controlled substances listed above is granted.

Dated: December 13, 2002.

Laura M. Nagel,

Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration. [FR Doc. 03–767 Filed 1–14–03; 8:45 am] BILLING CODE 4410–09–M

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

Importer of Controlled Substances; Notice of Registration

By Notice dated June 24, 2002, and published in the **Federal Register** on July 10, 2002, (67 FR 45765), Roche Diagnostics Corporation, 9115 Hague Road, Indianapolis, Indiana 46250, made application by renewal to the Drug Enforcement Administration (DEA) to be registered as an importer of the basic classes of controlled substances listed below:

Drug	Schedule
Lysergic acid diethylamide (7315) Tetrahydrocanabinols (7370) Alphamethadol (9605) Cocaine (9041) Benzoylecgonine (9180) Methadone (9250) Morphine (9300)	

The firm plans to import the listed controlled substances to manufacture controlled substances for use in drug abuse testing kits.

No comments or objections have been received. DEA has considered the factors in Title 21, United States Code, section 823(a) and determined that the registration of Roche Diagnostics Corporation to import listed controlled substances is consistent with the public interest and with United States obligations under international treaties, conventions, or protocols in effect on May 1, 1971, at this time. DEA has investigated Roche Diagnostic Corporation on a regular basis to ensure that the company's continued registration is consistent with the public interest. These investigation have included inspection and testing of the company's physical security systems, audits of the company's records, verification of the company's compliance with state and local laws, and a review of the company's background and history. Therefore, pursuant to section 1008(a) of the Controlled Substances Import and Export Act and in accordance with Title 21, Code of Federal Regulations, Section 1301.34, the above firm is granted registration as an importer of the basis classes of controlled substances listed above.

Dated: December 13, 2002.

Laura M. Nagel,

Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration. [FR Doc. 03–771 Filed 1–14–03; 8:45 am]

BILLING CODE 4410-09-M

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

Importer of Controlled Substances; Notice of Registration

By Notice dated July 12, 2002, and published in the **Federal Register** on August 6, 2002, (67 FR 50899), Stepan Company, Natural Products Department, 100 W. Hunter Avenue, Maywood, New Jersey 07607, made application by renewal to the Drug Enforcement Administration (DEA) to be registered as an importer of coca leaves (9040), a basic class of controlled substance listed in Schedule II.

The firm plans to import the coca leaves to manufacture bulk controlled substance.

No comments or objections have been received. DEA has considered the factors in Title 21. United States Code. section 823(a) and determined that the registration of Stepan Company, Natural Products Department to import coca leaves is consistent with the public interest and with United States obligations under international treaties, conventions, or protocols in effect on May 1, 1971, at this time. DEA has investigated Stepan Company, Natural Products Department on a regular basis to ensure that the company's continued registration is consistent with the public interest. This investigation included inspection and testing of the company's physical security systems, audits of the company's records, verification of the company's compliance with state and local laws, and a review of the company's background and history. Therefore, pursuant to section 1008(a) of the Controlled Substances Import and Export Act and in accordance with Title 21, Code of Federal Regulations, section 1301.34, the above firm is granted registration as an importer of the basic class of controlled substance listed above.

Dated: December 13, 2002. Laura M. Nagel, Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration. [FR Doc. 03–770 Filed 1–14–03; 8:45 am] BILLING CODE 4410–09–M

DEPARTMENT OF LABOR

Employment and Training Administration

Notice of Determinations Regarding Eligibility To Apply for Worker Adjustment Assistance and NAFTA Transitional Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974, as amended, the Department of Labor herein presents summaries of determinations regarding eligibility to apply for trade adjustment assistance for workers (TA–W) issued during the period of December, 2002.

In order for an affirmative determination to be made and a certification of eligibility to apply for worker adjustment assistance to be issued, each of the group eligibility requirements of Section 222 of the Act must be met.

(1) That a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof, have become totally or partially separated, or are threatened to become totally or partially separated; and

(2) That sales or production, or both, of the firm or sub-division have decreased absolutely, and

(3) that increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have contributed importantly to the separations, or threat thereof, and to the absolute decline in sales or production of such firm or subdivision.

Negative Determinations for Worker Adjustment Assistance

In each of the following cases the investigation revealed that criterion (3) has not been met. A survey of customers indicated that increased imports did not contribute importantly to worker separations at the firm.

TA–W–41,888 & A; Jasper Cabinet Co., Jasper, IN and Ferdinand, IN

In the following cases, the investigation revealed that the criteria for eligibility have not been met for the reasons specified.

Increased imports did not contribute importantly to worker separations at the firm. TA–W–41,428; Zenith Dye and Finishing Corp., Paterson, NJ

The investigation revealed that criterion (a)(2)(A) (1.C) (Increased imports) and (a)(2)(B)(II. C.1) (Has shifted production to a country not under the free trade agreement with the US) have not been met.

TA–W–50,060; GKN Sinter Metals, Gallipolis, OH

The investigation revealed that criterion (a)(2)(A) (I.C.) (Increased imports) and (a) (2)(B) (II.B) (No shift in production to a foreign country) have not been met.

- TA-W–50,142; Midas International Corp., Muffler Corp. of American Div., Hartford, WI
- TA–W–50,013; Georgia-Pacific Corp., OSB Plant, Baileyville, ME

The workers firm does not produce an article as required for certification under Section 222 of the Trade Act of 1974.

- TA–W–50,211; Trigon Engineering Co., Little Rock, AR
- *TA–W–42,012; ACS, Inc., Phoenix, AZ* The investigation revealed that

criteria (2) has not been met. The workers' firm (or subdivision) is not a supplier or downstream producer for trade-affected companies.

TA-W-50,262; Engineered Polymers Corp., a Subsidiary of GBR Holding Corp., Formerly a Subsidiary of Cookson Investments, a Subsidiary of Cookson Group PLC, Mora, MN

Affirmative Determinations for Worker Adjustment Assistance

The following certifications have been issued; the date following the company name and location of each determination references the impact date for all workers of such determination.

- TA-W-42,308; Shipping Systems, Inc., a Subsidiary of Bancroft Bag, Crossett, AR: October 2, 2001.
- TA-W-42,200; Multi-Tool, Inc.,
- Saegertown, PA: August 27, 2001. TA–W–41,840; Corbin, LTD, Huntington, WV: June 21, 2001.

The following certifications have been issued. The requirements of (a)(2)(A) (increased imports) of Section 222 have been met.

- TA-W-50,178; Evanite Fiber Corp., a Subsidiary of Hollingsworth & Vose Co., Hardboard Div., Corvallis, OR: November 2, 2001.
- TA–W–50,089; E-Mu Systems, Scots Valley, CA: November 5, 2001.
- TA–W–50,144; Saint-Gobain Abrasives, Flowery Branch, GA: November 12, 2001.
- TA–W–50,295; Vaughan Furniture Co., Galax, VA: November 6, 2001.

- TA–W–50,146; Tetra Tool Company, Erie, PA: November 12, 2001.
- TA–W–50,400; Staktek Group L.P., Austin, TX: December 13, 2001.
- TA–W–50,214; Arvin/Meritor, Oshkosh Facility, Oshkosh, WI: November 27, 2001.
- *TA–W–50,195; Zsml Corp., Pacoima, CA: November 14, 2001.*
- TA–W–50,176; Idaho Circuit Technology Corp., Glenns Ferry, ID: November 22, 2001.
- TA-W-50,174; Burgess Norton Manufacturing Co., Div. of Amsted Industries, Muskegon, MI: November 9, 2001.
- TA–W–50,145; Ardco Holdings, Inc., Formerly Anthony International, Scottsboro, AL: November 19, 2001.

The following certifications have been issued. The requirements of (a)(2)(B) (shift in production) of Section 222 have been met.

- TA–W–50,277; Heico-Ohmite, LLC, Skokie, IL: December 3, 2001.
- TA–W–50,113; Fleming Lumber Co., Inc., Milligan, FL: November 18, 2001.
- TA–W–50,140; Basler Electric Co., Corning, AR: November 18, 2001.

TA–W–50,301; DeLong Sportswear, Inc., Quanah, TX: December 11, 2001.

The following certification has been issued. The requirement of upstream supplier to a trade certified primary firm as been met.

TA–W–50,071; Graphic Metals, Inc., Bay City, MI: November 11, 2001.

Also, 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 as amended, the Department of Labor presents summaries of determinations regarding eligibility to apply for NAFTA–TAA issued during the month of December, 2002.

In order for an affirmative determination to be made and a certification of eligibility to apply for NAFTA–TAA the following group eligibility requirements of Section 250 of the Trade Act must be met:

(1) That a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof, (including workers in any agricultural firm or appropriate subdivision thereof) have become totally or partially separated from employment and either—

(2) That sales or production, or both, of such firm or subdivision have decreased absolutely, (3) That imports from Mexico or Canada of articles like or directly competitive with articles produced by such firm or subdivision have increased, and that the increases imports contributed importantly to such workers' separations or threat of separation and to the decline in sales or production of such firm or subdivision; or

(4) That there has been a shift in production by such workers' firm or subdivision to Mexico or Canada of articles like or directly competitive with articles which are produced by the firm or subdivision.

Negative Determinations NAFTA-TAA

In each of the following cases the investigation revealed that criteria (3) and (4) were not met. Imports from Canada or Mexico did not contribute importantly to workers' separations. There was no shift in production from the subject firm to Canada or Mexico during the relevant period.

None

The investigation revealed that criteria (1) has not been met. A significant number or proportion of the workers in such workers' firm or an appropriate subdivision (including workers in any agricultural firm or appropriate subdivision thereof) did not become totally or partially separated from employment as required for certification.

NAFTA–TAA–06650; State of Alaska Commercial Fisheries Entry Commission Permit #595360, Dillingham, AK

The investigation revealed that criteria (2) has not been met. Sales or production, or both, did not decline during the relevant period as required for certification.

NAFTA–TAA–07214; Permit #60370A, Egegik, AK

Affirmative Determinations NAFTA– TAA

NAFTA-TAA-06438 & A; Corbin, LTD, Ashland, KY and Huntington, WV: August 1, 2001.

I hereby certify that the aforementioned determinations were issued during the months of December, 2002. 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: January 6, 2003. Edward A. Tomchick Director, Division of Trade Adjustment Assistance. [FR Doc. 03–804 Filed 1–14–03; 8:45 am] BILLING CODE 4510–30–P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-41,976]

Black and Decker, North American Power Tools, Including Leased Workers of Employment Control, Inc., Easton, Maryland; 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 Certification of Eligibility to Apply for Worker Adjustment Assistance on October 10, 2002, applicable to workers of Black and Decker, North American Power Tools, Easton, Maryland. The notice was published in the **Federal Register** on November 5, 2002 (67 FR 67422).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. Information provided by the State shows that leased workers of Employment Control, Inc. were employed at Black and Decker, North American Power Tools to produce corded power tools as well as provide administrative support service for the production of corded power tools at the Easton, Maryland location of the subject firm.

Based on these findings, the Department is amending the certification to include leased workers of Employment Control, Inc. employed at Black and Decker, North American Power Tools, Easton, Maryland.

The intent of the Department's certification is to include all workers of Black and Decker, North American Power Tools who were adversely affected by increased imports and a shift in production to Mexico.

The amended notice applicable to TA–W–41,976 is hereby issued as follows:

All workers of Black and Decker, North American Power Tools, Easton, Maryland, engaged in production of corded power tools, including leased workers of Employment Control, Inc. engaged in employment related to the production of corded power tools at Black and Decker, North American Power Tools, Easton, Maryland who became totally or partially separated from employment on or after August 1, 2001, through October 10, 2004, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC, this 8th day of January, 2003.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. 03–807 Filed 1–14–03; 8:45 am] BILLING CODE 4510–30–P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-41,581 and TA-W-41,581A]

The Cincinnati Gear Company, Cincinnati, Ohio, and the Cincinnati Gear Company, Erlanger, Kentucky; 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 Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on November 22, 2002, applicable to workers of The Cincinnati Gear Company, Cincinnati, Ohio. The notice was published in the **Federal Register** on December 23, 2002 (67 FR 78252).

At the request of a petitioner, the Department reviewed the certification for workers of the subject firm. The workers were engaged in the production of gears and transmissions.

New findings show that worker separations occurred at the Erlanger, Kentucky facility of The Cincinnati Gear Company. The workers were engaged in the production of gears and transmissions and the final assembly of the entire unit until all production ceased in May 2002.

Accordingly, the Department is amending the certification to cover workers at The Cincinnati Gear Company, Erlanger, Kentucky.

The intent of the Department's certification is to include all workers of The Cincinnati Gear Company who were adversely affected by increased imports and to also correctly identify the name of the subject firm to read The Cincinnati Gear Company.

The amended notice applicable to TA–W–41,581 is hereby issued as follows:

All workers of The Cincinnati Gear Company, Cincinnati, Ohio (TA–W–41,581), and Erlanger, Kentucky (TA–W–41,581A), who became totally or partially separated from employment on or after May 1, 2001, through November 22, 2004, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington DC, this 2nd day of January, 2003.

Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. 03–809 Filed 1–14–03; 8:45 am] BILLING CODE 4510–30–P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-50,069]

L.W. Packard & Co., Inc. Ashland, New Hampshire; 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 Certification of Eligibility to Apply for Worker Adjustment Assistance on November 29, 2002, applicable to workers of L.W. Packard & Co., Inc., Ashland, New Hampshire. The notice was published in the **Federal Register** on December 23, 2002 (67 FR 78258).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. Findings show that the Department issued certification coverage to all workers of the subject firm's Ashland, New Hampshire location.

The investigation conducted for the subject firm was conducted on behalf of workers producing woolen fabrics for ladies' and men's coats. The investigation revealed that customer imports of woolen fabrics increased while sales, production and employment declined during the period of the investigation.

Information provided by the State also shows that workers of the subject firm have ceased production of woolen fabrics. Workers currently employed at the facility perform other services and are separately identifiable from workers who produced woolen fabrics.

Based on these findings, the Department is amending the certification to cover all workers of L.W. Packard & Co., Inc., Ashland, New Hampshire, engaged in employment related to the production of woolen fabrics.

It is the intent of the Department to include all workers engaged in employment related to the production of woolen fabric of L.W. Packard & Co., Inc. Ashland, New Hampshire adversely