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## DEPARTMENT OF LABOR

### Employment and Training Administration

[TA-W-40,898]

#### St. Clair Technologies, Inc., Including Leased Workers of Employment Group, Charlotte, Michigan; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on March 18, 2002, applicable to workers of St. Clair Technologies, Inc., Charlotte, Michigan. The notice was published in the **Federal Register** on March 29, 2002 (67 FR 15226).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. Information provided by the State shows that leased workers of Employment Group were employed at St. Clair Technologies, Inc. to produce wiring harnesses at the Charlotte, Michigan location of the subject firm.

Based on these findings, the Department is amending this certification to include leased workers of Employment Group Charlotte, Michigan employed at St. Clair Technologies, Charlotte, Michigan.

The intent of the Department's certification is to include all workers of St. Clair Technologies who were adversely affected by increased imports.

The amended notice applicable to TA-W-40,898 is hereby issued as follows:

All workers of St. Clair Technologies, Charlotte, Michigan including leased workers of Employment Group, Charlotte, Michigan engaged in employment related to the production of wiring harnesses at St. Clair Technologies, Charlotte, Michigan who became totally or partially separated from employment on or after February 4, 2001, through March 18, 2004, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC, this 16th day of May, 2002.

**Linda G. Poole,**

*Certifying Officer, Division of Trade Adjustment Assistance.*

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## DEPARTMENT OF LABOR

### Employment and Training Administration

[TA-W-39,592]

#### Viceroy Gold Corporation, Including Workers of MK Gold Company, Searchlight, NV; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on August 7, 2001, applicable to workers of Viceroy Gold Corporation, Castle Mountain Mine, Searchlight, Nevada. The notice was published in the **Federal Register** on August 23, 2001 (66 FR 44378).

At the request of the petitioners, the Department reviewed the certification for workers of the subject firm. New information shows that employees of MK Gold Corporation, Searchlight, Nevada were employed by Viceroy Gold Corp., Castle Mountain Mine to produce gold and silver in dore' bar form at the Searchlight, Nevada location of the subject firm. Worker separations occurred at MK Gold Company as a result of workers separations at Viceroy Gold Corporation, Castle Mountain Mine.

Based on these findings, the Department is amending the certification to include workers of MK Gold Company, Searchlight, Nevada employed at Viceroy Gold Corporation, Castle Mountain Mine, Searchlight, Nevada.

The intent of the Department's certification is to include all workers of Viceroy Gold Corporation, Castle Mountain Mine who were adversely affected by imports.

The amended notice applicable to TA-W-39,592 is hereby issued as follows:

All workers of Viceroy Gold Corporation, Castle Mountain Mine, Searchlight, Nevada and all workers of MK Gold Company, Searchlight, Nevada engaged in employment related to the production of gold and silver in dore' bar form at Viceroy Gold Corporation, Castle Mountain Mine, Searchlight, Nevada who became totally or partially separated from employment on or after June 20, 2000, through August 7, 2003, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC, this 23rd day of April, 2002.

**Linda G. Poole,**

*Certifying Officer, Division of Trade Adjustment Assistance.*

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## LEGAL SERVICES CORPORATION

### Notice of Availability of Calendar Year 2003 Competitive Grant Funds for Services Areas MNJ, NJ-8, NJ-12, NJ-15, NJ-16, NJ-17, and NJ-18 in New Jersey

**AGENCY:** Legal Services Corporation.

**ACTION:** Solicitation of proposals for the provision of Civil Legal Services for service areas MNJ, NJ-8, NJ-12, NJ-15, NJ-16, NJ-17, and NJ-18 in New Jersey.

**SUMMARY:** The Legal Services Corporation (LSC) is the national organization charged with administering federal funds provided for civil legal services to the poor. Congress has adopted legislation requiring LSC to utilize a system of competitive bidding for the award of grants and contracts.

LSC hereby announces the availability of competitive grant funds and is soliciting grant proposals from interested parties who are qualified to provide effective, efficient and high quality civil legal services to the eligible client population in the Basic Field-General and Basic Field-Migrant service areas in New Jersey. The exact amount of congressionally appropriated funds and the date and terms of their availability for calendar year 2003 are not yet known.

**DATES:** See Supplemental Information section for grants competition dates.

**ADDRESSES:** Legal Services Corporation—Competitive Grants, 750 First Street NE., 10th Floor, Washington, DC 20002-4250.

**FOR FURTHER INFORMATION CONTACT:** Office of Program Performance, competitive grants service desk by fax at 1.877.378.9997, by e-mail at [competition@lsc.gov](mailto:competition@lsc.gov), or visit the LSC competition website at <http://www.ain.lsc.gov>.

**SUPPLEMENTARY INFORMATION:** The Request for Proposals (RFP) is available from <http://www.ain.lsc.gov>. A Notice of Intent to Compete is required. It is due by 5 p.m. ET, July 12, 2002. Grant proposals must be received at LSC by 5 p.m. ET, August 9, 2002. LSC is seeking proposals from non-profit organizations that have as a purpose the furnishing of legal assistance to eligible clients, and from private attorneys, groups of private