DEPARTMENT OF JUSTICE

Immigration and Naturalization Service

[INS No. 1886–97]

Expansion of the Direct Mail Program for the Honolulu, Phoenix and San Diego District Offices and the Agana, Calexico, Las Vegas, Reno and Tucson Suboffices; Form N–400

AGENCY: Immigration and Naturalization Service, Justice.

ACTION: Notice.

SUMMARY: The Immigration and Naturalization Service (INS or Service) is expanding its Direct Mail Program to include the Honolulu, Phoenix, and San Diego District Offices and the Agana, Calexico, Las Vegas, Reno, and Tucson Suboffices on the current list of direct mail sites for filing Form N–400, Application for Naturalization. Applicants residing within these districts and suboffices will mail their Form N–400 directly to the designated INS service center for processing. This expansion is intended to improve INS service to the public by reducing processing times for Form N–400, limiting in-person visits to local offices, and improving the quality of case status information provided to the public.

DATES: This notice is effective March 23, 1998.

FOR FURTHER INFORMATION CONTACT: Susan Arroyo, Adjudications Officer, Immigration and Naturalization Service, Office of Naturalization Operations, 801 I Street, NW., Room 935E, Washington, DC 20536, telephone, (202) 514–8247.

SUPPLEMENTARY INFORMATION: Under the Direct Mail Program, certain applicants and petitioners for immigration benefits mail their applications and petitions directly to an INS service center for processing instead of submitting them to a local INS office. The purposes and strategy of the Direct Mail Program have been discussed in detail in previous rulemaking and notices (see, e.g., 59 FR 33903 and 59 FR 33985).

The Service is continuing expansion of the Direct Mail Program, as applied to Form N–400, by adding the Honolulu, Phoenix, and San Diego District Offices and the Agana, Calexico, Las Vegas, Reno, and Tucson Suboffices as Direct Mail sites.

Where To File

Effective March 23, 1998 applicants for naturalization residing within the jurisdiction of the Honolulu, Phoenix, and San Diego District Offices and the Agana, Calexico, Las Vegas, Reno, and Tucson Suboffices must mail the Form N–400, Application for Naturalization, directly to the California Service Center at the following address: USINS California Service Center, Attention: N–400 Unit, P.O. Box 10400, Laguna Niguel, California 92607–0400.

Transition

During the first 60 days following the effective date of this notice, the Honolulu, Phoenix, and San Diego District Offices and the Agana, Calexico, Las Vegas, Reno, and Tucson Suboffices will forward in a timely fashion to the California Service Center any Form N–400, Application for Naturalization, which has been inadvertently filed with the respective District or Suboffice. Applicants will be provided a notice at the time of filing at the District or Suboffice advising them that their application is being forwarded to the service center for initial processing. The applicant will receive written notification from their respective District or Suboffice of the date, place, and time of their interview for naturalization. When applications are forwarded from the District or Suboffices, they will be receipted and filed when they arrive at the service center. After the 60-day transition period, applicants attempting to file Form N–400, Application for Naturalization, at the offices listed above will be directed to mail their application directly to the California Service Center for processing.


Doris Meissner, Commissioner, Immigration and Naturalization Service.

[FR Doc. 98–7368 Filed 3–20–98; 8:45 am]

BILLING CODE 4410–10–M

DEPARTMENT OF LABOR

Employment and Training Administration

Notice of Determinations Regarding Eligibility to Apply for Worker Adjustment Assistance and NAFTA Transitional Adjustment Assistance

In accordance with Section 222 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 March, 1998.

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 of 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 hereof, 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.

TA–W–34,139; Trelleborg YSH, Inc., South Haven, MI
TA–W–34,141; Mascotech, Industrial Components Division, Duffield, VA
TA–W–34,174; United Technologies Automotive, Columbus, MS

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

TA–W–34,091; Globelle, Inc., Berlin, NJ
TA–W–34,211; Alta Genetics USA, Inc., Hughson, CA

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

TA–W–34,257; Weyerhaeuser Co., Coos Bay Timberlands, North Bend, OR
TA–W–34,188; Badger Paper Mills, Inc., Peshigo, WI
TA–W–34,167; The Stanley Works, Stanley Tools Div., York, PA
TA–W–34,269; Erickson Air-Crane Co., L.L. C., Central Point, OR
TA–W–33,979; Cytec Industries, Inc., Warners Plant, Linden, NJ

Increased imports did not contribute importantly to worker separations at the firm.

TA–W–34,152; Lorraine Wardy Enterprises, El Paso, TX

The investigation revealed criteria (2) has not been met. Sales or production did not decline during the relevant period as required for certification.

Affirmative Determinations for Worker Adjustment Assistance

The following certifications have been issued; the date following the company