after obtaining various financial information about customer’s credit history. The petitioner alleges that the money order, “consisting of tangible cash at the receiving end of the order” is a product just as “an article of clothing”, therefore, workers of the subject firm should be considered as engaged in production of articles.

The investigation revealed that Western Union is a global leader in money transfer services, offering the ability to send money to various locations, including numerous foreign countries and territories. No articles are produced within Western Union. The workers of Western Union Financial Services, Inc., Bridgeton, Missouri provide customer service support to Western Union customers and agents. These functions, as described above, are not considered production of an article within the meaning of Section 222 of the Trade Act and while the provision of services may result in printed material, it is incidental to the provision of these services. Money order is a document used by the subject firm as incidental to money transfer services provided by the subject firm. No production took place at the subject facility nor did the workers support production of an article at any domestic affiliated location during the relevant period.

The petition also alleges that job functions have been shifted from the subject firm overseas.

The investigation determined that workers of Western Union Financial Services, Inc., Bridgeton, Missouri do not produce an article within the meaning of Section 222 of the Trade Act of 1974.

Conclusion

After review of the application 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 decision. Accordingly, the application is denied.

Signed in Washington, DC, this 25th day of June, 2008.

Elliott S. Kushner,
Certifying Officer, Division of Trade Adjustment Assistance.

BILLING CODE 4510–FN–P

DEPARTMENT OF LABOR
Employment and Training Administration
[SGA/DFA–PY 08–04]

Solicitation for Grant Applications (SGA); Technology-Based Learning (TBL) Initiative

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

ACTION: Notice: Amendment to SGA/DFA–PY 08–04.

SUMMARY: The Employment and Training Administration published a document in the Federal Register on June 20, 2008, announcing the availability of funds and solicitation for grant applications (SGA) under the TBL Initiative to be awarded through a competitive process. This notice is a second amendment to the SGA and it amends “Part V. Applications Review Process,” under the specific heading “Strength of Partnerships.”

FOR FURTHER INFORMATION CONTACT: James Stockton, Grant Officer, Division of Federal Assistance, at (202) 693–3335.

Supplementary Information Correction: In the Federal Register of June 20, 2008, in FR Doc. E8–13967. On page 35161 under the first (1st) paragraph, under the specific heading “Strength of Partnerships” (8 points) delete the last sentence, "The applicant must designate one organization from the workforce investment or education system from among the application’s partners to act as grant recipient.”

DATES: Effective Date: This notice is effective July 14, 2008.

Signed at Washington, DC this 8th day of July, 2008.

James W. Stockton,
Grant Officer.

[FR Doc. E8–15935 Filed 7–11–08; 8:45 am]

BILLING CODE 4510–FN–P

DEPARTMENT OF LABOR
Employment and Training Administration

[TA–W–63,596]

Medtronic Vascular, Danvers, MA Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, as amended, an investigation was initiated on June 24, 2008 in response to a worker petition filed by a state agency representative on behalf of workers of Medtronic Vascular, Danvers, Massachusetts.

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

Signed at Washington, DC, this 30th day of June, 2008.

Linda G. Poole,
Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E8–15866 Filed 7–11–08; 8:45 am]

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DEPARTMENT OF LABOR
Employment and Training Administration

[TA–W–63,581]

Varian Semiconductor Equipment, Gloucester, MA; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, as amended, an investigation was initiated on June 23, 2008 in response to a worker petition filed by a company official on behalf of workers at Varian Semiconductor Equipment, Gloucester, Massachusetts.

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

Signed at Washington, DC, this 30th day of June, 2008.

Richard Church,
Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E8–15867 Filed 7–11–08; 8:45 am]