

Signed at Washington, DC, this 13th day of August 2001.

Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

[FR Doc. 01-21851 Filed 8-28-01; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-38,983]

ZapatA Technologies, Inc.; Hazelton, Pennsylvania; Notice of Negative Determination Regarding Application for Reconsideration

By applications of May 9 and May 16, 2001, petitioners requested administrative reconsideration of the Department's negative determination regarding eligibility for workers and former workers of the subject firm to apply for Trade Adjustment Assistance (TAA). The denial notice applicable to workers of ZapatA Technologies, Inc., Hazelton, Pennsylvania, was issued on April 20, 2001, and was published in the **Federal Register** on May 9, 2001 (66 FR 23733).

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 petitioners suggest that fifty percent of their work involved technical and support services, and that those intangible articles "are now being imported to various plants" including the ZapatA, Inc., Muskogee, Oklahoma plant, other U.S. and world-wide locations. The petitioners attached documentation from the company that effective February 1, 2001, technical information, business, sales, and technical services were to be transferred to a sister plant in Spain.

Only in very limited instances are service workers certified for TAA, namely the worker separations must be caused by a reduced demand for their services from a parent or controlling firm or subdivision whose workers produce an article and who are currently under a certification for TAA.

If import impact had been established for the production workers at ZapatA Technologies, Inc., Hazelton, Pennsylvania, only then, could the petitioners be included in a certification for TAA.

The petitioners also described how the parent company, ZapatA International, who also sells crowns and enclosures to the bottling industry, has lost business to competitors. The Department's petition investigation under the Trade Act of 1974, was specifically for the workers at ZapatA Technologies, Inc., Hazelton, Pennsylvania. The petition investigation is conducted for the workers' appropriate firm or subdivision, not on a company-wide or industry-wide basis.

The Department's denial of the TAA petition filed on behalf of workers producing bottle cap manufacturing machinery at ZapatA finding that the contributed importantly criterion of Section 222 of the Trade Act of 1974, was not met. The production at the subject firm was primarily for the export market. Thus, the workers were not affected by increased imports. Although the company did shift production of bottle cap manufacturing machinery abroad, that is not a basis for worker group certification under the Trade Act.

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 13th day of August 2001.

Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

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NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

Records Schedules for Electronic Copies Previously Covered by General Records Schedule 20; Availability and Request for Comments

AGENCY: National Archives and Records Administration (NARA).

ACTION: Notice of availability of proposed records schedules; request for comments.

SUMMARY: The National Archives and Records Administration (NARA) publishes notice at least once monthly

of certain Federal agency requests for records disposition authority (records schedules). Once approved by NARA, records schedules provide mandatory instructions on what happens to records when no longer needed for current Government business. They authorize the preservation of records of continuing value in the National Archives of the United States and the destruction, after a specified period, of records lacking administrative, legal, research, or other value. Notice is published for records schedules in which agencies propose to destroy records not previously authorized for disposal or reduce the retention period of records already authorized for disposal.

This request for comments pertains solely to schedules for electronic copies of records created using word processing and electronic mail where the recordkeeping copies are already scheduled. (Electronic copies are records created using word processing or electronic mail software that remain in storage on the computer system after the recordkeeping copies are produced.)

These records were previously approved for disposal under General Records Schedule 20, Items 13 and 14. The agencies identified in this notice have submitted schedules pursuant to NARA Bulletin 99-04 to obtain separate disposition authority for the electronic copies associated with program records and administrative records not covered by the General Records Schedules. NARA invites public comments on such records schedules, as required by 44 U.S.C. 3303a(a). To facilitate review of these schedules, their availability for comment is announced in **Federal Register** notices separate from those used for other records disposition schedules.

DATES: Requests for copies must be received in writing on or before October 15, 2001. On request, NARA will send a copy of the schedule. NARA staff usually prepare appraisal memorandums concerning a proposed schedule. These, too, may be requested. Requesters will be given 30 days to submit comments.

Some schedules submitted in accordance with NARA Bulletin 99-04 group records by program, function, or organizational element. These schedules do not include descriptions at the file series level, but, instead, provide citations to previously approved schedules or agency records disposition manuals (see Supplementary Information section of this notice). To facilitate review of such disposition requests, previously approved schedules