adversely affected by a shift in production of vacuums and disposable vacuum cleaner bags and the distribution of those articles to Mexico and China.

The amended notice applicable to TA–W–58,495 is hereby issued as follows:

All workers of The Hoover Company, a subsidiary of Maytag Corporation, currently known as TTI Floor Care North America, Main Plant, North Canton, Ohio (TA–W– 58,495); Plant Two, Canton, Ohio (TA–W– 58,495A), and Distribution Center, North Canton, Ohio (TA–W–58,495B), who became totally or partially separated from employment on or after August 28, 2005, through January 24 2008, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974, and are also eligible to apply for alternative trade adjustment assistance under Section 246 of the Trade Act of 1974.

Signed at Washington, DC, this 4th day of April 2008.

Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E8–8245 Filed 4–16–08; 8:45 am] BILLING CODE 4510–FN–P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-62,532; TA-W-62,532A; TA-W-62,532B]

The Hoover Company; Currently Known as TTI Floor Care North America; Floor Care Division; Main Plant; North Canton, OH; The Hoover Company; Currently Known as TTI Floor Care North America; Floor Care Division; Plant Two; Canton, OH; The Hoover Company; Currently Known as TTI Floor Care North America; Floor Care Division; Distribution Center; North Canton, OH; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance and Alternative Trade Adjustment Assistance

In accordance with section 223 of the Trade Act of 1974 (19 U.S.C. 2273), and section 246 of the Trade Act of 1974 (26 U.S.C. 2813), as amended, the Department of Labor issued a Certification Regarding Eligibility to Apply for Worker Adjustment Assistance and Alternative Trade Adjustment Assistance on February 6, 2008, applicable to workers of The Hoover Company, Floor Care Division, Main Plant, North Canton, Ohio, Plant Two, Canton, Ohio and Distribution Center, North Canton, Ohio. The notice was published in the **Federal Register** on February 22, 2008 (73 FR 9835).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. The workers are engaged in the production of vacuums and disposable vacuum cleaner bags and the distribution of those articles.

New information shows that TTI Floor Care North America purchased The Hoover Company in February 2007 and is currently known as TTI Floor Care North America.

Accordingly, the Department is amending this certification to show that The Hoover Company is currently known as TTI Floor Care North America.

The intent of the Department's certification is to include all workers of The Hoover Company, currently known as TTI Floor Care North America, Floor Care Division, Main Plant, Plant Two and Distribution Center who were adversely affected by a shift in production of vacuums and disposable vacuum cleaner bags and the distribution of those articles to Mexico and China.

The amended notice applicable to TA–W–62,532 is hereby issued as follows:

All workers of The Hoover Company, currently known as TTI Floor Care North America, Main Plant, North Canton, Ohio (TA–W–62,532); Plant Two, Canton, Ohio (TA–W–62,532A), and Distribution Center, North Canton, Ohio (TA–W–62,532B), who became totally or partially separated from employment on or after January 25, 2008, through February 6, 2010, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974, and are also eligible to apply for alternative trade adjustment assistance under Section 246 of the Trade Act of 1974.

Signed at Washington, DC, this 4th day of April 2008.

Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. E8–8249 Filed 4–16–08; 8:45 am] BILLING CODE 4510-FN-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-62,997]

Bio-Rad Laboratories, Waltham, MA; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, as amended, an investigation was initiated on March 13, 2008 in response to a petition filed by a company official on behalf of workers at Bio-Rad Laboratories, Waltham, Massachusetts.

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

Signed in Washington, DC, this 8th day of April 2008.

Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. E8–8251 Filed 4–16–08; 8:45 am] BILLING CODE 4510-FN-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-63,072]

Jockey International, Inc. Greensboro, NC; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, as amended, an investigation was initiated on March 26, 2008 in response to a worker petition filed on behalf of workers at Jockey International, Inc., operating out of Greensboro, North Carolina but working in Millen, Georgia.

The petitioning group of workers is covered by an active certification of workers at Jockey International, Inc. Manufacturing Division, Millen, Georgia, as amended (TA–W–61,579A) which expires on June 15, 2009. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC, this 10th day of April 2008.

Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. E8–8242 Filed 4–16–08; 8:45 am] BILLING CODE 4510-FN-P

LEGAL SERVICES CORPORATION

Sunshine Act Meetings of the Board of Directors and Four of the Board's Committees

TIMES AND DATES: The Legal Services Corporation Board of Directors and four of the Board's Committees will meet on April 25–26, 2008 in the order set forth in the following schedule, with each meeting commencing within 10 minutes after adjournment of the immediately preceding meeting.

PUBLIC OBSERVATION BY TELEPHONE: Members of the public who wish to listen to the open portions of the meetings live may do so by following the telephone call-in directions given below. You are asked to keep your telephone muted to eliminate background noises. Comments from the public may from time to time be solicited by the presiding Chairman.

Call-in Directions for Open Sessions

Friday, April 25, 2008

• Call toll-free number 1–888–831–6080;

When prompted, enter the

following numeric pass code: 23698;When connected to the call, please

"MUTE" your telephone immediately.

Saturday, April 26, 2008

• Call toll-free number 1–888–913– 9965;

When prompted, enter the following numeric pass code: 58990;
When connected to the call, please

"MUTE" your telephone immediately.

Meeting Schedule

Friday, April 25, 2008

1:30 p.m.¹

1. Provision for the Delivery of Legal Services Committee (Provisions Committee).

2. Operations & Regulations Committee.

Saturday, April 26, 2008

9:00 a.m.

3. Finance Committee.

4. Audit Committee.

5. Annual Performance Reviews Committee.

6. Board of Directors.

LOCATION: The Marriott Hotel, 3233 Northwest Expressway, Oklahoma City, Oklahoma.

STATUS OF MEETINGS: Open, except as noted below.

• April 26, 2008 Finance Committee Meeting—A portion of the Committee's meeting may be *closed* to the public pursuant to a vote of the Board of Directors authorizing the Committee to meet in executive session to receive a report/briefing on staff's assessment of proposals submitted by companies competing for selection to serve as Administrator of the 403(b) Thrift Plan (Plan) for LSC employees, as well as to permit the Committee to conduct confidential interviews of representatives of two of the competing companies. The staff report/briefing is not subject to the Government in the Sunshine Act or the Legal Services Corporation regulations implementing the Sunshine Act.² The closing is

authorized by the relevant provision of the Government in the Sunshine Act, 5 U.S.C. 552b(c)(4) and (c)(9)(B), and the corresponding provisions of the Legal Services Corporation's implementing regulation, 45 CFR 1622.5(c) and (g). A *verbatim* written transcript of the session will be made. The transcript of any portions of the closed session falling within the relevant provision(s) of the Government in the Sunshine Act, 5 U.S.C. 552b(c)(6), and the corresponding provision of LSC's implementing regulation, 45 CFR 1622.5(e), will not be available for public inspection. The transcript of any portions not falling within the cited provisions will be available for public inspection. A copy of the General Counsel's Certification that the closing is authorized by law will be available upon request.

• April 26, 2008 Performance Reviews Committee Meeting—A portion of the Committee's meeting may be *closed* to the public pursuant to a vote of the Board of Directors authorizing the Committee to meet in executive session to Consider and act on establishment of procedures and a protocol for the annual performance review of the LSC Inspector General. The closing will be authorized by the relevant provision of the Government in the Sunshine Act, 5 U.S.C. 552b(c)(2), and the corresponding provision of the Legal Services Corporation's implementing regulation, 45 CFR 1622.5(a). A verbatim written transcript of the session will be made. The transcript of any portions of the closed session falling within the relevant provision(s) of the Government in the Sunshine Act, 5 U.S.C. 552b(c)(6), and the corresponding provision of LSC's implementing regulation, 45 CFR 1622.5(e), will not be available for public inspection. The transcript of any portions not falling within the cited provisions will be available for public inspection. A copy of the General Counsel's Certification that the closing is authorized by law will be available upon request.

• April 26, 2008 Board of Directors Meeting—Open, except that a portion of the meeting of the Board of Directors may be closed to the public pursuant to a vote of the Board of Directors to consider and perhaps act on the General Counsel's report on potential and pending litigation involving LSC. A verbatim written transcript of the session will be made. The transcript of any portions of the closed session falling within the relevant provisions of the Government in the Sunshine Act, 5 U.S.C. 552b(c)(10), and the corresponding provisions of the Legal Services Corporation's implementing regulation, 45 CFR 1622.5(h), will not be available for public inspection. The transcript of any portions not falling within the cited provisions will be available for public inspection. A copy of the General Counsel's Certifications that the closings are authorized by law will be available upon request. **MATTERS TO BE CONSIDERED:**

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Friday, April 25, 2008

Provision for the Delivery of Legal Services Committee

Agenda

Open Session

1. Approval of agenda.

2. Approval of the Committee's meeting minutes of January 25, 2008.

3. Staff Update on activities implementing the LSC Private Attorney Involvement Action Plan—Help Close the Justice Gap: Unleash the Power of

Pro Bono. 4. Staff Update on LSC Technology

Criteria for Legal Aid Offices. 5. Presentation on Native American Delivery and Funding.

Representatives of Native

American Indian Legal Services (NAILS).

6. Consider and act on Provision for the Delivery of Legal Services Committee charter to propose to the Board of Directors for adoption.

7. Chairman's Update on Provisions

Committee 2008 Agenda. 8. Public comment.

9. Consider and act on other business. 10. Consider and act on adjournment of meeting.

Operations & Regulations Committee

Agenda

Open Session

1. Approval of agenda.

2. Approval of the minutes of the Committee's January 25, 2008 meeting.

3. Approval of the minutes of the Committee's January 26, 2008 meeting.

4. Consider and act on initiation of rulemaking to adopt "lesser sanctions".

a. Staff report.

b. OIG comment.

c. Public comment.

5. Consider and act on Operations & Regulations Committee charter to propose to the Board of Directors for adoption.

6. Staff report on development of LSC's in-house Compliance Program.

7. Staff report on LSC's Continuation of Operations Plan ("COOP").

¹Please note that all times in this notice are *Mountain Time*.

² Any portion of the closed session consisting solely of staff briefings does not fall within the

Sunshine Act's definition of the term "meeting" and, therefore, the requirements of the Sunshine Act do not apply to such portion of the closed session. 5 U.S.C. 552b(a)(2) and (b). See also 45 CFR 1622.2 & 1622.3.

8. Staff report on LSC's risk management plan.

9. Public comment.

10. Consider and act on other business.

11. Consider and act on adjournment of meeting.

Saturday, April 26, 2008

Finance Committee

Agenda

Open Session

1. Approval of agenda.

2. Approval of the minutes of the Committee's meeting of January 26, 2008.

3. Consider and act on adjustments to the Consolidated Operating Budget for FY 2008 and recommend Resolution #2008–004 to the full Board.

• Presentation by David Richardson, Treasurer/Comptroller.

• Comments by Charles Jeffress.

4. Presentation on LSC's Financial Reports for the first six months of FY 2008.

• Presentation by David Richardson, Treasurer/Comptroller.

• Comments by Charles Jeffress, Chief Administrative Officer.

5. Report on FY 2009 appropriations process.

• Presentation by John Constance, Director, Office of Government Relations and Public Affairs.

6. Consider and act on Finance Committee charter to propose to the Board of Directors for adoption.

Closed Session

7. Consider and act on a recommendation to the Board for a new plan administrator for the 403(b) Thrift Plan for Employees of LSC, Resolution 2008–005.

• Introduction by Charles Jeffress.

• Presentation by the Nationwide Team, Ivette Dominguez, Regional Vice President, Private Sector Retirement Plans, Nationwide Financial; Ralph Prisco, President, Long Island Employee Benefits Group; and Thomas Gletner, SunTrust Investment Services.

• Presentation by the American United Life/One America Team, David Frost, Regional Sales Director, AUL/One America; and David Ponder, Ponder Financial Group, Financial Adviser.

Open Session

8. Public comment.

9. Consider and act on other business. 10. Consider and act on adjournment of meeting.

Audit Committee

Agenda

Open Session

1. Approval of agenda.

2. Report of the Committee Chairman on the Board's actions regarding establishment of the Audit Committee.

3. Report on Board Chairman's

appointments to the Audit Committee.4. Committee Chairman's summary of the Audit Committee's Charter.

5. Consider and act on the process used by the Inspector General to select and/or retain the Corporation's external auditor.

6. Consider and act on how the work of the Office of Inspector General will assist and complement the work of the Audit Committee.

7. Comments by LSC's Independent Public Accountant ("IPA") regarding the IPA's perspective on the Audit Committee mission.

8. Consider and act on development of a plan of action for the Committee.

9. Public comment. 10. Consider and act on other business.

11. Consider and act on adjournment of meeting.

Performance Reviews Committee

Agenda

Closed Session

1. Approval of agenda.

2. Consider and act on establishment of procedures and a protocol for the annual performance review of the LSC Inspector General.

3. Consider and act on other business. 4. Consider and act on adjournment of meeting.

Board of Directors

Agenda

Open Session

1. Approval of agenda.

2. Approval of minutes of the *Board's* Open Session meeting of January 26, 2008.

3. Approval of minutes of the *Board's* Open Session *telephonic* meeting of February 20, 2008.

4. Approval of minutes of the *Board's* Open Session telephonic meeting of March 24, 2008.

5. Consider and act on delegation to Chairman of authority to assign Directors to the various committees of the Board and to appoint each committee's chairperson.

6. Chairman's Report.

7. Members' Reports.

8. President's Report.

9. Inspector General's Report.

10. Consider and act on the report of the *Provision for the Delivery of Legal Services Committee.*

11. Consider and act on the report of the *Finance Committee*.

12. Consider and act on the report of the *Operations* & *Regulations* Committee.

13. Consider and act on the report of the *Audit Committee*.

14. Consider and act on the report of the Board's *2008 Ad Hoc Committee* Liaison.

15. Consider and act on recommendations made to the Board in the Government Accountability Office report on LSC governance.

a. Develop a plan for providing a regular training program for board members that includes providing updates or changes in LSC's operating environment and relevant governance and accountability practices.

b. Implement a periodic selfassessment of the Board's, the committees', and each individual member's performance for purposes of evaluating whether improvements can be made to the board's structure and processes.

c. Develop and implement procedures to periodically evaluate key management processes, including at a minimum, processes for risk assessment and mitigation, internal control, and financial reporting.

d. Establish and implement a comprehensive orientation program for new board members to include key topics such as fiduciary duties, IRS requirements, and interpretation of the financial statements.

e. Adopt Board committee charters. 16. Consider and act on proposed Protocol for Board member access to

Corporation records.

17. Public comment.

18. Consider and act on other business.

19. Consider and act on whether to authorize an executive session of the *Board* to address items listed below under *Closed Session*.

Closed Session

20.Approval of minutes of the *Board's* Executive Session of January 26, 2008.

21. Consider and act on General Counsel's report on potential and pending litigation involving LSC.

22. Consider and act on motion to adjourn meeting.

CONTACT PERSON FOR INFORMATION:

Patricia D. Batie, Manager of Board Operations, at (202) 295–1500.

SPECIAL NEEDS: Upon request, meeting notices will be made available in alternate formats to accommodate visual

and hearing impairments. Individuals who have a disability and need an accommodation to attend the meeting may notify Patricia D. Batie, at (202) 295–1500.

Dated: April 15, 2008. Victor M. Fortuno, Vice President & General Counsel. [FR Doc. 08–1151 Filed 4–15–08; 3:30 pm] BILLING CODE 7050–01–P

NUCLEAR REGULATORY COMMISSION

[Docket No. 50-529]

Arizona Public Service Company; Notice of Consideration of Issuance of Amendment to Facility Operating License, Proposed No Significant Hazards Consideration Determination, and Opportunity for a Hearing

The U.S. Nuclear Regulatory Commission (NRC, the Commission) is considering issuance of an amendment to Facility Operating License No. STN 50–529 to Arizona Public Service Company (APS or the licensee) for operation of the Palo Verde Nuclear Generating Station (Palo Verde), Unit 2, located in Maricopa County, Arizona.

The proposed amendment in the licensee's application dated April 10, 2008, would revise Technical Specification (TS) 3.5.5, Refueling Water Tank (RWT), to increase the minimum required RWT level indications and the corresponding borated water volumes in TS Figure 3.5.5-1, "Minimum Required RWT Volume," by 3 percent. This change will ensure that there is adequate water volume available in the RWT to ensure that the engineered safety feature (ESF) pumps and the new containment recirculation sump strainers will meet their design functions during loss-ofcoolant accidents (LOCAs).

This condition is exigent for Unit 2, as it entered into a refueling outage on March 29, 2008, and during that outage the new containment sump strainers will be installed as part of the licensee's commitments related to NRC Generic Letter 2004–02, "Potential Impact of Debris Blockage on Emergency Recirculation during Design Basis Accidents at Pressurized-Water Reactors." Without this amendment, the necessary modifications cannot be completed before startup from the refueling outage. Palo Verde is scheduled to restart on or about May 11, 2008

Before issuance of the proposed license amendment, the Commission will have made findings required by the Atomic Energy Act of 1954, as amended (the Act) and the Commission's regulations.

The Commission has made a proposed determination that the amendment request involves no significant hazards consideration. Pursuant to 10 CFR 50.91(a)(6) for amendments to be granted under exigent circumstances, the NRC staff must determine that the amendment request involves no significant hazards consideration. Under the Commission's regulations in 10 CFR 50.92, this means that operation of the facility in accordance with the proposed amendment would not (1) involve a significant increase in the probability or consequences of an accident previously evaluated; or (2) create the possibility of a new or different kind of accident from any accident previously evaluated; or (3) involve a significant reduction in a margin of safety. As required by 10 CFR 50.91(a), the licensee has provided its analysis of the issue of no significant hazards consideration, which is presented below:

1. Does the proposed amendment involve a significant increase in the probability or consequences of an accident previously evaluated?

Response: No.

The proposed change would raise the RWT minimum level by 3% to ensure that there is adequate water volume available at the containment recirculation sumps for the limiting small break LOCA scenario for submergence of the new strainer designs that are being installed in Unit 2 in the spring 2008 outage. The new strainers are designed and tested to operate submerged at the start of recirculation actuation post-LOCA. This change ensures that the level of water at the strainers supports this assumption of the design.

The RWT water volume is not an initiator of any accident previously evaluated. As a result, the probability of an accident previously evaluated is not affected. The proposed change does not alter or prevent the ability of structures, systems, and components from performing their intended function to mitigate the consequences of an initiating event within the assumed acceptance limits.

The effect on containment flood level, equipment qualification, and containment sump pH [potential of hydrogen] remains within the limits assumed in the design and accident analyses. The calculated maximum containment flood level is based on the RWT water level associated with the bottom of the RWT overflow nozzle. This change does not revise the location of the RWT overflow nozzle and there is no change in the calculated maximum flood level. As a result, the proposed change has no impact on the qualification of equipment above the maximum containment flood level. For the same reason the impact of the proposed change on post-LOCA sump pH is bounded by the current analysis for post-LOCA sump

pH. In that analysis, the calculated minimum post-LOCA sump pH is based on the maximum RWT water level associated with the bottom of the RWT overflow nozzle. The maximum flood level is not affected by this change. In addition, the change is conservative with respect to the calculated maximum post-LOCA sump pH since it is increasing the minimum required RWT volume.

The proposed change does not affect the source term, containment isolation, or radiological release assumptions used in evaluating the radiological consequences of an accident previously evaluated. Further, the proposed change does not increase the types or amounts of radioactive effluent that may be released offsite, nor significantly increase individual or cumulative occupational/public radiation exposures. The proposed change is consistent with the safety analysis assumptions and resultant consequences.

Therefore, the proposed change does not involve a significant increase in the probability or consequences of an accident previously evaluated.

2. Does the proposed amendment create the possibility of a new or different kind of accident from any accident previously evaluated?

Response: No.

The change does not involve a physical alteration of the plant (*i.e.*, no new or different components or physical changes are involved with this change) or a change in the methods governing normal plant operation. The change does not alter any assumptions made in the safety analysis.

Therefore, the proposed change does not create the possibility of a new or different kind of accident from any accident previously evaluated.

3. Does the proposed amendment involve a significant reduction in a margin of safety? *Response:* No.

The proposed change to raise the required RWT minimum water volume does not alter the manner in which safety limits, limiting safety system settings or limiting conditions for operation are determined. The safety analysis acceptance criteria are not affected by this change. The proposed change will not result in plant operation in a configuration outside of the design basis.

Therefore, the proposed change does not involve a significant reduction in a margin of safety.

The NRC staff has reviewed the licensee's analysis and, based on this review, it appears that the three standards of 10 CFR 50.92(c) are satisfied. Therefore, the NRC staff proposes to determine that the amendment request involves no significant hazards consideration.

The Commission is seeking public comments on this proposed determination. Any comments received within 14 days after the date of publication of this notice will be considered in making any final determination.

Normally, the Commission will not issue the amendment until the