SUMMARY: This order partially revokes an Executive Order and a Public Land Order insofar as they affect 2.2 acres of National Forest System land withdrawn for the Bureau of Land Management's Power Site Reserve No. 184 and the Forest Service's Hebgen Cabin Tract. This order also opens the land to exchange.

EFFECTIVE DATE: May 31, 2005.

FOR FURTHER INFORMATION CONTACT:

Sandra Ward, BLM Montana State Office, P.O. Box 36800, Billings, Montana 59107, 406–896–5052 or Scott Bixler, U.S. Forest Service, Region 1 Office, P.O. Box 7669, Missoula, Montana 59807, 406–329–3655.

SUPPLEMENTARY INFORMATION: The U.S. Forest Service and Bureau of Land Management have determined that the withdrawals are no longer needed on the land described in this order and partial revocation is needed to facilitate a pending land exchange.

Order

By virtue of the authority vested in the Secretary of the Interior by Section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714 (2000), it is ordered as follows:

1. The Executive Order dated April 19, 1912, which withdrew National Forest System land for the Bureau of Land Management's Power Site Reserve No. 184, and Public Land Order No. 2459, which withdrew National Forest System land for the Forest Service's Hebgen Cabin Tract, are hereby revoked insofar as they affect the following described land, which currently is described as a parcel within lot 5 of T. 11 S., R. 3 E., but when surveyed will read:

Gallatin National Forest

Principal Meridian, Montana

T. 11 S., R. 3 E., Sec. 15, lot 7.

The area described contains 2.2 acres in Gallatin County.

2. At 9 a.m. on May 31, 2005, the above-described land is hereby opened and made available for exchange under the Acts of March 20, 1922, as amended, 16 U.S.C. 485, 486 (2000), January 30, 1929, 16 U.S.C. 486c (2000), October 21, 1976, as amended, 43 U.S.C. 1715–1717 (2000), and August 20, 1988, 43 U.S.C. 1716, 751 (2000).

Dated: April 29, 2005.

Rebecca W. Watson,

Assistant Secretary—Land and Minerals Management.

[FR Doc. 05–9688 Filed 5–13–05; 8:45 am]

BILLING CODE 3410-11-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[NV-930-1430-ET; NVN-75850; 5-08807]

Public Land Order No. 7636; Withdrawal of Public Land for the Pahrump Wildland Fire Station; Nevada

AGENCY: Bureau of Land Management,

Interior.

ACTION: Public Land Order.

SUMMARY: This order withdraws 15 acres of public land from surface entry and mining for a period of 20 years, to protect the Bureau of Land Management's Pahrump Wildland Fire Station.

DATES: Effective Date: May 16, 2005.

FOR FURTHER INFORMATION CONTACT:

Dennis J. Samuelson, BLM Nevada State Office, P.O. Box 12000, Reno, Nevada 89520, 775–861–6532.

Orde

By virtue of the authority vested in the Secretary of the Interior by Section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714 (2000), it is ordered as follows:

1. Subject to valid existing rights, the following described public land is hereby withdrawn from settlement, sale, location, or entry under the general land laws, including the United States mining laws (30 U.S.C. Ch. 2 (2000)), but not from leasing under the mineral leasing laws, for a period of 20 years, for the Bureau of Land Management to protect a wildland fire station facility:

Mount Diablo Meridian

T. 21 S., R. 54 E.,

Sec. 2, $W^{1/2}SW^{1/4}$ of lot 3 and $SE^{1/4}$ of lot

The area described contains 15 acres in Clark County.

- 2. The withdrawal made by this order does not alter the applicability of those public land laws governing the use of the land under lease, license, or permit, or governing the disposal of their mineral or vegetative resources other than under the mining laws.
- 3. This withdrawal will expire 20 years from the effective date of this order unless, as a result of a review conducted before the expiration date pursuant to Section 204(f) of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714(f) (2000), the Secretary determines that the withdrawal shall be extended.

Authority: 43 U.S.C. 1714(a); 43 CFR 2310.3–3(b)(1).

Dated: April 29, 2005.

Rebecca W. Watson,

Assistant Secretary—Land and Minerals Management.

[FR Doc. 05-9687 Filed 5-13-05; 8:45 am]

BILLING CODE 4310-HC-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[NV-930-1430-ET; NVN-75849;5-08807]

Public Land Order No. 7637; Withdrawal of Public Land for the Logandale Wildland Fire Station, NV

AGENCY: Bureau of Land Management,

Interior.

ACTION: Public land order.

SUMMARY: This order withdraws 10 acres of public land from surface entry and mining for a period of 20 years, to protect the Bureau of Land Management's Logandale Wildland Fire Station.

EFFECTIVE DATE: May 16, 2005.

FOR FURTHER INFORMATION CONTACT:

Dennis J. Samuelson, BLM Nevada State Office, P.O. Box 12000, Reno, Nevada 89520, 775–861–6532.

Order

By virtue of the authority vested in the Secretary of the Interior by Section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714 (2000), it is ordered as follows:

1. Subject to valid existing rights, the following described public land is hereby withdrawn from settlement, sale, location, or entry under the general land laws, including the United States mining laws (30 U.S.C. Ch. 2 (2000)), but not from leasing under the mineral leasing laws, for a period of 20 years, for the Bureau of Land Management to protect a wildland fire station facility:

Mount Diablo Meridian

T. 14 S., R. 67 E.,

Sec. 32, $W^{1}/_{2}NW^{1}/_{4}NE^{1}/_{4}SW^{1}/_{4}$ and $E^{1}/_{2}NE^{1}/_{4}NW^{1}/_{4}SW^{1}/_{4}$.

The area described contains 10 acres in Clark County.

- 2. The withdrawal made by this order does not alter the applicability of those public land laws governing the use of the land under lease, license, or permit, or governing the disposal of their mineral or vegetative resources other than under the mining laws.
- 3. This withdrawal will expire 20 years from the effective date of this order unless, as a result of a review conducted before the expiration date pursuant to Section 204(f) of the Federal Land Policy and Management Act of

1976, 43 U.S.C. 1714(f) (2000), the Secretary determines that the withdrawal shall be extended.

Authority: 43 U.S.C. 1714(a); 43 CFR 2310.3–3(b)(1).

Dated: April 29, 2005.

Rebecca W. Watson,

Assistant Secretary—Land and Minerals Management.

[FR Doc. 05–9689 Filed 5–13–05; 8:45 am]

BILLING CODE 4310-HC-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-57,007]

Ametek, U.S. Gauge Division; Sellersville, PA; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, as amended, an investigation was initiated on April 19, 2005 in response to a worker petition filed by a company official on behalf of workers at Ametek, U.S. Gauge Division, Sellersville, Pennsylvania.

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

Signed at Washington, DC this 26th day of April 2005.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E5–2434 Filed 5–13–05; 8:45 am]

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-56,965]

FMC Corporation, Phosphate Plant; Green River, WY; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, as amended, an investigation was initiated on April 14, 2005 in response to a worker petition filed by the State of Wyoming Department of Workforce Services on behalf of workers at the Phosphate plant of FMC Corporation, Green River, Wyoming.

All workers of the Phosphate plant were separated from the subject firm more than one year before the date of the petition. Section 223(b) of the Act specifies that no certification may apply to any worker whose last separation occurred more than one 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 25th day of April, 2005.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E5–2432 Filed 5–13–05; 8:45 am]

BILLING CODE 4510-30-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-56,850]

Hydro-Logic Services, LLC; Warren, MI; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, as amended, an investigation was initiated on March 30, 2005 in response to a petition filed on behalf of workers at Hydro-Logic Services, LLC, Warren, Michigan.

The petition has been deemed invalid. Not all of the individuals filing the petition were workers of the firm. Consequently, further investigation would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC, this 28th day of April, 2005.

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E5-2430 Filed 5-13-05; 8:45 am]

BILLING CODE 4510-30-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-56,560]

Interstate Tool and Die Company Madison Heights, MI; Negative Determination Regarding Application for Reconsideration

By letter dated April 18, 2005, the company official requested administrative reconsideration of the Department's negative determination regarding eligibility for workers and former workers of the subject firm to apply for Trade Adjustment Assistance (TAA). The Department's determination was signed on March 23, 2005 and the Notice of determination was published in the **Federal Register** on May 2, 2005 (70 FR 22710).

The negative determination was based on the findings that during the

investigatory period of 2003 through January 2005, the subject company neither imported prototype automotive parts nor shifted such production abroad, and the subject company's major declining customers did not import prototype automotive parts.

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 mis-interpretation of facts or of the law justified reconsideration of the decision.

The company official, in the request for reconsideration, infers that the scope of the initial investigation was in error because the term prototype parts is a misleading description of the work done by the firm. The company official now states that the firm supported the advance engineering groups of domestic automobile manufacturers.

During a February 14, 2005 telephone conversation, a company official stated that workers at the subject company are engaged in the prototype and production for the aerospace and automotive industries. Further, the Business Confidential Data Request form completed by another company official submitted, in part, on February 16, 2005, identified "prototype auto parts" as the product manufactured at the subject facility. Therefore, the Department determines that the scope of the investigation was not in error.

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 at Washington, DC, this 5th day of May 2005.

Linda G. Poole.

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E5-2428 Filed 5-13-05; 8:45 am]

BILLING CODE 4510-30-P