

Dated: May 9, 2003.

Terrence Clark,

Acting Director, Division of Trade Adjustment Assistance.

[FR Doc. 03-12426 Filed 5-16-03; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-50,895 and TA-W-50,895A]

Americal Corporation, Goldsboro, NC; Americal Corporation Henderson, NC; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on March 12, 2003, applicable to workers of Americal Corporation, Goldsboro, North Carolina. The notice was published in the **Federal Register** on March 26, 2003 (68 FR 14707).

At the request of the company, the Department reviewed the certification for workers of the subject firm. The workers were engaged in the production of hosiery.

New findings show that worker separations occurred at the Henderson, North Carolina facility of the subject firm. Workers at Henderson, North Carolina produce leg wear (hosiery—full length, knee-length and thigh-lengths and socks) as well as occupy administrative offices for the subject firm.

Accordingly, the Department is amending the certification to cover workers at Americal Corporation, Henderson, North Carolina.

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

The amended notice applicable to TA-W-50,895 is hereby issued as follows:

All workers of Americal Corporation, Goldsboro, North Carolina (TA-W-50,895) and Americal Corporation, Henderson, North Carolina (TA-W-50,895A), who became totally or partially separated from employment on or after February 12, 2002, through March 12, 2005, are eligible to apply for adjustment assistance under section 223 of the Trade Act of 1974.

Signed at Washington DC this 7th day of May 2003.

Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance.

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-50,633]

Barry of Goldsboro, Goldsboro, NC; Notice of Revised Determination on Reconsideration

By letter dated March 25, 2003, 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 February 11, 2003, was based on the finding that the workers did not produce a product under the meaning of section 222 of the Act. The denial notice was published in the **Federal Register** on March 26, 2003 (68 FR 14708).

To support the request for reconsideration, the company supplied additional information to supplement that which was gathered during the initial investigation. The company indicated that the plant workers were also engaged in value-added production that was necessary to complete the product (slippers).

An analysis of the functions supplied by the company on reconsideration show that the workers were engaged not only engaged in packaging and warehousing, but the actual finishing of the product (slippers).

An examination of information provided by the company during the initial investigation shows that the company shifted all plant production and related functions to Mexico during the relevant period.

Conclusion

After careful review of the additional facts obtained on reconsideration, I conclude that there were layoffs and a shift in production from the workers firm or subdivision to Mexico of articles like or directly competitive with those produced at Barry of Goldsboro, Goldsboro, North Carolina. In accordance with the provisions of the Act, I make the following certification:

All workers of Barry of Goldsboro, Goldsboro, North Carolina, who became totally or partially separated from employment on or after January 20, 2002 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.

Signed in Washington, DC this 1st day of May 2003.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-50,105]

Ericsson, Inc., Base Station and Systems Development Division, Research Triangle Park, NC; Notice of Negative Determination Regarding Application for Reconsideration

By application received on March 14, 2003, a company official 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 Ericsson, Inc., Base Station and Systems Development Division, Research Triangle Park, North Carolina was signed on February 21, 2003, and published in the **Federal Register** on March 10, 2003 (68 FR 11409).

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 TAA petition was filed on behalf of workers at Ericsson, Inc., Base Station and Systems Development Division, Research Triangle Park, North Carolina engaged in activities related to the design and testing of software and hardware for radio base stations. The petition was denied because the petitioning workers did not produce an article within the meaning of section 222(3) of the Act.