

APPENDIX

Subject firm	Location	Date received at Governor's office	Petition No.	Articles produced
Dana Corporation (Wkrs)	Marion, OH	05/05/2000	NAFTA-3,879	Axles & ring gears.
Ranco North America (Co.)	Plain City, OH	05/01/2000	NAFTA-3,880	Plastic water valves, metal water valves.
Johnson Controls (Co.)	Goshen, IL	05/01/2000	NAFTA-3,881	Machining equipment for parts.
Schmalbach Luheca Plastic Containers (Co.)	Novi, MI	01/24/2000	NAFTA-3,882	Plastic bottles.
Maier's Bakery (Wkrs)	Easton, PA	05/04/2000	NAFTA-3,883	Bread production.
Grayson Enterprises (Wkrs)	Eaton, IN	05/04/2000	NAFTA-3,884	Sterile sampling & custom printed bags.
Lind Shoe (Wkrs)	Somerset, WI	04/27/2000	NAFTA-3,885	Shoes.
Ingersoll Rand Transportation (Wkrs)	Los Angeles, CA	05/22/2000	NAFTA-3,886	Door locks, door lock parts.
Vanity Fair Intimates (Co.)	Jackson, AL	05/08/2000	NAFTA-3,887	Women's intimate apparel.
Lear Corporation (Wkrs)	El Paso, TX	05/03/2000	NAFTA-3,888	Dies for crimping cables, molds harness.
Pairgain Technologies (Wkrs) ..	Tustin, CA	03/07/2000	NAFTA-3,889	Higain products.
Wheaton USA (Co.)	Pennsville, NJ	04/28/2000	NAFTA-3,890	Silk screening of glass cosmetic bottle.
Nortel Networks (Wkrs)	Santa Clara, CA	05/05/2000	NAFTA-3,891	Printed circuit.
Schreiber Foods (IBT)	Monroe, WI	05/01/2000	NAFTA-3,892	Cheese products.
Peninsula Ligh Metals (Wkrs) ..	Hawthorne, CA	05/03/2000	NAFTA-3,893	Wheels, pedestals, valves.
Southland Manufacturing (Co.) ..	Ashland, AL	05/08/2000	NAFTA-3,894	Men's slacks.
Brunswick (Co.)	Tulsa, OK	05/04/2000	NAFTA-3,895	Fishing tackle.
Ambar Chemical (Co.)	Manistee, MI	04/28/2000	NAFTA-3,896	Calcium chloride products.
Hillsville Apparel (Co.)	Hillsville, VA	05/09/2000	NAFTA-3,897	Men's women's & children's sportwear.
Volex (Co.)	Clinton, AR	05/09/2000	NAFTA-3,898	Plastic finished power cord.
TI Group Automotive System (Co.) ..	Valdosta, GA	05/02/2000	NAFTA-3,899	Auto parts.
Triboro Electric (Co.)	Doylestown, PA	05/09/2000	NAFTA-3,900	Fluorescent & incandescent lighting.
Hamilton Beach—Proctor Silex (Co.) ..	Mount Airy, NC	05/10/2000	NAFTA-3,901	Toasters.
Bertone KTG Mills (UNITE)	Brooklyn, NY	05/01/2000	NAFTA-3,902	Trimnings.
Dana (Co.)	Kendallville, IN	05/10/2000	NAFTA-3,903	Fuel rails.
APV America (USWA)	Lake Mills, WI	05/09/2000	NAFTA-3,904	Valves.
Four Seasons Apparel (Co.)	Murfreesboro, NC	05/12/2000	NAFTA-3,905	Sportwear.
RHI (Co.)	Farber, MO	05/10/2000	NAFTA-3,906	Bricks for steel.
Go Dan Industrial (Wkrs)	Houston, TX	04/05/2000	NAFTA-3,907	Automotive industrial radiators.
Invensys Appliance Controls (Co.) ..	Independence, VA	05/09/2000	NAFTA-3,908	Cold controls for refrigeration.
Beloit Corporation (Co.)	Neeah, WI	05/10/2000	NAFTA-3,909	Paper making machinery.

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-37, 382]

Alaska Petroleum Contractors Alpine Project Kenai (Kenai, AK; Notice of Negative Determination Regarding Application for Reconsideration

By application dated April 24, 2000, petitioners requested administrative reconsideration of the Department's negative determination regarding eligibility to apply for Trade Adjustment Assistance (TAA), applicable to workers and former workers of the subject firm. The denial notice was signed on April 7, 2000, and published in the Federal

Register on April 21, 2000 (64 FR 21474).

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 April 7, 2000, denial of TAA for workers engaged in employment related to the fabrication and assembly of large oil production modules at Alaska Petroleum Contractors, Alpine Project Kenai, Kenai, Alaska, was based on the finding that the "contributed

importantly" test of the worker group eligibility requirements of section 222 of the Trade Act of 1974 was not met. The contributed importantly test is generally determined by a survey of the major declining customers of the subject firm. The Department conducted a survey of the sole customer of Alaska Petroleum Contractors, Alpine Project Kenai, Kenai, Alaska. The customer did not import oil production modules during the time period relevant to the investigation.

The petitioners assert that many U.S. companies bid on the construction of offshore drilling platforms which was awarded to a Korean producer. They add that Alaska Petroleum Contractors would have been able to build this project or continue with planned work and deliver on site, except for cheaper foreign labor and material offered by the Koreans and the drop in crude oil prices

brought on by the importation of foreign oil.

The subject firm did not bid on the project identified by the petitioners. The Alpine Project Kenai, Kenai, Alaska, was scheduled for a specific period of time and employee layoffs were the result of the completion of that project. The workers were not engaged in the production of oil, therefore, any increase in imports of crude oil is not a basis for worker group certification for the workers of the subject firm. The Department is required to examine the imports of articles of like or directly competitive with those produced by the workers firm. In this case oil production modules.

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 11th day of May 2000.

Grant D. Beale,

Program Manager, Division of Trade Adjustment Assistance.

[FR Doc. 00-12767 Filed 5-19-00; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-37,378]

Bugbee & Niles Company, Incorporated Providence; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on February 22, 2000, in response to a petition filed on the same date on behalf of workers at Bugbee & Niles Company, Incorporated, Providence, Rhode Island.

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 10th day of May 2000.

Grant D. Beale,

Program Manager, Division of Trade Adjustment Assistance.

[FR Doc. 00-12769 Filed 5-19-00; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-37,335]

Calvin Klein New York, NY; 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 Notice of Certification Regarding Eligibility to Apply for Worker Adjustment Assistance on March 30, 2000, applicable to workers of Calvin Klein, New York, New York. The notice was published in the **Federal Register** on April 21, 2000 (FR 65 21474).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. The workers produce women's sportswear. New findings show that there was a previous certification, TA-W-33,830, issued on March 10, 2000, for workers of Calvin Klein, New York, New York who were engaged in employment related to the production of women's sportswear. That certification expired March 10, 2000. To avoid an overlap in worker group coverage, the certification is being amended to change the impact date from February 1, 1999 to March 11, 2000, for workers of the subject firm.

The amended notice applicable to TA-W-37,335 is hereby issued as follows:

"All workers of Calvin Klein, New York, New York who became totally or partially separated from employment on or after March 11, 2000 through March 30, 2002 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974."

Signed at Washington, DC, this 9th day of May 2000.

Grant D. Beale,

Program Manager, Division of Trade Adjustment Assistance.

[FR Doc. 00-12770 Filed 5-19-00; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-34,244 Riddle, Oregon; TA-W-34,244A Coos Bay, Oregon]

Cominco Ltd., Cominco American, Inc. Glenbrook Operations (Formerly Glenbrook Nickel Company); 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 February 25, 1998, applicable to workers of Glenbrook Nickel Company, Riddle, Oregon. The notice was published in the **Federal Register** on March 23, 1998 (63 FR 13879). The certification was amended March 20, 1998 to include another manufacturing facility of the subject firm. The notice was published in the **Federal Register** on March 31, 1998 (63 FR 15441).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. The workers were engaged in the production of ferronickel. New information received from the company shows that Cominco Ltd and Cominco American are the owners of the Glenbrook properties. In 1998, Glenbrook Nickel Company became known as Cominco Ltd., Cominco American,—Glenbrook Operations. Information also shows that workers separated from employment at Glenbrook Nickel Company had their wages reported under a separate unemployment insurance (UI) tax account for Cominco Ltd., Cominco American,—Glenbrook Operations.

Accordingly, the Department is amending the certification to properly reflect this matter.

The amended notice applicable to TA-W-34,244 and TA-W-344,244A are hereby issued as follows:

All workers of Cominco Ltd., Cominco American,—Glenbrook Operations (Formerly Glenbrook Nickel Company), Riddle, Oregon and Coos Bay, Oregon who became totally or partially separated from employment on or after January 30, 1997 through February 25, 2000 are eligible to apply for adjustment assistance under section 223 of the Trade Act of 1974.

Signed at Washington, DC this 12th day of May, 2000.

Grant D. Beale,

Program Manager, Division of Trade Adjustment Assistance.

[FR Doc. 00-12772 Filed 5-19-00; 8:45 am]

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