

for eligibility have not been met for the reasons specified.

The investigation revealed that criterion (a)(2)(A)(I.A) and (a)(2)(B)(II.A) (no employment decline) has not been met.

TA-W-58,582; *Esselte Business Corporation, Union, MO.*

TA-W-58,695; *American Truetzschler, Inc., Charlotte, NC.*

The investigation revealed that criteria (a)(2)(A)(I.B.) (Sales or production, or both, did not decline) and (a)(2)(B)(II.B) (shift in production to a foreign country) have not been met.
None.

The investigation revealed that criteria (a)(2)(A)(I.C.) (increased imports) and (a)(2)(B)(II.B) (No shift in production to a foreign country) have not been met.

TA-W-58,405; *NSK Corporation, Ann Arbor, MI.*

TA-W-58,505; *Rock-Tenn Company, Piedmont, SC.*

TA-W-58,558; *Thomas C. Wilson, Inc., Long Island City, NY.*

TA-W-58,560; *Bennett Forest Industries, Inc., Elk City Sawmill, Grangeville, ID.*

The investigation revealed that criteria (a)(2)(A)(I.C.) (Increased imports) and (a)(2)(B)(II.C) (has shifted production to a foreign country) have not been met.
None.

The workers firm does not produce an article as required for certification under section 222 of the Trade Act of 1974.

TA-W-58,516; *Hurley International, LLC, Costa Mesa, CA.*

TA-W-58,546; *Hamilton Sundstrand, Rockford Customer Service Repair Division, Rockford, IL.*

TA-W-58,599; *TRX Fulfillment Services, Atlanta, GA.*

TA-W-58,676; *Mainzer Minton Co., Hackettstown, NJ.*

TA-W-58,730; *Nestle Waters North America, Brea Division, Brea, CA.*

The investigation revealed that criteria (2) has not been met. The workers firm (or subdivision) is not a supplier or downstream producer to trade-affected companies.

TA-W-58,516; *Hurley International, LLC, Costa Mesa, CA.*

TA-W-58,546; *Hamilton Sundstrand, Rockford Customer Service Repair Division, Rockford, IL.*

TA-W-58,599; *TRX Fulfillment Services, Atlanta, GA.*

TA-W-58,676; *Mainzer Minton Co., Hackettstown, NJ.*

TA-W-58,730; *Nestle Waters North America, Brea Division, Brea, CA.*

Negative Determinations For Alternative Trade Adjustment Assistance

In order for the Division of Trade Adjustment Assistance to issue a certification of eligibility to apply for Alternative Trade Adjustment Assistance (ATAA) for older workers, the group eligibility requirements of section 246(a)(3)(A)(ii) of the Trade Act must be met.

In the following cases, it has been determined that the requirements of section 246(a)(3)(ii) have not been met for the reasons specified.

Since the workers are denied eligibility to apply for TAA, the workers cannot be certified eligible for ATAA.

TA-W-58,532; *Imenco Corp., Bay City, MI.*

TA-W-58,516; *Hurley International, LLC, Costa Mesa, CA.*

TA-W-58,546; *Hamilton Sundstrand, Rockford Customer Service Repair Division, Rockford, IL.*

TA-W-58,599; *TRX Fulfillment Services, Atlanta, GA.*

TA-W-58,676; *Mainzer Minton Co., Hackettstown, NJ.*

TA-W-58,730; *Nestle Waters North America, Brea Division, Brea, CA.*

TA-W-58,405; *NSK Corporation, Ann Arbor, MI.*

TA-W-58,505; *Rock-Tenn Company, Piedmont, SC.*

TA-W-58,558; *Thomas C. Wilson, Inc., Long Island City, NY.*

TA-W-58,560; *Bennett Forest Industries, Inc., Elk City Sawmill, Grangeville, ID.*

TA-W-58,582; *Esselte Business Corporation, Union, MO.*

TA-W-58,695; *American Truetzschler, Inc., Charlotte, NC.*

The Department as determined that criterion (1) of section 246 has not been met. Workers at the firm are 50 years of age or older.

TA-W-58,477; *Dolce, Inc., Los Angeles, CA.*

The Department as determined that criterion (2) of section 246 has not been met. Workers at the firm possess skills that are easily transferable.

TA-W-58,288; *Eastalco Aluminum Company, Subsidiary of Alcoa, Frederick, MD.*

TA-W-58,288A; *Eastalco Aluminum Company, Subsidiary of Alcoa, Baltimore, MD.*

TA-W-58,688; *Novar Controls, A Division of Honeywell Int.—Leased Wkrs of Manpower, Murfreesboro, TN*

TA-W-58,685; *Delta Faucet Company, Chickasha, OK*

The Department as determined that criterion (3) of section 246 has not been

met. Competition conditions within the workers' industry are not adverse.

None.

I hereby certify that the aforementioned determinations were issued during the months of January and February 2006. Copies of these determinations are available for inspection in Room C-5311, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210 during normal business hours or will be mailed to persons who write to the above address.

Dated: February 13, 2006.

Erica R. Cantor,

Director, Division of Trade Adjustment Assistance.

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-58,145]

General Cable, A/K/A Nextgen Fiber Optics, A Subsidiary Of General Cable Technologies Corporation, Datacom Business Team Dayville, Connecticut; 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 of Eligibility to Apply for Worker Adjustment Assistance and Alternative Trade Adjustment Assistance on February 23, 2005, applicable to workers of General Cable, a subsidiary of General Cable Technologies Corp., Datacom Business Team, Dayville, Connecticut. The notice was published in the **Federal Register** on December 15, 2005 (70 FR 74369).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. The workers were engaged in the production of fiber communication cable.

New information shows that General Cable purchased NextGen Fiber Optics in July 2005 and that some workers separated from employment at the subject firm had their wages reported under a separate unemployment insurance (UI) tax account for NextGen Fiber Optics.

Accordingly, the Department is amending the certification to properly reflect this matter.

The intent of the Department's certification is to include all workers of General Cable, a subsidiary of General Cable Technologies Corporation, Datacom Business Team, Dayville, Connecticut, who were adversely affected by increased customer imports.

The amended notice applicable to TA-W-58,145 is hereby issued as follows:

All workers of General Cable, a/k/a NextGen Fiber Optics, a subsidiary of General Cable Technologies Corporation, Data Com Business Team, Dayville, Connecticut, who became totally or partially separated from employment on or after October 17, 2004, through November 21, 2007, 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 6th day of February 2006.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E6-2493 Filed 2-21-06; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-57,700]

Joy Technologies, Inc. DBA Joy Mining Machinery Mt. Vernon Plant, Mt. Vernon, Illinois; Notice of Negative Determination on Reconsideration

On November 16, 2005, the Department issued an Affirmative Determination Regarding Application for Reconsideration for the workers and former workers of the subject firm. The Notice of determination regarding Trade Adjustment Assistance (TAA) and Alternative Trade Adjustment Assistance (ATAA) was published in the **Federal Register** on December 15, 2005 (70 FR 74373).

The International Brotherhood of Boilermakers, Iron Ship Builders, Blacksmiths, Forgers and Helpers, Local 483, ("Union") filed a petition on behalf of workers producing underground mining machinery (*i.e.* shuttle cars, electrical motors, gearboxes, and armored face conveyors) at the subject facility. Workers are not separately identifiable by product line.

The initial investigation revealed that sales and employment at the subject facility increased in 2004 from 2003 levels, that sales remained stable in January through July 2005 over the corresponding 2004 period, and that

employment increased during January through July 2005 over the corresponding 2004 period. Company-wide sales increased during January through July 2005 from January through July 2005 levels.

The investigation also revealed that the subject firm did not import articles like or directly competitive with those produced at the subject firm or shift production abroad. The Department determined that the worker separations at the subject firm are attributable to the firm's shift in production from the subject facility to another domestic production facility.

In a letter dated November 3, 2005, two workers and the Union requested administrative reconsideration. The request stated that the subject facility is "an upstream supplier to the Joy Mining Machinery facility" located in Franklin, Pennsylvania and alleged that component production is being shifted to Mexico.

While the Union had filed the petition as primarily-affected (affected by imports or production shift of articles produced at the subject facility), the request for reconsideration is based on a secondarily-affected position (affected by loss of business as a supplier/assembler/finisher of products or components for a TAA certified firm). Although the request for reconsideration is beyond the scope of the petition, the Department conducted an investigation to address the workers' and Union's allegations.

As part of the reconsideration investigation, the Department contacted the petitioning workers, Union representatives, and the subject company for additional information and clarification of previously-submitted information.

Joy Mining Machinery, Franklin, Pennsylvania, was certified for TAA on January 19, 2000 (expired January 19, 2002). Because the investigation revealed that employment, sales and production levels at the Franklin, Pennsylvania facility increased during relevant period and TAA certification for Joy Mining Machinery, Franklin, Pennsylvania had expired prior to the relevant period, the workers cannot be certified for TAA as secondarily-affected.

The reconsideration investigation also revealed that the subject company does not have a Mexico facility which produces articles which are like or directly competitive with those produced at the subject facility, that the work at issue is temporary work which was assigned to several subject company facilities (including the Mt. Vernon, Illinois facility) to help meet peak

demand, and that the "overflow" work was for the production of articles not normally produced at the subject facility. The Department also confirmed that work shifted from the subject facility to an affiliated production facility in Kentucky.

Conclusion

After reconsideration, I affirm the original notice of negative determination of eligibility to apply for worker adjustment assistance for workers and former workers of Joy Technologies, Inc., dba Joy Mining Machinery, Mt. Vernon Plant, Mt. Vernon, Illinois.

Signed at Washington, DC, this 19th day of January 2006.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E6-2475 Filed 2-21-06; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-58,786]

PPS Group, LLC (Prestige Staffing), City of Industry, CA; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, as amended, an investigation was initiated on February 3, 2006 in response to a worker petition filed by a company official on behalf of workers at PPS Group, LLC (Prestige Staffing), City of Industry, California.

The petitioning group of workers is covered by an earlier petition (TA-W-58,785) filed on February 3, 2006 that is the subject of an ongoing investigation for which a determination has not yet been issued. Further investigation in this case would duplicate efforts and serve no purpose; therefore the investigation under this petition has been terminated.

Signed at Washington, DC, this 7th day of February 2006.

Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance.

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