

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-83,346]

Von Hoffmann Corporation, a Subsidiary of RR Donnelley & Sons Company, Jefferson City Plant, Including On-Site Leased Workers from Employment Plus and Manpower, Jefferson City, Missouri; Notice of Affirmative Determination Regarding Application for Reconsideration

By application dated March 24, 2014, a worker requested administrative reconsideration of the negative determination regarding workers' eligibility to apply for Trade Adjustment Assistance (TAA) applicable to workers and former workers of the subject firm. The determination was issued on February 27, 2014.

The determination was based on the Department's findings that there was no increase in imports of textbooks or catalogues, or like or directly competitive articles (including e-books); there was no shift in production by the subject firm to a foreign country, and no acquisition in production by the subject firm from a foreign country; the workers are not secondarily-affected workers; and the subject firm was not named by the International Trade Commission as required by Section 222(e) of the Trade Act, as amended.

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.

The request for reconsideration identifies a new source of information regarding a shift of production to India and Mexico.

The Department has carefully reviewed the request for reconsideration and the existing record, and has determined that the Department will conduct further investigation to determine if the workers meet the eligibility requirements of the Trade Act of 1974, as amended.

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 8th day of April, 2014.

Del Min Amy Chen,
Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2014-09755 Filed 4-28-14; 8:45 am]

BILLING CODE 4510-FN-P

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 shown below, not later than May 9, 2014.

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 May 9, 2014.

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, Room N-5428, 200 Constitution Avenue NW., Washington, DC 20210.

Signed at Washington, DC this 18th day of April 2014.

Hope D. Kinglock,
Certifying Officer, Office of Trade Adjustment Assistance.

DEPARTMENT OF LABOR

Employment and Training Administration

Investigations Regarding 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

APPENDIX

[14 TAA petitions instituted between 4/7/14 and 4/11/14]

TA-W	Subject Firm (Petitioners)	Location	Date of institution	Date of petition
85209	Associated Spring (State/One-Stop)	Saline, MI	04/07/14	04/07/14
85210	Voith Hydro Inc. (Union)	York, PA	04/07/14	04/04/14
85211	OSRAM SYLVANIA (Company)	Central Falls, RI	04/07/14	04/04/14
85212	IMPCO Technologies, Inc. (Company)	Sterling Heights, MI	04/08/14	04/07/14
85213	Hewlett Packard (Company)	Boise, ID	04/08/14	03/31/14
85214	ConAgra Foods, Carriage House (incl. Dunkirk, NY Location). (Union)	Fredonia, NY	04/08/14	04/03/14
85215	Fruit of The Loom (Company)	Jamestown, KY	04/09/14	04/08/14
85216	Dennis Uniform Manufacturing Company (State/One-Stop)	Portland, OR	04/09/14	04/08/14

APPENDIX—Continued

[14 TAA petitions instituted between 4/7/14 and 4/11/14]

TA-W	Subject Firm (Petitioners)	Location	Date of institution	Date of petition
85217	JP Morgan Chase, Bankruptcy Specialist (Workers)	Florence, SC	04/10/14	04/09/14
85218	Johnson Controls, Inc. (Union)	York, PA	04/10/14	04/01/14
85219	Johnson Controls, Inc. (Union)	Waynesboro, PA	04/10/14	03/31/14
85220	SunTrust Mortgage (State/One-Stop)	Richmond, VA	04/11/14	04/09/14
85221	Crimzon Rose, Division of LF USA (Company)	West Warwick, RI	04/11/14	04/10/14
85222	Air System Components Inc. (Union)	Ponca City, OK	04/11/14	04/10/14

[FR Doc. 2014-09756 Filed 4-28-14; 8:45 am]

BILLING CODE 4510-FN-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-82,700]

Dell Products L.P., a Subsidiary of Dell, Inc., Parmer North 1 Facility (Pni), Including On-Site Leased Workers From Adecco, Apex Systems, Inc., Apn, Aquent, Atterro Group (Pro Staff), B2B Workforce, Bay Area Techworkers, Experis (Manpower Group, Inc.), Genesys Works (Compellent), Goodwill, Hawkins, Iconma, Infosense Global, Insight Global, Integrated Human Capital (IHC), International Millennium Consultants (IMC), Modis, PDS Tech, Peter and Associates, Pyramid Consulting, Randstad, Robert Half Management Resources, TA Staffing, Tad PGS, Tan Check, Teksystems, The Select Group, Vaco Llc, Xepctit, and Emcor Facilities Services, Inc., Austin, Texas; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974, as amended (“Act”), 19 U.S.C. 2273, the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on June 6, 2013, applicable to workers of Dell Products L.P., a subsidiary of Dell, Inc., Parmer North 1 Facility (PNI), including on-site leased workers from Adecco, Apex Systems, Inc., APN, Aquent, ATTERRO GROUP (PRO STAFF), B2B WorkForce, Bay Area Techworkers, Experis (Manpower Group, Inc.), Genesys Works (Compellent), Goodwill, Hawkins, ICONMA, Infosense Global, Insight Global, Integrated Human Capital (IHC),

International Millennium Consultants (IMC), Modis, PDS Tech, Peter and Associates, Pyramid Consulting, Randstad, Robert Half Management Resources, TA Staffing, TAD PGS, Tan Check, TekSystems, The Select Group, Vaco LLC and Xepctit, Austin, Texas. The Department’s notice of determination was published in the **Federal Register** on July 2, 2013 (78 FR 39776).

At the request of the Texas Workforce Commission, the Department reviewed the certification for workers of the subject firm. The workers are engaged in activities related to the production of production of servers, storage, and peripheral equipment.

The investigation confirmed that workers of EMCOR Facilities Services, Inc. were employed on-site at the Austin, Texas facility and that they were sufficiently under the operational control of the firm to be considered leased workers.

The intent of the Department is to include all workers impacted by the acquisition of articles from a foreign country.

The amended notice applicable to TA-W-82,700 is hereby issued as follows:

All workers of Dell Products L.P., a subsidiary of Dell, Inc., Parmer North 1 Facility (PNI), including on-site leased workers from Adecco, Apex Systems, Inc., APN, Aquent, ATTERRO GROUP (PRO STAFF), B2B WorkForce, Bay Area Techworkers, Experis (Manpower Group, Inc.), Genesys Works (Compellent), Goodwill, Hawkins, ICONMA, Infosense Global, Insight Global, Integrated Human Capital (IHC), International Millennium Consultants (IMC), Modis, PDS Tech, Peter and Associates, Pyramid Consulting, Randstad, Robert Half Management Resources, TA Staffing, TAD PGS, Tan Check, TekSystems, The Select Group, Vaco LLC, Xepctit, and EMCOR Facilities Services, Inc., Austin, Texas, who became totally or partially separated from employment on or after April 29, 2012

through June 6, 2015, and all workers in the group threatened with total or partial separation from employment on the date of certification through June 6, 2015, are eligible to apply for adjustment assistance under Chapter 2 of Title II of the Trade Act of 1974, as amended.

Signed in Washington, DC this 9th day of April, 2014.

Michael W. Jaffe,

Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2014-09752 Filed 4-28-14; 8:45 am]

BILLING CODE 4510-FN-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-82,571]

Lexisnexis/Matthew Bender, a Reed Elsevier, Inc. Subsidiary, Not Including the Customer Service and Fulfillment Departments, Albany, New York; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974, as amended (“Act”), 19 U.S.C. 2273, the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on May 8, 2013, applicable to workers of LexisNexis/Matthew Bender, a Reed Elsevier, Inc. Subsidiary, not including the Customer Service and Fulfillment Departments, Albany, New York (“Lexis/Nexis”). The Department’s notice of determination was published in the **Federal Register** on May 30, 2013 (78 FR 32466). The Customer Service and Fulfillment Departments of Lexis/Nexis are certified under TA-W-81,638A that expires on June 1, 2014.

At the request of workers, the Department reviewed the certification for workers of the subject firm. The