The petition was filed by one worker who was not a company official. By law the petition must be filed by three workers, a company official, or a union official. The petitioner was a part-time temporary worker and thus, not eligible to file on behalf of himself.

Further, the worker was separated from the subject firm more than one year prior to the date of the petition. Section 223 of the Act specifies that no certification may apply to any worker whose last separation occurred more than one year before the date of the petition. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed in Washington, DC this 14th day of June, 1999.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 99–18419 Filed 7–19–99; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-36, 410]

Grey Wolf, Incorporated Alice, Texas; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on June 14, 1999 in response to a worker petition which was filed on behalf of workers at Grey Wolf, Incorporated, Alice Texas.

One of the three petitioners were separated from the subject firm more than a year prior to the date of the petition (May 22, 1999). Section 223(b)(1) of the Trade Act of 1974 specifies that no certification may apply to any worker whose last separation occurred more than a year before the date of the petition.

Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, D.C. this 8th day of July, 1999.

Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance. [FR Doc. 99–18425 Filed 7–19–99; 8:45 am]

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-36,394]

Lambda Electronics, Inc., McAllen, Texas; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, as amended, an investigation was initiated on June 14, 1999, in response to a petition filed on behalf of workers at Lambda Electronics, Inc., McAllen, Texas.

On June 14, 1999, the petitioner formally requested that the petition be withdrawn. Consequently, further investigation in this case would service no purpose, and the investigation has been terminated.

Signed in Washington, DC this 14th day of June, 1999.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 99–18417 Filed 7–19–99; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-36,130]

Lee Textile, Incorporated, Ewing, Virginia; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on May 3, 1999 in response to a worker petition which was filed on behalf of all workers at Lee Textile, Incorporated, located in Ewing, Virginia (TA–W–36,130).

The petitioner has requested that the petition be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC this 30th day of June, 1999.

Linda Poole,

Program Manager, Office of Trade Adjustment Assistance. [FR Doc. 99–18416 Filed 7–19–99; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-35, 643]

Peak Oilfield Service Company Anchorage, AK; Dismissal of Application for Reconsideration

Pursuant to 29 CFR 90.18(C) an application for administrative reconsideration was filed with the Director of the Office of Trade Adjustment Assistance for workers at the Peak Oilfield Service Company, Anchorage, Alaska. The application contained no new substantial information which would bear importantly on the Department's determination. Therefore, dismissal of the application was issued.

TA-W-35,643; Peak Oilfield Service Company, Anchorage, Alaska (July 8, 1999)

Signed at Washington, DC this 9th day of July, 1999.

Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance.

[FR Doc. 99–18423 Filed 7–19–99; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-36, 172]

Pennant Etc., Incorporated, Long Island City, New York; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on May 10, 1999 in response to a worker petition which was filed by U.N.I.T.E., Local Shop No. 102, on behalf of former workers at Pennant Etc., Incorporated, located in Long Island City, New York (TA–W–36, 172).

The Department of Labor has been unable to locate an official of the company to provide the information necessary to render a trade adjustment assistance determination.

Consequently, the Department of Labor cannot conduct an investigation to make a determination as to whether the workers are eligible for adjustment assistance benefits under the Trade Act of 1974. Therefore, further investigation in this matter would serve no purpose, and the investigation has been terminated.

Signed at Washington, D.C. this 14th day of July, 1999.

Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance.

[FR Doc. 99-18424 Filed 7-19-99; 8:45 am]

BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-35,685]

The Worcester Company, New York, NY; Dismissal of Application for Reconsideration

Pursuant to 29 CFR 90.18(C) an application for administrative reconsideration was filed with the Director of the Office of Trade Adjustment Assistance for workers at The Worcester Company, New York, New York. The application contained no new substantial information which would bear importantly on the Department's determination. Therefore, dismissal of the application was issued. TA-W-35,685; The Worcester Company, New York, New York (July 8, 1999)

Signed at Washington, D.C. this 9th day of July, 1999.

Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance. [FR Doc. 99–18422 Filed 7–19–99; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-2760]

International Paper Corporation, Containerboard Division, Gardiner, Oregon; Notice of Revised Determination on Reopening

On July 7, 1999, the Department, on its own motion, reopened its

investigation for workers and former workers of the subject firm.

The initial investigation resulted in a negative determination issued on February 8, 1999, because workers of International Paper Corporation, Containerboard Division in Gardiner, Oregon did not import linerboard from sources located in Canada or Mexico, nor was there a shift of production to Canada or Mexico. Furthermore, a survey of the subject firm's customers revealed that none of the customers increased reliance on import purchases of linerboard from Canada or Mexico during the relevant periods. The denial notice was published in the Federal Register on February 25, 1999 (64 FR 9355).

New information obtained during a TAA petition investigation on reconsideration (TA–W–35,322) for the workers of the subject firm included additional customer survey conducted by the Department for the time period relevant to the investigation. The survey results show that a major declining customer of the subject firm increased import purchases of linerboard from Mexico and Canada while decreasing purchases from the subject firm from 1997 to 1998.

Conclusion

After careful consideration of the new facts obtained on reopening, it is concluded that increased imports of articles from Mexico or Canada, like or directly competitive with linerboard produced by the subject firm, contributed importantly to the decline in sales and to the total or partial separation of workers of the subject firm. In accordance with the provisions of the Trade Act of 1974, I make the following revised determination:

"All workers of International Paper Corporation, Containerbord Division, Gardiner, Oregon, who became totally or partially separated from employment on or after November 24, 1997, are eligible to apply for NAFTA–TAA under Section 250 of the Trade Act of 1974." Signed at Washington, DC this 8th day of July, 1999.

Grant D. Beale.

Program Manager, Office of Trade Adjustment Assistance. [FR Doc. 99–18415 Filed 7–19–99; 8:45 am]

DEPARTMENT OF LABOR

Employment and Training Administration

Investigations Regarding Certifications of Eligibility to Apply for NAFTA Transitional Adjustment Assistance

Petitions for transitional adjustment assistance under the North American Free Trade Agreement-Transitional Adjustment Assistance Implementation Act (Pub. L. 103-182), hereinafter called (NAFTA-TAA), have been filed with State Governors under Section 250(b)(1) of Subchapter D, Chapter 2, Title II, of the Trade Act of 1974, as amended, are identified in the Appendix to this Notice. Upon notice from a Governor that a NAFTA-TAA petition has been received, the Director of the Office of Trade Adjustment Assistance (OTAA), **Employment and Training** Administration (ETA), Department of Labor (DOL), announces the filing of the petition and takes action pursuant to paragraphs (c) and (e) of Section 250 of the Trade Act.

The purpose of the Governor's actions and the Labor Department's investigations are to determine whether the workers separated from employment on or after December 8, 1993 (date of enactment of Pub. L. 103–182) are eligible to apply for NAFTA–TAA under Subchapter D of the Trade Act because of increased imports from or the shift in production to Mexico or Canada.