General Motors Corporation. 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 Aramark-Uniform Service, CJBFLLC, Ferrous Processing & Trading Co., Paragon Technologies and Severn Trent Services working on site at the Mansfield Metal Center, Mansfield, Ohio location of General Motors Company, formerly known as General Motors Corporation.

The amended notice applicable to TA–W–71,329 is hereby issued as follows:

“All workers of General Motors Company, formerly known as General Motors Corporation, Mansfield Metal Center, including on-site leased workers of Adventis Occupational Health, Aerotek, American Food and Vending, Comprehensive Logistics Company Inc., Development Dimensions International, Hewlett Packard, Ideal Setech LLC, Interim Health Care, Key Office Services, Knight Facilities Management, Premier Manufacturing Support, Quaker Chemical Corporation, Securitas Security Services US, Washington Group International, Waste Management of Texas Inc. Aramark-Uniform Service, CJBFLLC, Ferrous Processing & Trading Co., Paragon Technologies and Severn Trent Services, Mansfield, Ohio, who became totally or partially separated from employment on or after June 15, 2008, through March 16, 2012, 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 as follows:

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 January 12, 2010, applicable to workers of Electronic Data Systems, a Hewlett-Packard Company, Enterprise Services Division, including on-site leased workers from the above listed firms, Auburn Hills, Michigan. The petition is dated August 26, 2009. The Department’s Notice of determination was published in the Federal Register on February 16, 2010 (75 FR 7038).

The worker group covered by TA–W–72,139 is identical to the worker group covered by an earlier petition (TA–W–71,468; dated June 25, 2009). While it is the Department’s practice to terminate the later petition in order to provide the longest period during which a member of the worker group may apply for Trade Adjustment Assistance (TAA), the Department had delayed the investigation for TA–W–71,468 due to a technical deficiency and continued the investigation for TA–W–72,139.

Following the issuance of the certification in TA–W–72,139, the Department issued a Notice of Termination of Investigation for TA–W–71,468. An unintended result of the Department’s decision is that a portion of workers covered by TA–W–71,468 (workers separated on or after June 25, 2008) are excluded from the certification of TA–W–72,139 (workers separated on or after August 26, 2008 through January 12, 2012).

Accordingly, the Department is amending this certification to include workers covered by TA–W–71,468.

The intent of the Department’s certification is to include all workers of the subject firm who were adversely affected by the subject firm’s acquisition from a foreign country services like or directly competitive with the services supplied by the workers at the Auburn Hills, Michigan facility.

The amended notice applicable to TA–W–72,139 is hereby issued as follows:


...