

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 May 2, 2014, applicable to workers of Southern California Edison, a subsidiary of Edison International, IT Department, Irwindale, California (TA-W-83,309), Southern California Edison, a subsidiary of Edison International, IT Department, at the locations identified above. The Department’s Notice of Determination was published in the **Federal Register** on May 21, 2014 (Volume 79 FR 29214).

At the request of a company official of @Business, Inc., the Department reviewed the certification for workers of the subject firm. The workers were engaged in activities related to the supply of information technology services.

The company reports that workers leased from @Business, Inc. were employed on-site at Southern California Edison, a subsidiary of Edison International, IT Department, Irwindale, California (TA-W-83,309), Rosemead, California (TA-W-83,309A), Irvine, California (TA-W-83,309B), Alhambra, California (TA-W-83,309C), Rancho Cucamonga, California (TA-W-83,309D), Fullerton, California (TA-W-83,309E), San Clemente, California (TA-W-83,309F), Pomona, California (TA-W-83,309G), La Palma, California (TA-W-83,309H), and Westminster, California (TA-W-83,309I). 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 leased workers from @Business, Inc. working on-site at Southern California Edison, a subsidiary of Edison International, IT Department, Irwindale, California (TA-W-83,309), Rosemead, California (TA-W-83,309A), Irvine, California (TA-W-83,309B), Alhambra, California (TA-W-83,309C), Rancho Cucamonga, California (TA-W-83,309D), Fullerton, California (TA-W-83,309E), San Clemente, California (TA-W-83,309F), Pomona, California (TA-W-83,309G), La Palma, California (TA-W-83,309H), and Westminster, California (TA-W-83,309I).

The amended notice applicable to TA-W-83,309 is hereby issued as follows:

“All workers of Southern California Edison, a subsidiary of Edison International, IT Department, including on-site leased workers from Infosys, iGate/Patni, Cognizant, Info Tech, Collabera, Deloitte, IBM, IJUS LLC, Anand Pag, Incremental Systems

Corporation, and @Business, Inc., Irwindale, California (TA-W-83,309), Rosemead, California (TA-W-83,309A), Irvine, California (TA-W-83,309B), Alhambra, California (TA-W-83,309C), Rancho Cucamonga, California (TA-W-83,309D), Fullerton, California (TA-W-83,309E), San Clemente, California (TA-W-83,309F), Pomona, California (TA-W-83,309G), La Palma, California (TA-W-83,309H), Westminster, California (TA-W-83,309I), Norwalk, California (TA-W-83,309K), San Dimas, California (TA-W-83,309K), Compton, California (TA-W-83,309L), Rialto, California (TA-W-83,309M), Fontana, California (TA-W-83,309N), Long Beach, California (TA-W-83,309O), Ontario, California (TA-W-83,309P), Thousand Oaks, California (TA-W-83,309Q), Big Creek, California (TA-W-83,309R), Bishop, California (TA-W-83,309S), Hesperia, California (TA-W-83,309T), Thokersfield, California (TA-W-83,309U), Romoland, California (TA-W-83,309V), Cathedral City, California (TA-W-83,309W), Santa Clarita, California (TA-W-83,309X), Tulare, California (TA-W-83,309Y), Ventura, California (TA-W-83,309Z), Victorville, California (TA-W-83,309AA), and Boulder City, Nevada (TA-W-83,309BB), who became totally or partially separated from employment on or after December 18, 2012 through May 2, 2016, 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 28th day of April, 2015.

Michael W. Jaffe,

Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2015-12050 Filed 5-18-15; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-85,664A]

Kelly Services Working On-Site Kraft Foods Group Global, Inc. Woburn, Massachusetts; 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 January 28, 2015, applicable to workers from Kraft Foods Group Global, Woburn, Massachusetts. The Department’s Notice of Determination was published in the **Federal Register** on February 18, 2015 (80 FR 8695).

At the request of a State Workforce Official, the Department reviewed the certification for workers of the subject firm. The workers were engaged in the production of gelatin and other food ingredients.

The investigation confirmed that workers leased from Kelly Services were employed on-site at Kraft Foods Group Global, Woburn, Massachusetts. 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 Kelly Services working on-site at Kraft Foods Group Global, Woburn, Massachusetts.

The amended notice applicable to TA-W-85,664 is hereby issued as follows:

All workers of Kraft Foods Group Global, Inc., Woburn, Massachusetts (TA-W-85,664) and Kelly Services, working on-site at Kraft Foods Group Global, Inc., Woburn, Massachusetts (TA-W-85,664A), who became totally or partially separated from employment on or after November 20, 2013 through January 28, 2017, are eligible to apply for adjustment assistance under Chapter 2 of Title II of the Trade Act of 1974, as amended, and are also eligible to apply for alternative trade adjustment assistance under Section 246 of the Trade Act of 1974, as amended.

Signed in Washington, DC, this 15th day of April, 2015.

Michael W. Jaffe,

Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2015-12083 Filed 5-18-15; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

Notice of Revised Determination on Reconsideration

[TA-W-85,429]

San Bernardino Sun, A Subsidiary of California Newspaper Partnership, Magazine Advertisement Unit, San Bernardino, California

[TA-W-85,429A]

Inland Valley Daily Bulletin, A Subsidiary of California Newspaper Partnership, Magazine Advertisement Unit, Ontario, California

By application dated November 3, 2014, the State of California requested administrative reconsideration of the Negative Determination Regarding Eligibility to Apply for Worker Adjustment Assistance and Alternative

Trade Adjustment Assistance applicable to workers and former workers of San Bernardino Sun, a subsidiary of California Newspapers Partnership, San Bernardino, California (SBSUN) and Inland Valley Daily Bulletin, a subsidiary of California Newspapers Partnership, Ontario, California (IVDB). SBSUN and IVDB are engaged in the production of newspapers.

On October 6, 2014, the Department issued a determination which identified SBSUN and IVDB as one firm located in Ontario, California, and stated that the subject firm did not shift production of newspapers, or like or directly competitive articles, to a foreign country; did not increase imports of newspapers, or like or directly competitive articles; and is neither a Supplier or Downstream Producer to a firm that employer a worker group eligible to apply for Trade Adjustment Assistance (TAA) under Section 222(a) of the Trade Act of 1974, as amended.

The request for reconsideration included new information which clarifies that SBSUN and IVDB are different entities and supported the petitioner's allegation that magazine advertisement production shifted from California to a foreign country.

During the reconsideration investigation, the Department carefully reviewed new and previously-submitted information from several separated workers, the State of California, the subject firm, and public sources. The Department also reviewed industry trends with regards to like or directly competitive articles.

Consequently, the Department determines that the subject worker group was incorrectly identified to consist of workers and former workers of one firm instead of two affiliated firms—SBSUN and IVDB—and clarifies that the subject worker groups consist of workers within the “Magazine Advertisement Unit” of the after-mentioned firms (SBSUN-MAU and IVDB-MAU, respectively). The Department also determines that, with regards to SBSUN-MAU and IVDB-MAU, the group eligibility criteria have been met.

Section 222(a)(1) has been met because a significant number or proportion of the workers in SBSUN-MAU and IVDB-MAU have become totally or partially separated.

Section 222(a)(2)(B) has been met because the employment declines within SBSUN-MAU and IVDB-MAU are related to the shift in production of magazine advertisements to a foreign country followed by likely or actual increased imports of magazine

advertisements (or like or directly competitive articles).

In accordance with Section 246 of the Trade Act of 1974, as amended (“Act”), 26 U.S.C. 2813, the Department herein presents the results of its investigation regarding certification of eligibility to apply for alternative trade adjustment assistance (ATAA) for older workers.

The group eligibility requirements for workers of a firm under Section 246(a)(3)(A)(ii) of the Trade Act are satisfied if the following criteria are met:

(I) Whether a significant number of workers in the workers' firm are 50 years of age or older;

(II) Whether the workers in the workers' firm possess skills that are not easily transferable; and

(III) The competitive conditions within the workers' industry (*i.e.*, conditions within the industry are adverse).

Section 246(a)(3)(A)(ii)(I) has been met because a significant number of workers in the firms are 50 years of age or older. Section 246(a)(3)(A)(ii)(II) has been met because the workers in the workers' firms possess skills that are not easily transferrable. Section 246(a)(3)(A)(ii)(III) has been met because conditions within the workers' industry are adverse.

Conclusion

After careful review of information obtained during the initial and reconsideration investigations, I determine that workers of SBSUN-MAU and IVDB-MAU, who are engaged in employment related to the production of advertisements, meet the worker group certification criteria under Section 222(a) of the Act, 19 U.S.C. 2272(a). In accordance with Section 223 of the Act, 19 U.S.C. 2273, I make the following certification:

All workers of San Bernardino Sun, a subsidiary of California Newspapers Partnership, Magazine Advertisement Unit, San Bernardino, California (TA-W-85,429), and Inland Valley Daily Bulletin, a subsidiary of California Newspapers Partnership, Magazine Advertisement Unit, Ontario, California (TA-W-85,429A), who became totally or partially separated from employment on or after July 15, 2013 through two years from the date of this certification are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974, and are eligible to apply for alternative trade adjustment assistance under Section 246 of the Trade Act of 1974.

Signed at Washington, DC, this 28th day of April 2015.

Del Min Amy Chen,

Certifying Officer, Office of Trade Adjustment Assistance.

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-83,035; TA-W-83,035A; TA-W-83,035B]

Hewlett Packard Company, HP Enterprise Services, America Sales Operations, Omaha, Nebraska; Hewlett Packard Company, Order Management, America Sales Operations, Omaha, Nebraska; Hewlett Packard Company, Technology & Operations, Sales Operations, Ww Sales Transformation, Quote To Order, Quote And Configuration Including Remote Workers From Arkansas, California, Colorado, Florida, Idaho, Massachusetts And Texas And Including Leased Workers From Modis Omaha, Nebraska; 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 12, 2013, applicable to workers of Hewlett Packard Company, HP Enterprise Services, America Sales Operations, Omaha, Nebraska (TA-W-83,035). The workers were engaged in activities related to the supply of Order management services and post sales customer activities.

During the course of a subsequent Trade Adjustment Assistance (TAA) investigation, the Department reviewed the certification (TA-W-83,035) for workers of the subject firm and received additional information regarding the aforementioned certification.

The investigation revealed that that workers of Hewlett Packard Company, Order Management, America Sales Operations, Omaha, Nebraska (TA-W-83,035A) and Hewlett Packard Company, Technology & Operations, Sales Operations, WW Sales Transformation, Quote to Order, Quote and Configuration, including remote workers from Arkansas, California, Colorado, Florida, Idaho, Massachusetts, and Texas, including leased workers from Modis, Omaha, Nebraska (TA-W-83,035B) supplied support services to the subject firm and reported to the subject firm.

Based on these findings, the Department is amending this certification (TA-W-83,035) to include the workers of Hewlett Packard Company, Order Management, America Sales Operations, Omaha, Nebraska