

TA-W No.	Subject firm	Location	Impact date
94,568	Xerox Corporation, Centralized Business Services, Tables Organization, etc.	Webster, NY.	

The following determinations terminating investigations were issued because the worker group on whose behalf the petition was filed is covered under an existing certification.

TA-W No.	Subject firm	Location	Impact date
94,489	Loud Audio, LLC	Auburn, WA.	
94,604	Bear Island Paper WB LLC	Ashland, VA.	
94,622	Besi North America, Inc., Micron Technology, Inc	Boise, ID.	
94,736	Construction Equipment Company	Sheridan, OR.	
94,747	Xerox Corporation, Centralized Business Services, Tables Organization, etc.	Webster, NY.	
94,749	Deluxe Digital Distribution Inc. dba Deluxe on Demand, Deluxe Entertainment Services Group Inc., Deluxe Shared Services Inc.	Burbank, CA.	

The following determinations terminating investigations were issued because the petitioning group of workers is covered by an earlier petition that is the subject of an ongoing investigation for which a determination has not yet been issued.

TA-W No.	Subject firm	Location	Impact date
94,573	RCO Engineering, GM Technical Center	Warren, MI.	
94,679	Wells Fargo Vendor Financial LLC	Macon, GA.	
94,680	Wells Fargo Vendor Financial Services	Macon, GA.	
94,723	Cardone Industries, Inc., Tridonex	Philadelphia, PA.	

I hereby certify that the aforementioned determinations were issued during the period of *April 1, 2019 through May 31, 2019*. These determinations are available on the Department's website https://www.doleta.gov/tradeact/petitioners/taa_search_form.cfm under the searchable listing determinations or by calling the Office of Trade Adjustment Assistance toll free at 888-365-6822.

Signed at Washington, DC, this 11th day of June 2019.

Hope D. Kinglock,

Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2019-14186 Filed 7-2-19; 8:45 am]

BILLING CODE 4510-FN-P

DEPARTMENT OF LABOR

Employment and Training Administration

Post-Initial Determinations Regarding Eligibility To Apply for Trade Adjustment Assistance

In accordance with Sections 223 and 284 (19 U.S.C. 2273 and 2395) of the Trade Act of 1974 (19 U.S.C. 2271, *et seq.*) (“Act”), as amended, the Department of Labor herein presents Notice of Affirmative Determinations Regarding Application for Reconsideration, summaries of Negative Determinations Regarding Applications for Reconsideration, summaries of Revised Certifications of Eligibility, summaries of Revised Determinations (after Affirmative Determination Regarding Application for Reconsideration), summaries of Negative Determinations (after Affirmative Determination Regarding Application for Reconsideration), summaries of Revised Determinations (on remand from the Court of International Trade), and summaries of Negative Determinations (on remand

from the Court of International Trade) regarding eligibility to apply for trade adjustment assistance under Chapter 2 of the Act (“TAA”) for workers by (TA-W) number issued during the period of *April 1st 2019 through May 31st 2019*. Post-initial determinations are issued after a petition has been certified or denied. A post-initial determination may revise a certification, or modify or affirm a negative determination.

Notice of Revised Certifications of Eligibility

Revised certifications of eligibility have been issued with respect to cases where affirmative determinations and certificates of eligibility were issued initially, but a minor error was discovered after the certification was issued. The revised certifications are issued pursuant to the Secretary's authority under section 223 of the Act and 29 CFR 90.16. Revised Certifications of Eligibility are final determinations for purposes of judicial review pursuant to section 284 of the Act (19 U.S.C. 2395) and 29 CFR 90.19(a).

TA-W No.	Subject firm	Location	Impact date
94,491	Prince Manufacturing Corporation	Sioux City, IA	1/25/2018.

Affirmative/Negative Determinations Regarding Applications for Reconsideration

The certifying officer may grant an application for reconsideration 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 previously considered; or (3) If, in the opinion of the certifying officer, a misinterpretation of facts or of the law justifies reconsideration of the determination. See 29 CFR 90.18(c).

Affirmative Determinations Regarding Applications for Reconsideration

The following Applications for Reconsideration have been received and granted. See 29 CFR 90.18(d). The group of workers or other persons showing an interest in the proceedings may provide written submissions to show why the determination under reconsideration should or should not be modified. The submissions must be sent no later than ten days after publication in **Federal Register** to the Office of the Administrator, Office of Trade Adjustment Assistance, Employment and Training Administration, U.S. Department of Labor, Room N-5428, 200 Constitution Avenue NW, Washington, DC 20210. See 29 CFR 90.18(f).

TA-W No.	Subject firm	Location
94,444	Nestle USA Inc	Fort Worth, TX.
94,354	iMedX, Inc.	Atlanta, GA.

Summary of Statutory Requirement

(This Notice primarily follows the language of the Trade Act. In some places however, changes such as the inclusion of subheadings, a reorganization of language, or “and,” “or,” or other words are added for clarification.)

Section 222(a)—Workers of a Primary Firm

In order for an affirmative determination to be made for workers of a primary firm and a certification issued regarding eligibility to apply for TAA, the group eligibility requirements under Section 222(a) of the Act (19 U.S.C. 2272(a)) must be met, as follows:

(1) The first criterion (set forth in Section 222(a)(1) of the Act, 19 U.S.C. 2272(a)(1)) is that a significant number or proportion of the workers in such workers’ firm (or “such firm”) have become totally or partially separated, or

are threatened to become totally or partially separated;

AND (2(A) or 2(B) below)

(2) The second criterion (set forth in Section 222(a)(2) of the Act, 19 U.S.C. 2272(a)(2)) may be satisfied by either (A) the Increased Imports Path, or (B) the Shift in Production or Services to a Foreign Country Path/Acquisition of Articles or Services from a Foreign Country Path, as follows:

(A) Increased Imports Path:

(i) The sales or production, or both, of such firm, have decreased absolutely;

AND (ii and iii below)

(ii) (I) imports of articles or services like or directly competitive with articles produced or services supplied by such firm have increased; OR

(II)(aa) imports of articles like or directly competitive with articles into which one or more component parts produced by such firm are directly incorporated, have increased; OR

(II)(bb) imports of articles like or directly competitive with articles which are produced directly using the services supplied by such firm, have increased; OR

(III) imports of articles directly incorporating one or more component parts produced outside the United States that are like or directly competitive with imports of articles incorporating one or more component parts produced by such firm have increased;

AND

(iii) the increase in imports described in clause (ii) contributed importantly to such workers’ separation or threat of separation and to the decline in the sales or production of such firm; OR

(B) Shift in Production or Services to a Foreign Country Path OR Acquisition of Articles or Services from a Foreign Country Path:

(i)(I) There has been a shift by such workers’ firm to a foreign country in the production of articles or the supply of services like or directly competitive with articles which are produced or services which are supplied by such firm; OR

(II) such workers’ firm has acquired from a foreign country articles or services that are like or directly competitive with articles which are produced or services which are supplied by such firm;

AND

(ii) the shift described in clause (i)(I) or the acquisition of articles or services described in clause (i)(II) contributed importantly to such workers’ separation or threat of separation.

Section 222(b)—Adversely Affected Secondary Workers

In order for an affirmative determination to be made for adversely affected secondary workers of a firm and a certification issued regarding eligibility to apply for TAA, the group eligibility requirements of Section 222(b) of the Act (19 U.S.C. 2272(b)) must be met, as follows:

(1) A significant number or proportion of the workers in the workers’ firm or an appropriate subdivision of the firm have become totally or partially separated, or are threatened to become totally or partially separated;

AND

(2) the workers’ firm is a supplier or downstream producer to a firm that employed a group of workers who received a certification of eligibility under Section 222(a) of the Act (19 U.S.C. 2272(a)), and such supply or production is related to the article or service that was the basis for such certification (as defined in subsection 222(c)(3) and (4) of the Act (19 U.S.C. 2272(c)(3) and (4)));

AND

(3) either—

(A) the workers’ firm is a supplier and the component parts it supplied to the firm described in paragraph (2) accounted for at least 20 percent of the production or sales of the workers’ firm; OR

(B) a loss of business by the workers’ firm with the firm described in paragraph (2) contributed importantly to the workers’ separation or threat of separation determined under paragraph (1).

Section 222(e)—Firms Identified by the International Trade Commission

In order for an affirmative determination to be made for adversely affected workers in firms identified by the International Trade Commission and a certification issued regarding eligibility to apply for TAA, the group eligibility requirements of Section 222(e) of the Act (19 U.S.C. 2272(e)) must be met, by following criteria (1), (2), and (3) as follows:

(1) The workers’ firm is publicly identified by name by the International Trade Commission as a member of a domestic industry in an investigation resulting in—

(A) an affirmative determination of serious injury or threat thereof under section 202(b)(1) of the Act (19 U.S.C. 2252(b)(1)); OR

(B) an affirmative determination of market disruption or threat thereof under section 421(b)(1) of the Act (19 U.S.C. 2436(b)(1)); OR

(C) an affirmative final determination of material injury or threat thereof under section 705(b)(1)(A) or 735(b)(1)(A) of the Tariff Act of 1930 (19 U.S.C. 1671d(b)(1)(A) and 1673d(b)(1)(A));

AND
(2) the petition is filed during the 1-year period beginning on the date on which—

(A) a summary of the report submitted to the President by the International Trade Commission under section 202(f)(1) of the Trade Act (19 U.S.C. 2252(f)(1)) with respect to the affirmative determination described in

paragraph (1)(A) is published in the **Federal Register** under section 202(f)(3) (19 U.S.C. 2252(f)(3)); OR

(B) notice of an affirmative determination described in subparagraph (B) or (C) of paragraph (1) is published in the **Federal Register**;

AND
(3) the workers have become totally or partially separated from the workers' firm within—

(A) the 1-year period described in paragraph (2); OR

(B) notwithstanding section 223(b) of the Act (19 U.S.C. 2273(b)), the 1-year

period preceding the 1-year period described in paragraph (2).

Revised Certifications of Eligibility

The following revised certifications of eligibility to apply for TAA have been issued. The date following the company name and location of each determination references the impact date for all workers of such determination, and the reason(s) for the determination.

The following revisions have been issued.

TA-W No.	Subject firm	Location	Impact date	Reason(s)
93,552	Penske Logistics	El Paso, TX	1/22/2017	Worker Group Clarification.
94,509	Bureau of National Affairs, Inc	Arlington, VA	2/4/2018	Worker Group Clarification.
94,086	Micron Technology, Inc	Boise, ID	12/14/2018	Worker Group Clarification.
94,086A	Besi North America, Inc	Boise, ID	8/22/2017	Worker Group Clarification.
94,248	Loud Audio, LLC	Woodinville, WA	10/16/2017	Worker Group Clarification.
94,248A	Loud Audio, LLC	Auburn, WA	10/16/2017	Worker Group Clarification.
93,708	MOL (America) Inc	Woodbridge, NJ	4/6/2017	Worker Group Clarification.
93,708A	MOL (America) Inc	Atlanta, GA	4/6/2017	Worker Group Clarification.
93,708B	MOL (America) Inc	Lombard, IL	4/6/2017	Worker Group Clarification.
93,708C	MOL (America) Inc	Concord, CA	4/6/2017	Worker Group Clarification.
93,708D	MOL (America) Inc	Gardena, CA	4/6/2017	Worker Group Clarification.
93,868	Smith & Nephew	Austin, TX	6/5/2017	Worker Group Clarification.
93,868A	Smith & Nephew	Mansfield, MA	6/5/2017	Worker Group Clarification.
93,868B	Smith & Nephew	Andover, MA	6/5/2017	Worker Group Clarification.
93,868C	Smith & Nephew	Austin, TX	6/5/2017	Worker Group Clarification.

Revised Determinations (After Affirmative Determination Regarding Application for Reconsideration)

The following revised determinations on reconsideration, certifying eligibility to apply for TAA, have been issued. The

date following the company name and location of each determination references the impact date for all workers of such determination.

The following revised determinations on reconsideration, certifying eligibility to apply for TAA, have been issued. The

requirements of Section 222(a)(2)(B) (Shift in Production or Services to a Foreign Country Path or Acquisition of Articles or Services from a Foreign Country Path) of the Trade Act have been met.

TA-W No.	Subject firm	Location	Impact date
93,064	Locke Insulators, Inc	Baltimore, MD	8/4/2016
94,132	REC Solar Grade Silicon LLC	Moses Lake, WA	10/19/2018
94,444	Nestle USA Inc	Fort Worth, TX	1/4/2018

The following revised determinations on reconsideration, certifying eligibility to apply for TAA, have been issued. The

requirements of Section 222(e) (firms identified by the International Trade

Commission) of the Trade Act have been met.

TA-W No.	Subject firm	Location	Impact date
93,521	PCI Nitrogen, LLC	Pasadena, TX	3/7/2016

Negative Determinations on Reconsideration (After Affirmative Determination Regarding Application for Reconsideration)

In the following cases, negative determinations on reconsideration have been issued because the eligibility

criteria for TAA have not been met for the reason(s) specified.

The investigation revealed that the criteria under Trade Act section 222(a)(2)(A) (increased imports), (a)(2)(B) (shift in production or services to a foreign country or acquisition of articles or services from a foreign

country), (b)(2) (supplier to a firm whose workers are certified eligible to apply for TAA or downstream producer to a firm whose workers are certified eligible to apply for TAA), and (e) (International Trade Commission) have not been met.

TA-W No.	Subject firm	Location	Impact date
91,248	Exal Corporation	Youngstown, OH

I hereby certify that the aforementioned determinations were issued during the period of *April 1st 2019 through May 31st 2019*. These determinations are available on the Department's website https://www.doleta.gov/tradeact/petitioners/taa_search_form.cfm under the searchable listing determinations or by calling the Office of Trade Adjustment Assistance toll free at 888-365-6822.

Signed at Washington, DC, this 11th day of June 2019.

Hope D. Kinglock,

Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2019-14188 Filed 7-2-19; 8:45 am]

BILLING CODE 4510-FN-P

NATIONAL SCIENCE FOUNDATION

Committee Management Renewals

The National Science Foundation (NSF) management officials having responsibility for the advisory committees listed below have determined that renewing these groups for another two years is necessary and in the public interest in connection with the performance of duties imposed upon the Director, National Science Foundation (NSF), by 42 U.S.C. 1861 *et seq.* This determination follows consultation with the Committee Management Secretariat, General Services Administration.

Committees

Advisory Committee for Biological Sciences, #1110
 Advisory Committee for Cyberinfrastructure, #25150
 Advisory Committee for Education and Human Resources, #1119
 Advisory Committee for Engineering, #1170
 Advisory Committee for Geosciences, #1755
 Advisory Committee for Integrative Activities, #1373
 Alan T. Waterman Award Committee, #1172
 Proposal Review Panel for Atmospheric and Geospace Sciences, #10751
 Proposal Review Panel for Behavioral and Cognitive Sciences, #10747
 Proposal Review Panel for Biological Infrastructure, #10743
 Proposal Review Panel for Earth Sciences, #1569

Proposal Review Panel for Emerging Frontiers in Biological Sciences, #44011
 Proposal Review Panel for Environmental Biology, #10744
 Proposal Review Panel for Geosciences, #1756
 Proposal Review Panel for Integrative Organismal Systems, #10745
 Proposal Review Panel for Molecular and Cellular Biosciences, #10746
 Proposal Review Panel for Ocean Sciences, #10752
 Proposal Review Panel for Research on Learning in Formal and Informal Settings, #59
 Proposal Review Panel for Social, Behavioral and Economic Sciences, #1766
 Proposal Review Panel for Social and Economic Sciences, #10748
 Proposal Review Panel for Integrative Activities, #2469
 Proposal Review Panel for International Science and Engineering, #10749
 Effective date for renewal is June 28, 2019. For more information, please contact Crystal Robinson, NSF, at (703) 292-8687.

Dated: June 28, 2019.

Crystal Robinson,

Committee Management Officer.

[FR Doc. 2019-14216 Filed 7-2-19; 8:45 am]

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NUCLEAR REGULATORY COMMISSION

[NRC-2018-0109]

Letter to the Nuclear Energy Institute Entergy Services, Inc., and NextEra Energy Regarding the Clarification of Regulatory Path for Lead Test Assemblies

AGENCY: Nuclear Regulatory Commission.

ACTION: Issuance.

SUMMARY: The U.S. Nuclear Regulatory Commission (NRC) is issuing a letter to the Nuclear Energy Institute (NEI), Entergy Services, Inc., and NextEra Energy to finalize the NRC staff's views on the regulatory positions regarding lead test assemblies (LTAs) previously discussed in the NRC's letter to NEI dated June 29, 2017.

DATES: July 3, 2019.

ADDRESSES: Please refer to Docket ID NRC-2018-0109 when contacting the

NRC about the availability of information regarding this document. You may obtain publicly available information related to this document using any of the following methods:

- *Federal Rulemaking Website:* Go to <https://www.regulations.gov/> and search for Docket ID NRC-2018-0109. Address questions about NRC docket IDs in *Regulations.gov* to Jennifer Borges; telephone: 301-287-9127; email: Jennifer.Borges@nrc.gov. For technical questions, contact the individuals listed in the **FOR FURTHER INFORMATION CONTACT** section of this document.
- *NRC's Agencywide Documents Access and Management System (ADAMS):* You may obtain publicly available documents online in the ADAMS Public Documents collection at <https://www.nrc.gov/reading-rm/adams.html>. To begin the search, select "Begin Web-based ADAMS Search." For problems with ADAMS, please contact the NRC's Public Document Room (PDR) reference staff at 1-800-397-4209, 301-415-4737, or by email to pdr.resource@nrc.gov. For the convenience of the reader, instructions about obtaining materials referenced in this document are provided in the Availability of Documents section.
- *NRC's PDR:* You may examine and purchase copies of public documents at the NRC's PDR, Room O1-F21, One White Flint North, 11555 Rockville Pike, Rockville, Maryland 20852.

FOR FURTHER INFORMATION CONTACT:

Kimberly Green, Office of Nuclear Reactor Regulation, telephone: 301-415-1627, email: Kimberly.Green@nrc.gov, or Reed Anzalone, Office of Nuclear Reactor Regulation, telephone: 301-415-2988, email: Reed.Anzalone@nrc.gov. Both are staff of the U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001.

SUPPLEMENTARY INFORMATION:

I. Discussion

The NRC is issuing a letter to NEI, Entergy Services, Inc., and NextEra Energy to clarify the NRC staff's interpretation of Standard Technical Specification (STS) 4.2.1, "Fuel Assemblies." The first part of STS 4.2.1 places limitations on the number of fuel assemblies in the reactor core, the type of fuel that can be used, the cladding material that can be used (e.g., zircaloy or ZIRLO), and requires the use of NRC-approved codes and methods for the fuel assemblies. The last sentence of