[FR Doc. 2016–18409 Filed 8–3–16; 8:45 am] BILLING CODE 4510–FN–P

#### DEPARTMENT OF LABOR

#### Employment and Training Administration

[TA-W-83,328]

General Electric Company; Transportation Division; Including On-Site Leased Workers From Adecco, YOH Services LLC, CH2MHILL, and GGS Information Services Erie, Pennsylvania; 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 3, 2014, applicable to workers and former workers of General Electric Company, Transportation Division, including onsite leased workers from Adecco, Erie, Pennsylvania. On January 28, 2015, the Department issued an amended certification to include on-site leased workers from Yoh Services LLC.

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

The company reports that workers leased from CH2MHill and GGS Information Services were on-site at the Erie, Pennsylvania location of General Electric Company, Transportation Division. The Department has determined that these workers were sufficiently under the control of the subject firm to be considered leased workers.

Based on these findings, the Department is amending this certification to include workers leased from CH2MHill and GGS Information Services working on-site at the Erie, Pennsylvania location of General Electric Company, Transportation Division.

The amended notice applicable to TA–W–83,328 is hereby issued as follows:

All workers of General Electric Company, Transportation Division, including on-site leased workers from Adecco, Yoh Services LLC, CH2MHill, and GGS Information Services, Erie, Pennsylvania, who became totally or partially separated from employment on or after December 20, 2012 through June 3, 2016, and all workers in the group threatened with total or partial separation from employment on the date of certification through two years from the date of certification, 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 20th day of May, 2016.

#### Del Min Amy Chen,

*Certifying Officer, Office of Trade Adjustment Assistance.* 

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#### DEPARTMENT OF LABOR

# Employment and Training Administration

## Notice of Determinations Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974, as amended (19 U.S.C. 2273) the Department of Labor herein presents summaries of determinations regarding eligibility to apply for trade adjustment assistance for workers by (TA–W) number issued during the period of *June 27, 2016 through July 8, 2016*.

In order for an affirmative determination to be made for workers of a primary firm and a certification issued regarding eligibility to apply for worker adjustment assistance, each of the group eligibility requirements of Section 222(a) of the Act must be met.

I. Under Section 222(a)(2)(A), the following must be satisfied:

(1) A significant number or proportion of the workers in such workers' firm have become totally or partially separated, or are threatened to become totally or partially separated;

(2) the sales or production, or both, of such firm have decreased absolutely; and

(3) One of the following must be satisfied:

(A) Imports of articles or services like or directly competitive with articles produced or services supplied by such firm have increased;

(B) imports of articles like or directly competitive with articles into which one or more component parts produced by such firm are directly incorporated, have increased;

(C) imports of articles directly incorporating one or more component parts produced outside the United States that are like or directly competitive with imports of articles incorporating one or more component parts produced by such firm have increased;

(D) imports of articles like or directly competitive with articles which are produced directly using services supplied by such firm, have increased; and (4) the increase in imports contributed importantly to such workers' separation or threat of separation and to the decline in the sales or production of such firm; or

II. Section 222(a)(2)(B) all of the following must be satisfied:

(1) A significant number or proportion of the workers in such workers' firm have become totally or partially separated, or are threatened to become totally or partially separated;

(2) One of the following must be satisfied:

(A) There has been a shift by the workers' firm to a foreign country in the production of articles or supply of services like or directly competitive with those produced/supplied by the workers' firm;

(B) there has been an acquisition from a foreign country by the workers' firm of articles/services that are like or directly competitive with those produced/supplied by the workers' firm; and

(3) the shift/acquisition contributed importantly to the workers' separation or threat of separation.

In order for an affirmative determination to be made for adversely affected secondary workers of a firm and a certification issued regarding eligibility to apply for worker adjustment assistance, each of the group eligibility requirements of Section 222(b) of the Act must be met.

(1) a significant number or proportion of the workers in the workers' firm have become totally or partially separated, or are threatened to become totally or partially separated;

(2) the workers' firm is a Supplier or Downstream Producer to a firm that employed a group of workers who received a certification of eligibility under Section 222(a) of the Act, and such supply or production is related to the article or service that was the basis for such certification; and

(3) either—

(A) the workers' firm is a supplier and the component parts it supplied to the firm described in paragraph (2) accounted for at least 20 percent of the production or sales of the workers' firm; or

(B) a loss of business by the workers' firm with the firm described in paragraph (2) contributed importantly to the workers' separation or threat of separation.

În order for an affirmative determination to be made for adversely affected workers in firms identified by the International Trade Commission and a certification issued regarding eligibility to apply for worker adjustment assistance, each of the group eligibility requirements of Section 222(e) of the Act must be met.

(1) the workers' firm is publicly identified by name by the International Trade Commission as a member of a domestic industry in an investigation resulting in—

(A) an affirmative determination of serious injury or threat thereof under section 202(b)(1);

(B) an affirmative determination of market disruption or threat thereof under section 421(b)(1); or

(C) an affirmative final determination of material injury or threat thereof under section 705(b)(1)(A) or 735(b)(1)(A) of the Tariff Act of 1930 (19 U.S.C. 1671d(b)(1)(A) and 1673d(b)(1)(A)); (2) the petition is filed during the 1year period beginning on the date on which—

(A) a summary of the report submitted to the President by the International Trade Commission under section 202(f)(1) with respect to the affirmative determination described in paragraph (1)(A) is published in the **Federal Register** under section 202(f)(3); or

(B) notice of an affirmative determination described in subparagraph (1) is published in the **Federal Register**; and

(3) the workers have become totally or partially separated from the workers' firm within(A) the 1-year period described in paragraph (2); or

(B) not withstanding section 223(b)(1), the 1-year period preceding the 1-year period described in paragraph (2).

# Affirmative Determinations for Worker Adjustment Assistance

The following certifications have been issued. The date following the company name and location of each determination references the impact date for all workers of such determination.

The following certifications have been issued. The requirements of Section 222(a)(2)(A) (increased imports) of the Trade Act have been met.

TA–W No.	Subject firm	Location	Impact date
90,043 90,063 91,278	Polyfusion Electronics, Inc., Durham Staffing, Inc Oerlikon Fairfield, OC, Oerlikon Corporation AG Jewel Acquisition, LLC, ATI Flat Rolled Products Midland Operations, Alle- gheny Technologies, etc.		January 1, 2014. March 27, 2015. January 4, 2015.
91,539	Genpact, LLC—Farmington Hills Office, Genpact International, Inc., Kelly Services, Inc.	Farmington Hills, MI	March 2, 2015.
91,822	GatewayCDI Inc. DBA Brand Addition, Express Services, Inc.; Kforce Pro- fessional Staffing, and Keystone.	St. Louis, MO	May 18, 2015.
91,951		Gramercy, LA	June 21, 2015.

The following certifications have been issued. The requirements of Section 222(a)(2)(B) (shift in production or

services) of the Trade Act have been met.

TA–W No.	Subject firm	Location	Impact date
91,031	Vestas American Wind Technology, Vestas Wind Systems A/S, General Ledger and Accounts Payable Departments.	Portland, OR	October 6, 2014.
91,441	Sealed Air Corporation (US), Cryovac, Inc., Sealed Air Corporation, Phillips Staffing, Robert Half, etc.	Duncan, SC	August 7, 2015.
91,441A	Sealed Air Corporation (US), Cryovac, Inc., Sealed Air Corporation, Phillips Staffing.	Greenville, SC	February 4, 2015.
91,441B 91,566 91,604 91,718 91,728 91,754 91,754 91,779 91,789 91,808 91,838	Sealed Air Corporation (US), Cryovac, Inc., Sealed Air Corporation UBS Financial Services, Inc., Group Operations, Account Opening Division Dairy Farmers of America, Inc ITW Medical Division, ITW (Illinois Tool Works), SEEK Careers/Staffing, Inc Bank of America, Consumer Sourcing Division QBE North Americas, INC., QBE Holdings, Inc QBE North Americas, Inc., QBE Holdings, Inc Genpact, LLC, Finance Department, Genpact International, Inc., Manpower Resolute Forest Products Augusta LLC, Augusta Staffing Crawford & Company, Information and Communications Technology Divi-	Danbury, CT Weehawken, NJ Springfield, MO Sheboygan, WI Chandler, AZ Bellevue, WA Jacksonville, FL Parsippany, NJ Augusta, GA Sunrise, FL	February 4, 2015. March 8, 2015. March 17, 2015. April 18, 2015. April 21, 2015. April 27, 2015. May 3, 2015. May 9, 2015. May 12, 2015. May 23, 2015.
91,839	sion. Crawford & Company, Information and Communications Technology Division.	Lake Zurich, IL	May 25, 2015.
91,840	Crawford & Company, Information and Communications Technology Division.	Atlanta, GA	May 25, 2015.
91,868 91,888	Hewlett Packard, Inc., Global Indirect Procurement Division T-Systems North America, Inc., Deutsche Telekom, Aptuity, Finezi, ICON, Pinnacle, Recruit 121, etc.	Vancouver, WA Tempe, AZ	May 26, 2015. June 7, 2015.
91,889 91,892	Siemens Corporate, IT Americas Division CDK Global, LLC, Aerotek/Teksystems, Apex Systems, Inc., Edgelink, LLC, etc.	Buffalo Grove, IL Portland, OR	May 12, 2015. June 8, 2015.
91,896	Smilebox, Inc., Incredimail, Inc., Accountemps, Aim Consulting, Arper & CO, etc.	Redmond, WA	June 8, 2015.
91,905	Hodges Trucking Company, LLC, Rodan Transport (U.S.A.) Ltd, Office Administration Division.	Oklahoma City, OK	June 9, 2015.
91,914	Ocwen Loan Servicing, LLC, Kelly Vendor Management Services, Ocwen Financial Corporation.	West Palm Beach, FL	June 10, 2015.
91,914A	Ocwen Loan Servicing, LLC, Ocwen Financial Corporation	Coppell, TX	April 25, 2015.

TA–W No.	Subject firm	Location	Impact date
91,914B 91,929			June 10, 2015. June 16, 2015.
91,939		Menasha, WI	June 20, 2015.

The following certifications have been issued. The requirements of Section 222(b) (supplier to a firm whose workers

are certified eligible to apply for TAA) of the Trade Act have been met.

TA–W No.	Subject firm	Location	Impact date
91,296	Tritec of Minnesota, Inc	Virginia, MN	January 6, 2015.

## Negative Determinations for Worker 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.

The investigation revealed that the criterion under paragraph (a)(1) and

(b)(1) (employment decline or threat of separation) of section 222 has not been met.

TA–W No.	Subject firm	Location	Impact date
90,232	International Business Machines (IBM), Management Consulting Digital Op- erations, Global Business Services.	Glendale, CA.	
90,238 90,240		Milford, CT. Greensburg, PA.	

The investigation revealed that the criteria under paragraphs (a)(2)(A)(i)

(decline in sales or production, or both) and (a)(2)(B) (shift in production or services to a foreign country) of section 222 have not been met.

TA–W No.	Subject firm	Location	Impact date
91,253	Toyota Auto Body California (TABC), Inc., TABC Holding, Aerotek Services Cast Corporation	Long Beach, CA. Hibbing, MN. Falconer, NY.	

The investigation revealed that the criteria under paragraphs(a)(2)(A)

(increased imports) and (a)(2)(B) (shift in production or services to a foreign country) of section 222 have not been met.

TA–W No.	Subject firm	Location	Impact date
91,269 91,269A 91,447	Superior Rock Bit Company Dom-Ex, Inc., H–E Parts International Crown Parts & Machine, Inc., H–E Parts International, Mining Solutions National OilWell Varco L.P., Nov Hydra Rig Newpark Drilling Fluids LLC, North America Region, AIP Inc., and Upstream	Hibbing, MN. Hibbing, MN. Duncan, OK.	
91,785 91,842	Fluid Consultants, LLC. Campbell Global, LLC, OMAM, Inc Hewlett Packard Enterprise, f/k/a Hewlett Packard Corporation, ES EUWS AMS ITO-CITI Support Unit.	00,	

### Determinations Terminating Investigations of Petitions for Worker Adjustment Assistance

After notice of the petitions was published in the **Federal Register** and on the Department's Web site, as required by Section 221 of the Act (19 U.S.C. 2271), the Department initiated investigations of these petitions.

The following determinations terminating investigations were issued because the petitioning groups of workers are covered by active certifications. Consequently, further investigation in these cases would serve no purpose since the petitioning group of workers cannot be covered by more than one certification at a time.

TA–W No.	Subject firm	Location	Impact date
	D+H USA Corp/Harland Financial Solutions, Inc Premise Health	Portland, OR. Brentwood, TN.	

The following determinations terminating investigations were issued because the petitions are the subject of ongoing investigations under petitions

filed earlier covering the same petitioners.

TA–W No.	Subject firm	Location	Impact date
91,742	General Electric Company, D/B/A GE Capacitor and Power Quality Prod- ucts, Energy Connections Division.	Fort Edward, NY.	
91,833	EMC Corporation, Disk Library for Mainframe (DLM) Division	Hopkinton, MA.	

I hereby certify that the aforementioned determinations were issued during the period of *June 27*, 2016 through July 8, 2016. These determinations are available on the Department's Web site https:// www.doleta.gov/tradeact/taa/taa\_ search\_form.cfm under the searchable listing determinations or by calling the Office of Trade Adjustment Assistance toll free at 888–365–6822.

Signed at Washington, DC, this 14th day of July 2016.

#### Jessica R. Webster,

Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2016–18411 Filed 8–3–16; 8:45 am] BILLING CODE 4510–FN–P

## DEPARTMENT OF LABOR

#### Employment and Training Administration

## [TA-W-91,611]

Sherwin Alumina Company, LLC Including On-Site Leased Workers From CCC Group, McWhorter Electric, MMR Constructors, Inc., Dols Managed Workforce, First Instrument Solutions, T. Parker Host, Rexco, GP Strategies, JM Davidson, Palacios Marine & Industrial, All Specialty, LK Jordan, Strom, and St. James Stevedoring Partners, LLC Including Workers Whose Unemployment Insurance (UI) Wages Are Reported Through Host Terminals, Gregory, 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 1, 2016, applicable to workers of Sherwin Alumina Company, LLC, Gregory, Texas. The Department's notice of determination was published in the **Federal Register** on June 28, 2016 (81 FR 41997).

At the request of State Workforce Office, the Department reviewed the certification for workers of the subject firm. The workers are engaged in activities related to the production of alumina.

New information shows that workers separated from employment at Sherwin Alumina Company, LLC, Gregory, Texas had their wages reported through a separate unemployment insurance (UI) tax account under the name Host Terminals. Host Terminals is a separate entity owned by T. Parker Host.

The intent of the Department's certification is to include all workers of the subject firm who were adversely affected by customer imports of alumina.

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

The amended notice applicable to TA–W–91,611 is hereby issued as follows:

All workers of Sherwin Alumina Company, LLC, including on-site leased workers from CCC Group, McWhorter Electric, MMR Constructors, Inc., DOLS Managed Workforce, First Instrument Solutions, T. Parker Host, Rexco, GP Strategies, JM Davidson, Palacios Marine & Industrial, All Specialty, LK Jordan, Strom, and St. James Stevedoring Partners, LLC, including workers whose unemployment insurance (UI) wages are reported through Host Terminals, Gregory, Texas who became totally or partially separated from employment on or after March 21, 2015 through June 1, 2018, and all workers in the group threatened with total or partial separation from employment on date of certification through two years from the date of certification, 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 12th day of July, 2016.

# Jessica R. Webster,

Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2016–18413 Filed 8–3–16; 8:45 am]

## BILLING CODE P

#### DEPARTMENT OF LABOR

# Employment and Training Administration

[TA-W-85,373]

## GE Industrial Solutions Service Engineering Organization Atlanta, Georgia: Notice of Revised Determination After Statutory Reconsideration

As required by the Trade Adjustment Assistance Reauthorization Act of 2015 (TAARA 2015), which was enacted as Title IV of the Trade Preferences Extension Act of 2015, Public Law 114– 27, section 405(a)(1)(A), the investigation into this petition was reopened for a reconsideration investigation to apply the requirements for worker group eligibility under chapter 2 of title II of the Trade Act of 1974, as amended by the TAARA 2015, to the facts of this petition (statutory reconsideration).

The initial investigation, initiated June 12, 2014, resulted in a negative determination, issued on September 30, 2014, that was based on worker separations not being attributable to increased imports or a shift in production. A complaint was filed with the United States Court of International Trade (USCIT) on November 28, 2014 (No. 14–00314); however, a joint dismissal of the case was filed on July 20, 2015. During the Remand investigation, the worker group was clarified to be GE Industrial Solutions Service Engineering Organization, Atlanta, Georgia (hereafter referred to as "GE Industrial Solutions Service Engineering Organization"). The workers' firm is engaged in activities related to the supply of designing, testing, documenting, and engineering services.

"Firm includes an individual proprietorship, partnership, joint venture, association, corporation (including a development corporation), business trust, cooperative, trustee in bankruptcy, and receiver under decree of any court." 29 CFR 90.2 Based on information reviewed

Based on information reviewed during the reconsideration investigation, the Department of Labor determines that a shift in services to a