

Holly, North Carolina. The notice was published in the **Federal Register** on December 26, 2001 (66 FR 66426).

At the request of the company, the Department reviewed the certification for workers of the subject firm. The company reports that worker separations occurred at the Headquarters Office, Charlotte, North Carolina location of DyStar L.P. The Charlotte, North Carolina workers provide administrative support function services for the subject firm's production facilities including Mt. Holly, North Carolina.

Based on these findings, the Department is amending this certification to include workers of DyStar L.P., Headquarters Office, Charlotte, North Carolina.

The intent of the Department's certification is to include all workers of DyStar L.P. who were adversely affected by increased imports.

The amended notice applicable to TA-W-39,329 is hereby issued as follows:

All workers of DyStar L.P., Mt. Holly, North Carolina (TA-W-39,329) and DyStar L.P. Headquarters Office, Charlotte, North Carolina (TA-W-39,329A) who became totally or partially separated from employment on or after May 15, 2000, through December 7, 2003, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974."

Signed at Washington, DC, this 15th day of January, 2002.

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 02-2688 Filed 2-4-02; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-39,453]

The Arnold Engineering Company, Ferrite Products Division, Sevierville, Tennessee; Notice of Affirmative Determination Regarding Application for Reconsideration

By letter of October 19, 2001, a company requested administrative reconsideration of the Department of Labor's Notice of Negative Determination Regarding Eligibility to Apply for Worker Adjustment Assistance, applicable to workers of the subject firm. The denial notice was signed on September 25, 2001, and published in the **Federal Register** on October 11, 2001 (66 FR 51973).

The company supplied an additional list of customers. The company believes these customers reduced their purchases from the subject plant and began importing ceramic hard ferrite magnets during the relevant time period. The Department of Labor will conduct a survey of these additional customers to determine if imports contributed importantly to the declines in employment at the subject plant.

Conclusion

After careful review of the application, I conclude that the claim is of sufficient weight to justify reconsideration of the Department of Labor's prior decision. The application is, therefore, granted.

Signed at Washington, DC, this 18th day of January, 2002.

Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-40,642]

Imerys Pigments and Additives Group, Dry Branch, Georgia; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on January 28, 2002 in response to a worker petition which was filed on behalf of workers at Imerys Pigments and Additives Group, Dry Branch, Georgia.

The petitioning group of workers are subject to an ongoing investigation for which a determination has not yet been issued (TA-W-40,509). Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC, this 28th day of January, 2002.

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance.

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-39,997]

Keokuk Ferro-Sil, Inc. Keokuk, Iowa; Notice of Revised Determination on Reconsideration

By letter of November 14, 2001, the company requested administrative reconsideration regarding the Department's Negative Determination Regarding Eligibility to Apply for Worker Adjustment Assistance, applicable to the workers of the subject firm.

The initial investigation resulted in a negative determination issued on October 31, 2001, based on the finding that a survey of customers indicated that increased imports did not contribute importantly to worker separations. The denial notice was published in the **Federal Register** on November 9, 2001 (66 FR 56711).

The company alleged that 75% ferrosilicon is competitive with 50% ferrosilicon and therefore imports of 75% ferrosilicon should be considered as impacting the subject plant workers.

The Department upon examination of the data supplied by the company is in agreement that 50% and 75% ferrosilicon are competitive with each other for the bulk of their uses. Upon examination of industry trade statistics pertaining to ferrosilicon it is apparent that 50% and 75% ferrosilicon imports increased significantly, while U.S. production declined during the relevant period.

Conclusion

After careful review of the additional facts obtained on reconsideration, I conclude that increased imports of articles like or directly competitive with those produced at Keokuk Ferro-Sil, Inc., Keokuk, Iowa contributed importantly to the declines in sales or production and to the total or partial separation of workers at the subject firm. In accordance with the provisions of the Act, I make the following certification:

All workers of Keokuk Ferro-Sil, Inc., Keokuk, Iowa who became totally or partially separated from employment on or after August 23, 2000 through two years from the date of this certification, are eligible to apply for adjustment assistance under section 223 of the Trade Act of 1974.