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SUPPLEMENTARY INFORMATION: The Workforce Investment Act of 1998 (WIA), Public Law 105-220 provides the framework for a network of State workforce investment systems designed to meet the needs of the nation's businesses, job seekers, youth, and those who want to further their careers. Title I requires that States develop five-year strategic plans for this system, which must also contain the detail plans required under the Wagner-Peyser Act (29 U.S.C. 49g). Plan modifications to the WIA title I and Wagner-Peyser Act are required by regulations 20 CFR 661.230.

This information collection is subject to the PRA. A Federal agency generally cannot conduct or sponsor a collection of information, and the public is generally not required to respond to an information collection, unless it is approved by the OMB under the PRA and displays a currently valid OMB Control Number. In addition, notwithstanding any other provisions of law, no person shall generally be subject to penalty for failing to comply with a collection of information if the collection of information does not display a valid OMB Control Number. See 5 CFR 1320.5(a) and 1320.6. The DOL obtains OMB approval for this information collection under OMB Control Number 1205-0398. The current OMB approval is scheduled to expire on November 30, 2011; however, it should be noted that existing information collection requirements submitted to the OMB receive a month-to-month extension while they undergo review. New requirements would only become effective after OMB approval. For additional information, see the related notice published in the **Federal Register** on July 19, 2011 (76 FR 42735).

Interested parties are encouraged to send comments to the OMB, Office of Information and Regulatory Affairs at the address shown in the **ADDRESSES** section within 30 days of publication of this notice in the **Federal Register**. In order to help ensure appropriate consideration, comments should reference OMB Control Number 1205-

0398. The OMB is particularly interested in comments that:

- Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- Enhance the quality, utility, and clarity of the information to be collected; and
- Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Agency: Employment and Training Administration (ETA).

Title of Collection: Planning Guidance and Instructions for Submission of the Strategic State Plan and Plan Modifications for Title I of the Workforce Investment Act and Wagner-Peyser Act.

OMB Control Number: 1205-0398.

Affected Public: State, Local, and Tribal Governments.

Total Estimated Number of Respondents: 57.

Total Estimated Number of Responses: 57.

Total Estimated Annual Burden Hours: 2280.

Total Estimated Annual Other Costs Burden: \$0.

Dated: November 22, 2011.

Michel Smyth,

Departmental Clearance Officer.

[FR Doc. 2011-31231 Filed 12-5-11; 8:45 am]

BILLING CODE 4510-FN-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-75,120A; TA-W-75,120B; TA-W-75,120C; TA-W-75,120D]

Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

Steelcase, Inc., North America Division, Including Workers From Steelcase University, Also Known As Steelcase Learning Center, Including Kentwood City Fleet Truck Garage, Including On-Site Leased Workers From Manpower, Inc., Grand Rapids, Michigan.

Steelcase, Inc., North America Division, Kentwood East and Kentwood West Plants, Corporate Development Center, Grand Rapids, Michigan.

Steelcase, Inc., North America Division, Regional Distribution Center, Grand Rapids, Michigan.

Leased Workers From Manpowergroup, Experis, Die Tech Services, Probus, Inc., The Bartech Group, And Metro Engineering Of Grand Rapids, Inc., Working On-Site At Steelcase, Inc., North America Division, Kentwood East And Kentwood West Plants, Corporate Development Center And Regional Distribution Center, Grand Rapids, Michigan.

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 February 4, 2011, applicable to workers of Steelcase, Inc., North America Division, including on-site leased workers from Manpower, Inc., Grand Rapids, Michigan. The workers are engaged in the production of office furniture. The notice was published in the **Federal Register** on February 24, 2011 (76 FR 10399). The notice was amended on February 24, 2011 to correct the impact date to read December 10, 2010. The amended notice was published in the **Federal Register** on March 10, 2011 (76 FR 13228). The notice was also amended on July 5, 2011 to include Steelcase University, also known as Steelcase Learning Center. The notice as published in the **Federal Register** on July 14, 2011 (76 FR 41523).

At the request of the State Workforce Office and the company, the Department reviewed the certification for workers of the subject firm.

The review shows the Kentwood East and Kentwood West Plants, Kentwood City Fleet Truck Garage, Regional Distribution Center and Corporate Development Center are engaged in the production of office furniture, warehousing and distribution and supply various support function services for Steelcase, Inc. The review also shows that workers leased from ManpowerGroup, Experis, Die Tech Services, ProBus, Inc., The Bartech Group and Metro Engineering of Grand Rapids, Inc. were employed on-site at the Grand Rapids, Michigan location of the above mentioned departments of the subject firm.

Based on these findings, the Department is amending this certification to include workers of the Kentwood East and Kentwood West Plants, Kentwood City Fleet Truck Garage, Regional Distribution Center and Corporate Development Center, including workers leased from

ManpowerGroup, Experis, Die Tech Services, ProBusS, Inc., The Bartech Group, and Metro Engineering of Grand Rapids, Inc. working on-site at the Grand Rapids, Michigan location of the subject firm.

The intent of the Department's certification is to include all workers employed at Steelcase, Inc., North America Division, Grand Rapids, Michigan who were adversely affected by a shift in production of office furniture to Mexico.

The amended notices applicable to TA-W-75,120A, TA-W-75,120B, TA-W-75,120C, and TA-W-75,120D are hereby issued as follows:

All workers of Steelcase, Inc., North America Division, including workers from Steelcase University, also known as Steelcase Learning Center, including Kentwood City Fleet Truck Garage, including on-site leased workers from Manpower, Inc., Grand Rapids, Michigan (TA-W-75,120A), who became totally or partially separated from employment on or after December 10, 2010 through February 4, 2013, 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; and

All workers of Steelcase, Inc., North America Division, Kentwood East and Kentwood West Plants, Corporate Development Center, Grand Rapids, Michigan (TA-W-75,120B), who became totally or partially separated from employment on or after November 21, 2011 through February 4, 2013, 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; and

All workers of Steelcase, Inc., North America Division, Regional Distribution Center, Grand Rapids, Michigan (TA-W-75,120C), who became totally or partially separated from employment on or after November 28, 2011 through February 4, 2013, 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; and

Leased workers from ManpowerGroup, Experis, Die Tech Services ProBusS, Inc., The Bartech Group, and Metro Engineering of Grand Rapids, Inc. working on-site at Steelcase, Inc., North America Division, Kentwood East and Kentwood West Plants, Corporate Development Center, and Regional Distribution Center, Grand Rapids, Michigan (TA-W-75,120D), who became totally or partially separated from employment on or after December 10, 2010 through February 4,

2013, 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 28th day of November 2011.

Michael W. Jaffe,

Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2011-31238 Filed 12-5-11; 8:45 am]

BILLING CODE 4510-FN-P

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 November 17, 2011 through November 25, 2011.

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 workers in public agencies 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 public agency have become totally or partially separated, or are threatened to become totally or partially separated;

(2) The public agency has acquired from a foreign country services like or directly competitive with services which are supplied by such agency; and

(3) The acquisition of services contributed importantly to such 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(c) 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;