

TA-W-55,652; *Eljer Plumbingware, Inc.*,  
Ford City, PA: September 15, 2003.

TA-W-55,659; *GL&V USA, Inc.*, a  
subsidiary of *GL&V, Inc.*, Research  
and Development Lab, Watertown,  
NY: September 13, 2003.

TA-W-55,660; *Toledo Commutators*,  
Owosso, MI: September 13, 2003.

TA-W-55,559; *Chatham Borgstena*  
*Automotive Textiles*, Mt. Airy, NC:  
August 25, 2003.

TA-W-55,563 & A; *Marsilli North*  
*America, Inc.*, Headquarters, a  
subsidiary of *Marsilli & Company*,  
S.P.A., Owings Mills, MD and  
*National Sales and Service*  
*Division*, a subsidiary of *Marsilli &*  
*Company*, S.P.A., Rolling Meadows,  
IL: September 5, 2003.

TA-W-55,613; *Asmus Acquisition*  
*Company D/B/A Asmus Spice Co.*,  
a subsidiary of *Pacific Holdings*,  
*Inc.*, a subsidiary of *GB Seasonings*,  
*Inc.*, a subsidiary of *Kerry Holding*  
*Company*, Clinton Twp., MI:  
September 10, 2003.

TA-W-55,529; *Plastek Industries, Inc.*,  
*Plastek Group Division (EPD)*,  
including leased workers of *Career*  
*Concepts*, Erie, PA: August 23,  
2003.

TA-W-55,550; *Owen Manufacturing*,  
*Inc.*, Owen, WI: August 26, 2003.

TA-W-55,577; *Resources Conservation*,  
*Inc.*, Stamford, CT: September 8,  
2003.

TA-W-55,623; *Superior Printing Co.*,  
Warren, OH: September 14, 2003.

TA-W-55,534A; *Collins Tool*  
*Corporation*, formerly known as  
*Mann Edge Tool Company*, Old  
Stage Road, Lewistown, PA: August  
31, 2003.

I hereby certify that the  
aforementioned determinations were  
issued during the months of September  
and October 2004. 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.

Dated: October 20, 2004.

**Timothy Sullivan**,

*Director, Division of Trade Adjustment*  
*Assistance*.

[FR Doc. E4-2845 Filed 10-25-04; 8:45 am]

BILLING CODE 4510-30-P

## DEPARTMENT OF LABOR

### Employment and Training Administration

[TA-W-55,676]

#### The Longaberger Company, Hartville, OH; Notice of Termination of Investigation

Pursuant to section 221 of the Trade  
Act of 1974, an investigation was  
initiated on September 23, 2004, in  
response to a petition filed on behalf of  
workers at The Longaberger Company,  
Hartville, Ohio.

The petitioners have requested that  
the petition be withdrawn.  
Consequently, the investigation has  
been terminated.

Signed in Washington, DC, this 6th day of  
October, 2004.

**Elliott S. Kushner**,

*Certifying Officer, Division of Trade*  
*Adjustment Assistance*.

[FR Doc. E4-2850 Filed 10-25-04; 8:45 am]

BILLING CODE 4510-30-P

## DEPARTMENT OF LABOR

### Employment and Training Administration

[TA-W-55,644]

#### Modine Manufacturing Company, Emporia, KS; Notice of Termination of Investigation

Pursuant to section 221 of the Trade  
Act of 1974, as amended, an  
investigation was initiated on  
September 21, 2004, in response to a  
petition filed by a company official on  
behalf of workers at Modine  
Manufacturing Company, Emporia,  
Kansas.

The petitioner has requested that the  
petition be withdrawn. Consequently,  
the investigation has been terminated.

Signed in Washington DC this 12th day of  
October, 2004.

**Richard Church**,

*Certifying Officer, Division of Trade*  
*Adjustment Assistance*.

[FR Doc. E4-2849 Filed 10-25-04; 8:45 am]

BILLING CODE 4510-30-P

## DEPARTMENT OF LABOR

### Employment and Training Administration

[TA-W-53,798]

#### Mohican Mills, Inc., Lincolnton, NC; Notice of Revised Determination on Remand

The United States Court of  
International Trade (USCIT) granted the  
Secretary of Labor's motion for  
voluntary remand for further  
investigation of the negative  
determination in *Former Employees of*  
*Mohican Mills, Inc. v. U.S. Secretary of*  
*Labor* (Court No. 04-00255).

The Department's denial of the initial  
petition (filed on December 11, 2003)  
was issued on February 2, 2004. The  
Notice of determination was published  
in the **Federal Register** (69 FR 11891) on  
March 12, 2004. The denial was based  
on the facts that imports of warp knit  
fabric did not contribute importantly to  
worker separations at the subject firm  
and that the subject firm did not shift  
production abroad during the relevant  
time period.

By letter dated February 22, 2004, the  
petitioner requested administrative  
reconsideration, alleging that workers  
producing lace are separately  
identifiable from workers producing  
other types of warp knit fabric. The  
Notice of Affirmative Determination  
Regarding Application for  
Reconsideration was issued on April 16,  
2004, and published in the **Federal**  
**Register** on April 30, 2004 (69 FR  
23818).

A Negative Determination on  
Reconsideration was issued on May 7,  
2004, and published in the **Federal**  
**Register** on May 24, 2004 (69 FR 29580).  
During the reconsideration  
investigation, the Department found that  
lace is a type of warp knit fabric, that  
lace production constitute a small  
percentage of subject firm production,  
and that lace workers are not separately  
identifiable from other warp knit fabric  
producers. A new customer survey was  
not conducted since the survey  
appeared to be adequate.

By letter dated June 24, 2004, the  
petitioner filed an appeal with the  
USCIT, alleging that lace is a product  
distinct from other types of warp knit  
fabric, that lace production constituted  
about 20% to 25% of overall  
production, and that lace workers are  
separately identifiable from workers  
producing other types of warp knit  
fabric.

On August 16, 2004, the USCIT  
remanded the matter to the Department  
for further investigation.