a layoff of workers resulting from a shift in production to a foreign location not yet occurring. Production did not decline. Minor sales declines did not contribute importantly to employment reductions at the Mayfield, Kentucky facility. Company imports from facilities abroad did not yet occur during the relevant period.

The petitioner requests reconsideration based on the information provided with their application. The information supplied depicts a shift in plant production to a foreign source and future imports of the products produced at the subject plant.

The Department of Labor was aware during the initial investigation that a shift in plant production to a foreign source was scheduled later in the year and that the shift would also lead to company imports later in the year. Since the company did not import during the relevant time period of the investigation, the "contributed importantly" factor was not met.

If conditions have changed since the initial investigation the workers are encouraged to reapply for eligibility under TAA.

Conclusion

After 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 decision. Accordingly, the application is denied.

Signed at Washington, DC this 16th day of October 2001.

Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

[FR Doc. 01–27793 Filed 11–5–01; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-38,624]

Johnstown America Corp. Franklin and Shell Plants Johnstown, Pennsylvania; Dismissal of Application for Reconsideration

Pursuant to 29 CFR 90.18(C) an application for administrative reconsideration was filed with the Director of the Division of Trade Adjustment Assistance for workers at Johnstown America Corp., Franklin and Shell Plants, Johnstown, Pennsylvania. 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–38,624; Johnstown America Corp. Franklin and Shell Plants, Johnstown, Pennsylvania (October 23, 2001)

Signed at Washington, DC, this 26th day of October 2001.

Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

[FR Doc. 01–27791 Filed 11–5–01; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-39,045]

Longview Aluminum LLC Longview, Washington; Notice of Revised Determination on Reconsideration

By letter of July 25, 2001, the Longview Federated Aluminum Council, requested administrative reconsideration regarding the Department's Negative Determination Regarding Eligibility to Apply for Worker Adjustment Assistance, applicable to the workers of the subject firm.

The initial investigation resulted in a negative determination issued on June 25, 2001, based on the finding that imports of aluminum did not contribute importantly to worker separations at the Longview plant. The primary internal customer of the products of the subject facility turned to imported aluminum only after the closure of the subject plant. The decision further indicated that the on-going West Coast energy crisis was a factor impacting the subject plant closing. The denial notice was published in the **Federal Register** on July 11, 2001 (66 FR 36329).

To support the request for reconsideration, the Longview Federated Aluminum Council provided additional information showing the affiliation between the primary customer and the subject plant, both of which were owned by Michigan Avenue Partners.

Michigan Avenue Partners acquired the subject plant and made a decision to close the facility down. The decision created a corresponding increase in the reliance on imported aluminum by the primary affiliated customer.

Conclusion

After careful review of the additional facts obtained on reconsideration, I conclude that increased imports of articles like or directly competitive with

those produced at Longview Aluminum LLC, Longview, Washington, contributed importantly to the declines in sales or production and to the total or partial separation of workers at the subject firm. In accordance with the provisions of the Act, I make the following certification:

All workers of Longview Aluminum LLC, Longview, Washington, who became totally or partially separated from employment on or after March 30, 2000 through two years from the date of this certification, are eligible to apply for adjustment assistance under section 223 of the Trade Act of 1974.

Signed in Washington, DC this 17th day of October 2001.

Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

[FR Doc. 01–27792 Filed 11–5–01; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-40,148]

PPG Industries Fiberglass Products Shelby, North Carolina; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on September 28, 2001 in response to a petition filed on behalf of workers at PPG Industries Fiberglass Products, Shelby, North Carolina.

The petitioner 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 22nd day of October, 2001.

Linda G. Poole,

Certifying Officer, Division Trade Adjustment Assistance.

[FR Doc. 01–27796 Filed 11–5–01; 8:45 am]
BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-39,976 976A, 976B]

VF Imagewear (West), Inc. Harriman, Tennessee, et.al.; 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