DEPARTMENT OF LABOR

Employment and Training Administration

Notice of Determinations Terminating Investigations of Petitions Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974, as amended (19 U.S.C. 2223) the Department of Labor herein presents summaries of determinations terminating investigations of petitions regarding eligibility to apply for trade adjustment assistance for workers by (TA–W–) number issued during the period of September 15, 2009 through February 4, 2010. After notice of the petitions was published in the Federal Register and on the Department’s Web site, as required by Section 221 of the Act (19 U.S.C. 2221), the Department initiated investigations of these petitions.

The following determinations terminating investigations were issued because the petitioning groups of workers are covered by certifications. Consequently, further investigation in these cases would serve no purpose since the petitioning groups of workers cannot be covered by more than one certification at a time.

TA–W–72,801: AGI In Store, Forest City, North Carolina.

I hereby certify that the aforementioned determinations were issued during the period of August 31, 2009 through December 28, 2009. Copies of these terminations are available for inspection in Room N–5428, U.S. Department of Labor 200 Constitution Avenue, NW., Washington, DC 20210 during normal business hours or will be mailed to persons who write to the above address. These determinations also are available on the Department’s Web site at http://www.doleta.tradeact under the searchable list of determinations.


Elliott S. Kushner, Certifying Officer, Division of Trade Adjustment Assistance.

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leased workers from Dream Clean, Inc., Bristol, Tennessee.


I hereby certify that the aforementioned determinations were issued during the period of September 15, 2009 through February 4, 2010. Copies of these terminations are available for inspection in Room N–5428, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210 during normal business hours or will be mailed to persons who write to the above address. These determinations also are available on the Department’s Web site at www.doleta/tradeact under the searchable listing of determinations.


Elliott S. Kushner,
Certifying Officer, Division of Trade Adjustment Assistance.

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Employment and Training Administration
Notice of Determinations Terminating Investigations of Petitions Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974, as amended (19 U.S.C. 2273), the Department of Labor herein presents summaries of determinations terminating investigations of petitions regarding eligibility to apply for trade adjustment assistance for workers by TA–W–) number issued during the period of August 27, 2009 through January 5, 2010. After notice of the petitions was published in the Federal Register and on the Department’s Web site, as required by Section 221 of the Act (19 U.S.C. 2271), the Department initiated investigations of these petitions. The following determinations terminating investigations were issued. These petitions were not valid because they were not filed in accordance with the requirements of 29 CFR 90.11.


TA–W–72,042: Align Technology, Santa Clara, California.


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In accordance with Section 223 of the Trade Act of 1974, as amended (19 U.S.C. 2273) the Department of Labor herein presents summaries of determinations terminating investigations of petitions regarding eligibility to apply for trade adjustment assistance for workers by TA–W–) number issued during the period of August 27, 2009 through January 5, 2010. After notice of the petitions was published in the Federal Register and on the Department’s Web site, as required by Section 221 of the Act (19 U.S.C. 2271), the Department initiated investigations of these petitions. The following determinations terminating investigations were issued. The Department issued a negative determination on petitions related to the relevant investigation period applicable to the same worker group. The duplicative petitions did not present new information or change in circumstances which would result in a reversal of the Department’s previous negative determination, and therefore