Oklahoma location were engaged in the production of insulated clothing. Workers employed in the Cutting Department at Sweetwater Walls Industries, Sweetwater, Texas performed cutting operations for the subject firm. Based on these new findings, the Department is amending the certification to cover workers at the Big Smith Division, Miami, Oklahoma and the Cutting Department, Sweetwater, Texas locations.

The intent of the Department's certification is to include all workers of Walls Industries, Inc. adversely affected by increased imports.

The amended notice applicable to TA–W–36,563 is hereby issued as follows:

All workers of Walls Industries, Inc., Merkel Walls Industries, Merkel, Texas (TA– W–36,563), Big Smith Division, Miami, Oklahoma (TA–W–36,563B) and Sweetwater Walls Industries, Inc., Cutting Department, Sweetwater, Texas (TA–W–36,563C) who became totally or partially separated from employment on or after July 6, 1998 through July 23, 2001 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC this 10th day of November, 1999.

#### Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance. [FR Doc. 99–30465 Filed 11–22–99; 8:45 am] BILLING CODE 4510–30–M

## DEPARTMENT OF LABOR

# Employment and Training Administration

[TA-W-36,481]

# Wyman-Gordon Forgings, Houston, TX; Notice of Revised Determination on Reconsideration

By letter dated September 7, 1999, the International Association of Machinists and Aerospace Workers, AFL–CIO (IAM), South Texas District Lodge 37, requested administrative reconsideration of the Departments negative determination applicable to workers of the subject firm.

The initial investigation resulted in a negative determination issued on July 30, 1999, based on the finding that criteria (2) and (3) of the group eligibility requirements of Section 222 of the Trade Act of 1974, as amended, were not met for workers of Wyman-Gordon Forgings, Houston, Texas, engaged in employment related to the production of aerospace forgings and extruded products. The denial notice was published in the **Federal Register** on September 29, 1999 (64 FR 52539). The IAM asserts that the petition was filed for workers engaged employment related to the work and the associated machinery being sent to Mexico from Houston, specifically part numbers 732, 733 and 734 discs which were high volume items produced at the subject firm plant.

The Department has obtained new evidence showing that the sales of aerospace products at the Houston plant have declined. Other new findings on reconsideration show that the production of aerospace products shifted from the subject firm plant in Houston are being imported to the Untied States.

The IAM did not present evidence that disputes the Department's finding that increased imports of articles like or directly competitive with extruded products produced by the workers of the subject firm contributed to worker separations.

The workers producing aerospace and extruded products are separately identifiable.

## Conclusion

After careful review of the additional facts obtained on reconsideration. I conclude that increased imports of aerospace products contributed importantly to the declines in sales or production and to the total or partial separation of workers of Wyman-Gordon Forgings, Houston, Texas. In accordance with the provisions of the Act. I make the following determination:

All workers of Wyman-Gordon Forgings, Houston, Texas, engaged in employment related to the production of aerospace products, who became totally or partially separated from employment on or after June 7, 1998 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, and

I further determine that after reconsideration. I affirm the original notice of negative determination of eligibility to apply for adjustment assistance for workers and former workers engaged in employment related to extruded products at Wyman-Gordon Forgings, Houston, Texas.

Signed at Washington, DC this 15th day of November 1999.

#### Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance. [FR Doc. 99–30455 Filed 11–22–99; 8:45 am] BILLING CODE 4510–30–M

# DEPARTMENT OF LABOR

# Employment and Training Administration

[NAFTA-03069; et al.]

# Crescent/U.S. Mat, LLC, Art Advantage Division, Hot Springs Plant, Hot Springs, SD, et al.; Amended Certification Regarding Eligibility To Apply for NAFTA Transitional Adjustment Assistance

In accordance with Section 250(a), Subchapter 2, Title II, of the Trade Act of 1974, as amended (19 U.S.C. 2273), the Department of Labor issued a Certification of Eligibility to Apply for NAFTA Transitional Adjustment Assistance on April 12, 1999, applicable to workers of Crescent/U.S. Mat, LLC, Art Advantage Division, Hot Springs Plant, Hot Springs, South Dakota. The notice was published in the **Federal Register** on May 11, 1999 (64 FR 25374).

At the request of the Sate agency, the Department reviewed the certification for workers at the subject firm. New findings show that worker separations will occur at the Rapid City Administrative Officers and Warehouse, Rapid City, South Dakota location of Crescent/U.S. Mat, LLC, Art Advantage Division, when it closes in December 1999. The Rapid City, South Dakota location is the administrative offices and warehouse for the subject firms' production facility in Hot Springs, South Dakota which closed in August 1999. The workers were engaged in the production of pre-cut picture frame mats.

The intent of the Department's certification is to include all workers of Crescent/U.S. Mat LLC adversely affected by imports from Mexico.

Accordingly, the Department is amending the certification to cover workers at Crescent/U.S. Mat, LLC, Rapid City Administrative Offices and Warehouse, Rapid City, South Dakota.

The amended notice applicable to NAFTA—03069 is hereby issued as follows:

All workers of Crescent/U.S. Mat, Hot Springs Plant, Hot Springs, South Dakota (NAFTA-03069) and Rapid City Administrative Offices and Warehouse, Rapid City, South Dakota (NAFTA-03069A) who became totally or partially separated from employment on or after March 30, 1998 through April 12, 2001 are eligible to apply for NAFTA-TAA under Section 250 of the Trade Act of 1974. Signed at Washington, DC this 8th day of November, 1999.

Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance. [FR Doc. 99–30452 Filed 11–22–99; 8:45 am] BILLING CODE 4510–30–M

# DEPARTMENT OF LABOR

## Employment and Training Administration

#### [NAFTA-03487]

# Purcell Services, Ltd., Prudhoe Bay, AK; 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 U.S.C. 2273), an investigation was initiated on October 4, 1999 in response to a petition filed on behalf of workers at Purcell Services, Ltd., Prudhoe Bay, Alaska.

In a letter dated October 19, 1999, the petitioners 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 10th day of November, 1999.

#### Grant D. Beale,

Program Manager, Office of Trade

Adjustment Assistance. [FR Doc. 99–30448 Filed 11–22–99; 8:45 am] BILLING CODE 4510–30–M

#### DEPARTMENT OF LABOR

# Employment and Training Administration

[NAFTA-03298, et al.]

## Walls Industries, Inc., Merkel Walls Industries, Merkel, TX, et al.; Amended Certification Regarding Eligibility To Apply for NAFTA Transitional Adjustment Assistance

In accordance with Section 250(a), Subchapter 2, Title II, of the Trade Act of 1974, as amended (19 U.S.C. 2273), the Department of Labor issued a Certification of Eligibility to Apply for NAFTA Transitional Adjustment Assistance on July 23, 1999, applicable to workers of Walls Industries, Inc., Merkel Walls Industries, Merkel, Texas. The notice was published in the **Federal**  **Register** on August 11, 1999 (64 FR 43725).

At the request of the company, the Department reviewed the certification for workers of the subject firm. New information shows that worker separations occurred at the subject firms' Big Smith Division, Miami, Oklahoma location and the Cutting Department, Sweetwater, Texas when they closed in October, 1999. Workers at the Big Smith Division, Miami, Oklahoma location were engaged in the production of insulated clothing. Workers employed in the Cutting Department at Sweetwater Walls Industries, Sweetwater, Texas performed cutting operations for the subject firm. Based on these new findings, the Department is amending the certification to cover workers at the Big Smith Division, Miami, Oklahoma and the Cutting Department, Sweetwater, Texas locations.

The intent of the Department's certification is to include all workers of Walls Industries, Inc. who were adversely affected by a shift of production to Mexico.

The amended notice applicable to NAFTA—03298 is hereby issued as follows:

All workers of Walls Industries, Inc., Merkel Walls Industries, Inc., Merkel, Texas (NAFTA—03298), Big Smith Division, Miami, Oklahoma (NAFTA-03298B) and Sweetwater Walls Industries, Inc., Cutting Department, Sweetwater, Texas (NAFTA– 03298C) who became totally or partially separated from employment on or after July 6, 1998 through July 23, 2001 are eligible to apply for NAFTA–TAA under Section 250 of the Trade Act of 1974.

Signed at Washington, DC this 10th day of November, 1999.

#### Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance. [FR Doc. 99–30449 Filed 11–22–99; 8:45 am] BILLING CODE 4510–30–M

# NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

## Records Schedules for Electronic Copies Previously Covered by General Records Schedule 20; Availability and Request for Comments

AGENCY: Office of Records Services, National Archives and Records Administration,—Washington, DC. ACTION: Notice of availability of proposed records schedules; request for comments.

**SUMMARY:** The National Archives and Records Administration (NARA) publishes notice at least once monthly

of certain Federal agency requests for records disposition authority (records schedules). Once approved by NARA, records schedules provide mandatory instructions on what happens to records when no longer needed for current Government business. They authorize the preservation of records of continuing value in the National Archives of the United States and the destruction, after a specified period, of records lacking administrative, legal, research, or other value. Notice is published for records schedules in which agencies propose to destroy records not previously authorized for disposal or reduce the retention period of records already authorized for disposal.

This request for comments pertains solely to schedules for electronic copies of records created using word processing and electronic mail where the recordkeeping copies are already scheduled. (Electronic copies are records created using word processing or electronic mail software that remain in storage on the computer system after the recordkeeping copies are produced.)

These records were previously approved for disposal under General Records Schedule 20, Items 13 and 14. Pursuant to NARA Bulletin 99-04, agencies must submit schedules for the electronic copies associated with program records and administrative records not covered by the General Records Schedules. NARA invites public comments on such records schedules, as required by 44 U.S.C. 3303a(a). To facilitate review of these schedules, their availability for comment is announced in Federal **Register** notices separate from those used for other records disposition schedules.

**DATES:** Requests for copies must be received in writing on or before January 7, 2000. On request, NARA will send a copy of the schedule. NARA staff usually prepare appraisal memorandums concerning a proposed schedule. These, too, may be requested. Requesters will be given 30 days to submit comments.

Some schedules submitted in accordance with NARA Bulletin 99–04 group records by program, function, or organizational element. These schedules do not include descriptions at the file series level, but, instead, provide citations to previously approved schedules or agency records disposition manuals (see Supplementary Information section of this notice). To facilitate review of such disposition requests, previously approved schedules or manuals that are cited may be