** The following matters have been placed on the agenda for the open Parole Commission meeting:

- 1. Approval of minutes of previous Commission meeting.
- 2. Reports from the Chairman, Commissioners, Legal, Chief of Staff, Case Operations, and Administrative Sections.
- 3. Proposal for Special Computer Condition.

**AGENCY CONTACT:** Tom Kowalski, Case Operations, United States Parole Commission, (301) 492–5962.

December 2, 1996.

Michael A. Stover,

General Counsel, U.S. Parole Commission. [FR Doc. 96–31042 Filed 12–3–96; 11:01 am] BILLING CODE 4410–01–M

#### **Sunshine Act Meeting**

Public Announcement

Pursuant to the Government in the Sunshine Act (Public Law 94–409) [5 U.S.C. Section 552b].

**DATE AND TIME:** 9:30 a.m., Tuesday, December 3, 1996.

**PLACE:** 5550 Friendship Boulevard, Suite 400, Chevy Chase, Maryland 20815.

**STATUS:** Closed—Meeting.

MATTERS CONSIDERED: The following matter will be considered during the closed portion of the Commission's Business Meeting:

Appeal to the Commission involving approximately seven cases decided by the National Commissioners pursuant to a reference under 28 CFR 2.27. These cases were originally heard by an examiner panel wherein inmates of Federal prisons have applied for parole or are contesting revocation of parole or mandatory release.

**AGENCY CONTACT:** Tom Kowalski, Case Operations, United States Parole Commission, (301) 492–5962.

Dated: December 2, 1996.
Michael A. Stover,
General Counsel, U.S. Parole Commission.
[FR Doc. 96–31043 Filed 12–3–96; 11:01 am]
BILLING CODE 4410–01–M

#### **DEPARTMENT OF LABOR**

**Employment and Training Administration** 

American Tourister, A/K/A Samsonite; TA-W-32,492, Jacksonville, Florida; TA-W-32,493, Warren, Rhode Island; 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 Notice of Certification Regarding Eligibility to Apply for Worker Adjustment Assistance on August 21, 1996, applicable to workers of American Tourister located in Jacksonville, Florida and Warren, Rhode Island. The notice was published in the Federal Register on September 13, 1996 (61 FR 48504).

At the request of the company, the Department reviewed the certification for workers of the subject firm. New findings show that American Tourister is a division of Samsonite. Some of the workers at the subject firms' production facilities have had their UI taxes reported to the UI tax account for Samsonite.

The intent of the Department's certification is to include all workers of American Tourister who were affected by increased imports. Accordingly, the Department is amending the worker certification to include Samsonite.

The amended notice applicable to TA-W-32,492 and TA-W-32,493 is hereby issued as follows:

All workers of American Tourister also known as Samsonite, Jacksonville, Florida (TA–W–32,492) and Warren, Rhode Island (TA–W–32,493), who became totally or partially separated from employment on or after June 11, 1995, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, D.C. this 22nd day of November 1996.

Russell T. Kile,

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

[FR Doc. 96–30914 Filed 12–4–96; 8:45 am] BILLING CODE 4510–30–M

[TWA-W-32,660, etc.]

## Amoco Exploration and Production, et al.; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In the matter of: TA-W-32, 660 Amoco Exploration and Production Headquartered in Chicago, Illinois; and TA-W-32, 660A, Houston, Texas, including Amoco shared Services operating at any of the following units and locations.

Operating the following units: US Operations Group, Permian Basin Business Unit, Southeast Business Unit, Natural Gas Group, Natural Gas Liquids Business Unit, E&P Technology Group and operating in the following states:

TA-W-32,660B Alabama

TA-W-32,660D Colorado

TA-W-32,660F Louisiana

TA-W-32,660H Mississippi

TA-W-32,660J Oklahoma

TA-W-32,660C Arkansas

TA-W-32,660E Kansas

TA-W-32,660G Michigan

TA-W-32,660I New Mexico

TA-W-32,660K Texas and Tulsa Research Center operating in Oklahoma and offshore business unit.

At locations in the following states:

TA-W-32,660L Louisiana, TA-W-32,660, TA-W-32,660M Texas and operating the following units:

Mid-Continent Business Unit Northwestern U.S. Business Unit Southern Rockies Business Unit.

Operating in the following States:

TA-W-32,660N Colorado

TA-W-32,660P New Mexico

TA-W-32,660R Texas

TA-W-32,660T Wyoming

TA-W-32,660O Kansas

TA-W-32,660Q Oklahoma

TA-W-32,660S Utah

TA-W-32,660U Alaska.

In accordance with Section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor issued a Notice of Certification Regarding Eligibility to Apply for Worker Adjustment Assistance on September 30, 1996, applicable to all workers of Amoco Exploration and Production, headquartered in Chicago, Illinois and Houston, Texas, operating various business units in various States. The notice was published in the Federal Register on October 16, 1996 (61 FR 53936).

At the request of the company, the Department reviewed the certification for workers of the subject firm.

Company officials report that the subject firms' entity, Amoco Shared Services, was excluded from the worker certification. Workers at Amoco Shared Services provided consulting, technical and administrative and support staff services to each of the Amoco exploration and producing organizations.

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

Amoco Exploration and Production who were adversely affected by imports. Accordingly, Department if amending the certification to include workers of Amoco Shared Services at the various Amoco Exploration and Production operating units in the United States.

The amended notice applicable to TA-W-32,660 is hereby issued as follows:

"All workers of Amoco Exploration and Production Houston, Texas, and extended to headquarters located in Chicago, Illinois, including Amoco Shared Services operating at any of the following units and locations, and all of the workers of U.S. Operations Group, Permian Basin Business Unit, Southeast Business Unit operating in the following states: Alabama, Arkansas, Colorado, Kansas, Louisiana, Michigan, Mississippi, New Mexico, Oklahoma and Texas; the Tulsa Research Center, operating in the State of Oklahoma; the Offshore Business Unit operating in the States of Louisiana and Texas; and the Mid-Continent Business Unit, Northwestern U.S. Business Unit, Southern Rockies Business Unit and Amoco Shared Services, operating in the following states: Colorado, Kansas, New Mexico, Oklahoma, Texas, Utah, Wyoming and Alaska who became totally or partially separated from employment on or after June 9, 1996 through two years from the date of certification are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974; and workers of Natural Gas Group, Natural Gas Liquids Business Unit, E&P Technology Group operating in the following states: Alabama, Arkansas, Colorado, Kansas, Louisiana, Michigan, Mississippi, New Mexico, Oklahoma and Texas who became totally or partially separated from employment on or after August 6. 1995 through two years from the date of certification are eligible to apply for adjustment assistance with Section 223 of the Trade Act of 1974.'

Signed in Washington, D. C. this 21st day of November, 1996.

Russell T. Kile,

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

[FR Doc. 96–30918 Filed 12–4–96; 8:45 am]

BILLING CODE 4510-30-M

# Investigations Regarding Certifications of Eligibility To Apply for Worker Adjustment Assistance

Petitions have been filed with the Secretary of Labor under Section 221(a) of the Trade Act of 1974 ("the Act") and are identified in the Appendix to this notice. Upon receipt of these petitions, the Program Manager of the Office of Trade Adjustment Assistance, Employment and Training Administration, has instituted investigations pursuant to Section 221(a) of the Act.

The purpose of each of the investigations is to determine whether the workers are eligible to apply for adjustment assistance under Title II, Chapter 2, of the act. The investigations will further relate, as appropriate, to the determination of the date on which total or partial separations began or threatened to begin and the subdivision of the firm involved.

The petitioners or any other persons showing a substantial interest in the subject matter of the investigations may request a public hearing, provided such request is filed in writing with the Program Manager, Office of Trade Adjustment Assistance, at the address shown below, not later than December 16, 1996.

Interested persons are invited to submit written comments regarding the subject matter of the investigations to the Program Manager, Office of Trade Adjustment Assistance, at the address shown below, not later December 16, 1996.

The petitions filed in this case are available for inspection at the Office of the Program Manager, Office of Trade Adjustment Assistance, Employment and Training Administration, U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210.

Signed at Washington, D.C. this 18th day of November, 1996.

Russell T. Kile.

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

## APPENDIX—PETITIONS INSTITUTED ON 11/18/96

TA-W	Subject firm (petitioners)	Location	Date of petition	Product(s)
32,924	Cooper Firearms, Inc (Wkrs)	Stevensville, MT	10/31/96	Bolt action rifles.