None

The Department has determined that criterion (2) of Section 246 has not been met. Workers at the firm possess skills that are easily transferable.

None

The Department has determined that criterion (3) of Section 246 has not been met. Competition conditions within the workers' industry are not adverse.

TA-W-60,704; Hewlett Packard Company, Technology Solutions Group Division, Mahwah, NJ.

Negative Determinations for Worker Adjustment Assistance and Alternative Trade Adjustment Assistance

In the following cases, the investigation revealed that the eligibility criteria for worker adjustment assistance have not been met for the reasons specified.

Because the workers of the firm are not eligible to apply for TAA, the workers cannot be certified eligible for ATAA.

The investigation revealed that criteria (a)(2)(A)(I.A.) and (a)(2)(B)(II.A.) (employment decline) have not been met

TA-W-60,763; Enkeboll Company (The), Raymond E Enkeboll, Carson, CA

TA-W-60,765; Woodhead, A Division of Molex, Industrial Division, Northbrook, IL.

The investigation revealed that criteria (a)(2)(A)(I.B.) (Sales or production, or both, did not decline) and (a)(2)(B)(II.B.) (shift in production to a foreign country) have not been met. TA-W-60,863; Intier Seating Systems,

Lewisburg, TN.

The investigation revealed that criteria (a)(2)(A)(I.C.) (increased imports) and (a)(2)(B)(II.B.) (shift in production to a foreign country) have not been met.

TA-W-60,471; Armstrong Wood Products, Nashville, TN.

TA–W–60,533; International Filing Company, Waukegan, IL.

TA-W-60,792; Dexter Centerless Grinding, LLC, Ann Arbor, MI.

TA-W-60,696; LeNature's, Inc., Latrobe, PA.

TA-W-60,770; Regal Cutting Tools, Inc., Roscoe, IL.

TA-W-60,347; Timken U.S.

Corporation, Torrington, CT.
TA-W-60,681; Boeing Company (The),

A-w-60,681; Boeing Company (The),
Boeing Commercial Airplane,
Commercial Aircraft Components,
Oak Ridge, TN.

TA-W-60,681A; Boeing Company (The), Boeing Commercial Airplane, Centrifuge Machine Components, Oak Ridge, TN. The investigation revealed that the predominate cause of worker separations is unrelated to criteria (a)(2)(A)(I.C.) (increased imports) and (a)(2)(B)(II.C) (shift in production to a foreign country under a free trade agreement or a beneficiary country under a preferential trade agreement, or there has been or is likely to be an increase in imports).

None

The workers' firm does not produce an article as required for certification under Section 222 of the Trade Act of 1974.

TA-W-60,842; United Parcel Service Cartage, Inc., Dayton Hub Division, Dayton, OH.

The investigation revealed that criteria of Section 222(b)(2) has not been met. The workers' firm (or subdivision) is not a supplier to or a downstream producer for a firm whose workers were certified eligible to apply for TAA.

None

I hereby certify that the aforementioned determinations were issued during the period of February 19 through February 23, 2007. Copies of these determinations are available for inspection in Room C–5311, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210 during normal business hours or will be mailed to persons who write to the above address.

Dated: February 27, 2007.

Ralph Dibattista,

Director, Division of Trade Adjustment Assistance.

[FR Doc. E7–4060 Filed 3–7–07; 8:45 am] BILLING CODE 4510–30–P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-58,442]

Weyerhaeuser Company, Aberdeen, WA; 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 25, 2006, applicable to workers of Weyerhaeuser Company, Large Log Mill, Aberdeen, Washington. The notice was published in the **Federal Register** on February 10, 2006 (71 FR 7077).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. The Department limited the certification coverage to only workers of the Large Log Mill of the subject firm. New corrected information revealed that the Aberdeen, Washington location of Weyerhaeuser Company operates as a fully integrated work site and that the workers are not separately identifiable by product or location at the production complex.

The intent of the Department's certification is to cover all workers manufacturing softwood dimensional lumber at Weyerhaeuser Company, Aberdeen, Washington, who were adversely affected by increased customer imports.

Accordingly, the Department is amending the certification determination to properly reflect this matter

The amended notice applicable to TA-W-58,442 is hereby issued as follows:

• All workers of Weyerhaeuser Company, Aberdeen, Washington, who became totally or partially separated from employment on after November 21, 2004, through January 25, 2008, 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 1997.

Signed at Washington, DC, this 23rd day of January 2007.

Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E7–4061 Filed 3–7–07; 8:45 am] **BILLING CODE 4510-FN-P**

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-60,793]

Weyerhaeuser Company, Aberdeen, WA; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on January 19, 2007, in response to a petition filed by the United Brotherhood of Carpenters Industrial Union on behalf of workers at Weyerhaeuser Company, Aberdeen, Washington.

This petitioning group of workers is covered by an active certification, (TA–W–58,442) that expires on January 25, 2008. Since the Department of Labor recently discovered that the workers are not separately identifiable by product line the Department of Labor amended

on January 23, 2007 certification to include all workers of Weyerhaeuser Company, Aberdeen, Washington engaged in the production of softwood dimensional lumber. Consequently, further investigation in this case would duplicate efforts and serve no purpose; therefore the investigation has been terminated.

Signed in Washington, DC, this 26th day of February 2007.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E7-4064 Filed 3-7-07; 8:45 am]

BILLING CODE 4510-FN-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-61,003]

Yamaha Corporation of America, Grand Rapids, MI; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on February 22, 2007, in response to a petition filed by a company official on behalf of workers at Yamaha Corporation of America, Grand Rapids, Michigan.

This petitioning group of workers is covered by an earlier petition (TA–W–60,996) filed on February 21, 2007 that is the subject of an ongoing investigation for which a determination has not yet been issued. Consequently, further investigation in this case would duplicate efforts and serve no purpose; therefore the investigation has been terminated.

Signed in Washington, DC, this 27th day of February 2007.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E7–4067 Filed 3–7–07; 8:45 am]

BILLING CODE 4510-FN-P

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[Notice 07-022]

Notice of Intent To Grant Partially Exclusive License

AGENCY: National Aeronautics and Space Administration.

ACTION: Notice of intent to grant exclusive license

SUMMARY: This notice is issued in accordance with 35 U.S.C. 209(c)(1) and

37 CFR 404.7(a)(1)(i). NASA hereby gives notice of its intent to grant a partially exclusive license worldwide to practice the inventions described and claimed in U.S. Patent Nos. 5,155,035, entitled "Method for Culturing Mammalian Cells in a Perfused Bioreactor"; 5,153,133, entitled "Method for Culturing Mammalian Cells in a Horizontally Rotated Bioreactor"; 5,155,034, entitled "Three Dimensional Cell to Tissue Assembly Process"; 5,153,132, entitled "Three-Dimensional Co-culture Process"; 5,308,764, entitled "Multi-Cellular Three-Dimensional Living Mammalian Tissue"; 5,627,021, entitled "Three-Dimensional Co-Culture Process"; 5,153,131, entitled "High Aspect Reactor Vessel and Method of Use"; 5,496,722, entitled "Method for Producing Non-neoplastic, Threedimensional, Mammalian Tissue and Cell Aggregates under Microgravity Culture Conditions and the Products Produced Therefrom"; 5,846,807, entitled "Media Compositions for Three-dimensional Mammalian Tissue Grown under Microgravity Culture Conditions"; 5,858,783, entitled "Production of Normal Mammalian Organ Culture Using a Medium Containing MEM-alpha, Leibovitz L-15, Glucose Galactose Fructose"; 5,962,324, entitled "Three Dimensional Optic Tissue Culture and Process"; 6,485,963, entitled "Growth Stimulation of Biological Cells and Tissue by Electromagnetic Fields and Uses Thereof'', 6,673,597, entitled "Growth Stimulation of Biological Cells and Tissue by Electromagnetic Fields and Uses Thereof"; 6,730,498, entitled "Production of Functional Proteins: Balance of Shear Stress and Gravity"; 6,946,246, entitled "Production of Functional Proteins: Balance of Shear Stress and Gravity", U.S. Patent Application Serial Number 10/734,759, entitled "Production of Functional Proteins: Balance of Shear Stress and Gravity", U.S. Patent Application Serial Number 10/947,786, entitled "Production of Functional Proteins: Balance of Shear Stress and Gravity", Foreign Patent No. 0423277 "Bio-Reactor Cell Culture Process", Foreign Patent No. 1987294, "Bio-Reactor Cell Culture Process", International Application No. PCT/US98/06826, European Application No. 98915320.0 entitled "Production of Functional Proteins: Balance of Shear Stress and Gravity", International Application No. PCT/US98/06826, Japanese Application No. 10-540983 entitled "Production of Functional Proteins: Balance of Shear Stress and Gravity", International Application No. PCT/US98/06826,

Canadian Application No. 2286349 entitled "Production of Functional Proteins: Balance of Shear Stress and Gravity", International Application No. PCT/US98/06826, Israeli Application No. 132264 entitled "Production of Functional Proteins: Balance of Shear Stress and Gravity", International Application No. PCT/US98/06826, Mexican Application No. 999265 entitled "Production of Functional Proteins: Balance of Shear Stress and Gravity", and International Application No. PCT/US98/06826, Brazilian Application No. 98915320.0 entitled "Production of Functional Proteins: Balance of Shear Stress and Gravity", to Aedifico Biosciences, Inc., having its principal place of business in Beverly Hills, California. The fields of use may be limited to cosmetics and personal care products. The patent rights in these inventions have been assigned to the United States of America as represented by the Administrator of the National Aeronautics and Space Administration. The prospective partially exclusive license will comply with the terms and conditions of 35 U.S.C. 209 and 37 CFR 404.7.

DATES: The prospective partially exclusive license may be granted unless, within fifteen (15) days from the date of this published notice, NASA receives written objections including evidence and argument that establish that the grant of the license would not be consistent with the requirements of 35 U.S.C. 209 and 37 CFR 404.7. Competing applications completed and received by NASA within fifteen (15) days of the date of this published notice will also be treated as objections to the grant of the contemplated partially exclusive license. Objections submitted in response to this notice will not be made available to the public for inspection and, to the extent permitted by law, will not be released under the Freedom of Information Act, 5 U.S.C. 552.

ADDRESSES: Objections relating to the prospective license may be submitted to Patent Counsel, Office of Chief Counsel, Mail Code AL, 2101 NASA Parkway, Houston, TX 77058, (281) 483–4871; (281) 483–6936 [Facsimile].

FOR FURTHER INFORMATION CONTACT: Kurt G. Hammerle, Patent Attorney, Office of Chief Counsel, Johnson Space Center, Mail Code AL, 2101 NASA Parkway, Houston, TX 77058, (281)483–1001; (281)483–6936 [Facsimile]. Information about other NASA inventions available for licensing can be found online at http://technology.nasa.gov/.