

Appendix

PETITIONS INSTITUTED ON 07/15/2002

TA-W	Subject firm (petitioners)	Location	Date of petition	Product(s)
41,808	Newcor (Co.)	Troy, MI	06/24/2002	Ford Oil Pump.
41,809	Encana Energy Resources (Co.)	Butte, MI	06/13/2002	Oil and Gas.
41,810	Mid Western Machinery Co. (Co.)	Joplin, MO	06/06/2002	Rock Drills and Replacement Part.
41,811	Clark Alabama (Co.)	Pell City, AL	06/24/2002	Handling Equipment.
41,812	A.O. Smith (Co.)	Monticello, IN	06/24/2002	C-Frame.
41,813	StarTrek (Co.)	Laramie, WY	05/31/2002	Technical Support.
41,814	Trus Joist (Co.)	Stayton, OR	06/25/2002	I-Joist Products.
41,815	Saunders Mfg. Co. Inc. (Co.) ..	Winthrop, ME	07/01/2002	Aluminum Clipboards.
41,816	Wisconsin Color Press (Co.)	Milwaukee, WI	06/20/2002	Magazines.
41,817	Arrow SI, Inc. (Co.)	Asheboro, NC	07/02/2002	Replacement Parts.
41,881	Robinson Mfg. (Co.)	Oxford, ME	07/02/2002	Wool/Nylon.
41,819	National Forge Company (Wkrs).	Irvine, PA	06/25/2002	CrankShafts.
41,820	General Cable (IBEW)	Bonham, TX	06/24/2002	Copper Cable.
41,821	Detroit Stoker Company (Wkrs)	Monroe, MI	04/02/2002	Roto Grates.
41,822	Nextec (Wkrs)	Vista, CA	06/11/2002	Textiles, Fabric, Carcovee.
41,823	Austin Farms (Wkrs)	Indianola, MS	06/18/2002	Catfish.
41,824	Spectel MultiLink Inc. (Wkrs) ..	Andover, MA	06/17/2002	Audio Conferencing Hard and Software.
41,825	Voith Paper (Wkrs)	Appleton, WI	06/19/2002	Paper Producing Machinery.
41,826	Marco Manufacturing (Wkrs)	Seattle, WA	06/28/2002	Fishing Gear and Equipment.
41,827	Motorola (Wkrs.)	Mesa, AZ	06/17/2002	LD-MOS Devices.
41,828	Eagle Picher Technologies (Wkrs).	Quapaw, OK	06/21/2002	Geranium.
41,829	Aurafin LLC (Wkrs)	Providence, RI	06/26/2002	Gold Hoop Earrings.
41,830	Ameriphone (Wkrs.)	Garden Grove, CA	06/25/2002	Amplified Telephones.
41,831	Accura Tool & Die (Wkrs)	Crystal Lake, IL	04/26/2002	Metal Parts and Molds.
41,832	Alcoa Fujikura Ltd. (Wkrs)	Houston, MS	02/25/2002	Fiber Optical Cables.
41,833	Metso Automation (Wkrs)	Shrewsbury, MA	06/21/2002	Industrial Valves.
41,834	Munsey Products (Co.)	Little Rock, AR	06/19/2002	Small Electrical Appliance.
41,835	Premier Turbines (Co.)	Neosho, MO	06/25/2002	J85 Engine.
41,836	Mansfield Plumbing (Wkrs)	Kilgore, TX	06/03/2002	Toilet Bowls.
41,837	Kurt Manufacturing (Wkrs)	Mpls, MN	07/03/2002	Industrial Machinery.

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-41,576 and TA-W-41,576A]

R&B Falcon Management, Services, Lafayette, LA, and R&B Falcon Management, Services, Houma, LA; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on May 28, 2002, in response to a petition filed by a company official on behalf of workers at R&B Falcon Management, Services, Lafayette and Houma, Louisiana.

The company official submitting the petition has 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 19th day of July, 2002.

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance.

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-40,919]

Sovereign Adhesives Incorporated, Formerly Croda Adhesives, Ewing, NJ; Notice of Negative Determination Regarding Application for Reconsideration

By application postmarked of June 7, 2002, a worker requested administrative reconsideration of the Department's negative determination regarding eligibility for workers and former workers of the subject firm to apply for Trade Adjustment Assistance (TAA)

under petition TA-W-40,919. The TAA denial notice applicable to workers of Sovereign Adhesives Incorporated, formerly Croda Adhesives, Ewing, New Jersey, was signed on April 30, 2002 and published in the **Federal Register** on May 17, 2002 (67 FR 35143).

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 mis-interpretation of facts or of the law justified reconsideration of the decision.

The TAA petition, filed on behalf of workers at Sovereign Adhesives Incorporated, formerly Croda Adhesives, Ewing, New Jersey engaged in employment related to the production of adhesives, was denied