services supplied by the workers firm were not used in the production of an article, iron ore. The services supplied were used within the tools/equipment used to mine for ore. Finally, the firm does not act as a 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). The workers' firm was not engaged in value-added finishing processes used in the production of an article or supply of a service.

The request for reconsideration states that this determination is erroneous and that the subject firm should be considered to be a downstream supplier because without their products steel cannot be manufactured. The request also included additional information relating to this statement.

The Department of Labor has carefully reviewed the request for reconsideration and the existing record, and has determined that the Department will conduct further investigation to determine if the workers meet the eligibility requirements of the Trade Act of 1974.

Conclusion

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

Signed at Washington, DC, this 15th day of July, 2016.

Jessica R. Webster,

Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2016–20049 Filed 8–22–16; 8:45 am] BILLING CODE P

DEPARTMENT OF LABOR

Employment and Training Administration

Notice of Determinations 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 regarding eligibility to apply for trade adjustment assistance for workers by (TA–W) number issued during the period of *July 11, 2016 through July 22, 2016*.

In order for an affirmative determination to be made for workers of a primary firm and a certification issued regarding eligibility to apply for worker adjustment assistance, each of the group eligibility requirements of Section 222(a) of the Act must be met.

I. Under Section 222(a)(2)(A), the following must be satisfied:

(1) a significant number or proportion of the workers in such workers' firm have become totally or partially separated, or are threatened to become totally or partially separated;

(2) the sales or production, or both, of such firm have decreased absolutely;

and

- (3) One of the following must be satisfied:
- (A) imports of articles or services like or directly competitive with articles produced or services supplied by such firm have increased;
- (B) 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;
- (C) 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:
- (D) imports of articles like or directly competitive with articles which are produced directly using services supplied by such firm, have increased; and
- (4) the increase in imports contributed importantly to such workers' separation or threat of separation and to the decline in the sales or production of such firm; or
- II. Section 222(a)(2)(B) all of the following must be satisfied:
- (1) a significant number or proportion of the workers in such workers' firm have become totally or partially separated, or are threatened to become totally or partially separated;

(2) One of the following must be satisfied:

- (A) there has been a shift by the workers' firm to a foreign country in the production of articles or supply of services like or directly competitive with those produced/supplied by the workers' firm;
- (B) there has been an acquisition from a foreign country by the workers' firm of articles/services that are like or directly competitive with those produced/supplied by the workers' firm; and

(3) the shift/acquisition contributed importantly to the workers' separation or threat of separation.

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 worker adjustment assistance, each of the group eligibility requirements of Section 222(b) of the Act must be met.

(1) a significant number or proportion of the workers in the workers' firm have become totally or partially separated, or are threatened to become totally or

partially separated;

(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, and such supply or production is related to the article or service that was the basis for such certification; 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.

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 worker adjustment assistance, each of the group eligibility requirements of Section 222(e) of the Act must be met.

(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);

(B) an affirmative determination of market disruption or threat thereof under section 421(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));
- (2) the petition is filed during the 1year 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) with respect to the affirmative determination described in paragraph (1)(A) is published in the Federal Register under section 202(f)(3); or

(B) notice of an affirmative determination described in subparagraph (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) not withstanding section 223(b)(1), the 1-year period preceding the 1-year period described in paragraph (2).

Affirmative Determinations for Worker Adjustment Assistance

The following certifications 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 certifications have been issued. The requirements of Section 222(a)(2)(B) (shift in production or services) of the Trade Act have been met.

TA-W No.	Subject firm	Location	Impact date
36,093	EarthLink Shared Services, Care and Repair Division, Pro Services	Rochester, NY	June 15, 2014.
90,103	Erickson Helicopters Inc., Erickson Incorporated, Accountemps/ Robert Half International, Inc., etc.	McMinnville, OR	January 1, 2014.
90,103A	Erickson Incorporated, Accountemps/Robert Half International, Inc., Accounting Principals, etc.	Central Point, OR	January 1, 2014.
0,103B	Erickson Incorporated, Accountemps/Robert Half International, Inc., Accounting Principals, etc.	Medford, OR	January 1, 2014.
0,216	iMedX, Inc., Amphion Medical Solutions	Atlanta, GA	January 1, 2014.
0,216A	Amphion Medical Solutions	Madison, WI	January 1, 2014.
1,304	Solaicx, SunEdison, Inc., Express Employment Professionals	Portland, OR	January 7, 2015.
1,690	MEMC Pasadena, Inc., SunEdison, Inc., Kelly Services, Robert Half	Pasadena, TX	March 22, 2015.
1,727	Cargill, Inc., U.S. Information Technology (IT) Division, Dahl Consulting, Inc., etc.	Hopkins, MN	April 21, 2015.
1,807	Cardone Industries, Inc., Tridonex	Philadelphia, PA	May 12, 2015.
1,864	Quantum Medical Imaging, LLC, Carestream Health	Ronkonkoma, NY	May 26, 2015.
1,881	WESTAK of Oregon, Inc., WESTAK, Inc., Express Services and Flex Force Personnel Services.	Forest Grove, OR	June 3, 2015.
1,923	Experian, Global Security Administration, Allegis Global Solutions	Allen, TX	June 14, 2015.
1,937	Brookfield Global Relocation Services, LLC, Aerotek, Inc., AppleOne, HR Finders (AZ Tech Finders), etc.	Scottsdale, AZ	June 20, 2015.
1,948	Cascades Holding USA, Inc., Cascades Tissue Group, Sales Inc. Division, Accounting Department.	Waterford, NY	June 22, 2015.
1,954	Siemens Shared Services, Talent Services Division	Orlando, FL	June 23, 2015.
1,958	ClearOne Inc., Aerotek and TempForce	Alachua, FL	June 22, 2015.
1,966	Transitions Optical, Inc., Kelly Services, ResourceMFG, Executive Alliance, etc.	Pinellas Park, FL	June 27, 2015.
1,985	Dresser, Inc., General Electric Oil & Gas, Kelly Temporary Services, YOH Exchange, etc.	Pineville, LA	July 5, 2015.

The following certifications have been issued. The requirements of Section 222(b) (supplier to a firm whose workers

are certified eligible to apply for TAA) of the Trade Act have been met.

TA-W No.	Subject firm	Location	Impact date
	Venango Steel, Inc., All Seasons Temporaries	Franklin, PAOld Town, ME	

Negative Determinations for Worker Adjustment Assistance

In the following cases, the investigation revealed that the eligibility

criteria for worker adjustment assistance have not been met for the reasons specified.

The investigation revealed that the criteria under paragraphs(a)(2)(A)

(increased imports) and (a)(2)(B) (shift in production or services to a foreign country) of section 222 have not been met.

TA-W No.	Subject firm	Location	Impact date
91,115	SCFM Compression Systems, Inc	Tulsa, OK.	
91,151	The Directional Drilling Company, Q Directional Drilling LLC	Casper, WY.	
91,189	Diversified Well Logging, LLC, DWL Holding, LLC	Corpus Christi, TX.	
91,225	XALT Energy, LLC, Adecco and VP Total Solutions	Midland, MI.	
91,366	Convergys Corporation	Omaha, NE.	
91,372	WorleyParsons Group, Inc., Western Ops Division, WorleyParsons Corp., Energy Resourcing.	Arcadia, CA.	
91,372A	WorleyParsons Group, Inc., Western Ops Division, WorleyParsons Corp., Energy Resourcing.	Monrovia, CA.	
91,382	Independent Pattern Shop	Erie, PA.	
91,482	Panasonic Eco Solutions Solar America, LLC, Panasonic Corporation of North America	Salem, OR.	
91,600	Langeloth Metallurgical Company, Thompson Creek Metals Company	Langeloth, PA.	
91,622	General Electric Lighting Mattoon Lamp Plant, GE Lighting (US Lighting LLC)	Mattoon, IL.	

TA-W No.	Subject firm	Location	Impact date
91,668	Cengage Learning, Custom Production Division, Cengage Learning Holdings II LP	Mason, OH.	

Determinations Terminating Investigations of Petitions For Worker Adjustment Assistance

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 because the petitioner has requested that the petition be withdrawn.

TA-W No.	Subject firm	Location	Impact date
91,836 91,956	Gates Corporation	Elizabethtown, KY Mazon, IL	

The following determinations terminating investigations were issued in cases where these petitions were not filed in accordance with the requirements of 29 CFR 90.11. Every petition filed by workers must be signed

by at least three individuals of the petitioning worker group. Petitioners separated more than one year prior to the date of the petition cannot be covered under a certification of a petition under Section 223(b), and therefore, may not be part of a petitioning worker group. For one or more of these reasons, these petitions were deemed invalid.

TA-W No.	Subject firm	Location	Impact date
92,019	Halliburton (Wireline and Perforating)	Houston, TX	

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

TA-W No.	Subject firm	Location	Impact date
91,691 91,996			

The following determinations terminating investigations were issued

because the petitions are the subject of ongoing investigations under petitions filed earlier covering the same petitioners.

TA-W No.	Subject firm	Location	Impact date
92,017	D & L Oil Tool	Tulsa, OK	

I hereby certify that the aforementioned determinations were issued during the period of July 11, 2016 through July 22, 2016. These determinations are available on the Department's Web site https://www.doleta.gov/tradeact/taa/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 February 2016.

Jessica R. Webster,

Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2016-20050 Filed 8-22-16; 8:45 am]

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NUCLEAR REGULATORY COMMISSION

[Docket No. 72-16; NRC-2016-0177]

Virginia Electric and Power Company; North Anna Power Station Independent Spent Fuel Storage Installation; Renewal of Special Nuclear Materials License

AGENCY: Nuclear Regulatory Commission.

ACTION: License renewal application; receipt; notice of opportunity to request a hearing and to petition for leave to intervene.

SUMMARY: The U.S. Nuclear Regulatory Commission (NRC) is considering an application for the renewal of Special

Nuclear Materials (SNM) License No. SNM–2507, which currently authorizes Virginia Electric and Power Company (Dominion) to receive, possess, transfer, and store spent fuel from North Anna Power Station (NAPS), Units 1 and 2, in the NAPS Independent Spent Fuel Storage Installation (ISFSI). The renewed license would authorize Dominion to continue to store spent fuel in the NAPS ISFSI for an additional 40 years from June 30, 2018, the expiration date of the original license.

DATES: A request for a hearing or petition for leave to intervene must be filed by October 24, 2016.

ADDRESSES: Please refer to Docket ID NRC–2016–0177 when contacting the NRC about the availability of information regarding this document.