Homestead, FL—(60 FR 2788) Long Beach, CA—(60 FR 2790) Marsing, ID—(60 FR 2792) Montgomery, AL—(60 FR 2794) Memphis, TN—(60 FR 2795) Treasure Island, CA—(60 FR 2796)

the preliminary FONSIs for these eight Job Corps Centers, ETA has reviewed the conclusions of the environmental assessments (EAs). This notice serves as the Final Finding of No. Significant Impact for the new Flint, Michigan; Ft. Devens, Massachussetts; Homestead, Florida; Long Beach, California; Marsing, Idaho; Memphis, Tennessee; Montgomery, Alabama; and Treasure Island, California Job Corps Centers. The preliminary FONSIs and the EAs are adopted in final with no change. EFFECTIVE DATE: June 21, 1995. **ADDRESSES:** Copies of the EAs and additional information regarding the above-mentioned new Job Corps Centers are available to interested parties by writing to the Director, Office of Job Corps, Employment and Training

No comments were received regarding

FOR FURTHER INFORMATION CONTACT: Paul Milam, Department of Labor, Office of Job Corps, 200 Constitution Ave., NW., Washington, DC, (202) 219–5556 (This is not a toll-free call).

Administration, Department of Labor,

200 Constitution Ave., NW., Room

N4510, Washington, DC, 20210.

Dated at Washington, DC, this 14th day of June, 1995.

Peter E. Rell,

Director of Job Corps.
[FR Doc. 95–15197 Filed 6–20–95; 8:45 am]
BILLING CODE 4510–30–M

[NAFTA-00428]

Stetson Cedar Products Forks, Washington; Certification Regarding Eligibility To Apply for NAFTA– Transitional Adjustment Assistance

Pursuant to Title V of the North American Free Trade Agreement Implementation Act (P.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. 2331), the Department of Labor herein presents the results of an investigation regarding certification of eligibility to apply for NAFTA–TAA.

In order to make an affirmative determination and issue a certification of eligibility to apply for NAFTA-TAA, the group eligibility requirements in either paragraph (a)(1)(A) or (a)(1)(B) of Section 250 of the Trade Act must be met. It is determined in this case that

the requirements of (a)(1)(A) of Section 250 have been met.

The investigation was initiated on April 10, 1995 in response to a petition filed on behalf of workers at Stetson Cedar Products located in Forks, Washington. Workers produced red cedar shingles.

Investigation findings revealed that sales and production declined at Stetson Cedar Products and that significant worker separations have occurred. A survey conducted with Stetson's major customers revealed that the major customers decreased purchases from the subject firm and increased their imports of red cedar shingles from Canada.

Conclusion

After careful review of the facts obtained in the investigation, I conclude that increases of imports of articles like or directly competitive with red cedar shingles contributed importantly to the declines in sales or production and to the total or partial separation of workers at Stetson Cedar Products located in Forks, Washington. In accordance with the provisions of the Act, I make the following certification:

All workers of Stetson Cedar Products located in Forks, Washington who became totally or partially separated from employment on or after April 10, 1994 are eligible to apply for NAFTA-TAA under Section 250 of the Trade Act of 1974.

Signed at Washington, DC, this 9th day of May 1995.

Victor J. Trunzo,

Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 95–15202 Filed 6–20–95; 8:45 am]

[NAFTA-00418]

McCormick Ridge Company Copalis Crossing, Washington; Certification Regarding Eligibility To Apply for NAFTA-Transitional Adjustment Assistance

Pursuant to Title V of the North American Free Trade Agreement Implementation Act (P.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. 2331), the Department of Labor herein presents the results of an investigation regarding certification of eligibility to apply for NAFTA–TAA.

In order to make an affirmative determination and issue a certification of eligibility to apply for NAFTA-TAA, the group eligibility requirements in either paragraph (a)(1)(A) or (a)(1)(B) of Section 250 of the Trade Act must be met. It is determined in this case that the requirements of (a)(1)(A) of Section 250 have been met.

The investigation was initiated on March 31, 1995 in response to a petition filed by a company official on behalf of the workers at McCormick Ridge Company located in Copalis Crossing, Washington. Workers produced cedar ridge and shakes for roofing.

Investigation findings revealed that sales and production declined at McCormick Ridge Company and that significant workers separations have occurred. A survey conducted with McCormick's major customer revealed that the major customer's decreased purchases from the subject firm and increased their imports of cedar ridge and shakes from Canada.

Conclusion

After careful review of the facts obtained in the investigation, I conclude that increases of imports of articles like or directly competitive with cedar ridge and shakes contributed importantly to the declines in sales or production and to the total or partial separation of workers at McCormick Ridge Company located in Copalis Crossing, Washington, In accordance with the provisions of the Act, I make the following certification:

All workers of McCormick Ridge Company located in Copalis Crossing, Washington who became totally or partially separated from employment on or after March 31, 1994 are eligible to apply for NAFTA–TAA under Section 250 of the Trade Act of 1974.

Signed at Washington, DC, this 4th day of May 1995.

Victor J. Trunzo,

Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 95–15203 Filed 6–20–95; 8:45 am] BILLING CODE 4510–30–M

[NAFTA-00439, and NAFTA-00439A]

Certification Regarding Eligibility To Apply for NAFTA-Transitional Adjustment Assistance

In the matter of: Scotty's Fashions, Lewistown, Pennsylvania and Kresgeville Manufacturing, Inc. (Subsidiary Corporation Owned by Scotty's Fashions) Kresgeville, Pennsylvania.

Pursuant to Title V of the North American Free Trade Agreement Implementation Act (P.L. 103–182) concerning transitional adjustment assistance, hereinafter called NAFTA– TAA and in accordance with Section 250(a), Subchapter D, Chapter 2, Title II,