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Industry-specific information may be obtained from the above persons. For more information on legal aspects of the investigation, contact William Gearhart of the Commission's Office of the General Counsel at 202–205–3091 or william.gearhart@usitc.gov. The media should contact Margaret O'Laughlin, Office of External Relations at 202–205–1819 or margaret.olaughlin@usitc.gov. Hearing impaired individuals are advised that information on this matter can be obtained by contacting the TDD terminal on 202–205–1810. General information concerning the Commission may also be obtained by accessing its internet server (<http://www.usitc.gov>). The public record for these investigations may be viewed on the Commission's electronic docket (EDIS–ONLINE) at <http://edis.usitc.gov/hvwebex>.

Written submissions: Because of time constraints, the Commission will not hold public hearings in connection with the advice provided under this investigation number. However, interested persons are invited to submit written statements containing data and other information concerning the matters to be addressed by the Commission. All submissions should be addressed to the Secretary, United States International Trade Commission, 500 E Street, SW., Washington, DC 20436, and should be received no later than the close of business (5:15 p.m. EST) on the date stated in the notification letter of each review of a petition. All written submissions must conform with the provisions of § 201.8 of the Commission's *Rules of Practice and Procedure* (19 CFR 201.8). Section 201.8 of the rules requires that a signed original (or a copy designated as an original) and three (3) copies of each document be filed. In the event that confidential treatment of the document is requested, at least two (2) additional copies must be filed, in which the confidential business information must be deleted (see the following paragraph for further information regarding confidential business information). The Commission's rules do not authorize filing submissions with the Secretary by facsimile or electronic means, except to the extent permitted by section 201.8 of the rules (see Handbook for Electronic Filing Procedures, ftp://ftp.usitc.gov/pub/reports/electronic_filing_handbook). Persons with questions regarding electronic filing should contact the

Office of the Secretary (202–205–2000 or edis@usitc.gov).

Any submissions that contain confidential business information must also conform with the requirements of section 201.6 of the Commission's *Rules of Practice and Procedure* (19 CFR 201.6). Section 201.6 of the rules requires that the cover of the document and the individual pages be clearly marked as to whether they are the "confidential" or "non-confidential" version, and that the confidential business information be clearly identified by means of brackets. All written submissions, except for confidential business information, will be made available in the Office of the Secretary to the Commission for inspection by interested parties. Some or all of the confidential business information provided may be included in the reviews that the Commission sends to the USTR. The Commission plans to publish a public version of each review shortly after a review is sent to the USTR. However, in the public version the Commission will not publish confidential business information in a manner that would reveal the operations of the firm supplying the information.

Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Secretary at 202–205–2000.

By order of the Commission.

Issued: February 28, 2006.

Marilyn R. Abbott,

Secretary to the Commission.

[FR Doc. E6–3082 Filed 3–2–06; 8:45 am]

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INTERNATIONAL TRADE COMMISSION

[Investigation No. 731–TA–1089 (Final)]

Certain Orange Juice From Brazil

Determination

On the basis of the record¹ developed in the subject investigation, the United States International Trade Commission (Commission) determines,² pursuant to section 735(b) of the Tariff Act of 1930 (19 U.S.C. 1673d(b)) (the Act), that an industry in the United States is materially injured by reason of imports from Brazil of certain orange juice, provided for in subheading 2009.11.00,

¹ The record is defined in sec. 207.2(f) of the Commission's Rules of Practice and Procedure (19 CFR 207.2(f)).

² Vice Chairman Deanna Tanner Okun, Commissioner Jennifer A. Hillman, and Commissioner Daniel R. Pearson dissenting.

2009.12.25, 2009.12.45, and 2009.19.00 of the Harmonized Tariff Schedule of the United States, that have been found by the Department of Commerce (Commerce) to be sold in the United States at less than fair value (LTFV). The Commission makes a negative finding with regard to critical circumstances.

Background

The Commission instituted this investigation effective December 27, 2004, following receipt of a petition filed with the Commission and Commerce by Florida Citrus Mutual, Lakeland, FL; A. Duda & Sons, Inc., Oviedo, FL; Citrus World, Inc., Lake Wales, FL; and Southern Garden Citrus Processing Corp., Clewiston, FL. The final phase of the investigation was scheduled by the Commission following notification of a preliminary determination by Commerce that imports of certain orange juice from Brazil were being sold at LTFV within the meaning of section 733(b) of the Act (19 U.S.C. 1673b(b)). Notice of the scheduling of the final phase of the Commission's investigation and of a public hearing to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the **Federal Register** of September 7, 2005 (70 FR 53251). The hearing was held in Washington, DC, on January 10, 2006, and all persons who requested the opportunity were permitted to appear in person or by counsel.

The Commission transmitted its determination in this investigation to the Secretary of Commerce on February 27, 2006. The views of the Commission are contained in USITC Publication 3838 (February 2006), entitled *Certain Orange Juice from Brazil: Investigation No. 731–TA–1089 (Final)*.

By order of the Commission.

Issued: February 28, 2006.

Marilyn R. Abbott,

Secretary to the Commission.

[FR Doc. E6–3085 Filed 3–2–06; 8:45 am]

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INTERNATIONAL TRADE COMMISSION

[USITC SE–06–016]

Sunshine Act Meeting

AGENCY HOLDING THE MEETING:
International Trade Commission.

TIME AND DATE: March 14, 2006 at 1 p.m.

PLACE: Room 101, 500 E Street, SW., Washington, DC 20436, Telephone: (202) 205-2000.

STATUS: Open to the public.

MATTERS TO BE CONSIDERED:

1. Agenda for future meetings: none.
2. Minutes.
3. Ratification List.
4. Inv. No. 731-TA-856

(Review)(Ammonium Nitrate from Russia)—briefing and vote. (The Commission is currently scheduled to transmit its determination and Commissioners' opinions to the Secretary of Commerce on or before March 27, 2006.)

5. *Outstanding action jackets:* none.

In accordance with Commission policy, subject matter listed above, not disposed of at the scheduled meeting, may be carried over to the agenda of the following meeting.

Issued: March 1, 2006.

By order of the Commission:

Marilyn R. Abbott,

Secretary to the Commission.

[FR Doc. 06-2102 Filed 3-1-06; 2:39 pm]

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-58,158]

Falcon Plastics A/K/A Grand Venture, Washington, PA; Notice of Negative Determination Regarding Application for Reconsideration

By application postmarked January 6, 2006, a company official requested administrative reconsideration of the Department's negative determination regarding eligibility to apply for Trade Adjustment Assistance (TAA), applicable to workers and former workers of the subject firm. The denial notice was signed on December 30, 2005, and published in the **Federal Register** on January 17, 2006 (71 FR 2568).

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 mis-interpretation of facts or of the law justified reconsideration of the decision.

The petition for the workers of Falcon Plastics, Washington, Pennsylvania engaged in production of blow molded plastics was denied because the "contributed importantly" group eligibility requirement of section 222 of the Trade Act of 1974, as amended, was not met, nor was there a shift in production from that firm to a foreign country. The "contributed importantly" test is generally demonstrated through a survey of the workers' firm's customers. The survey revealed no imports of blow molded plastics during the relevant period. The subject firm did not import blow molded plastics nor did it shift production to a foreign country during the relevant period.

The petitioner states that the affected workers lost their jobs as a result of the U.S. manufacturers shifting production of blow molded plastics to China and Mexico. The petitioner stated that the sales and production at the subject firm has been negatively impacted by increasing presence of foreign imports on the market.

Upon further review of the previous investigation and further contact with the company official, the Department conducted a full investigation to determine whether imports of blow molded plastics indeed impacted production at the subject firm and consequently caused workers separations.

The Department conducted a new survey of the customers requesting information on imports of "like or directly competitive products" to those purchased from Falcon Plastics, a/k/a Grand Venture in 2002, 2003 and January through September of 2005. The survey revealed that none of the respondents reported increasing its imports of "like or directly competitive products" to blow molded plastics purchased from the subject, while decreasing its purchases from the subject firm during the relevant time period.

Moreover, the subject firm does not import blow molded plastics and did not shift production of blow molded plastics abroad.

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 16th day of February, 2006.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E6-3063 Filed 3-2-06; 8:45 am]

BILLING CODE 4510-30-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-58,800]

ABCO Rents of Clinton, Clinton, NC; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, as amended, an investigation was initiated on February 7, 2006, in response to a worker petition filed by a company spokesman on behalf of workers at ABCO Rents of Clinton, Clinton, North Carolina.

The petitioner has requested that the petition be withdrawn. Consequently, the investigation has been terminated.

Signed at Washington, DC this 9th day of February 2006.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E6-3076 Filed 3-2-06; 8:45 am]

BILLING CODE 4510-30-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-58,341]

Alene Candles, Inc./Wizard Candles, Inc.; Including On-Site Leased Workers of Placement Pros, Valley Employment, and ET Staffing; Putnam, CT; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance and Alternative Trade Adjustment Assistance

In accordance with section 223 of the Trade Act of 1974 (19 U.S.C. 2273), and Section 246 of the Trade Act of 1974 (26 U.S.C. 2813), as amended, the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance and Alternative Trade Adjustment Assistance on January 13, 2006, applicable to workers of Alene Candles, Inc., including on-site leased workers of Placement Pros, Valley Employment, and ET Staffing, Putnam, Connecticut. The notice was published in the **Federal Register** on January 31, 2006 (71 FR 5072).