

As required by 5 U.S.C. 552(r) and Office of Management and Budget (OMB) implementing regulations, the Department of Justice has provided a report on the proposed changes to OMB and the Congress.

A modified system description is set forth below.

Dated: May 8, 2000.

Stephen R. Colgate, Assistant Attorney General for Administration.

JUSTICE/OIG-001

SYSTEM NAME:

Office of the Inspector General Investigative Records.

SYSTEM LOCATION:

U.S. Department of Justice, Office of the Inspector General, 950 Pennsylvania Ave., NW, Washington, DC 20530-0001 and 1425 New York Ave., NW, Suite 7100, Washington, DC 20530. During the course of an investigation, records are also kept in the investigations field offices, the addresses of which are listed on the OIG's website at http://www.usdoj.gov/org.

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ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

\* \* \* \* \*

(a) In the event that a record, either by itself or in combination with other information, indicates a violation or potential violation of law, whether civil, criminal, or regulatory in nature, and whether arising by general statute or particular program statute, or by rule, regulation, or order pursuant thereto, or a violation or potential violation of a contract, the relevant record may be disclosed to the appropriate agency, whether Federal, state, local, foreign, or international, charged with the responsibility or investigating or prosecuting such violation, enforcing or implementing such statute, rule, regulation, or order, or with enforcing such contract.

\* \* \* \* \*

(d) A record may be disclosed to a Federal, State, local, foreign, or international agency, or other public authority or professional licensing organization, in connection with the assignment, hiring, or retention of an individual, the issuance or revocation of a security clearance, the reporting of an investigation of an individual, the letting of a contract, or the issuance or revocation of a license, grant, or other benefit by such an entity, to the extent

that the information is relevant and necessary to that entity's decision on the matter. No disclosure will be made under this paragraph unless the Inspector General or his designee determines that the information is sufficiently reliable to support a referral to another office within the Department of Justice or to another Federal, state, or local agency for criminal, civil, administrative, personnel, or regulatory action.

\* \* \* \* \*

(h) Information permitted to be released to the news media and the public pursuant to 28 CFR 50.2 may be made available, unless it is determined that release of the specific information in the context of a particular case would constitute an unwarranted invasion of personal privacy.

(i) Information may be disclosed to complainants and victims to the extent necessary to provide them with information concerning the progress or results of the investigation or case arising from the matters of which they complained or were the victim.

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RETRIEVABILITY:

Each OIG investigation is assigned a case number and all records relating to a particular investigation are filed and retrieved by that case number. In some instances, records may also be retrievable by the surnames of subjects, witnesses, and/or complainants.

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RETENTION AND DISPOSAL:

Records in this system are retained and disposed of in accordance with the schedule approved by the Archivist of the United States, Job Number NI-60-97-4.

SYSTEM MANAGER(S) AND ADDRESS:

Office of the General Counsel, Office of the Inspector General, Department of Justice, 950 Pennsylvania Avenue, NW, Room 4261, Washington, DC 20530-0001.

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[FR Doc. 00-12735 Filed 5-19-00; 8:45 am]

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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 (Public Law 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 Division of Trade Adjustment Assistance (DTAA), 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.

The petitioners or any other persons showing a substantial interest in the subject matter of the investigations may request a public hearing with the Director of DTAA at the U.S. Department of Labor (DOL) in Washington, DC provided such request if filed in writing with the Director of DTAA not later than June 1, 2000.

Also, interested persons are invited to submit written comments regarding the subject matter of the petitions to the Director of DTAA at the address shown below not later than June 1, 2000.

Petitions filed with the Governors are available for inspection at the Office of the Director, DTAA, ETA, DOL, Room C-4318, 200 Constitution Avenue, NW, Washington, DC 20210.

Signed at Washington, DC this 16th day of May 2000.

Grant D. Beale, Program Manager, Division of Trade Adjustment Assistance

## APPENDIX

Subject firm	Location	Date received at Governor's office	Petition No.	Articles produced
Dana Corporation (Wkrs) .....	Marion, OH .....	05/05/2000	NAFTA-3,879	Axles & ring gears.
Ranco North America (Co.) .....	Plain City, OH .....	05/01/2000	NAFTA-3,880	Plastic water valves, metal water valves.
Johnson Controls (Co.) .....	Goshen, IL .....	05/01/2000	NAFTA-3,881	Machining equipment for parts.
Schmalbach Luheca Plastic Containers (Co.) .....	Novi, MI .....	01/24/2000	NAFTA-3,882	Plastic bottles.
Maier's Bakery (Wkrs) .....	Easton, PA .....	05/04/2000	NAFTA-3,883	Bread production.
Grayson Enterprises (Wkrs) .....	Eaton, IN .....	05/04/2000	NAFTA-3,884	Sterile sampling & custom printed bags.
Lind Shoe (Wkrs) .....	Somerset, WI .....	04/27/2000	NAFTA-3,885	Shoes.
Ingersoll Rand Transportation (Wkrs) .....	Los Angeles, CA .....	05/22/2000	NAFTA-3,886	Door locks, door lock parts.
Vanity Fair Intimates (Co.) .....	Jackson, AL .....	05/08/2000	NAFTA-3,887	Women's intimate apparel.
Lear Corporation (Wkrs) .....	El Paso, TX .....	05/03/2000	NAFTA-3,888	Dies for crimping cables, molds harness.
Pairgain Technologies (Wkrs) ..	Tustin, CA .....	03/07/2000	NAFTA-3,889	Higain products.
Wheaton USA (Co.) .....	Pennsville, NJ .....	04/28/2000	NAFTA-3,890	Silk screening of glass cosmetic bottle.
Nortel Networks (Wkrs) .....	Santa Clara, CA .....	05/05/2000	NAFTA-3,891	Printed circuit.
Schreiber Foods (IBT) .....	Monroe, WI .....	05/01/2000	NAFTA-3,892	Cheese products.
Peninsula Ligh Metals (Wkrs) ..	Hawthorne, CA .....	05/03/2000	NAFTA-3,893	Wheels, pedestals, valves.
Southland Manufacturing (Co.) ..	Ashland, AL .....	05/08/2000	NAFTA-3,894	Men's slacks.
Brunswick (Co.) .....	Tulsa, OK .....	05/04/2000	NAFTA-3,895	Fishing tackle.
Ambar Chemical (Co.) .....	Manistee, MI .....	04/28/2000	NAFTA-3,896	Calcium chloride products.
Hillsville Apparel (Co.) .....	Hillsville, VA .....	05/09/2000	NAFTA-3,897	Men's women's & children's sportwear.
Volex (Co.) .....	Clinton, AR .....	05/09/2000	NAFTA-3,898	Plastic finished power cord.
TI Group Automotive System (Co.) ..	Valdosta, GA .....	05/02/2000	NAFTA-3,899	Auto parts.
Triboro Electric (Co.) .....	Doylestown, PA .....	05/09/2000	NAFTA-3,900	Fluorescent & incandescent lighting.
Hamilton Beach—Proctor Silex (Co.) ..	Mount Airy, NC .....	05/10/2000	NAFTA-3,901	Toasters.
Bertone KTG Mills (UNITE) .....	Brooklyn, NY .....	05/01/2000	NAFTA-3,902	Trimnings.
Dana (Co.) .....	Kendallville, IN .....	05/10/2000	NAFTA-3,903	Fuel rails.
APV America (USWA) .....	Lake Mills, WI .....	05/09/2000	NAFTA-3,904	Valves.
Four Seasons Apparel (Co.) ....	Murfreesboro, NC .....	05/12/2000	NAFTA-3,905	Sportwear.
RHI (Co.) .....	Farber, MO .....	05/10/2000	NAFTA-3,906	Bricks for steel.
Go Dan Industrial (Wkrs) .....	Houston, TX .....	04/05/2000	NAFTA-3,907	Automotive industrial radiators.
Invensys Appliance Controls (Co.) ..	Independence, VA .....	05/09/2000	NAFTA-3,908	Cold controls for refrigeration.
Beloit Corporation (Co.) .....	Neeah, WI .....	05/10/2000	NAFTA-3,909	Paper making machinery.

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## DEPARTMENT OF LABOR

### Employment and Training Administration

[TA-W-37, 382]

#### Alaska Petroleum Contractors Alpine Project Kenai (Kenai, AK; Notice of Negative Determination Regarding Application for Reconsideration

By application dated April 24, 2000, petitioners requested administrative reconsideration of the Department's negative determination regarding eligibility to apply for Trade Adjustment Assistance (TAA), applicable to workers and former workers of the subject firm. The denial notice was signed on April 7, 2000, and published in the Federal

Register on April 21, 2000 (64 FR 21474).

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 mis-interpretation of facts or of the law justified reconsideration of the decision.

The April 7, 2000, denial of TAA for workers engaged in employment related to the fabrication and assembly of large oil production modules at Alaska Petroleum Contractors, Alpine Project Kenai, Kenai, Alaska, was based on the finding that the "contributed

importantly" test of the worker group eligibility requirements of section 222 of the Trade Act of 1974 was not met. The contributed importantly test is generally determined by a survey of the major declining customers of the subject firm. The Department conducted a survey of the sole customer of Alaska Petroleum Contractors, Alpine Project Kenai, Kenai, Alaska. The customer did not import oil production modules during the time period relevant to the investigation.

The petitioners assert that many U.S. companies bid on the construction of offshore drilling platforms which was awarded to a Korean producer. They add that Alaska Petroleum Contractors would have been able to build this project or continue with planned work and deliver on site, except for cheaper foreign labor and material offered by the Koreans and the drop in crude oil prices