opportunity programs <sup>1</sup> and jurisdiction is established, then a complaint investigation is initiated. A standardized form for collecting complaint information promotes efficient use of agency resources by ensuring that individual complaint filers provide the information required to initiate a discrimination complaint investigation.

#### Darrin A. King,

Acting Departmental Clearance Officer.
[FR Doc. E7–20438 Filed 10–16–07; 8:45 am]
BILLING CODE 4510–CM–P

### **DEPARTMENT OF LABOR**

# **Employment and Training Administration**

[TA-W-62,254]

# Accudata, Carlinville, IL; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, as amended, an investigation was initiated on October 4, 2007 in response to a worker petition filed by a community representative on behalf of workers at Accudata, Carlinville, Illinois.

The petitioner has requested that the petition be withdrawn.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

Signed at Washington, DC this 9th day of October, 2007.

#### **Richard Church**

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E7–20398 Filed 10–16–07; 8:45 am] BILLING CODE 4510-FN-P

#### **DEPARTMENT OF LABOR**

### **Employment and Training Administration**

[TA-W-61,942]

Best Textiles International, Ltd, Formerly Known as Best Manufacturing, Cordele Division, Cordele, GA; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance and Alternative Trade Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 U.S.C. 2273), and

Section 246 of the Trade Act of 1974 (26 U.S.C. 2813), as amended, the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance and Alternative Trade Adjustment Assistance on September 10, 2007, applicable to workers of Best Textiles International, Ltd, Cordele, Georgia. The notice was published in the **Federal Register** on September 27, 2007 (72 FR 54939).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. The workers are engaged in the production of table linens, aprons and chef wear.

New information shows that the subject firm originally named Best Manufacturing, Cordele Division, was renamed Best Textiles International, Ltd due to a change in ownership. Workers separated from employment at the subject firm had their wages reported under a separate unemployment insurance (UI) tax account for Best Manufacturing.

Accordingly, the Department is amending the certification to properly reflect this matter.

The intent of the Department's certification is to include all workers of Best Textiles International, Ltd who were adversely affected by increased company imports.

Of note, the decision dated September 10, 2007 referenced that the workers were under an existing certification that expired on July 8, 2005. However, the actual TAA expiration date should have been represented as July 8, 2007.

The amended notice applicable to TA-W-61,942 is hereby issued as follows:

All workers of Best Textiles International, Ltd, formerly known as Best Manufacturing, Cordele Division, Cordele, Georgia, who became totally or partially separated from employment on or after July 9, 2007, through September 10, 2009, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974, and are also eligible to apply for alternative trade adjustment assistance under Section 246 of the Trade Act of 1974.

Signed at Washington, DC this 11th day of October 2007.

#### Elliott S. Kushner

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. E7–20403 Filed 10–16–07; 8:45 am]

#### **DEPARTMENT OF LABOR**

### **Employment and Training Administration**

[TA-W-61,707]

Dana Corporation, Torque-Traction Manufacturing, Inc., Including On-Site Leased Workers of Diversco Integrated Services, Inc. and Haas Total Chemical Management, Inc., Cape Girardeau, MS; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance and Alternative Trade Adjustment Assistance

In accordance with section 223 of the Trade Act of 1974 (19 U.S.C. 2273), and section 246 of the Trade Act of 1974 (26 U.S.C. 2813), as amended, the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance and Alternative Trade Adjustment Assistance on July 23, 2007, applicable to workers of Dana Corporation, Torque-Traction Manufacturing, Inc., Cape Girardeau, Missouri. The notice was published in the Federal Register on August 9, 2007 (72 FR 44865). The certification was amended on October 1, 2007 include on-site leased workers. The notice was published in the Federal Register on October 5, 2007 (72 FR 57069-57070).

On our own motion, the Department reviewed the certification for workers of the subject firm. The workers are engaged in the production of a variety of automotive axle components.

New information shows that leased workers of Diversco Integrated Services, Inc. and Haas Total Chemical Management, Inc. were employed onsite at the Cape Girardeau, Missouri location of Dana Corporation, Torque-Traction Manufacturing, Inc. The Department has determined that these workers were sufficiently under the control of Dana Corporation, Torque-Traction Manufacturing, Inc. to be considered leased workers.

The same worker group of Dana Corporation was under a previous certification that remained in effect until July 29, 2007; therefore the current impact date will read July 30, 2007.

Since leased workers were not included in the now expired certification, their impact date will reach back a full year from the original petition date and will read June 18, 2006.

Based on these findings, the Department is amending this certification to include leased workers of Diversco Integrated Services, Inc., and Haas Total Chemical Management, Inc. working on-site at the Cape

 $<sup>^1\</sup>mathrm{Executive}$  Order 11246, as amended and implanting regulations at 41 CFR  $\S$  60–1.23(a); The Vietnam Era Veterans' Readjustment Assistance Act of 1974, as amended (38 U.S.C.  $\S$  4212(b)) and implementing regulations at 41 CFR  $\S$  60–250.61(b); and Section 503 of the Rehabilitation Act of 1973, as amended (29 U.S.C.  $\S$  793(b) and implementing regulations at 41 CFR  $\S$  60–741.61(c).