Conclusion

After careful review of previously-submitted information and information obtained during the reconsideration investigation, I affirm that the requirements of the Act, 19 U.S.C. 2272, have not been met and, therefore, affirm the denial of the petition for group eligibility for Eastman Kodak Company, IPS-Dayton Location, Dayton, Ohio, to apply for adjustment assistance, in accordance with Section 223 of the Act, 19 U.S.C., 2273.

Signed in Washington, DC, this 23rd day of October, 2013.

Del Min Amy Chen,
Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2013–26497 Filed 11–5–13; 8:45 am]
BILLING CODE 4510–FN–P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA–W–82,862]

United States Enrichment Corporation, Paducah Gaseous Diffusion Plant, Including On-Site Leased Workers From Diversified Management Consultants, Inbounds Engineering, LLC, Matrix Engineering, Manpower Inc., Bartlett Nuclear, Inc., C-Plant Federal Credit Union, CJ Enterprises, Paschal Solutions, Ford Technical Services, Henry A. Petter Supply, KB Consultants, Henry, Meisenheimer & Grende, SR Martin Group and CDI Corporation, Paducah, Kentucky; 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 July 18, 2013, applicable to workers of United States Enrichment Corporation, Paducah Gaseous Diffusion Plant, including on-site leased workers from Diversified Management Consultants, Inbounds Engineering LLC, Matrix Engineering, Manpower Inc. and Bartlett Nuclear, Inc., Paducah, Kentucky. The Department’s notice of determination was published in the Federal Register on August 6, 2013 (70 FR 47780).

At the request of the company official, the Department reviewed the certification for workers of the subject firm. The workers were engaged in the production of low enrichment uranium.

The company reports that workers leased from C-Plant Federal Credit Union, CJ Enterprises, Paschal Solutions, Ford Technical Services, Henry A. Petter Supply, KB Consultants, Henry, Meisenheimer & Grende, SR Martin Group and CDI Corporation were employed on-site at the Bristol, Virginia location of Bristol Compressors International, Inc. 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 C-Plant Federal Credit Union, CJ Enterprises, Paschal Solutions, Ford Technical Services, Henry A. Petter Supply, KB Consultants, Henry, Meisenheimer & Grende, SR Martin Group and CDI Corporation were employed on-site at the Paducah, Kentucky location of United States Enrichment Corporation.

The amended notice applicable to TA–W–82,862 is hereby issued as follows:

All workers of United States Enrichment Corporation, Paducah Gaseous Diffusion Plant, including on-site leased workers from Diversified Management Consultants, Inbounds Engineering LLC, Matrix Engineering, Manpower Inc., Bartlett Nuclear, Inc., C-Plant Federal Credit Union, CJ Enterprises, Paschal Solutions, Ford Technical Services, Henry A. Petter Supply, KB Consultants, Henry, Meisenheimer & Grende, SR Martin Group and CDI Corporation, Paducah, Kentucky, who became totally or partially separated from employment on or after August 20, 2012, through September 5, 2013, and all workers in the group threatened with total or partial separation from employment on or after August 20, 2012, through September 5, 2013, 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 24th day of October 2013.

Michael W. Jaffe,
Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2013–26502 Filed 11–5–13; 8:45 am]
BILLING CODE 4510–FN–P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA–W–83,010]

CTS Automotive LLC, a Subsidiary of CTS Corporation Including On-Site Leased Workers From Metro Staff and Aerotek Including Workers Whose Unemployment Insurance (UI) Wages Are Reported Through D&R Technology LLC, Carol Stream, Illinois; 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 September 5, 2013, applicable to workers of CTS Automotive LLC, a subsidiary of CTS Corporation, including on-site leased workers from Metro Staff, Inc., and Aerotek, Carrol Stream, Illinois. The workers are engaged in production of safety sensors for automobiles.

At the request of Illinois State, the Department reviewed the certification for workers of the subject firm. New information from the company shows that some workers separated from employment at the Carol Stream, Illinois location had their wages reported through a separate unemployment insurance (UI) tax account under the name D&R Technology LLC.

Accordingly, the Department is amending this certification to include workers of the subject firm whose unemployment insurance (UI) wages are reported through D&R Technology LLC.

The intent of the Department’s certification is to include all workers of the subject firm who were adversely affected by a shift in the production to a foreign country. The amended notice applicable to TA–W–83,010 is hereby issued as follows:

All workers of CTS Automotive LLC, a subsidiary of CTS Corporation including on-site leased workers of Metro Staff, Inc., and Aerotek, including workers whose unemployment insurance (UI) wages are reported through D&R Technology LLC, Carol Stream, Illinois, who became totally or partially separated from employment on or after August 20, 2012, through September 5, 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.

Signed at Washington, DC, this 24th day of October 2013.

Michael W. Jaffe,
Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2013–26499 Filed 11–5–13; 8:45 am]
BILLING CODE 4510–FN–P

DEPARTMENT OF LABOR
Employment and Training Administration

[TA–W–82,926]

Salter Labs, a Subsidiary of RoundTable Healthcare Partners Including On-Site Leased Workers From Select Staffing, Kelly Services and Exact Staff, Arvin, California; 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 August 2, 2013, applicable to workers of Salter Labs, a subsidiary of RoundTable Healthcare Partners, including on-site leased workers from Select Staffing and Kelly Services, Arvin, California. The workers are engaged in employment related to the production of respiratory products (medical devices). The notice was published in the Federal Register on August 27, 2013 (78 FR 52979).

At the request of the California State agency, the Department reviewed the certification for workers of the subject firm. New information from the company shows that workers leased from Exact Staff were employed on-site at the Arvin, California location of Salter Labs, a subsidiary of RoundTable Healthcare Partners. The Department has determined that these workers were sufficiently under the control of Salter Labs to be considered leased workers.

The intent of the Department’s certification is to include all workers of the subject firm who were adversely affected by a shift in the production of respiratory products (medical devices) to a foreign country.

Based on these findings, the Department is amending this certification to include workers leased from Exact Staff working on-site at the Arvin, California location of the subject firm.

The amended notice applicable to TA–W–82,926 is hereby issued as follows:

All workers from Salter Labs, a subsidiary of RoundTable Healthcare Partners, including on-site leased workers from Select Staffing, Kelly Services and Exact Staff, Arvin, California, who became totally or partially separated from employment on or after July 22, 2012, through August 2, 2015, 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 at Washington, DC, this 25th day of October 2013.

Del Min Amy Chen,
Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2013–26498 Filed 11–5–13; 8:45 am]
BILLING CODE 4510–FN–P

DEPARTMENT OF LABOR
Employment and Training Administration

[TA–W–83,024]

Blount International, Inc., Including On-Site Leased Workers From Express Employment Professionals, Portland, Oregon

[TA–W–83,024A]

Blount International, Inc., Carlton, Blount Including On-Site Leased Workers From Express Employment Professionals Milwaukee, Oregon; 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 September 19, 2013, applicable to workers of Blount International, Inc., including on-site leased workers from Express Employment Professionals Portland, Oregon. The workers are engaged in activities related to the production of replacement parts and equipment including saw chain bars, rims and saw chains. The notice will be published soon in the Federal Register.

At the request of a company official, the Department reviewed the certification for workers of the subject firm. Additional information shows that worker separations at the Milwaukee, Oregon facility are attributable to the same shift in production that was the basis for certifying workers at the Portland, Oregon facility.

Accordingly, the Department is amending the certification to include:

workers of the Milwaukee, Oregon location of Blount International, Carlton, Blount, Inc.

The amended notice applicable to TA–W–83,024 and TA–W–83,024A are hereby issued as follows:

All workers of Blount International, Inc., including on-site leased workers from Express Employment Professionals, Portland, Oregon (TA–W–83,024) and Blount International, Carlton, Blount, Inc., including on-site leased workers from Express Employment Professionals, Milwaukee, Oregon (TA–W–83,024A), who became totally or partially separated from employment on or after August 23, 2012, through September 19, 2015, 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 17th day of October 2013.

Michael W. Jaffe,
Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2013–26501 Filed 11–5–13; 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 September 23, 2013 through October 18, 2013.

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