

TA-W-41,645B and Brown City Wire Company, ADP TotalSource, Harbor Beach, Michigan a subsidiary of Clements Manufacturing, headquartered in Sterling Heights, Michigan (TA-W-41,645C), who became totally or partially separated from employment on or after May 15, 2001, through August 22, 2004, are eligible to apply for adjustment assistance under section 223 of the Trade Act of 1974.

Signed in Washington, DC, this 2nd day of September, 2004.

**Elliott S. Kushner,**

*Certifying Officer, Division of Trade Adjustment Assistance.*

[FR Doc. 04-20864 Filed 9-15-04; 8:45 am]

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## DEPARTMENT OF LABOR

### Employment and Training Administration

[TA-W-54,494]

#### Jones and Vining, Inc., Lewiston, ME; Notice of Revised Determination

The State of Maine requested administrative reconsideration regarding Alternative Trade Adjustment Assistance (ATAA). The request was made because the Department certified the workers of the subject firm regarding only eligibility to apply for worker adjustment assistance. The certification was signed on April 13, 2004. The notice was published in the **Federal Register** on May 24, 2004 (69 FR 29578):

The Department issued the limited certification because it did not investigate if workers met the eligibility requirement of Alternative Trade Adjustment Assistance (ATAA), since a copy of the request for determination of eligibility to apply for the ATAA program for Older Workers was not attached to the petition.

Because the State provided documentation that a request for ATAA consideration was properly submitted, an investigation was conducted to determine if workers are eligible to apply for ATAA.

The investigation revealed that a significant number of workers at the firm are age 50 or over and possess skills that are not easily transferable and that competitive conditions within the industry are adverse.

#### Conclusion

After careful review of the additional facts obtained on reconsideration, I conclude that the requirements of Section 246 of the Trade Act of 1974, as amended, have been met for workers at the subject firm.

In accordance with the provisions of the Act, I make the following certification:

“All workers of Jones and Vining, Inc., Lewiston, Maine, who became totally or partially separated from employment on or after March 10, 2003 through April 13, 2006, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974, and are also eligible to apply for alternative trade adjustment assistance under Section 246 of the Trade Act of 1974.”

Signed in Washington, DC this 7th day of September 2004.

**Elliott S. Kushner,**

*Certifying Officer, Division of Trade Adjustment Assistance.*

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## DEPARTMENT OF LABOR

### Employment and Training Administration

[TA-W-54,620]

#### NVF Company Fabrication Division Wilmington, DE; Notice of Negative Determination on Reconsideration

On August 9, 2004, the Department issued an Affirmative Determination Regarding Application for Reconsideration for the workers and former workers of the subject firm. The Department's notice was published in the **Federal Register** on August 17, 2004 (69 FR 51106). Workers produce insulating materials and braking systems and are not separately identifiable by product line.

The Department denied Trade Adjustment Assistance (TAA) and Alternate Trade Adjustment Assistance (ATAA) to workers of the subject firm because there were neither increased imports nor shifts of production of either insulating materials or braking systems during 2002, 2003, or January-February 2004.

In the request for reconsideration, the petitioner alleges that the subject facility is a “downstream (Fabricating) plant” and infers that the subject worker group should be eligible to apply for TAA because they fabricate articles from material produced at two affiliated plants: NVF Company, Yorklyn, Delaware and NVF Company, Kennett Square, Pennsylvania (TA-W-53,878 and TA-W-53,878A, signed February 3, 2004).

NVF Company, Yorklyn, Delaware produced vulcanized fiber. NVF Company, Kennett Square, Pennsylvania produced high-pressure laminates. Both products are made with asbestos produced at each location.

As a result of the reconsideration investigation, it was determined that the subject firm is not a downstream producer (a firm that performs additional, value-added production processes such as assembly or finishing) to a firm or subdivision that employed a group of workers who received TAA certification and that production at the subject facility is not related to the articles that was the basis for the certification.

The reconsideration investigation revealed that the subject worker group performed no additional, value-added production processes on the vulcanized rubber and high-pressure laminates produced at the sister plants. Rather, the subject facility uses the asbestos produced at the sister facilities as a raw material for the insulation and braking systems made by the subject, worker group.

Further, even if the subject facility was considered a downstream producer, the subject worker group would not be eligible for TAA certification because the insulation and braking systems produced at the subject facility are unrelated and significantly different from the vulcanized rubber and high-pressure laminates produced at the sister facilities.

#### 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 in Washington, DC this 9th day of September, 2004.

**Elliott S. Kushner,**

*Certifying Officer, Division of Trade Adjustment Assistance.*

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## DEPARTMENT OF LABOR

### Employment and Training Administration

[TA-W-55,002]

#### Parallax Power Components, LLC, RV Converter Products, Goodland, IN; 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 June