

than a request by a party to an existing decree for approval of a modification, for in dealing with an initial settlement the court is unlikely to have substantial familiarity with the market involved. *United States v. Microsoft Corp.*, 1995-1 Trade Cas. ¶ 71,027, at ¶¶ 74,831-32.

VIII

Determinative Materials and Documents

No documents were determinative in the formulation of the proposed Final Judgment. Consequently, the United States has not attached any such documents to the proposed Final Judgment.

Dated: August 14, 1995.

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Office of Justice Programs

[OJP (NIJ) No.1057C]

RIN 1121-ZA19

National Institute of Justice; Clarification to the National Institute of Justice Solicitation "NIJ Requests Proposals for Research in Action Partnerships"

AGENCY: U.S. Department of Justice,
Office of Justice Programs, National
Institute of Justice.

ACTION: Clarification of eligibility of
applicants for the National Institute of
Justice Solicitation "NIJ Requests
Proposals for Research in Action
Partnerships".

ADDRESSES: National Institute of Justice,
633 Indiana Avenue NW., Washington,
DC 20531.

DATES: The deadline for receipt of
proposals is close of business on
September 8, 1995.

FOR FURTHER INFORMATION CONTACT: The
National Criminal Justice Reference

Service (NCJRS) at 1-800-851-3420 to
obtain a copy of "NIJ Requests Proposals
for Research in Action Partnerships"
(refer to document no. SL000128).

SUPPLEMENTARY INFORMATION: The
following supplementary information is
provided:

Authority

This action is authorized under the
Omnibus Crime Control and Safe Streets
Act of 1968, Sections 201-03, as
amended, 42 U.S.C. 3721-23 (1988).

Background

This notice is to clarify eligibility for
the National Institute of Justice
solicitation, NIJ Requests Proposals for
Research in Action Partnerships (July
1995). The solicitation is open to
national professional and membership
organizations representing various
professional groups within criminal
justice or elected officials at the State or
local level. National membership
organizations focused on crime
prevention and crime control activities
are eligible to apply under this
competitive solicitation, independent of
whether their members are full time
employees of law enforcement and
criminal justice organizations. Through
this solicitation the National Institute of
Justice is seeking to encourage the
development of partnerships, with two
goals in mind—to encourage the
understanding and use of research
results, and to encourage the use of new
communications technologies. Interested
persons should call the
National Criminal Justice Reference
Service (NCJRS) at 1-800-851-3420 to
obtain a copy of "NIJ Requests Proposals
for Research in Action Partnerships"
(refer to document no. SL000128). The
solicitation is available electronically
via the NCJRS Bulletin Board, which
can be accessed via Internet. Telnet to
ncjrsbbs.aspensys.com, or gopher to
ncjrs.aspensys.com 71. Those without
Internet access can dial the NCJRS
Bulletin Board via modem: dial 301-
738-8895. Set modem at 9600 baud, 8-
N-1.

Jeremy Travis,

Director, National Institute of Justice.

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DEPARTMENT OF LABOR

Employment and Training Administration

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 August, 1995.

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,

(2) That sales or production, or both,
of the firm or subdivision 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.

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.

None

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

TA-W-31,126; Sikorsky Aircraft Corp.,
Stratford, CT

U.S. imports of military helicopters
declined absolutely in the period April
1994 through March 1995 as compared
to the year earlier.

TA-W-31,135; Greif Brothers Corp.,
Amherst, NY

TA-W-31,340; Kaiser Porcelain (US),
Inc., Niagara Falls, NY

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