

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-36,240 and NAFTS-3145]

Consolidated Papers, Inc., Niagara Division, Niagara, WI; Notice of Affirmative Determination Regarding Application for Reconsideration

By application dated July 27, 1999, the company requested administrative reconsideration of the Department's negative determination regarding worker eligibility to apply for trade adjustment assistance (TAA) and North American Free Trade Agreement-Transitional Adjustment Assistance (NAFTA-TAA). The denial notices applicable to workers of the subject firm located in Niagara, Wisconsin, were signed on June 7, 1999 and published in the **Federal Register** on June 30, 1999 (64 FR 35183) and (64 FR 35185), respectively.

The company has provided a list of additional declining customers.

Conclusion

After careful review of the application, I conclude that the claim is of sufficient weight to justify reconsideration of the Department of Labor's prior decision. The application is, therefore, granted.

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

Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance.

[FR Doc. 99-24930 Filed 9-23-99; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-36,817]

Dynegey, Inc., Houston, TX; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on August 23, 1999 in response to a worker petition which was dated June 14, 1999, and filed on behalf of workers at Dynegey, Inc., Houston, Texas.

Further review of the petition shows that it does not comply with the requirements of 29 CFR 90.11. In summary, 29 CFR 90.11 specifies that a petition may be signed by at least three individuals of the petitioning worker group. In this case, the three petitioners were employed in different subdivisions of Dynegey and are therefore members of separate worker groups. Only a union representative or a company official may file a petition on behalf of all workers of a firm.

Therefore, this petition is deemed invalid, and the investigation has been terminated.

Signed in Washington, DC, this 10th day of September 1999.

Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance.

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of the Trade Act of 1974 ("the Act") and are identified in the Appendix to this notice. Upon receipt of these petitions, the Director of the Office of Trade Adjustment Assistance, Employment and Training Administration, has instituted investigations pursuant to Section 221 (a) of the Act.

The purpose of each of the investigations is to determine whether the workers are eligible to apply for adjustment assistance under Title II, Chapter 2, of the Act. The investigations will further relate, as appropriate, to the determination of the date on which total or partial separations began or threatened to begin and the subdivision of the firm involved.

The petitioners or any other persons showing a substantial interest in the subject matter of the investigations may request a public hearing, provided such request is filed in writing with the Director, Office of Trade Adjustment Assistance, at the address shown below, not later than October 4, 1999.

Interested persons are invited to submit written comments regarding the subject matter of the investigations to the Director, Office of Trade Adjustment Assistance, at the address shown below, not later than October 4, 1999.

The petitions filed in this case are available for inspection at the Office of the Director, Office of Trade Adjustment Assistance, Employment and Training Administration, U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210.

Signed at Washington, DC, this 16th day of August, 1999.

Edward A. Tomchick,

Program Manager, Office of Trade Adjustment Assistance.

DEPARTMENT OF LABOR

Employment and Training Administration

Investigations Regarding Certifications of Eligibility To Apply for Worker Adjustment Assistance

Petitions have been filed with the Secretary of Labor under Section 221 (a)

APPENDIX

[Petitions instituted on 08/16/1999]

TA-W	Subject firm (petitioners)	Location	Date of petition	Product(s)
36,680	Fairfield Machine (Co.)	Columbiana, OH	08/04/1999	Capital Equipment for Tube Industry.
36,681	Ganes Chemicals (Wkrs)	Carlstadt, NJ	08/03/1999	Chemicals.
36,682	S. Schwab Co (Wkrs)	Cumberland, MD	07/21/1999	Infants Wear.
36,683	Honeywell (CO.)	Phoenix, AZ	07/12/1999	Digital Control Systems.
36,684	Pacific Scientific (Wkrs)	Yorba Linda, CA	08/03/1999	Safety Equipment of Aircrafts.
36,685	AMP, Inc (CO.)	Lowell, NC	07/27/1999	Electronic Connectors.
36,686	CTI Communications (Wkrs)	Piqua, OH	08/03/1999	Antennas.
36,687	Fahnes Apparel, Inc (Co.)	El Paso, TX	07/28/1999	Men's, Ladies' & Children's Jeans.
36,688	Flynt Fabrics (Wkrs)	Wadesboro, NC	08/04/1999	Fabric Dyeing, Printing & Finishing.
36,689	Magliano Pants (UNITE)	Cincinnati, OH	07/30/1999	Tailored Men's Trousers.
36,690	Globe Tailoring (UNITE)	Cincinnati, OH	07/30/1999	Men's Tailored Suit Jackets.
36,691	Hirsch Company (Wkrs)	Skokie, IL	07/29/1999	Metal and Wood Shelving Products.

APPENDIX—Continued
[Petitions instituted on 08/16/1999]

TA-W	Subject firm (petitioners)	Location	Date of petition	Product(s)
36,692	Smith Tool, Inc (Co.)	Ponca City, OK	07/26/1999	Drill Bits—Petroleum and Mining.
36,693	Rexell Industries (Wkrs)	Gaylord, MI	07/29/1999	Permanent Molds and Dies.
36,694	Weathervane Windows (Wkrs)	Brighton, MI	07/21/1999	Residential Windows and Doors.
36,695	Karina (Wkrs)	Wayne, NJ	07/27/1999	Hair Ornaments.
36,696	Kesu Systems & Services (Wkrs)	Tempe, AZ	08/05/1999	Burn-In Service for Semi Conductors.
36,697	Henry Silverman Jewelers (Wkrs)	El Paso, TX	08/07/1999	Fine Jewelry.
36,698	Contract Apparel Inc (Co.)	El Paso, TX	07/12/1999	Clothing.
36,699	Talison Sugar Corp. (Wkrs)	Belle Glade, FL	08/03/1999	Sugar Cane.
36,700	Downing Wellhead Equip. (Co.)	Oklahoma City, OK	08/04/1999	Oilfield Equipment.
36,701	Monark Egg—Michael Food (IBT)	Kansas City, MO	07/30/1999	Dried Powdered Egg.
36,702	Bilrite Corp. (The) (Co.)	Ripley, MS	08/04/1999	Rubber Molded Heels and Soles.
36,703	Fabrico Manufacturing (Wkrs)	Chicago, IL	08/03/1999	Flexible and Synthetic Fabrics.
36,704	Logos Neckwear (Co.)	Paulsboro, NJ	07/26/1999	Neckwear.
36,705	Getchell Gold Corp. (Co.)	Golconda, NV	08/03/1999	Gold Bars.
36,706	J and J Flock Products (Co.)	Easton, PA	08/04/1999	Textile Fabrics.
36,707	Consolidation Coal (UMW)	Fairview, WV	08/04/1999	Bituminous Coal.
36,708	Invensys Appliance (Co.)	New Stanton, PA	07/23/1999	Appliance Controls.
36,709	AMP, Inc (Wkrs)	Loganville, PA	08/04/1999	Terminals and Connectors.
36,710	American Eagle Well (Co.)	Wichita Falls, TX	08/02/1999	Analysis of Oil and Gas Wells.
36,711	Petroplex Aadizung (Wkrs)	Midland, TX	07/28/1999	Oil and Gas Well Services.
36,712	Harken Engery Corp. (Wkrs.)	Houston, TX	08/01/1999	Oil and Gas.
36,713	Ranger Oil Co. (Co.)	Houston, TX	07/29/1999	Oil and Gas Exploration.

[FR Doc. 99-24931 Filed 9-23-99; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-36,142]

Voyager Apparel Tallmadge, Ohio; 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 by the company behalf of workers at Voyager Apparel, Tallmadge, Ohio.

The petitioner is a company official who has refused to provide information and 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 13th day of September, 1999.

Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance.

[FR Doc. 99-24933 Filed 9-23-99; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-03224 and 03224A]

Lincoln Automotive Company, Jonesboro, AR and St. Louis, MO; 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 14, 1999, applicable to workers of Lincoln Automotive Company, including leased workers of Staffmark and Manpower, Jonesboro, Arkansas. The notice was published in the **Federal Register** on August 11, 1999 (62 FR 43725).

At the request of the company, the Department reviewed the certification for workers of the subject firm. New findings show that worker separations are occurring at the St. Louis, Missouri location of Lincoln Automotive Company and will continue until its closing in October, 1999. The St. Louis, Missouri location is the headquarters office, where workers provide sales, marketing and customer service to support the production of 4 ton service

jacks, 10 ton service jacks, ¾ ton wheel dolly, ½ ton transmission jacks and 1 ton transmission jacks at the Jonesboro, Arkansas facility of Lincoln Automotive Company.

Accordingly, the Department is amending the certification to cover workers at Lincoln Automotive Company, St. Louis, Missouri.

The intent of the Department's certification is to include all workers of Lincoln Automotive Company adversely affected by imports from Mexico.

The amended notice applicable to NAFTA-03224 is hereby issued as follows:

All workers of Lincoln Automotive Company including leased workers of Staffmark and Manpower, Jonesboro, Arkansas producing 4 ton service jacks, 10 ton service jacks, ¾ ton wheel dolly, ½ ton transmission jacks and 1 ton transmission jacks for Lincoln Automotive Company, Jonesboro, Arkansas (NAFTA-03224) and all workers of Lincoln Automotive Company, St. Louis, Missouri who became totally or partially separated from employment on or after May 17, 1998 through July 14, 2001 are eligible to apply for NAFTA-TAA under Section 250 of the Trade Act of 1974.

Signed in Washington, DC, this 7th day of September, 1999.

Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance.

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