(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) 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’ firms within—(A) the 1-year period described in paragraph (2); or (B) notwithstanding section 223(b)(1), the 1-year period preceding the 1-year period described in paragraph (2).

The investigation was initiated in response to a petition filed on December 21, 2012 by a state workforce official on behalf of workers of Hewlett Packard Company, AMS Call Center-Conway, CSS-Americas Support (AMSS) Division, Personal Systems Business Unit, Conway, Arkansas (TA–W–82,287) and Hewlett Packard Company, TS AMS GD FS Central On Site, Enterprise Services Organization Business Unit, Bentonville, Arkansas (TA–W–82,287A) (hereafter referred to as “the Conway Facility” and “the Bentonville Facility,” respectively).

Workers at the Conway Facility are engaged in activities related to the supply of customer call center services. Workers at the Bentonville Facility are engaged in activities related to the supply of internal, on-site technical support services. The subject worker groups are separately identifiable from each other.

On January 25, 2013, the Department issued a Notice of Termination of Investigation applicable to workers and former workers of the Conway Facility. On July 9, 2013, the Department issued a Notice of Termination of Investigation applicable to workers and former workers of the Bentonville Facility. On August 2, 2013, the Department of Labor (Department) issued a negative determination applicable to workers and former workers of SuperMedia LLC, Publishing Operations Division, a Subsidiary of Dex Media Inc., Including On-Site Leased Workers From TAC Worldwide Companies, St. Petersburg, Florida; Supermedia LLC, Publishing Operations Division, Internet Publishing Operations Group, a Subsidiary of Dex Media Inc., Including On-Site Leased Workers From TAC Worldwide Companies, St. Petersburg, Florida; Supermedia LLC, Publishing Operations Division, Listing Management Group, a Subsidiary of Dex Media Inc., Including On-Site Leased Workers From TAC Worldwide Companies, St. Petersburg, Florida; Notice of Revised Determination on Reconsideration.

On August 2, 2013, the Department of Labor (Department) issued a negative determination applicable to workers and former workers of SuperMedia LLC, Publishing Operation Division, Account Management Group, Internet Publishing Operations Group, and Listing Management Group, a subsidiary of Dex Media, Inc., St. Petersburg, Florida. Workers within the Publishing Operations Division are separately identifiable by service supplied.

TA–W–82,287 (Conway Facility)

Section 222(a)(2)(A) has not been met with regards to workers at the Conway Facility because the workers’ firm has not increased its imports of services like or directly competitive with the on-site technical support services supplied by the subject worker group.

Section 222(a)(2)(B) has not been met with regards to workers at the Conway Facility because the workers’ firm has not shifted to a foreign country the supply of services like or directly competitive with the on-site technical support supplied by the subject workers.

With respect to Section 222(b)(2) of the Act, the investigation revealed that the Bentonville Facility is not 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).

Finally, the group eligibility requirements under Section 222(e) of the Act, have not been satisfied either because Criterion (1) has not been met since the workers’ firm has not been publicly identified by name by the ITC as a member of a domestic industry in an investigation resulting in an affirmative finding of serious injury, market disruption, or material injury, or threat thereof.

Conclusion

After careful review of the facts obtained in the investigation, I determine that, with regards to TA–W–82,287A (Conway Facility), the requirements of Section 222 of the Act, 19 U.S.C. 2272, have not been met and, therefore, deny the petition for group eligibility of Hewlett Packard Company, TS AMS GD FS Central On Site, Enterprise Services Organization Business Unit, Bentonville, Arkansas, to apply for adjustment assistance, in accordance with Section 223 of the Act, 19 U.S.C. 2273.

After careful review of the facts obtained in the investigation, I determine that, with regards to TA–W–82,287, workers of SuperMedia LLC, Publishing Operation Division, Account Management Group, Internet Publishing Operations Group, and Listing Management Group, a subsidiary of Dex Media, Inc., St. Petersburg, Florida. Workers within the Publishing Operations Division are separately identifiable by service supplied.

All workers of Hewlett Packard Company, AMS Call Center-Conway, CSS-Americas Support (AMSS) Division, Personal Systems Business Unit, Conway, Arkansas, who became totally or partially separated from employment on or after December 20, 2011, through two years from the date of certification, and all workers in the group threatened with total or partial separation from employment on the date of certification through two years from the date of certification, are eligible to apply for adjustment assistance under Chapter 2 of Title II of the Trade Act of 1974, as amended.

Signed in Washington, DC, this 4th day of September, 2013.

Del Min Amy Chen,
Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2013–24192 Filed 10–2–13; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

TA–W–82,680A; TA–W–82,680B

Supermedia LLC, Publishing Operations Division, Account Management Group, a Subsidiary of Dex Media Inc., Including On-Site Leased Workers From TAC Worldwide Companies, St. Petersburg, Florida; Supermedia LLC, Publishing Operations Division, Internet Publishing Operations Group, a Subsidiary of Dex Media Inc., Including On-Site Leased Workers From TAC Worldwide Companies, St. Petersburg, Florida; Notice of Revised Determination on Reconsideration.

On August 2, 2013, the Department of Labor (Department) issued a negative determination applicable to workers and former workers of SuperMedia LLC, Publishing Operation Division, Account Management Group, Internet Publishing Operations Group, and Listing Management Group, a subsidiary of Dex Media, Inc., St. Petersburg, Florida. Workers within the Publishing Operations Division are separately identifiable by service supplied.

The subject worker groups include on-site leased workers from TAC Worldwide Companies.

Workers of SuperMedia LLC, Publishing Operations Division, Account Management Group (TA–W–82,680) and the Listing Management
Group (TA–W–82,680B), St. Petersburg, Florida were eligible to apply for Trade Adjustment Assistance (TAA) under TA–W–74,033 (expired on July 27, 2012).

The group eligibility requirements for workers of a firm under Section 222(a) of the Act, 19 U.S.C. 2272(a), are satisfied if the following criteria are met:

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 shift/acquisition must have contributed importantly to the workers’ separation or threat of separation.

With regards to Account Management Group and Internet Publishing Operations Group, the Department determines that Section 222(a)(1) has been met because a significant number or proportion of the workers in each Group have become totally or partially separated.

With regards to Account Management Group (TA–W–82,680) and Internet Publishing Operations Group (TA–W–82,680A), the Department determines that Section 222(a)(2)(B) has been met because SuperMedia LLC has shifted to a foreign country the supply of services like or directly competitive with those produced/supplied by the workers’ firm; OR

II 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

(ii) the shift/acquisition must have contributed importantly to the workers’ separation or threat of separation.

After the issuance of the negative determination, the Department received revised information from the subject workers, which demonstrated that Section 222(a)(2)(B) has been met and, therefore, deny the petition for group eligibility of SuperMedia LLC, Publishing Operation Division, Listing Management Group, and Internet Publishing Operations Group, St. Petersburg, Florida, in accordance with Section 223 of the Act, 19 U.S.C. 2273.

Conclusion

I affirm that, with regards to SuperMedia LLC, Publishing Operation Division, Listing Management Group, St. Petersburg, Florida, the requirements of Section 222 of the Act, 19 U.S.C. § 2272, have not been met and, therefore, deny the petition for group eligibility of SuperMedia LLC, Publishing Operation Division, Listing Management Group, a subsidiary of Dex Media, Inc., St. Petersburg, Florida (TA–W–82,680B), in accordance with Section 223 of the Act, 19 U.S.C. 2273.

A careful review of the new information obtained during the reconsideration investigation, I determine that workers and former workers of SuperMedia LLC, Publishing Operation Division, Account Management Group and Internet Publishing Operations Group, St. Petersburg, Florida, meet the worker group certification criteria under Section 222(a) of the Act, 19 U.S.C. 2272(a). In accordance with Section 223 of the Act, 19 U.S.C. 2273, I make the following certification:

All workers of SuperMedia LLC, Publishing Operation Division, Account Management Group, a subsidiary of Dex Media, Inc., St. Petersburg, Florida (TA–W–82,680), who became totally or partially separated from employment on or after July 28, 2012 through two years from the date of certification, and all workers in the group threatened with total or partial separation from employment on the date of certification through two years from the date of certification, are eligible to apply for adjustment assistance under Chapter 2 of Title II of the Trade Act of 1974, as amended; and

All workers of SuperMedia LLC, Publishing Operation Division, Internet Publishing Operations Group, a subsidiary of Dex Media, Inc., St. Petersburg, Florida (TA–W–82,680A) who became totally or partially separated from employment on or after April 17, 2012 through two years from the date of certification, and all workers in the group threatened with total or partial separation from employment on the date of certification through two years from the date of certification, are eligible to apply for adjustment assistance under Chapter 2 of Title II of the Trade Act of 1974, as amended.

Signed in Washington, DC, this 30th day of August, 2013.

Del Min Amy Chen, Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2013–24189 Filed 10–2–13; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

TA–W–82,705, the Boeing Company