

separations at the subject firm. SAR 94–104.

In order to apply for TAA based on increased imports, the subject worker group must meet the group eligibility requirements under Section 222(a) of the Trade Act of 1974, as amended, that were in effect on June 5, 2006.

Under Section 222(a)(2)(A), the following criteria must be met:

A. A significant number or proportion of the workers in such workers' firm, or an appropriate subdivision of the firm, have become totally or partially separated, or are threatened to become totally or partially separated; *and*

B. The sales or production, or both, of such firm or subdivision have decreased absolutely; *and*

C. Increased imports of articles like or directly competitive with articles produced by such firm or subdivision have contributed importantly to such workers' separation or threat of separation and to the decline in sales or production of such firm or subdivision.

The Department has previously determined that because the subject firm closed on September 2005, criteria (A) and (B) have been met. Therefore, the only issue at hand is whether criterion (C) has been met.

29 CFR 90.2—Definitions—states that "Increased imports means that imports have increased either absolutely or relative to domestic production compare to a representative base period. The representative base period shall be one year consisting of the four quarters immediately preceding the date which is twelve months prior to the date of the petition."

Because the date of the petition is June 5, 2006, the sole issue is whether imports during June 2005 through May 2006 were greater than during June 2004 through May 2005.

During the third remand investigation, the Department contacted the foreign customer, SAR 30–40, company officials of both domestic companies that replaced the subject firm, SAR 41–59, 63–162, and issued a subpoena, 131–138, to obtain information necessary to make a determination regarding the subject workers' eligibility to apply for TAA.

During the third remand investigation, the Department confirmed that when the subject firm ceased operations in 2005, the foreign customer replaced printed circuit boards produced by the subject firm with those produced by two preferred vendors, both vendors are domestic companies. SAR 30, 35, 38. The Department also obtained information from each vendor that the PCB assemblies supplied to the foreign customer were produced outside

the United States and shipped from the foreign production facility without entering the United States en route to the foreign customer. SAR 41, 44–47, 50, 56, 58, 59–62, 64, 67–68, 105, 108–109, 121, 139, 147–149, 151–152, 154, 159, 161–163.

Because neither of the domestic companies that replaced the subject firm as the preferred vendor of the foreign customer imported articles like or directly competitive with the PCB assemblies produced by the subject firm, the Department determines that TAA criterion (C) has not been met.

In order for the Department to issue a certification of eligibility to apply for ATAA, the subject worker group must be certified eligible to apply for TAA. Since the subject workers are not eligible 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 Advanced Electronics, Inc., Boston, Massachusetts.

Signed at Washington, DC, this 15th day of April 2010.

Del Min Amy Chen,

Certifying Officer, Division of Trade Adjustment Assistance.

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EXECUTIVE OFFICE OF THE PRESIDENT

Office of National Drug Control Policy

Designation of Five Counties as High Intensity Drug Trafficking Areas

ACTION: Notice.

SUMMARY: The Director of the Office of National Drug Control Policy designated five additional counties as High Drug Trafficking Areas pursuant to 21 U.S.C. 1706. The new counties are (1) Rock and Brown Counties in Wisconsin as additions to the Milwaukee HIDTA, (2) Lane County and Warm Springs Indian Reservation in Oregon as additions to the Oregon HIDTA, and (3) Travis County, Texas as an addition to the Southwest Border HIDTA, South Texas Region.

FOR FURTHER INFORMATION CONTACT:

Questions regarding this notice should be directed to Mr. Arnold Moorin, National HIDTA Program Director, Office of National Drug Control Policy,

Executive Office of the President, Washington, DC 20503; (202) 368–8423.

Signed at Washington, DC, this 20th day of April 2010.

Daniel R. Petersen,

Deputy General Counsel.

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NUCLEAR REGULATORY COMMISSION

[Docket No. 52–027 and 52–028; NRC–2008–0441]

South Carolina Electric and Gas Acting for Itself and as an Agent for South Carolina Public Service Authority (Also Referred to as Santee Cooper) Notice of Availability of the Draft Environmental Impact Statement for the Combined Licenses for Virgil C. Summer Nuclear Station, Units 2 and 3

Notice is hereby given that the U.S. Nuclear Regulatory Commission (NRC) and the U.S. Army Corps of Engineers, Charleston District (USACE), have published NUREG–1939, "Draft Environmental Impact Statement for the Combined Licenses (COLs) for Virgil C. Summer Nuclear Station, Units 2 and 3: Draft Report for Comment." The site for the proposed new nuclear units is located in Fairfield County, South Carolina, on the Broad River, approximately 15 miles west of the county seat of Winnsboro and 26 miles northwest of Columbia, South Carolina. The application for the COLs was submitted by letter dated March 27, 2008, pursuant to 10 CFR Part 52. A notice of receipt of the application, which included the environmental report (ER), was published in the **Federal Register** on July 9, 2008, (73 FR 39339). A notice of acceptance for docketing of the COLs application was published in the **Federal Register** on August 6, 2008, (73 FR 4572). A notice of intent to prepare a draft environmental impact statement (DEIS) and to conduct the scoping process was published in the **Federal Register** on January 5, 2009, (74 FR 323).

The purpose of this notice is to inform the public that NUREG–1939 is available for public inspection. The DEIS can be accessed (1) Online at <http://www.nrc.gov/reactors/new-reactors/col/summer.html>, (2) in the U.S. Nuclear Regulatory Commission's (NRC's) Public Document Room (PDR) located at One White Flint North, 11555 Rockville Pike (first floor), Public File Area O1–F21, Rockville, Maryland, 20852, or (3) from NRC's Agencywide Documents Access and