criteria for worker adjustment assistance have not been met for the reasons specified.

Because the workers of the firm are not eligible to apply for TAA, the workers cannot be certified eligible for ATAA.

The investigation revealed that criteria (a)(2)(A)(I.A.) and (a)(2)(B)(II.A.) (employment decline) have not been met.

TA-W-61,142; Alcatel Lucent, System Integration Center, Columbus, OH.

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.

TA-W-60,800; Volvo Trucks North America, A Division of Volvo Group North America, New River Valley Assembly Plant, Dublin, VA.

The investigation revealed that criteria (a)(2)(A)(I.C.) (increased imports) and (a)(2)(B)(II.B.) (shift in production to a foreign country) have not been met.

- TA-W-60,662; Irving Forest Products, Pinkham Sawmill Division, Ashland, ME.
- TA-W-60,942; Weyerhaeuser Company, Bauman Lumber—Sawmill Division, Lebanon, OR.
- TA-W-61,053; Nypro Kentucky, Hazard Division, Hazard, KY.
- TA-W-61,057; Bobcat Company, Gwinner, ND.
- TA-W-61,078; U.S. Traffic Corporation, A Quixote Company, Santa Fe Spring, CA.
- TA-W-61,110; Dent Manufacturing, Inc., Northampton, PA.
- TA-W-61,157B; Visteon Systems LLC, Climate Control Div./Modules, Connersville, IN.
- TA-W-61,175; Beard Hosiery, Inc., Lenior, NC.
- TA-W-61,179; Rebtex Inc., Sommerville, NJ.
- TA-W-60,905; General Motors Corporation, GMVM Division, Ianesville, WI.
- TA-W-61,074; Fleetwood Travel Trailers of Kentucky, Inc., Travel Trailer Division, Campbellsville, KY.
- TA-W-61,122; Snap-On Logistics Company, Division of Snap-On Tools Co. LLC, Industrial/ Diagnostics Mfg., JohnsonCity, TN.

TA-W-61,180; Welex Incorporated, Blue Bell. PA.

The investigation revealed that the predominate cause of worker separations is unrelated to criteria (a)(2)(A)(I.C.) (increased imports) and (a)(2)(B)(II.C) (shift in production to a

foreign country under a free trade agreement or a beneficiary country under a preferential trade agreement, or there has been or is likely to be an increase in imports).

TA-W-61,308; Allied Air Enterprises, Bellevue, OH.

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

- TA-W-61,032; Baker Furniture, Grand Rapids, MI.
- TA-W-61,153; Lenovo, Americas Sales Operations, Research Triangle Park, NG.
- TA-W-61,178; Owens-Illinois, Hayward, CA.
- TA-W-61,190; Entronix, Rogers, MN.
- TA-W-61,190A; Entronix, Eveleth, MN.
- TA-W-61,202; Glenoit LLC/Ex-Cell Home Fashion, Inc., Goldsboro, NC.
- TA-W-61,255; Unisys Corporation, Technology Management Center, Blue Bell, PA.
- TA-W-61,266; Mortgage Guaranty Insurance Corporation, Concord, CA.
- TA-W-61,272; U.S. Borax, Rio Tinto Minerals, Valencia, CA.

The investigation revealed that criteria of Section 222(b)(2) has not been met. The workers' firm (or subdivision) is not a supplier to or a downstream producer for a firm whose workers were certified eligible to apply for TAA.

TA-W-61,012; Avantech
Manufacturing, LLC, Formerly
Known as Intier Automotive
Interiors of America, Mt.
Pleasant, TN.

I hereby certify that the aforementioned determinations were issued during the period of *April 16 through April 27, 2007*. Copies of these determinations are available for inspection in Room C–5311, U.S. Department of Labor, 200Constitution Avenue, NW., Washington, DC 20210 during normal business hours or will be mailed to persons who write to the above address.

Dated: May 3, 2007.

Ralph DiBattista,

Director, Division of Trade Adjustment Assistance.

[FR Doc. E7–8821 Filed 5–8–07; 8:45 am]

BILLING CODE 4510-FN-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-60,876B]

Armstrong Wood Products, Inc., Armstrong Hardwood Flooring Company, Pattern Plus Flooring Department; Oneida, TN; Notice of Affirmative DeterminationRegarding Application for Reconsideration

On April 13, 2007, the U.S. Department of Labor (Department) received a request for 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 negative determination was issued on March 28, 2007. The Department's Notice of determination was published in the **Federal Register** on April 10, 2007 (72 FR 17937).

The negative determination was based on the Department's findings that, during the relevant period, the subject firm did not import pattern plus flooring, the subject firm did not shift production of pattern plus flooring overseas, and the subject firm's customers did not import pattern plus flooring.

In the request for reconsideration, the workers alleged that the subject firm imported pattern plus flooring and provided a copy of a shipping label for hardwood flooring made in China which was, allegedly, received by the subject firm.

The Department has carefully reviewed the workers' request for reconsideration and has determined that the Department will conduct further investigation.

Conclusion

After careful review of the application, I conclude that the claim is of sufficient weight to justify reconsideration of the U.S. Department of Labor's prior decision. The application is, therefore, granted.

Signed at Washington, DC, this 2nd day of May 2007.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E7–8827 Filed 5–8–07; 8:45 am]

BILLING CODE 4510-FN-P