timely program evaluation necessary for competent administration of Sections 410 and 423 of the Act. Workload items are also used with fiscal reports to estimate the cost of administrating the Act.

#### Ira L. Mills,

Departmental Clearance Officer. [FR Doc. 99–23547 Filed 9–9–99; 8:45 am] BILLING CODE 4510–30–M

#### **DEPARTMENT OF LABOR**

## **Employment and Training Administration**

[TA-W-35,934 and NAFTA-02989]

#### The Torrington Company Elberton, Georgia; Notice of Negative Determination Regarding Application for Reconsideration

By application dated July 6, 1999, the company requested administrative reconsideration of the Department's negative determination regarding eligibility to apply for Trade Adjustment Assistance (TAA) and NAFTA-Transitional Adjustment Assistance (NAFTA-TAA), applicable to workers and former workers of the subject firm. The denial notices applicable to workers of the Torrington Company located in Elberton, Georgia, were signed on May 13, 1999, and published in the **Federal Register** on June 3, 1999 (64 FR 29888) and (64 FR 29889), respectively. Pursuant to 29 CFR 90.18(c)

Pursuant to 29 CFR 90.18(c) reconsideration may be granted under the following circumstances:

(1) If it appears on the basis of facts not previously considered that the determination complained of was erroneous;

(2) If it appears that the determination complained of was based on a mistake in the determination of facts not previously considered; or

(3) If in the opinion of the Certifying Officer, a misinterpretation of facts or of the law justified reconsideration of the decision.

The TAA petition, filed on behalf of workers of The Torrington Company, Elberton, Georgia, producing automotive camshafts and shaft and yoke assemblies was denied because the "contributed importantly" group eligiblity requirement of Section 222(3) of the Trade Act of 1974, as amended, was not met. The "contributed importantly" test is generally demonstrated through a survey of the workers' firm's customers. None of the Torrington Company customers reported increased import purchases or articles while decreasing purchases from Torrington's Elberton plant.

The NAFTA-TAA petition for the same worker group was denied because criteria (3) and (4) of the group eligibility requirements in paragraph (a)(1) of Section 250 of the Trade Act, as amended, were not met. There were no company imports of automotive camshafts or shaft and yoke assemblies from Mexico or Canada, nor was there a shift in production from the workers' firm to Mexico or Canada. A survey of the major declining customers of the Torrington Company showed that none of the respondents increased import purchases of automotive camshafts or shaft and yoke assemblies from Mexico or Canada.

In support of their application for reconsideration, the company asserts that a domestic manufacturer to whom Torrington lost a contract, has had to rely on imports of some of the parts and articles required in order to meet the specifications of the contract. The Torrington Company concludes that absent the new suppliers' imports, it would still benefit from the contract, and would not have had to layoff employees of the Elberton plant.

Imports of components cannot be considered as a basis for worker group certification. The Department is required to examine imports of the articles produced and sold by the workers' firm, which in this case are camshafts and shaft and yoke assemblies.

### Conclusion

After a review of the application and investigative findings, I conclude that there has been no error or misinterpretation of the law or of the facts which would justify reconsideration of the Department of Labor's prior decisions. Accordingly, the application is denied.

Signed at Washington, DC, this 30th day of August 1999.

#### Edward a. Tomchick,

Program Manager, Office of Trade Adjustment Assistance. [FR Doc. 99–23556 Filed 9–9–99; 8:45 am] BILLING CODE 4510–30–M

#### **DEPARTMENT OF LABOR**

## **Employment and Training Administration**

[TA-W-36,535]

# Cooper Tools, Madison, Maine; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on July 12, 1999, in response to a petition filed on the same date on behalf of workers at Cooper Tools, Madison, Maine.

The company official submitting the petition ha 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 27th day of August, 1999.

### Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance. [FR Doc. 99–23557 Filed 9–9–99; 8:45 am] BILLING CODE 4510–30–M

#### **DEPARTMENT OF LABOR**

# **Employment and Training Administration**

[TA-W-35,975]

#### Goodyear Tire and Rubber Company Logan, Ohio; Dismissal of Application for Reconsideration

Pursuant to 29 CFR 90.18(C) an application for administrative reconsideration was filed with the Director of the Office of Trade Adjustment Assistance for workers at the Goodyear Tire and Rubber Company, Logan, Ohio. The application contained no new substantial information which would bear importantly on the Department's determination. Therefore, dismissal of the application was issued.

TA-W-35,976; Goodyear Tire and Rubber Company Loan, Ohio (August 24, 1999)

Signed at Washington, DC this 25th day of August 24, 1999.

#### Grant D. Beale,

Progam Manager, Office of Trade Adjustment Assistance.

[FR Doc. 99–23553 Filed 9–9–99; 8:45 am] BILLING CODE 4510–30–M

### **DEPARTMENT OF LABOR**

# **Employment and Training Administration**

# 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 Director 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 petitions 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 Director, Office of Trade Adjustment Assistance, at the address show below, not later than September 20, 1999.

Interested persons are invited to submit written comments regarding the subject matter of the investigations to the Director, Office of Trade Adjustment Assistance, at the address shown below, not later than September 20, 1999.

The petitions filed in this case are available for inspection at the Office of

the Director, Office of Trade Adjustment Assistance, Employment and Training Administration, U.S. Department of Labor, 200 Constitution Avenue, NW, Washington, DC 20210.

Signed at Washington, DC this 9th day of August, 1999.

#### Edward A. Tomchick,

Program Manager, Office of Trade Adjustment Assistance.

APPENDIX
[Petitions instituted on 8/9/1999]

TA-W	Subject firm (petitioners)	Location	Date of peti- tion	Product(s)
36,648	Hoke, Inc. (Wrks)	Cresskill, NJ	7/20/1999	Fluid Flow Valves and Fittings.
36,649	Cabletron Systems, Inc (Wrks)	Ironton, OH	7/29/1999	PC Boards.
36,650	Tektronix, Inc. (Comp)	Wilsonville, OR	5/26/1999	Printers—Computers.
36,651	Chief Supply Corp (Wrks)	Eugene, OR	7/7/1999	Fire and Police Dept Equip. Bags.
36,652	Stewart and Stevenson (Wrks)	Williston, ND	7/09/1999	Gas Compressor Engines
36,653	URI Industries (Wrks)	Kingsville, TX	7/21/1999	Uranium Öxide (Yellow Cake).
36,654	Milacron Resin Abrasives (USWA)	Carlisle, PA	7/27/1999	Grinding Wheels.
36,655	Akre, Inc. (Comp)	Oldtown, ID	4/15/1999	Logs.
36,656	Scurlock Permian LLC (Wrks)	Kilgore, TX	7/27/1999	Transport and Market Crude Oil.
36,657	Modine Aftermarket (Wrks)	Merced, CA	7/19/1999	Radiators and Radiator Cores.
36,658	Woodward Governor Company (Wrks)	Ft. Collins, Co	7/23/1999	Fuel Controls for Engines.
36,659	Jonner/Sayre Knit (Wrks)	Sayre, PA	7/26/1999	Knit Shirts.
36,660		Amherst, NY	7/26/1999	Automotive Brakes.
36,661	American and Efird (Wrks)	Meridian, MS	7/23/1999	Sewing Thread.
36,662	Diversified Trucking Corp (Comp)	Olney, IL	7/19/1999	Trucking Service.
36,663		Chambersburg, PA	7/29/1999	Men's Dress and Casual Pants.
36,664		Ripley, TN	7/28/1999	Automotive Die Castings.
36,665	Supreme Tooling, Inc (Comp)	Fremont, IN	7/23/1999	Die Models, Master Molds.
36,666	Lambda Electronics, Inc. (Comp)	McAllen, TX	7/28/1999	Metal Housing for Power Supplies.
36,667	Heinz Pet Foods (Wrks)	El Paso, TX	7/27/1999	Dog Food.
36,668	Burlington Denim Apparel (Wrks)	Stonewall, MS	7/18/1999	Denim Fabrics.
36,669	Apparel Sales and Print (Comp)	Prattville, AL	7/28/1999	Shirts.
36,670	General Electric Lighting (Comp)	Mattoon, IL	8/2/1999	Speciality Lamps.
36,671	Pride Refining, Inc (Wrks)	Abilene, TX	7/29/1999	Refined Diesel—Gasoline.
36,672	Range Production Co (Comp)	Fairview, OK	7/22/1999	Crude Oil.
36,673	Fina Oil and Chemical (Wrks)	Plano, TX	7/27/1999	Refined Petroleum.
36,674	Bendorf Services & Supply (Comp)	Breckenridge, TX	7/26/1999	Oil and Gas.
36,675	Oilfield Safety, Inc (Comp)	Williston, ND	7/29/1999	Oil Drilling.
36,676	Koch Industries, Inc (Wrks)	Wichita, KS	7/30/1999	Crude Oil.
36,677	Clark Oil Co (Comp)	Ada, OK	7/7/1999	Fuel and Oil.
36,678	Samedan Oil Corp (Wrks)	Denver, Co	7/27/1999	Oil and Gas Exploration.
36,679	ARCO Permian (Wrks)	Longview, TX	7/22/1999	Natural Gas.

[FR Doc. 99–23558 Filed 9–9–99; 8:45 am] BILLING CODE 4510–30–M

### DEPARTMENT OF LABOR

**Employment and Training Administration** 

[TA-W-36,224]

Starke Uniform Manufacturing Co., Starke, Florida, Including Leased Workers of Accord Human Resources of Florida, Inc., Tampa, Florida; 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 July 30, 1999, applicable to workers of Starke Uniform Manufacturing Co. located in Starke, Florida. The notice will be published soon in the **Federal Register**.

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. New information provided by the State shows that some workers of Starke Uniform Manufacturing Co. were leased from Accord Human Resources of Florida, Inc. to produce work uniforms at the Starke, Florida facility. Based on these findings, the Department is amending the certification to include