

APPENDIX—Continued  
[Petitions Instituted on 03/04/2002]

TA-W	Subject Firm (Petitioners)	Location	Date of petition	Product(s)
40,921 .....	Gulf Fibers, Inc. (Comp) .....	Axis, AL .....	12/18/2001	15 Denier Mono Filament Nylon.
40,922 .....	Emerson Electric Co. (Comp) .....	Hazlehurst, GA .....	12/17/2001	Refrigeration Filter Driers.
40,923 .....	Tele Cruz Technology (Wrks) .....	San Jose, CA .....	01/31/2002	Electronic Componets.
40,924 .....	MCMS, Inc. (Comp) .....	Durham, NC .....	12/26/2002	Printed Circuits.
40,925 .....	BH Electronics (Wrks) .....	Marshall, MN .....	01/29/2002	Transformer & Electronic Componets.
40,926 .....	EVTAC Mining LLC (USWA) .....	Eveleth, MN .....	01/09/2002	Mine and Process Taconite.
40,927 .....	Teleflex, Inc. (UAW) .....	Waterbury, CT .....	01/02/2002	Automotive Cables.
40,928 .....	Ramtex, Inc. (Comp) .....	Ramseur, NC .....	01/18/2002	Spin & Weave Yarn.
40,929 .....	Loranger Manufacturing (Comp) .....	Warren, PA .....	01/15/2002	Molded Connectors and Metal Inserts.
40,930 .....	Prudential Steel, Inc. (Wrks) .....	Longview, WA .....	02/25/2002	Welded Steel Tubular Goods, Line Pipe.
40,931 .....	Cone Blanchard Corp. (UE) .....	Windsor, VT .....	01/24/2002	Machine Tools.
40,932 .....	Allegro Microsystems (Wrks) .....	Willow Grove PA .....	01/24/2002	Integrated Circuits.
40,933 .....	Oxford Slacks (Comp) .....	Monroe, GA .....	01/29/2002	Men's Slacks.
40,934 .....	Tyco Electronics (Wrks) .....	Jacobus, PA .....	01/24/2002	Electrical Connectors.
40,935 .....	Nice Ball Bearing Co (USWA) .....	Kulpsville, PA .....	01/22/2002	Ground Ball Bearings.
40,936 .....	LTV Steel Corp. (Wrks) .....	Grand River, OH .....	01/28/2002	Lime Pebbles.
40,937 .....	IBM Corp. (Wrks) .....	Rochester, MN .....	01/21/2002	Glass Substrates
40,938 .....	Marathon Electric (Wrks) .....	West Plains, MO .....	01/24/2002	Electric Motors.
40,939 .....	P.S.W. Industries Inc. (Wrks) .....	Chicago, IL .....	01/11/2002	Magnetc Lamanations.
40,940 .....	Trinity Rail Operations (BRC) .....	Clinton, IL .....	01/31/2002	Rail Chips.
40,941 .....	Wheland Automotive (Comp) .....	Warrenton, GA .....	01/14/2002	Gray Iron Casting for Braking System.
40,942 .....	Biltrite Corp. (The) (Comp) .....	Ripley, MS .....	01/24/2002	Shoe Soles and Heels.
40,943 .....	Ormet Mill Products (Wrks) .....	Jackson, TN .....	01/14/2002	Light Guage/Aluminum Foil.
40,944 .....	Zeeland Chemical (Wrks) .....	Zeeland, MI .....	01/16/2002	Chemicals.
40,945 .....	Barry of Laredo (Comp) .....	Laredo, TX .....	01/28/2002	Slippers.
40,946 .....	KBA North America, Inc. (Wrks) .....	York, PA .....	01/28/2002	Painting Presses/Related Equipment.
40,947 .....	BASF Corp. (Wrks) .....	Wyandotte, MI .....	01/14/2002	Vitamin E Powder.
40,948 .....	Boero, Inc. (Comp) .....	Oakland, CA .....	01/29/2002	Ladies' Sportswear.
40,949 .....	DuPont—Beaumont Works (Wrks) .....	Beaumont, TX .....	01/14/2002	Ammonia.
40,950 .....	Opton, Inc. (Wrks) .....	Newport News, VA .....	01/29/2002	Glass/Mirror.
40,951 .....	Geschmay Corp. (Comp) .....	Greenville, SC .....	01/28/2002	Paper.

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**DEPARTMENT OF LABOR****Employment and Training Administration**

[TA-W-40,780]

**O-Z/Gedney Company, Division of EGS Electrical Group, Brooklyn, New York; Notice of Termination of Investigation**

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on February 11, 2002, in response to a worker petition which was filed on behalf of workers at O-Z/Gedney Company, Division of EGS Electrical Group, Brooklyn, New York.

The petitioners were separated from the subject firm more than a year prior to the petition dated January 9, 2002. Section 223(b)(1) of the Trade Act of 1974 specifies that no certification may apply to any worker whose last

separation occurred more than a year before the date of the petition.

Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC this 15th day of April, 2002.

**Linda G. Poole,**

*Certifying Officer, Division of Trade Adjustment Assistance.*

[FR Doc. 02-10049 Filed 4-23-02; 8:45 am]

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**DEPARTMENT OF LABOR****Employment and Training Administration**

[SGA/DFA 02-108]

**Solicitation for Grant Applications (SGA); Grants for Small Faith-Based and Community-Based Non-Profit Organizations**

**AGENCY:** Employment and Training Administration (ETA), Labor.

**ACTION:** Notice; corrections.

**SUMMARY:** The Employment and Training Administration published a document in the **Federal Register** of April 17, 2002, concerning the availability of grant funds to award a grant to "grass-roots" organizations or small faith-based and community-based non-profit organizations with the ability to connect to the nation's workforce development system. The document contained incorrect criteria information.

**FOR FURTHER INFORMATION CONTACT:** Linda Forman, Grants Management Specialist, Division of Federal Assistance, Fax (202) 693-2879.

**Corrections**

In the **Federal Register** of April 17, 2002, in FR Doc. 02-9259, on page 18931, in the first column, correct to read:

**FOR FURTHER INFORMATION CONTACT:** Questions should be faxed to Linda Forman, Grants Management Specialist, Division of Federal Assistance, Fax (202) 693-2879.

On page 18933, in the second column, correct to read:

**Performance History With Grants Management (10 points)**

The applicant must provide a statement of its capability/performance history in providing the services proposed in its Statement of Work. The Department will be evaluating applications based on scope, strength, and record of achievement. Applicant may provide a recent history of any involvement as a partner or provider in the Workforce Development system.

Signed at Washington, DC, this 19th day of April, 2002.

**James W. Stockton,**  
*Grant Officer.*

[FR Doc. 02-10047 Filed 4-23-02; 8:45 am]

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**DEPARTMENT OF LABOR**

**Employment and Training Administration**

**[NAFTA-05625]**

**Alcatel USA Marketing, Inc., Andover, MA; Notice of Negative Determination Regarding Application for Reconsideration**

By application dated January 28, 2002, the workers requested administrative reconsideration of the Department's negative determination regarding eligibility to apply for North American Free Trade Agreement-Transitional Adjustment Assistance (NAFTA-TAA), applicable to workers and former workers of the subject firm. The denial notice was signed on December 31, 2001, and was published in the **Federal Register** on January 11, 2002 (67 FR 1511).

Pursuant to 29 CFR 90.18(c) reconsideration may be granted 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 not previously considered; or

(3) If in the opinion of the Certifying Officer, a misinterpretation of facts or of the law justified reconsideration of the decision.

The NAFTA-TAA petition, filed on behalf of workers at Alcatel USA Marketing, Inc., Andover, Massachusetts engaged in activities related to the engineering and development of a

network switch for computers was denied because the workers of the subject firm did not produce an article within the meaning of Section 250(a) of the Trade Act, as amended.

The petitioners allege that the firm did not end the development of the 7420 IP Edge Router before the product was manufactured. They further indicated that the router shipped from Andover to outside sources was long before the decision was made to transfer the program to Canada. They further indicated that the program was ultimately canceled. The petitioners attached statements from various workers as testimony.

Information supplied during initial investigation show that workers were engaged in activities related to the engineering and development of a computer network switch, referred to as the 7420 IP Edge Router. ALCATEL USA decided to consolidate some of their North American facilities, including transferring the engineering and development of the 7420 IP Edge Router to Kanata, Canada. After further evaluation, the company decided to completely discontinue development of the 7420 IP Edge Router. The product was never fully developed. The Andover facility shipped the 7420 IP Edge Router to internal and outside sources for beta testing only. The router was never produced for sale to outside sources. The subject plant workers engaged in activities related to engineering and development of the 7420 IP EDGE ROUTER at the subject firm did not produce an article within the meaning of Section 250(a) of the Trade Act, as amended. Therefore, the shifts in functions performed at the subject plant related to the 7420 IP Edge Router to Canada are irrelevant.

**Conclusion**

After review of the application for reconsideration and investigative findings, I conclude that there has been no error or misinterpretation of the law or of the facts which would justify reconsideration of the Department of Labor's prior decisions. Accordingly, the application is denied.

Signed at Washington, DC, this day of April, 2002.

**Edward A. Tomchick,**

*Director, Division of Trade Adjustment Assistance.*

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**DEPARTMENT OF LABOR**

**Employment and Training Administration**

**Investigations Regarding Certifications of Eligibility To Apply For NAFTA Transitional Adjustment Assistance**

Petitions for transitional adjustment assistance under the North American Free Trade Agreement-Transitional Adjustment Assistance Implementation Act (Pub. L. 103-182), hereinafter called (NAFTA-TAA), have been filed with State Governors under Section 250(b)(1) of Subchapter D, Chapter 2, Title II, of the Trade Act of 1974, as amended, are identified in the Appendix to this Notice. Upon notice from a Governor that a NAFTA-TAA petition has been received, the Director of the Division of Trade Adjustment Assistance (DTAA), Employment and Training Administration (ETA), Department of Labor (DOL), announces the filing of the petition and takes action pursuant to paragraphs (c) and (e) of Section 250 of the Trade Act.

The purpose of the Governor's actions and the Labor Department's investigations are to determine whether the workers separated from employment on or after December 8, 1993 (date of enactment of Pub. L. 103-182) are eligible to apply for NAFTA-TAA under Subchapter D of the Trade Act because of increased imports from or the shift in production to Mexico or Canada.

The petitioners or any other persons showing a substantial interest in the subject matter of the investigations may request a public hearing with the Director of DTAA at the U.S. Department of Labor (DOL) in Washington, DC, provided such request is in writing with the Director of DTAA not later than May 6, 2002.

Also, interested persons are invited to submit written comments regarding the subject matter of the petitions to the Director of DTAA at the address shown below not later than May 6, 2002.

Petitions filed with the Governors are available for inspection at the Office of the Director, DTAA, ETA, DOL, Room C-5311, 200 Constitution Avenue, NW., Washington, DC 20210.

Signed at Washington, DC this 10th day of April 2002.

**Edward A Tomchick,**

*Director, Division of Trade Adjustment Assistance.*