APPENDIX [TAA petitions instituted between 11/27/06 and 12/1/06]

TA–W	Subject Firm (Petitioners)	Location	Date of institution	Date of petition
60481	Neptco (Comp)	Lenoir, NC	11/27/06	11/22/06
60482	Du-Co Ceramics Co. (USW)	Saxonburg, PA	11/27/06	11/21/06
60483	AccuMed QCIV Laminating, Inc. (Comp)	Danville, PA	11/27/06	11/21/06
60484	Pioneer Furniture Mfg. Co. (Comp)	Athens, TN	11/27/06	11/25/06
60485	Lockheed Martin Simulation (Wkrs)	Orlando, FL	11/27/06	11/17/06
60486	Alma Products Co. (Comp)	Alma, MI	11/27/06	11/22/06
60487	Staff Mark (State)	Searcy, AR	11/27/06	11/27/06
60488	Tellabs (Wkrs)	Petaluma, CA	11/27/06	11/21/06
60489	EDS Electronic Data Systems (Union)	Rochester, NY	11/28/06	11/21/06
60490	Bollag International Corp. (SC)	Greenwood, SC	11/28/06	11/22/06
60491	Hipwell Manufacturing Co. (Wkrs)	Pittsburgh, PA	11/28/06	11/27/06
60492	Anderson Global (IAMAW)	Muskegon Heights, MI	11/28/06	11/27/06
60493	Progessive Logistics (Wkrs)	Mayfield, KY	11/28/06	11/13/06
60494	Walter Mcilvain Company (Comp)	Acme, PA	11/28/06	11/27/06
60495	Industrial Tool and Engineering (Comp)	Warrenville. SC	11/28/06	11/27/06
60496	Hill-Rom Company, Inc. (Comp)	Batesville, IN	11/28/06	11/27/06
60497	Bruard's, Inc. (Wkrs)	Conover, NC	11/28/06	11/27/06
60498	Anvil Knit Wear, Inc. (Comp)	Swannanoa, NC	11/29/06	11/28/06
60499	Eaton Corporation (Comp)	Belmond, IA	11/29/06	11/29/06
60500	Potlatch Corporation (State)	Warren, AR	11/29/06	11/29/06
60501	AET Films (Comp)	Terre Haute. IN	11/29/06	11/20/06
60502	Superior Industries (Comp)	Johnson City, TN	11/29/06	11/10/06
60503	Sourcing Connection., Inc. (Comp)	Statesville, NC	11/29/06	11/27/06
60504	Ford Motor Company (UAW)	Hazelwood. MO	11/29/06	11/21/06
60505	Calstar Textiles, Inc. (States)	Vernon, CA	11/29/06	11/08/06
60506	TRW Automotive (Wrks)	Mt. Vernon, OH	11/29/06	11/27/06
60507	Washington Mutual Bank (Wrks)	Florence. SC	11/29/06	11/17/06
60508	Enhanced Presentations, Inc. (Wrks)	Wilmington, NC	11/29/06	11/28/06
60509	K–C Fish Co., Inc. (Comp)	Blaine, WA	11/30/06	11/29/06
60510	BHK of America (Wkrs)	South Boston, VA	11/30/06	11/29/06
60511	Saturday Knight Ltd. (Comp)	Cincinnati, OH	11/30/06	11/27/06
60512	Showood, Inc. (Comp)	Ecru, MS	11/30/06	11/29/06
60513	Cadence Innovation (Wkrs)	Almont, MI	11/30/06	11/27/06
60514	Intel Hawthorne Farm Campus (State)	Hillsboro, OR	11/30/06	11/02/06
60515	Maytag Newton Division (Comp)	Newton, IA	11/30/06	11/16/06
60516	Milliken and Company (Wkrs)	Kingstree, SC	12/01/06	11/29/06
60517	Lexington Monitoring Operations Level 1 (Wkrs).	Lexington, KY	12/01/06	11/29/06
60518	Russell Corporation/DeSoto Mills (Wkrs)	Fort Payne, AL	12/01/06	12/01/06
60519	Sun Chemical Corporation (Comp)	Muskegon, MI	12/01/06	11/30/06
60520	Lear Corporation ESD (Wkrs)	Southfield, MI	12/01/06	11/30/06

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-60,460]

Roseburg Forest Products, Coquille, OR; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, as amended, an investigation was initiated on November 20, 2006 in response to a petition filed jointly by the Carpenters and Joiners of America Local 2784 and a company official on behalf of workers of Roseburg Forest Products, Coquille, Oregon. The petitioners have requested that the petition be withdrawn. Consequently, the investigation has been terminated.

Dated: December 5, 2006.

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. E6–21108 Filed 12–11–06; 8:45 am] BILLING CODE 4510–30–P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-59,465]

Saint Gobain Crystals, Solon, OH; Notice of Negative Determination on Reconsideration

By application dated July 7, 2006, the International Chemical Workers Union Council, Local 852C, (Union), requested administrative reconsideration of the Department's Notice of Negative Determination Regarding Eligibility to Apply for Worker Adjustment Assistance, applicable to workers and former workers of the subject firm. The Department's Notice of Affirmative Determination Regarding Application for Reconsideration was issued on August 4, 2006. The Notice was published in the **Federal Register** on October 4, 2006 (71 FR 58632).

In the request for reconsideration, the Union alleges that the Department's initial investigation did not include all of the articles produced at the subject firm. The determination states that the subject worker group produces calcium fluoride crystals.

Based on a careful review of previously-submitted documents, the Department determines on reconsideration that during the relevant period (May 2005 through May 2006), the subject workers produced more than one line of crystals and are not separately identifiable by product line.

During the reconsideration investigation, the Union asserted that cadmium, calcium fluoride, magnesium fluoride, lithium fluoride, and barium fluoride products were produced by the subject firm (August 17, 2006 letter) and that workers produced cadmium tungstate until "Saint Gobain Crystals made the decision to transfer this operation to India" (September 14, 2006 letter).

According to a company official, calcium fluoride has been the only product produced in significant volume at the subject facility since April 2005. Calcium fluoride constitutes about 90% of subject facility production. The remaining percentage of production at the subject facility during the relevant period consisted of magnesium fluoride, lithium fluoride, barium fluoride, lead chlorine, lead bromide and cadmium tungstate.

The company official also stated that cadmium tungstate production ceased in May 2005 and was shifted to India. The shift was completed in November 2005. When the cadmium tungstate production ceased, workers were shifted to other crystal lines, including the calcium fluoride line. Cadmium tungstate sales were a minuscule fraction (less than 0.24%) of calcium fluoride sales.

Production of the remaining products (magnesium fluoride, lithium fluoride, barium fluoride, lead chlorine, lead bromide, and calcium fluoride) ceased at the end of September 2006 and the subject facility will be completely closed by the end of 2006.

The Department has determined that the predominant cause of worker separations at the subject facility is not related to increased imports or a shift of production abroad. The subject facility's customers were foreign entities and all sales were shipped abroad. Furthermore, the subject firm is leaving the calcium fluoride crystal business due to insufficient demand for the product due to lack of progress in targeted markets and technological developments.

In order for the Department to issue a certification of eligibility to apply for Alternative Trade Adjustment Assistance (ATAA), the subject worker group must be certified eligible to apply for Trade Adjustment Assistance (TAA). Since the subject workers are denied eligibility to apply for TAA, the workers cannot be certified eligible for ATAA.

Conclusion

After careful reconsideration, I affirm the original notice of negative determination of eligibility to apply for worker adjustment assistance for workers and former workers of Saint Gobain Crystals, Solon, Ohio.

Signed at Washington, DC this 6th day of December 2006.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance. [FR Doc. E6–21105 Filed 12–11–06; 8:45 am] BILLING CODE 4510-30-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-60,055]

Swift Textiles, d/b/a/ Swift Galey, Midland, GA; Notice of Revised Determination on Reconsideration

By letter dated November 6, 2006, the subject company requested administrative reconsideration regarding the Department's Negative Determination Regarding Eligibility to Apply for Worker Adjustment Assistance, applicable to the workers of the subject firm. The denial was issued on October 17, 2006. The Department's Notice of determination was published in the **Federal Register** on November 6, 2006 (71 FR 65004). Workers produce denim fabric.

The denial was based on the Department's findings that the denim fabric is exported, there was no shift of production of fabric abroad, and the subject firm did not import denim fabric.

The request for reconsideration, dated November 6, 2006, states that the subject firm will be closing at the end of 2006 and alleges that the closure is due to increased imports.

During the reconsideration investigation, the Department was informed that the denim yarn produced at Swift Galey, Columbus, Georgia (TA– W–59,234; certified May 22, 2006 based on import impact from Mexico) was sent to Swift Galey, Midland, Georgia to be finished into denim fabric.

Based on this new information, the Department has determined that the subject firm is a downstream producer to Swift Galey, Columbus, Georgia and conducted an investigation to determine whether the subject workers are eligible to apply for Trade Adjustment Assistance (TAA) as workers of a secondarily-affected firm (a firm that either supplied component parts for articles produced by a firm with a currently TAA-certified worker group or assembled/finished articles provided by a firm with a currently TAA-certified worker group).

In order for the subject workers to be certified on a secondarily-affected basis, the following criteria must be met: (1) A significant number or proportion of the subject firm separated or threatened with separations and (2) the subject firm is a supplier or a downstream producer to a firm or subdivision that employed a TAA-certified worker group and such supply or production is related to the article that was the basis for the certification. In the case of downstream producers, the primary certification must be based on a shift of production to Canada or Mexico or import impact from Canada or Mexico.

Based on previously-submitted information and information obtained during the reconsideration investigation, the Department determines that Swift Textile, d/b/a/ Swift Galey, Midland, Georgia qualifies as a secondarily-affected firm.

In accordance with Section 246 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 Alternative Trade Adjustment Assistance (ATAA) for older workers.

In order for the Department to issue a certification of eligibility to apply for ATAA, the group eligibility requirements of Section 246 of the Trade Act must be met. The Department has determined in this case that the requirements of Section 246 have been met.

A significant number of workers at the firm are age 50 or over and possess skills that are not easily transferable. Competitive conditions within the industry are adverse.

Conclusion

After careful review of the information obtained in the reconsideration investigation, I determine that workers of Swift Textiles, d/b/a/ Swift Galey, Midland, Georgia, qualify as adversely affected secondary workers under Section 222 of