

operating in field offices in the State of Florida engaged in employment related to the production of NDT X-ray films who became totally or partially separated from employment on or after July 11, 1993 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974."

Signed at Washington, DC this 25th day of August 1995.

Victor J. Trunzo,

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

[FR Doc. 95-22474 Filed 9-8-95; 8:45 am]

BILLING CODE 4510-30-M

[TA-W-30,985; FHF Apparel, Miami, FL

TA-W-30,985A; 500 Fashion Group, Northampton, PA

TA-W-30,985B; 500 Fashion Group, Whitehall, PA

TA-W-30,985C; 500 Fashion Group, Philadelphia, PA]

Amended Certification Regarding Eligibility to Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor issued a Notice of Certification Regarding Eligibility to Apply for Worker Adjustment Assistance on June 9, 1995, applicable to all workers of FHF Apparel, Miami, Florida. The notice was published in the **Federal Register** on June 27, 1995 (60 FR 33235). The certification was amended on August 1, 1995, to include the parent company, Fashion 500 Group located in Northampton, Pennsylvania. The notice will soon be published in the **Federal Register**.

The Department reviewed the subject certification, and is again amending the certification to cover the workers at the Fashion 500 Group locations in Whitehall and Philadelphia, Pennsylvania. The workers produce men's suits and sportcoats.

The intent of the Department's certification is to include all workers of FHF Apparel and the 500 Fashion Group who were adversely affected by imports.

The amended notice applicable to TA-W-30,985 is hereby issued as follows:

All workers of FHF Apparel, Miami, Florida (TA-W-30,985), and the 500 Fashion Group, Northampton, Pennsylvania (TA-W-30,985A), Whitehall, Pennsylvania (TA-W-30,985B), and Philadelphia, Pennsylvania (TA-W-30,985C) who became totally or partially separated from employment on or after April 24, 1994 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974."

Signed at Washington, DC this 29th day of August 1995.

Victor J. Trunzo,

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

[FR Doc. 95-22475 Filed 9-8-95; 8:45 am]

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[TA-W-31,329]

H.L. Brown, Jr., Midland, TX; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on August 14, 1995 in response to a worker petition which was filed on August 14, 1995 on behalf of workers at H.L. Brown, Jr., Midland, Texas.

All workers were separated from the subject firm more than one year prior to the date of the petition. Section 223 of the Act specifies that no certification may apply to any worker whose last separation occurred more than one year before the date of the petition. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed in Washington, DC this 28th day of August, 1995.

Victor J. Trunzo,

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

[FR Doc. 95-22476 Filed 9-8-95; 8:45 am]

BILLING CODE 4510-30-M

[TA-W-31,102]

Rockwell Graphics Systems of Rockwell Reading, PA; Notice of Affirmative Determination Regarding Application for Reconsideration

On July 31, 1995, the union requested administrative reconsideration of the Department of Labor's Notice of Negative Determination Regarding Eligibility to Apply for Worker Adjustment Assistance for workers of the subject firm. The denial notice was signed on July 25, 1995 and published in the **Federal Register** on August 16, 1995 (60 FR 42589).

The union claims that the Department's survey of Rockwell Graphics Systems' customer base was inadequate, and recent competitive bids lost to foreign firms caused layoffs at the subject facility.

Conclusion

After careful review of the application, I conclude that the claim is of sufficient weight to justify reconsideration of the Department of

Labor's prior decision. The application is, therefore, granted.

Signed in Washington, DC, this 25th day of August, 1995.

Victor J. Trunzo,

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

[FR Doc. 95-22477 Filed 9-8-95; 8:45 am]

BILLING CODE 4510-30-M

[TA-W-31,102]

Rockwell Graphics Systems of Rockwell Reading, PA; Notice of Negative Determination Regarding Application for Reconsideration

By an application dated July 31, 1995, the union requested administrative reconsideration of the subject petition for trade adjustment assistance. The denial notice was signed on July 25, 1995 and published in the **Federal Register** on August 16, 1995 (60 FR 42589).

Pursuant to 29 CFR 90.18(c) reconsideration may be granted under the following circumstances:

(1) If it appears on the basis of facts not previously considered that the determination complained of was erroneous;

(2) If it appears that the determination complained of was based on a mistake in the determination of facts not previously considered; or

(3) If in the opinion of the Certifying Officer, a misinterpretation of facts or of the law justified reconsideration of the decision.

Investigation findings show that the workers Manufactured commercial printing presses.

The Department's denial was based on the fact that the "contributed importantly" test of the Group Eligibility Requirements of Trade Act was not met.

The "contributed importantly" test is generally demonstrated through a survey of the workers' firm's customers. The Department's survey revealed that none of the respondents increased their purchases of imports while decreasing their purchases from Rockwell Graphics Systems during the relevant period.

District 10 of the United Steelworkers of America claim that recent competitive bids were lost to foreign firms, causing substantial loss of jobs at the Rockwell Graphics Systems Reading, Pennsylvania location.

Investigation findings show that the Department surveyed the major declining customers of Rockwell Graphics Systems at Reading. Further findings show that Rockwell Graphics at

Reading did not participate in competitive bids during the relevant time period of the investigation.

Conclusion

After review of the application and investigative findings, I conclude that there has been no error or misinterpretation of the law or of the facts which would justify reconsideration of the Department of Labor's prior decision. Accordingly, the application is denied.

Signed at Washington, DC this 25th day of August 1995.

Victor J. Trunzo,

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

[FR Doc. 95-22478 Filed 9-8-95; 8:45 am]

BILLING CODE 4510-30-M

Investigations Regarding Certifications of Eligibility To Apply for Worker 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 Office 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, Office of Trade Adjustment Assistance, at the address show below, not later than September 21, 1995.

Interested persons are invited to submit written comments regarding the subject matter of the investigations to the Director, Office of Trade Adjustment Assistance, at the address shown below not later than September 21, 1995.

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

Signed at Washington, DC this 28th day of August, 1995.

Victor J. Trunzo,

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

Appendix

PETITIONS INSTITUTED ON 08/28/95

TA-W	Subject firm (petitioners)	Location	Date of petition	Product(s)
31,368 ..	Roxanne Swimsuits/Art San (ILGWU)	Neptune, NJ	8/17/95	Women's Swimwear.
31,369 ..	Neptune Swimsuits Co (Wkrs)	Neptune, NJ	8/16/95	Warehouse-Swimwear.
31,370 ..	Jonbill, Inc. (Comp)	Danville, VA	8/15/95	Jeans, Men's Ladies' & Children's.
31,371 ..	Gaylord Container (Wkrs)	Weslaco, TX	8/17/95	Cardboard Boxes.
31,372 ..	J.P. Emco (Comp)	Ada, OK	8/16/95	Auto & Truck Body Trim Parts.
31,373 ..	IBM (Wkrs)	Endicott, NY	8/17/95	Printers.
31,374 ..	Dupont Diagnostics, Inc (Wkrs)	Manati, PR	8/15/95	Plastic Bags for diagnostic substances.
31,375 ..	Grumman Allied-LLV Div. (Wrks)	Montgomery, PA	8/01/95	Postal Vehicles.
31,376 ..	Howard Industries (Wkrs)	Milford, IL	8/07/95	Industrial Fans & Motors.
31,377 ..	Jefferson Smurfit Corp. (UPIU)	New Brunswick, NJ	8/07/95	Corrugated Shipping Containers.
31,378 ..	Jusher Manufacturing Co (Wkrs)	Tishomingo, OK	8/14/95	Neckties.
31,379 ..	Lexington Sportwear (Wkrs)	Lexington, SC	8/14/95	Men's Outerwear Jackets.
31,380 ..	Maynard H. Moore, Jr. (Wkrs)	Stoneham, MA	8/16/95	Leather for Shoe Trade.
31,381 ..	The Metallized Paper Corp (Wkrs) ...	McKeesport, PA	8/18/95	Metalized Paper.
31,382 ..	O.A.I., Inc (Wkrs)	Hartshorne, OK	8/15/95	Radios & Commercial Electronics.
31,383 ..	Oryx Energy Company (Wkrs)	Dallas, TX	8/10/95	Crude Oil and Natural Gas.
31,384 ..	VSD, Inc. (Wkrs)	Florence, SC	8/11/95	Inductors & Resistors.

[FR Doc. 95-22481 Filed 9-8-95; 8:45 am]

BILLING CODE 4510-30-M

TA-W-31,182 Willwear Hosiery, Shogren Industries, Marion, NC

TA-W-31,183 Willwear Hosiery, Shogren Industries, Chattanooga, TN

TA-W-31,184 Shogren Industries, Concord, NC

TA-W-31,185 Shogren Industries, Upper Brookville, NY

TA-W-31,185A Nation Hosiery Mills, Inc., Chattanooga, TN

TA-W-31,185B Kentucky Lakes Hosiery Mills, Princeton, KY

Amended Certification Regarding Eligibility to Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the

Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on August 10, 1995, applicable to all workers at Shogren Industries, located in Marion, North Carolina, Chattanooga, Tennessee, Concord, North Carolina, and Upper Brookville, New York. The notice was published in the **Federal Register** on August 24, 1995 (60 FR 44079).

At the request of the company, the Department reviewed the certification for workers of the subject firm. The findings show that workers of Shogren Industries located at Nation Hosiery Mills, Inc. in Chattanooga, Tennessee and Kentucky Lakes Hosiery Mill in