

TA-W-33,314; *Eagle Ottawa Leather Co., Grand Haven, MI: March 4, 1996.*

TA-W-33,464; *Champion Products, Inc., A Subsidiary of Sara Lee Corp., Atkinson and O'Hara Plants, Clayton, NC: April 17, 1996.*

TA-W-33,306 & A; *Tecumseh Metals Products, Plant #6, Grand Rapids, MI and Plant #2, Walker, MI: February 12, 1996. 1996.*

Also, pursuant to Title V of the North American Free Trade Agreement Implementation Act (P.L. 103-182) concerning transitional adjustment assistance hereinafter called (NAFTA-TAA) and in accordance with Section 250(a) Subchapter D, Chapter 2, Title II, of the Trade Act as amended, the Department of Labor presents summaries of determinations regarding eligibility to apply for NAFTA-TAA issued during the month of May, 1997.

In order for an affirmative determination to be made and a certification of eligibility to apply for NAFTA-TAA the following group eligibility requirements of Section 250 of the Trade Act must be met:

(1) That a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof, (including workers in any agricultural firm or appropriate subdivision thereof) have become totally or partially separated from employment and either—

(2) That sales or production, or both, of such firm or subdivision have decreased absolutely,

(3) That imports from Mexico or Canada of articles like or directly competitive with articles produced by such firm or subdivision have increased, and that the increases in imports contributed importantly to such workers' separations or threat of separation and to the decline in sales or production of such firm or subdivision; or

(4) That there has been a shift in production by such workers' firm or subdivision to Mexico or Canada of articles like or directly competitive with articles which are produced by the firm or subdivision.

Negative Determinations NAFTA-TAA

In each of the following cases the investigation revealed that criteria (3) and (4) were not met. Imports from Canada or Mexico did not contribute importantly to workers' separations. There was no shift in production from the subject firm to Canada or Mexico during the relevant period.

NAFTA-TAA-01632; *Amy Group, Inc., York, PA*

NAFTA-TAA-01604; *I AM Apparel, Inc., Herrin, IL*

NAFTA-TAA-01555; *Atlantic Power Systems, Inc., Fayetteville, NC*
NAFTA-TAA-01609; *J. R. Simplot Co., Heyburn, ID*

NAFTA-TAA-01612; *Findlay Refractories Co., Washington, PA*

In the following cases, the investigation revealed that the criteria for eligibility have not been met for the reasons specified.

NAFTA-TAA-01519; *Garland US Range, Parts & Service Department, Freeland, PA*

The investigation revealed that the workers of the subject firm did not produce an article within the meaning of Section 250(a) of the Trade Act, as amended.

Affirmative Determinations NAFTA-TAA

The following certifications have been issued; the date following the company name & location for each determination references the impact date for all workers for such determination.

NAFTA-TAA-01651; *Louisiana-Pacific Corp., Chilco OSB, Chilco, ID June 5, 1997.*

NAFTA-TAA-01646; *Coats North America—Talon, Inc., Cleveland, GA: April 21, 1996.*

NAFTA-TAA-01628; *Champion Products, Inc., A Subsidiary of Sara Lee Corp., Atkinson and O'Hara Plants, Clayton, NC: March 14, 1996.*

NAFTA-TAA-01616; *Stabilus, Colmar, PA: April 7, 1996. 1997.*

NAFTA-TAA-01605; *Amelia Dress Co., Inc., Farmville, VA: March 14, 1996.*

NAFTA-TAA-01606; *Amelia Dress Co., Inc., Appomattox, VA: March 14, 1996.*

NAFTA-TAA-01526; *Kings Creek Manufacturing Co., Inc., Ferguson, NC: February 19, 1996.*

NAFTA-TAA-01567; *Deckers Outdoor Corp., Carpinteria, CA: March 7, 1996.*

NAFTA-TAA-01568; *Deckers Outdoor Corp., Goleta, CA: March 7, 1996.*

NAFTA-TAA-01569; *Deckers Outdoor Corp., Ventura, CA: March 7, 1996.*

NAFTA-TAA-01480; *CMT Industries, Inc., El Paso, TX: February 3, 1996.*

NAFTA-TAA-01532 & A; *Tecumseh Metal Products—Plant #6, Grand Rapids, MI and Plant #2, Walker, MI: February 12, 1996.*

NAFTA-TAA-01630; *Lion's Acquisition Co., Gastonia, NC: April 17, 1996.*

NAFTA-TAA-01661; *Baldwin Piano & Organ Co., Hammer Production Department, Trumann, AR: May 16, 1996.*

NAFTA-TAA-01507; *Fibrex, Inc., North Aurora, IL: February 12, 1996.*

NAFTA-TAA-01655; *C and P Cedar Sales, Copalis Crossing, WA: May 5, 1996.*

I hereby certify that the aforementioned determinations were issued during the month of May, 1997. Copies of these determinations are available for inspection in Room C-4318, U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210 during normal business hours or will be mailed to persons who write to the above address.

Dated: May 30, 1997.

Russell T. Kile,

Program Manager, Policy & Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 97-15595 Filed 6-12-97; 8:45 am]

BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-01341 and TA-W-33,029]

Willamette Industries, Incorporated, Dallas, Oregon; Notice of Revised Determination on Reconsideration

On March 24, 1997, the Department issued an Affirmative Determination Regarding Application for Reconsideration for the workers and former workers of the subject firm. The notice was published in the **Federal Register** on April 15, 1997 (62 FR 18363).

Investigation findings show that the workers are primarily engaged in the production of plywood. The workers were denied TAA because the "contributed importantly" test of the Group Eligibility Requirements of the Trade Act was not met. The workers were denied NAFTA-TAA on the basis that there was no shift in production to Mexico or Canada, nor were there company or customer imports of plywood from Mexico or Canada.

The Oregon AFL-CIO and the Western Council of Industrial Workers Local #2714, United Brotherhood of Carpenters and Joiners of America, submitted additional information showing that increased import competition from foreign made oriented strand board (OSB) contributed to worker separations at the Willamette Industries, Incorporated production facility.

To determine impact of imports of OSB on worker separations at Dallas, the Department conducted a survey on

the subject firm's major declining customers. New findings on reconsideration show that some customers continued reliance on or increased imports of OSB from Canada during the time period relevant to the investigation.

Conclusion

After careful consideration of the new facts obtained on reconsideration, it is concluded that the workers of Willamette Industries, Incorporated, Dallas, Oregon were adversely affected by increased imports of articles like or directly competitive with plywood produced at the subject firm.

"All workers of Willamette Industries, Incorporated, Dallas, Oregon engaged in employment related to the production of plywood, who became totally or partially separated from employment on or after November 13, 1995 are eligible to apply for adjustment assistance under Section 223 of the Trade act of 1974;" and

"All workers of Willamette Industries, Incorporated, Dallas, Oregon engaged in employment related to the production of plywood, who became totally or partially separated from employment on or after November 13, 1995 are eligible to apply for NAFTA-TAA Section 250 of the Trade act of 1974."

Signed at Washington, D.C. this 28th day of May 1997.

Russell T. Kile,

Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 97-15591 Filed 6-12-97; 8:45 am]

BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-32,293 & 293A]

A.H. Schreiber Company, Inc.; Cinnaminson, NJ and New York, New York; Amended Certification Regarding Eligibility to Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 USC 2273) the Department of Labor issued a Notice of Certification Regarding Eligibility to Apply for Worker Adjustment Assistance on June 25, 1996, applicable to all workers of A.H. Schreiber Company, Incorporated located in Cinnaminson, New Jersey. The notice was published in the **Federal Register** on July 9, 1996 (61 FR 36085).

At the request of petitioners, the Department reviewed the certification for workers of the subject firm. New findings show that worker separations

have occurred at A.H. Schreiber's New York, New York location. The workers in New York provided administrative support services for the productions of ladies' and girls' bathing suits at the Cinnaminson plant.

The intent of the Department's certification is to include all workers of A.H. Schreiber Company, incorporated who were adversely affected by increased imports. Accordingly, the Department is amending the certification to include A.H. Schreiber's workers in New York, New York, providing administrative support services to the subject firm's Cinnaminson, New Jersey plant.

The amended notice applicable to TA-W-32,293 is hereby issued as follows:

All workers of A.H. Schreiber Company, Incorporated, Cinnaminson, New Jersey (TA-W-32,293) and New York, New York (TA-W-32,293A), who became totally or partially separated from employment on or after April 22, 1995, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, D.C. this 2nd day of June 1997.

Russell T. Kile,

Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 97-15593 Filed 6-12-97; 8:45 am]

BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-31,936]

Boise Cascade Corporation Paper Division Vancouver, Washington; Notice of Revised Determination on Reconsideration

On July 31, 1996, the Department issued a Notice of Negative Determination Regarding Application on Reconsideration applicable to workers and former workers of the subject firm. The notice was published in the **Federal Register** on August 13, 1996 (61 FR 42059).

The reconsideration resulted in a negative determination because a survey of the subject firm's customers revealed that none of the customers reported purchasing paper from foreign sources during the relevant periods.

On its own motion, the Department reviewed the determination for workers of the subject firm. On review, the Department found that the customer survey conducted for the investigation was limited to those customers

purchasing coated and uncoated paper used to make business forms. Other findings show that prior to the closure of Boise Cascade's Paper Division in Vancouver, various paper products accounted for the primary output at the plant. Company officials supplied the Department a list of customers accounting for the sales decline at the subject plant. New findings show that some customers reported increased import purchases of paper products from foreign sources in 1995 compared to 1994, and in January through September 1996 compared to the same time period of 1995.

Conclusion

After careful review of the additional facts obtained on reconsideration, I conclude that increased imports of articles like or directly competitive with paper products, contributed importantly to the declines in sales or production and to the total or partial separation of workers of Boise Cascade Corporation, Paper Division, Vancouver, Washington. In accordance with the provisions of the Act, I make the following certification:

"All workers of Boise Cascade Corporation, Paper Division, Vancouver, Washington who became totally or partially separated by employment on or after September 9, 1995 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974."

Signed in Washington, D.C. this 29th day of May 1997.

Russell T. Kile,

Program Manager, Policy and Reemployment Services, Office, of Trade Adjustment Assistance.

[FR Doc. 97-15590 Filed 6-12-97; 8:45 am]

BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-32,935]

Borg Warner Automotive Muncie, Indiana; Notice of Revised Determination on Reconsideration

By application dated February 4, 1997, the company and the UAW Local 287 requested administrative reconsideration of the Department's negative determination regarding worker eligibility to apply for trade adjustment assistance. The denial notice applicable to workers of the subject firm in Muncie, Indiana, was signed on January 22, 1997 and published in the **Federal Register** on February 13, 1997 (62 FR 6803).

A late response to the customer survey conducted by the Department