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DEPARTMENT OF LABOR**Employment and Training Administration**

[TA-W-60,876; TA-W-60,876B]

**Armstrong Wood Products, Inc.,
Armstrong Hardwood Flooring
Company, Parquet Flooring
Department, Oneida, Tennessee;
Armstrong Wood Products, Inc.,
Armstrong Hardwood Flooring
Company, Pattern Plus Flooring
Department, Oneida, TN; Notice of
Revised Determination on
Reconsideration**

On May 2, 2007, the Department of Labor (Department) issued an Affirmative Determination Regarding Application for Reconsideration of the Trade Adjustment Assistance (TAA) and Alternative Trade Adjustment Assistance (ATAA) petition filed on behalf of workers and former workers of Armstrong Wood Products, Inc., Armstrong Hardwood Flooring Company, Pattern Plus Flooring Department, Oneida, Tennessee (TA-W-60,876B). The Notice of affirmative determination was published in the **Federal Register** on May 9, 2007 (72 FR 26425). Workers covered by TA-W-60,876B produce Pattern Plus flooring, a variety of hardwood flooring.

The request for reconsideration alleged that Armstrong Wood Products, Inc., Armstrong Hardwood Flooring Company, Oneida, Tennessee (the subject firm) increased its imports of hardwood flooring.

On March 28, 2007, the Department issued a TAA/ATAA certification for workers of Armstrong Wood Products, Inc., Armstrong Hardwood Flooring Company, Solid Strip Flooring Department, Oneida, Tennessee (TA-W-60,876C). Solid Strip is a type of

hardwood flooring produced by the subject firm.

During the reconsideration investigation, the Department confirmed that the subject firm increased imports of hardwood flooring following a shift of production abroad. The Department also received new information on the subject firm's organization and operation, as well as information on the various types of hardwood flooring produced by the subject firm.

The new information confirmed that workers at the subject firm are separately identifiable by product line and revealed that the three types of hardwood flooring produced by the subject firm are essentially the same. Each type of flooring is made from hardwood (parquet comprises of small pieces of hardwood, solid strip comprises of long strips of solid hardwood, and Pattern Plus comprises of large sheets of engineered hardwood) and each type serves the same function—covering the floor.

The Department determines that the types of hardwood flooring produced at the subject firm are like and directly competitive with each other. As such, the Department conducted a reconsideration investigation of TA-W-60,876 (parquet flooring) as well as TA-W-60,876B (Pattern Plus).

TA-W-60,876

The number of workers producing parquet flooring at the subject firm declined in 2006 from 2005 numbers, and sales and production levels of parquet flooring declined in 2006 from 2005 levels. The subject firm increased imports of articles like and directly competitive with parquet flooring produced by the subject workers.

TA-W-60,876B

The number of workers producing Pattern Plus flooring at the subject firm declined in 2006 from 2005 numbers, and sales and production levels of Pattern Plus flooring declined in 2006 from 2005 levels. The subject firm increased imports of articles like and directly competitive with Pattern Plus flooring produced by the subject workers.

In accordance with Section 246 of the Trade Act of 1974 (26 U.S.C. 2813), as amended, the Department herein presents the results of its investigation regarding certification of eligibility to apply for ATAA. The Department has determined in this case that the group eligibility requirements of Section 246 have been met by the worker groups covered by TA-W-60,876 and TA-W-60,876B.

In both TA-W-60,876 and TA-W-60,876B, a significant number of workers at the firm are age 50 or over and possess skills that are not easily transferable. Further, in both cases, competitive conditions within the industry are adverse.

Conclusion

After careful review of the information obtained in the reconsideration investigation, I determine that the subject firm increased imports of articles like or directly competitive with hardwood flooring produced by the subject worker groups following a shift of production abroad. In accordance with the provisions of the Trade Act of 1974, as amended, I make the following certification:

All workers of Armstrong Wood Products, Inc., Armstrong Hardwood Flooring Company, Parquet Flooring Department, Oneida, Tennessee (TA-W-60,876), Armstrong Wood Products, Inc., and Armstrong Hardwood Flooring Company, Pattern Plus Flooring Department, Oneida, Tennessee, (TA-W-60,876B), who became totally or partially separated from employment on or after January 31, 2006 through two years from the date of this certification, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974, and are eligible to apply for alternative trade adjustment assistance under Section 246 of the Trade Act of 1974.

Signed at Washington, DC this 7th day of June 2007.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E7-11479 Filed 6-13-07; 8:45 am]

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DEPARTMENT OF LABOR**Employment and Training Administration**

[TA-W-61,373]

**Autolign Manufacturing Group, Inc.,
Milan, MI; Notice of Termination of
Investigation**

Pursuant to Section 221 of the Trade Act of 1974, as amended, an investigation was initiated on April 25, 2007, in response to a petition filed by a state agency representative on behalf of workers of Autolign Manufacturing Group, Inc., Milan, Michigan.

The Department was unable to locate an official of the company to obtain the information necessary to render a determination. Consequently, the investigation has been terminated.

Signed at Washington, DC, this 4th day of June 2007.

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

[FR Doc. E7-11480 Filed 6-13-07; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

Investigations Regarding Certifications of Eligibility To Apply for Worker Adjustment Assistance and Alternative Trade Adjustment Assistance

Petitions have been filed with the Secretary of Labor under Section 221(a) of the Trade Act of 1974 ("the Act") and are identified in the Appendix to this

notice. Upon receipt of these petitions, the Director of the Division of Trade Adjustment Assistance, Employment and Training Administration, has instituted investigations pursuant to Section 221(a) of the Act.

The purpose of each of the investigations is to determine whether the workers are eligible to apply for adjustment assistance under Title II, Chapter 2, of the Act. The investigations will further relate, as appropriate, to the determination of the date on which total or partial separations began or threatened to begin and the subdivision of the firm involved.

The petitioners or any other persons showing a substantial interest in the subject matter of the investigations may request a public hearing, provided such request is filed in writing with the Director, Division of Trade Adjustment

Assistance, at the address shown below, not later than June 25, 2007.

Interested persons are invited to submit written comments regarding the subject matter of the investigations to the Director, Division of Trade Adjustment Assistance, at the address shown below, not later than June 25, 2007.

The petitions filed in this case are available for inspection at the Office of the Director, Division of Trade Adjustment Assistance, Employment and Training Administration, U.S. Department of Labor, Room C-5311, 200 Constitution Avenue, NW., Washington, DC 20210.

Signed at Washington, DC, this 7th day of June 2007.

Ralph Dibattista,
Director, Division of Trade Adjustment Assistance.

APPENDIX

TAA petitions instituted between 5/29/07 and 6/1/07

TA-W	Subject firm (petitioners)	Location	Date of institution	Date of petition
61588	Automatic Systems USA, Inc. (Wkrs)	Plattsburgh, NY	05/29/07	05/25/07
61589	Hi-Craft Engineering Incorporated (State)	Fraser, MI	05/29/07	05/25/07
61590	Stover Industries, Inc. (MSR)	Pt. Pleasant, WV	05/29/07	05/25/07
61591	Truth Hardware-East (Comp)	West Hazleton, PA	05/29/07	05/29/07
61592	AMF Billiards and Games, Inc. (Comp)	Bland, MO	05/30/07	05/29/07
61593	Teradyne Inc. (State)	Agoura, CA	05/30/07	05/29/07
61594	Robert Bosch Tool Corporation (Comp)	Lincolnton, NC	05/30/07	05/29/07
61595	Asheboro Elastics Corporation (Comp)	Asheboro, NC	05/31/07	05/30/07
61596	Lancaster Preferred Partners (Wkrs)	Lancaster, PA	05/31/07	05/30/07
61597	Vishay Intertechnology, Inc. (Comp)	City of Industry, CA	05/31/07	05/30/07
61598	Penn-Plax Inc. (Wkrs)	Hauppauge, NY	05/31/07	05/30/07
61599	Patrick Industries, Inc. (Comp)	Woodburn, OR	05/31/07	05/30/07
61600	Chamber's Fabrics, Inc. (Wkrs)	High Point, NC	05/31/07	05/31/07
61601	Intel Corporation—Fab 23 (Comp)	Colorado Springs, CO	05/31/07	05/30/07
61602	EGS Electrical Group, Lexington Plant (IBEW)	Lexington, OH	05/31/07	05/30/07
61603	Gage Pattern Inc. (Wkrs)	Norway, ME	05/31/07	05/30/07
61604	Bendix (USWA)	Frankfort, KY	05/31/07	05/31/07
61605	Yamaha Musical Products (Comp)	Grand Rapids, MI	06/01/07	05/09/07
61606	Qwest Services Corporation (Wkrs)	Denver, CO	06/01/07	05/31/07
61607	Kirk Lumber Company (Wkrs)	Suffolk, VA	06/01/07	05/30/07
61608	Personnel Management, Inc. (Wkrs)	Princeton, IN	06/01/07	05/29/07
61609	Eagle Ottawa Newaygo Farms (State)	Walker, MI	06/01/07	05/23/07
61610	Ogura Corporation (Wkrs)	Madison Heights, MI	06/01/07	05/30/07
61611	Danice Manufacturing (Wkrs)	South Lyon, MI	06/01/07	05/23/07

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-60,843]

Clorox Services Company, a Subsidiary of the Clorox Company Oakland, CA; Notice of Affirmative Determination Regarding Application for Reconsideration

By application postmarked April 16, 2007, a petitioner requested administrative reconsideration of the

Department of Labor's Notice of Negative Determination Regarding Eligibility to Apply for Worker Adjustment Assistance, applicable to workers and former workers of the subject firm. The determination was issued on March 13, 2007 and published in the **Federal Register** on March 30, 2007 (72 FR 15168).

The initial investigation resulted in a negative determination based on the finding that workers of the subject firm do not produce an article or support production of an article within the meaning of Section 222 of the Act.