Subject firm	Location	Date received at Governor's office	Petition No.	Articles produced
Dura Automotive Systems (UAW)	East Jordan, MI	12/08/2000	NAFTA-4,385	parking brake components.
Hasbro (Wkrs)	El Paso, TX	12/15/2000	NAFTA-4,386	toys.
Corbin Russwin (IAMAW)	Berlin, CT	11/29/2000	NAFTA-4,387	locks.
Winpak Films (Wkrs)	Senoia, GA	12/14/2000	NAFTA-4,388	plastic food pouches.
Raider Apparel (Co.)	Alma, GA	12/14/2000	NAFTA-4,389	ladies sportswear.
Carolina Narrow Fabric (Wkrs)	Sparta, NC	12/13/2000	NAFTA-4,390	medical fabric.
Screw Machine Technologies (Co.)	Georgetown, KY	11/28/2000	NAFTA-4,391	screw machine.
Lipton (IBT)	Dallas, TX	12/12/2000	NAFTA-4,392	margarine cubes.
Eel River Sawmills (Co.)	Fortuna, CA	12/14/2000	NAFTA-4,393	moulding products.
Prime Cast (Wkrs)	Beloit, WI	12/18/2000	NAFTA-4,394	iron casting.
U.S. Tape and Sticky Products (Wkrs)	Gloucester, MA	12/21/2000	NAFTA-4,395	tape.
Augusta Sportswear (Co.)	Millen, GA	12/19/2000	NAFTA-4,396	apparel activewear.

[FR Doc. 00–33060 Filed 12–27–00; 8:45 am] BILLING CODE 4510–30–M

#### **DEPARTMENT OF LABOR**

## Employment and Training Administration

#### [NAFTA-04289]

# Staples Business Advantage, Staples, Inc., Canton, MI; 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 USC 2273), an investigation was initiated on November 2, 2000, in response to a petition filed by company officials, on behalf of workers at Staples Business Advantage, Staples, Inc., Canton, Michigan.

The petitioners have requested that the petition for NAFTA–TAA be withdrawn.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 18th day of December 2000.

#### Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 00–33064 Filed 12–27–00; 8:45 am] BILLING CODE 4510–30–M

#### **DEPARTMENT OF LABOR**

## **Employment and Training Administration**

#### [NAFTA-04106]

United States Leather, Lackawanna Leather, Including Leased Workers of Snelling Personnel Services Employed at United States Leather, Lackawanna Leather, El Paso, TX; 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 (19 USC 2273), the Department of Labor issued a Certification for NAFTA Transitional Adjustment Assistance on October 6, 2000, applicable to workers of United States Leather, Lackawanna Leather, El Paso, Texas. The notice was published in the **Federal Register** on November 1, 2000 (65 FR 65331).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. New information shows that some workers of United States Leather, Lackawanna Leather were leased from Snelling Personnel Services to produce leather hides used for the production of car seats at the El Paso, Texas facility. Information also shows that workers separated from employment at the subject firm had their wages reported under a separate unemployment insurance (UI) tax account for Snelling Personnel Services.

Based on these findings, the Department is amending the certification to include workers of Snelling Personnel Services leased to United States Leather, Lackawanna Leather, El Paso, Texas.

The intent of the Department's certification is to include all workers of United States Leather, Lackawanna Leather adversely affected by imports from Mexico.

The amended notice applicable to NAFTA-04106 is hereby issued as follows:

All workers of United States Leather, Lackawanna Leather, El Paso, Texas and leased workers of Snelling Personnel Services, El Paso, Texas engaged in employment related to the production of leather hides used for the production of car seats for United States Leather, Lackawanna Leather, El Paso, Texas who became totally or partially separated from employment on or after August 14, 1999 through October 6, 2002 are eligible to apply for NAFTA—TAA under Section 250 of the Trade Act of 1974.

Signed at Washington, DC this 19th day of December, 2000.

#### Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 00–33066 Filed 12–27–00; 8:45 am] BILLING CODE 4510–30–M

#### **DEPARTMENT OF LABOR**

#### Mine Safety and Health Administration

#### Fee Adjustments for Testing, Evaluation, and Approval of Mining Products

**AGENCY:** Mine Safety and Health Administration (MSHA), Labor.

**ACTION:** Notice of fee adjustments.

SUMMARY: This notice revises our (MSHA Approval and Certification Center (A&CC)) user fees. Fees compensate us for the costs that we incur for testing, evaluating, and approving certain products for use in underground mines. We based the 2001 fees on our actual expenses for fiscal year 2000. The fees reflect changes both in our approval processing operations and in our costs to process approval actions.

**DATES:** These fee schedules are effective from January 1, 2001 through December 31, 2001.

#### FOR FURTHER INFORMATION CONTACT:

Steven J. Luzik, Chief, Approval and Certification Center (A&CC), 304–547–2029 or 304–547–0400.

#### SUPPLEMENTARY INFORMATION:

#### Background

On May 8, 1987 (52 FR 17506), we published a final rule, 30 CFR part 5— Fees for Testing, Evaluation, and Approval of Mining Products. The rule established specific procedures for calculating, administering, and revising user fees. We have revised our fee schedule for 2001 in accordance with the procedures of that rule and include this new fee schedule below. For approval applications postmarked before January 1, 2001, we will continue to calculate fees under the previous (2000) fee schedule, published on December 28, 1999.

#### **Fee Computation**

In general, we computed the 2001 fees based on fiscal year 2000 data. We

calculated a weighted-average, direct cost for all the services that we provided during fiscal year 2000 in the processing of requests for testing, evaluation, and approval of certain products for use in underground mines. From this cost, we calculated a single hourly rate to apply uniformly across all of the product approval categories during 2001.

Dated: December 18, 2000.

#### J. Davitt McAteer,

Assistant Secretary for Mine Safety and Health.

### FEE SCHEDULE EFFECTIVE JANUARY 1, 2001

[Based on FY 2000 data]

Action title  Fees for Testing, Evaluation, and Approval of all Mining Products 1	
Permissibility Tests for Explosives:	
Weigh-in	\$462
Physical Exam: First size	325
Chemical Analysis	1,977
Air Gap—Minimum Product Firing Temperature	460
Air Gap—Room Temperature	352
Pendulum Friction Test	163
Detonation Rate	352
Gallery Test 7	7,436
Gallery Test 8	5,533
Toxic Gases (Large Chamber)	805
Permissibility Tests for Sheathed Explosives:	
Physical Examination	128
Chemical Analysis	1,044
Gallery Test 9	1,944
Gallery Test 10	1,944
Gallery Test 11	1,944
Gallery Test 12	1,944
Drop Test	648
Temperature Effects/Detonation	672
Toxic Gases	580

<sup>&</sup>lt;sup>1</sup> Full approval fee consists of evaluation cost plus applicable test costs.

**Note:** When the nature of the product requires that we test and evaluate it at a location other than our premises, you must reimburse us for the traveling, subsistence, and incidental expenses of our representative in accordance with standardized government travel regulations. This reimbursement is in addition to the fees charged for evaluation and testing.

[FR Doc. 00–33132 Filed 12–27–00; 8:45 am] BILLING CODE 4510–43–P

#### **LEGAL SERVICES CORPORATION**

Program Letter 2000–7—State Planning and Performance Measures

**AGENCY:** Legal Services Corporation.

**ACTION:** Notice of issuance of Program Letter 2000–7—State Planning and Performance Measures.

**SUMMARY:** This Notice sets forth the text of Program Letter 2000–7—State Planning and Performance Measures. The program letter announces three strategies to advance LSC's efforts to create comprehensive integrated, coordinated, client-centered state justice communities in each state:

- (1) The creation of a team within LSC specifically assigned responsibility for state planning;
- (2) A period of self-evaluation by and in each state justice community, with an evaluation report to be issued to LSC at the end of the evaluation period; and

(3) The linking of state planning with the development of new performance measurement tools.

This Program Letter has been sent to each LSC grant recipient and is also posted to the LSC website at www.lsc.gov.

#### FOR FURTHER INFORMATION CONTACT:

Randi Youells, Vice President for Programs, Legal Services Corporation, 750 First Street, NE, Washington, DC 20002–4250; 202/336–7269 (phone); youellsr@lsc.gov.

#### SUPPLEMENTARY INFORMATION:

#### Program Letter 2000-7

To: All LSC Program Directors. From: Randi Youells, Vice President for Programs.

<sup>&</sup>lt;sup>2</sup> Fee based upon the approval schedule in effect at the time of retest.