### Negative Determinations for Worker Adjustment Assistance and Alternative Trade 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.

Because the workers of the firm are not eligible to apply for TAA, the workers cannot be certified eligible for ATAA.

The investigation revealed that criteria (a)(2)(A)(I.A.) and (a)(2)(B)(II.A.) (employment decline) have not been met.

TA-W-61,424; Hewlett Packard, Design Delivery Organization Operations, Image PermananceLab, Planning Div., Corvallis, OR

TA-W-61,424A; Hewlett Packard, Technology Delivery Operations, Process Development Operations Division, Corvallis, OR

The investigation revealed that criteria (a)(2)(A)(I.B.) (Sales or production, or both, did not decline) and (a)(2)(B)(II.B.) (shift in production to a foreign country) have not been met.

TA-W-61,467; Federal Mogul Corp., Sealing System Division, Tool Room, Frankfort, IN

TA-W-61,515; Invitrogen Corporation, BioDiscovery Division, San Francisco, CA

The investigation revealed that criteria (a)(2)(A)(I.C.) (increased imports) and (a)(2)(B)(II.B.) (shift in production to a foreign country) have not been met.

TA-W-61,458; S & S Plastics, Inc., Hillside, NJ

TA-W-61,530; Track Corp, Spring Lake, MI

TA-W-61,545; Bell Sponging Co., Inc., Allentown, PA

The workers' firm does not produce an article as required for certification under section 222 of the Trade Act of 1974.

TA-W-61,287; Kelly Services, On-Site at Delphi (Through HSS Material), Saginaw, MI

TA-W-61,506; Celestica, Carrollton, TX TA-W-61,598; Penn-Plax Inc., Hauppauge, NY

TA-W-61,615; American Food and Vending, Springhill, TN

TA-W-61,630; Qwest Services Corporation, A Subsidiary of Qwest Communications, Quality Assurance Team, Idaho Falls, ID

TA-W-61,633; World Wide Apparel Resources, Carteret, NJ

TA-W-61,641; Coresource, A Subsidiary of Trustmark Insurance, Jackson, MN TA-W-61,682; NC Furniture House, Inc., Jamestown, NC

The investigation revealed that criteria of section 222(b)(2) has not been met. The workers' firm (or subdivision) is not a supplier to or a downstream producer for a firm whose workers were certified eligible to apply for TAA.

None

I hereby certify that the aforementioned determinations were issued during the period of June 18 through June 22, 2007. Copies of these determinations are available for inspection in Room C–5311, 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.

Dated: June 29, 2007.

### Ralph DiBattista,

Director, Division of Trade Adjustment Assistance.

[FR Doc. E7–13173 Filed 7–6–07; 8:45 am]

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### **DEPARTMENT OF LABOR**

# **Employment and Training Administration**

[TA-W-61,524]

### World Kitchen, LLC; Charleroi, PA; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, as amended, an investigation was initiated on May 16, 2007 in response to a petition filed by a company official on behalf of workers at World Kitchen, LLC, Charleroi, Pennsylvania. The workers at the subject facility produce Pyrex glass prep-ware, bake-ware and storage containers.

The petitioner has requested that the petition be withdrawn. Consequently, the investigation has been terminated.

Signed in Washington, DC, this 29th day of June 2007.

### Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E7–13175 Filed 7–6–07; 8:45 am]

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## NUCLEAR REGULATORY COMMISSION

[Docket No. 50-458]

Entergy Gulf States, Inc., River Bend Station, Unit 1; Notice of Consideration of Approval of Transfer of Facility Operating License and Conforming Amendment and Opportunity for a Hearing

The U.S. Nuclear Regulatory Commission (NRC or the Commission) is considering the issuance of an order under 10 CFR 50.80 approving the direct transfer of the Facility Operating License (No. NPF-47) for the River Bend Station, Unit 1 (RBS), to the extent currently held by Entergy Gulf States, Inc. (EGS), as owner of RBS. The transfer would be to Entergy Gulf States Louisiana, L.L.C. (EGS-LA), a Louisiana limited liability company. Entergy Operations, Inc. (EOI), the licensed operator of the facility, will remain as such and will continue to operate RBS. The Commission is also considering amending the license for administrative purposes to reflect the proposed transfer.

According to an application for approval filed by EGS and EOI, both EGS and EOI are direct subsidiaries of Entergy Corporation. Under a proposed restructuring, EGS will merge into EGS-LA, with EGS-LA being the surviving entity. EGS-LA, will own all of EGS' Louisiana assets, including RBS, except for EGS' undivided ownership interests in Big Cajun, Unit 2 and the Nelson 6 coal plants, which will be jointly owned with Entergy Texas, Inc. (ETI), a company to be formed by EGS.

Once these and other steps of the restructuring are competed, EGS-LA will serve EGS' current retail customers in Louisiana and EGS' current wholesale customers, and ETI will serve EGS' current retail customers in Texas. EGS-LA's retail utility operations will be subject to the jurisdiction of the Louisiana Public Service Commission (LPSC) to the same extent that LPSC currently possesses jurisdiction over EGS' retail utility operations. EGS-LA will succeed to and assume all of EGS' jurisdictional tariffs, rate schedules, and service agreements, and provide electric service to EGS' customers without interruption.

EOI operates RBS pursuant to an Operating Agreement with EGS. EOI will continue to operate RBS and the current Operating Agreement will be amended to reflect the new owner of the plant. EOI will not be affected by the restructuring.