

published in the Federal Register on August 6, 1996 (61 FR 40853).

At the request of the State Trade Coordinator, the Department reviewed the certification for workers of the subject firm. New Information provided by the company shows that in May 1993, all of the employees of Lee Thomas, Incorporated became employees of Your Staff, Incorporated, Los Angeles, California. The workers were engaged in the production of apparel. Accordingly, the Department is amending the certification to cover all of the workers of Lee Thomas, Incorporated also known as Your Staff, Incorporated, Los Angeles, California.

The intent of the Department's certification is to include those workers of Lee Thomas, Incorporated also known as Your Staff Incorporated who were adversely affected by the shift in production to Mexico.

The amended notice applicable to NAFTA—01085 is hereby issued as follows:

"Workers of Lee Thomas, Incorporated A/ K/A Your Staff, Incorporated, Los Angeles, California, who became totally or partially separated from employment on or after May 29, 1995, are eligible to apply for NAFTA-TAA under Section 250 of the Trade Act of 1974."

Signed at Washington, D.C. this 9th day of October 1996.

Russell T. Kile,

Acting Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

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[NAFTA-00984; NAFTA-00984A]

Owens-Illinois, Incorporated Owens Brockway Glass Containers, Plants #18 and #19 Brockway, Pennsylvania, and Notice of Negative Determination Regarding Application for Reconsideration

By an application dated August 29, 1996, counsel to Glass, Molders, Pottery, Plastics & Allied Workers International Union and its Local Union, GMP Local 110, requested administrative reconsideration of the Department's negative determination regarding the eligibility for workers of the subject firm to apply for NAFTA-Transitional Adjustment Assistance. The notice of negative determination was issued on July 3, 1996 and published in the Federal Register on August 2, 1996 (61 FR 40454).

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 misinterpretation of facts or of the law justified reconsideration of the decision.

The workers produce glass containers. Bottles represent the predominant portion of sales at Plants #18 and #19 in Brockway.

Counsel for Local 110 asserts that the Brockway workers should be certified for TAA because the Department made favorable determinations for workers at other glass container production facilities. In those cases, the Department found import impact. Those firm(s) were either importing glass containers or their customers increased reliance on imports.

Counsel for Local 110 also believes that employees lost production opportunities at Brockway's Plants #18 and #19 because of the saturation of the market from Mexican and Canadian imports. Findings of the investigation showed that major declining customers of Owens-Brockway, Plants #18 and #19, reported no imports from Mexico or Canada of glass containers competitive with the articles produced at the subject firm. These customers also reported that they were switching from glass to plastic containers.

Counsel for Local 110 claims that the jobs formerly done at the Brockway plants were sent out of the country. Counsel for Local 110 presented evidence that molds, one of the most important components in the glass container production process, were being shipped from the plants in Brockway to foreign countries. Certification under Section 250 of the Trade Act is premised upon a shift in production from the workers' firm to Mexico or Canada, or increased company or customer imports of the product produced at the workers' firm from Mexico or Canada. Owens-Brockway produced glass containers, and although molds are used to produce glass containers, molds cannot be considered like or directly competitive with glass containers.

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, D.C., this 8th day of October, 1996.

Russell T. Kile,

Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

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[NAFTA-00651]

Amended Certification Regarding Eligibility To Apply for NAFTA Transitional Adjustment Assistance

In the matter of SCI Systems Inc., (formerly Digital Equipment Corporation; Augusta, Maine; including leased workers of: Kelly Temporary Services, Olsten Staffing Services, Manpower Temporary Services, Tech Aid, Augusta, Maine; TAD Resources International Inc., Westbrook, Maine; Interstate Technical Services, Nashua, New Hampshire; The Computer Merchant, Norwell, Massachusetts; and Manpower Technical, Portland, Maine.

In accordance with Section 250(a), Subchapter D, Chapter 2, Title II, of the Trade Act of 1974, as amended (19 USC 2273), the Department of Labor issued a Certification for NAFTA Transitional Adjustment Assistance on December 1, 1995, applicable to all workers of SCI Systems, Inc., formerly Digital Equipment Corporation, located in Augusta, Maine. The notice was published in the Federal Register on January 26, 1996 (61 FR 2538).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. The State agency reports that employees of several temporary agencies were directly involved in the manufacturing of the computer modules and box assemblies produced by SCI Systems in Augusta, Maine. Based on these findings, the Department is amending the certification to include leased workers from Kelly Temporary Services, Olsten Staffing Services, Manpower Temporary Services all located in Augusta, Maine; TAD Resources International Inc., Westbrook, Maine; Interstate Technical Services, Nashua, New Hampshire; The Computer Merchant, Norwell, Massachusetts; and Manpower Technical, Portland, Maine.

The intent of the Department's certification is to include all workers of Digital SCI Systems, Inc. adversely affected by imports from Canada.

The amended notice applicable to NAFTA-00651 is hereby issued as follows:

All workers engaged in the production of computer modules and box assemblies at SCI