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 month of June and July, 2001.

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 subdivision thereof) have become totally or partially separated from employment and either—

(2) That sales or production, or both, of such firm or subdivision have decreased absolutely,

That imports from Mexico or Canada of articles like or directly competitive with articles produced by such firm or subdivision have increased, and that the increases imports contributed importantly to such workers' separations or threat of separation and to the decline in sales or production of such firm or subdivision; or

(4) That there has been a shift in production by such workers' firm or subdivision to Mexico or Canada of articles like or directly competitive with articles which are produced by the firm or subdivision.

Negative Determination NAFTA-TAA

In each of the following cases the investigation revealed that criteria (3) and (4) were not met. Imports from Canada or Mexico did not contribute importantly to workers' separations. There was no shift in production from the subject firm to Canada or Mexico during the relevant period.

NAFTA-TAA-04717; Omicron Industries, Inc., El Paso, TX NAFTA-TAA-04949; Z Z Logging, Inc., Mt. Hood, OR

NAFTA-TAA-04947; Huck Fasteners, Altoona, PA

NAFTA-TAA-04910; Shieldalloy Metallurgical Corp., Newfield, NJ NAFTA-TAA-04582; Pangborn Corp., Hagerstown, MD

The investigation revealed that the criteria for eligibility have not been met for the reasons specified.

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

NAFTA-TAA-05016; Sagebrush Corp.,
Caledonia, MN

The investigation revealed that criteria (2) and (4) have not been met.

Sales or production, or both, did not decline during the relevant period as required for certification. There was no shift in production from the subject firm to Canada or Mexico.

NAFTA-TAA-04923; Corning Frequency Control, Mt. Holy Springs, PA

Affirmative Determinations NAFTA-TAA

NAFTA-TAA-04791; Southwire Co., Arkansas Plant, Osceola, AR: April 12, 2000.

NAFTA-TAA-04798; Tyco Electronics, Shewsbury Molding Plant, Shrewsbury, PA: April 20, 2000.

NAFTA-TAA-04905 & A; Anderson Electrical Products, Aluminum Casting Department Elkton, TN and Aluminum Finishing and Inspection Department, Elkton, TN: April 6, 2000.

NAFTA-TAA-04864; Bemis Co., Inc., Vancouver, WA: May 3, 2000.

NAFTA-TAA-05020; D'Clase Cutting Services L.C., Medley, FL: May 22, 2000.

NAFTA-TAA-04998; BASF Corp., NLD Div., Rensselaer, NY: May 21, 2000.

NAFTA-TAA-04950; Pilkington Libbey-Owens-Ford, North American OE Automotive, Sherman, TX: June 24, 2001.

NAFTA-TAA-04748; Antec Corp., Network Powering and Enclosures, El Paso, TX: March 28, 2000.

NAFTA-TAA-04989; Master Products Manufacturing Company, Martin Yale Industries, Inc., Los Angeles, CA: June 1, 2000.

NAFTA-TAA-05010; ADC Mersum US, Inc., South Hackensack, NJ: June 13, 2000.

NAFTA-TAA-04839; Emerson Electric Company, White-Rodgers Div., Affton, MO: April 11, 2000.

NAFTA-TAA-04971; Martin Mills, Inc., A Div. of Fruit of The Loom, St. Martinville, LA: May 8, 2000.

NAFTA-TAA-04695; J.C. Viramontes, Inc., d/b/a International Garment Processors, El Paso, TX: May 30, 2000.

I hereby certify that the aforementioned determinations were issued during the month of June and July, 2001. Copies of these determinations are available for inspection in Room C–5311, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210 during normal business hours or will be

mailed to persons who write to the above address.

Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

[FR Doc. 01–18151 Filed 7–19–01; 8:45 am] **BILLING CODE 4510–30–M**

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-39,052]

Bechtel Jacobs LLC, Piketon, Ohio; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on April 16, 2001, in response to a worker petition which was filed by PACE Union Local 5–689 on behalf of workers at Bechtel Jacobs LLC, Piketon, Ohio. The workers are involved in activities related to fabricating uranium enriched nuclear fuel.

The petitioner has requested that the petition be withdrawn. Consequently further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC, this 10th day of July, 2001.

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 01–18152 Filed 7–19–01; 8:45 am] $\tt BILLING\ CODE\ 4510–30-M$

DEPARTMENT OF LABOR

Employment and Training Administration

Investigations Regarding Certifications of Eligibility To Apply for NAFTA Transitional Adjustment Assistance

Petitions for transitional adjustment assistance under the North American Free Trade Agreement-Transitional Adjustment Assistance Implementation Act (Pub. L. 103-182), hereinafter called (NAFTA-TAA), have been filed with State Governors under section 250(b)(1) of subchapter D, chapter 2, title II, of the Trade Act of 1974, as amended, are identified in the Appendix to this Notice. Upon notice from a Governor that a NAFTA-TAA petition has been received, the Director of the Division of Trade Adjustment Assistance (DTAA), **Employment and Training** Administration (ETA), Department of Labor (DOL), announces the filing of the petition and takes action pursuant to