

DEPARTMENT OF LABOR**Employment and Training
Administration**

[TA-W-86,089; TA-W-86,089A]

Huntington Alloys Corporation, Special Metals Division, a Subsidiary of Special Metals Corporation, Including On-Site Leased Workers From Kelly Services, Huntington, West Virginia; Huntington Alloys Corporation, Special Metals Division, a Subsidiary of Special Metals Corporation, Burnaugh, 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 January 19, 2016, applicable to workers of Huntington Alloys Corporation, Special Metals Division, a subsidiary of Special Metals Corporation, including on-site leased workers from Kelly Services, Huntington, West Virginia (TA-W-86,089). The Department's notice of determination was published in the **Federal Register** on February 25, 2016 (81 FR 9510).

At the request of a 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 nickel based alloys in a variety of forms including but not limited to ingot, billet, bar, wire rod, tube, plate, and sheet products.

The company reports that workers from Huntington Alloys Corporation, Special Metals Division, a subsidiary of Special Metals Corporation, Burnaugh, Kentucky are engaged in activities related to the production of nickel based alloys in a variety of forms including but not limited to ingot, billet, bar, wire rod, tube, plate, and sheet products.

The intent of the Department's certification is to include all workers of the subject firm who were adversely affected by increased imports of nickel based alloys in a variety of forms including but not limited to ingot, billet, bar, wire rod, tube, plate, and sheet products.

Based on these findings, the Department is amending this certification to include workers from Huntington Alloys Corporation, Special Metals Division, a subsidiary of Special Metals Corporation, Burnaugh, Kentucky.

The amended notice applicable to TA-W-86,089 and TA-W-86,089A is hereby issued as follows:

All workers of Huntington Alloys Corporation, Special Metals Division, a subsidiary of Special Metals Corporation, including on-site leased workers from Kelly Services, Huntington, West Virginia (TA-W-86,089) and Huntington Alloys Corporation, Special Metals Division, a subsidiary of Special Metals Corporation, Burnaugh, Kentucky (TA-W-86,089A) who became totally or partially separated from employment on or after June 10, 2014, through January 19, 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 15th day of December, 2016.

Hope D. Kinglock,

Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2017-01211 Filed 1-18-17; 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 *December 19, 2016 through December 30, 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.

In 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 1-year 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
92,086	Wing Fai Label Inc	Bells, CA	August 2, 2015.
92,153	Duro Textiles, LLC, Abel Associates	Fall River, MA	August 29, 2015.
92,357	Samson Technologies Corporation, Sam Ash Music Corporation, Randstad US and Access Staffing.	Hauppauge, NY	October 24, 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
91,289	CommScope Connectivity LLC, ADC Telecommunications, Inc., Sidney, CommScope Technologies, etc.	Sidney, NE	December 24, 2014.
91,483	Sprint, Hampton Call Center	Hampton, VA	February 19, 2015.
91,515	Sprint, Shared Services, Commissions Operations and Compensations and Incentives.	Overland Park, KS	February 24, 2015.
91,802	CooperSurgical Inc., The Cooper Companies, HART Employment Services.	Pasadena, CA	May 12, 2015.
91,809	Sprint, Overland Park Call Center	Overland Park, KS	May 12, 2015.
91,824	Paso Del Norte Publishing, Inc., El Diario De El Paso	El Paso, TX	May 18, 2015.
92,183	Applied Materials, Applied Materials Inc., Division of Common Solutions Mfg. Group, etc.	Austin, TX	August 8, 2016.
92,198	Ericsson, Inc., Insight Global, GlobalLogic, and Essential	Plano, TX	September 12, 2015.
92,229	BASF Corporation, BASF SE, Brown & Root Industrial Services and Insulation & Refractories.	West Memphis, AR	September 20, 2015.
92,232	Loud Technologies, EAW Division, Microtech Staffing	Whitinsville, MA	September 14, 2015.
92,252	LDLA Holdings LLC, Division of Garment Sample Coordinators	Los Angeles, CA	September 27, 2015.
92,350	Bosch Rexroth Corporation, Industrial and Mobile Applications Division, Robert Bosch LLC, etc.	Bethlehem, PA	October 20, 2015.
92,352	GE Fairchild, LLC, GE Transportation, Adecco	Glen Lyn, VA	October 20, 2015.
92,364	GE Dover Products Plant, GE Lighting, GE Lighting Inc	Dover, OH	October 25, 2015.
92,364A	Tungsten Products Plant, GE Lighting, GE Lighting Inc	Euclid, OH	October 25, 2015.
92,382	Flowserve Corporation, Nesco Resources, Aerotek, and Affinity	Lawrence, MA	October 28, 2015.
92,404	Yodle Web.com, Inc., Client Services Division, Web.com Group, Inc	Austin, TX	November 8, 2015.
92,409	GE Packaged Power, Inc., General Electric Company, Kelly Services	Houston, TX	November 9, 2015.
92,424	WorleyParsons Group, Inc., Reading Office, WorleyParsons Ltd., Energy Resourcing Americas.	Reading, PA	November 16, 2015.
92,467	Lufkin-RMT, GE Oil and Gas	Wellsville, NY	December 6, 2015.
92,492	Getinge-La Calhene USA, Getinge-La Calhene SAS	Rush City, MN	December 15, 2015.
92,493	Pentair Technical Solutions, Panel Shop, Pentair plc, AmeriTech Staffing, Inc., CoWorx Staffing Services.	Houston, TX	December 15, 2015.

The following certifications have been issued. The requirements of Section 222(b) (downstream producer for 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
92,398	Kahului Trucking and Storage, Inc., Bulk Sugar and Molasses Division, Alexander and Baldwin, Inc.	Kahului, HI	November 3, 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), or

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

TA-W No.	Subject firm	Location	Impact date
91,666	Haymarket Media, Inc., Production Department	New York, NY.	
92,250	IBEX Global	Indiana, 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
92,335	Titanium Wire Corporation, ATI Specialty Alloys and Components Division, Allegheny Technologies, etc.	Frackville, PA.	

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
91,882	SPX FLOW, Inc., SPX Flow Technology, Adecco, Manpower, SGF Global, Remedy Staffing, etc.	McKean, PA.	
91,918	Lufkin Industries LLC, Gear Repair Division, GE Oil & Gas, Malone's Cleaning Service, Inc.	Lufkin, TX.	
91,924	Mattel, Inc., Design and Development, Pro Unlimited	El Segundo, CA.	
91,946	York Metal Toll Processing	Syracuse, NY.	
91,993	TimkenSteel Corporation, Harrison Steel Plant	Canton, OH.	
91,993A	TimkenSteel Corporation, Faircrest Steel Plant	Canton, OH.	
91,993B	TimkenSteel Corporation, Faircrest Steel Plant	Canton, OH.	
92,010	Atos IT Solutions and Services, Inc., NSC Global	Redmond, WA.	
92,286	Salem Hospital, Salem Health, Division of Medical Transcriptionists	Salem, OR.	

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 petitioner has requested that the petition be withdrawn.

TA-W No.	Subject firm	Location	Impact date
92,142	Erickson Inc., Division of Accounting, Payroll, and Expense Reporting, NW Staffing, etc.	Portland, OR.	

I hereby certify that the aforementioned determinations were issued during the period of December 19, 2016 through December 30, 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 3rd day of January 2017.

Hope D. Kinglock,

Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2017-01215 Filed 1-18-17; 8:45 am]

BILLING CODE 4510-FN-P

DEPARTMENT OF LABOR

Employment and Training Administration

DEPARTMENT OF EDUCATION

Office of Career, Technical, and Adult Education; Rehabilitation Services Administration; Agency Information Collection Activities; Comment Request; Workforce Innovation and Opportunity Act (WIOA) Common Performance Reporting

ACTION: Notice.

SUMMARY: The Department of Labor (DOL), Employment and Training Administration (ETA) and the Department of Education (ED) (jointly referred to as "the Departments") are soliciting comments concerning a proposed extension for the authority to conduct the information collection request (ICR) titled, "Workforce Innovation and Opportunity Act (WIOA) Common Performance Reporting." This comment request is part of continuing Departmental efforts to reduce paperwork and respondent burden in accordance with the Paperwork Reduction Act of 1995 (PRA), 44 U.S.C. 3501 *et seq.*

DATES: Consideration will be given to all written comments received by March 20, 2017.

ADDRESSES: Comments submitted in response to this notice should be submitted electronically through the Federal eRulemaking Portal at <http://www.regulations.gov> by selecting Docket ID number ETA-2017-0001 or via postal mail, commercial delivery, or hand delivery. A copy of the ICR with applicable supporting documentation; including a description of the likely respondents, proposed frequency of response, and estimated total burden

may be obtained free of charge from <http://www.regulations.gov> or by contacting Karen Staha by telephone at 202-693-2917 (this is not a toll-free number) or by email at Staha.Karen@dol.gov. Individuals with hearing or speech impairments may access the telephone number above via TTY by calling the toll-free Federal Information Relay Service at 1-877-889-5627 (TTY/TDD). Fax: 202-693-2766.

Mail and hand delivery/courier: Send written comments to Karen Staha, Office of Policy Development and Research, Room N5641, Employment and Training Administration, U.S. Department of Labor, 200 Constitution Avenue NW., Washington, DC 20210. Due to security-related concerns, there may be a significant delay in the receipt of submissions by United States Mail. You must take this into consideration when preparing to meet the deadline for submitting comments.

Comments submitted in response to this comment request will become a matter of public record and will be summarized and included in the request for Office of Management and Budget (OMB) approval of the final ICR. In addition, comments regardless of the delivery method, will be posted without change on the <http://www.regulations.gov> Web site; consequently, the Departments recommend commenters not include personal information such as a Social Security Number, personal address, telephone number, email address, or confidential business information that they do not want made public. It is the responsibility of the commenter to determine what to include in the public record.

FOR FURTHER INFORMATION: Contact Karen Staha by telephone at 202-693-2917 (this is not a toll-free number) or by email at Staha.Karen@dol.gov.

Authority: 44 U.S.C. 3506(c)(2)(A).

SUPPLEMENTARY INFORMATION: The DOL, as part of continuing efforts to reduce paperwork and respondent burden, conducts a pre-clearance consultation program to provide the general public and Federal agencies an opportunity to comment on proposed and/or continuing collections of information before submitting them to the OMB for final approval. This program helps to ensure requested data can be provided in the desired format, reporting burden (time and financial resources) is minimized, collection instruments are clearly understood, and the impact of collection requirements can be properly assessed.

The data collections in this ICR fulfill requirements in WIOA sec.116(d)(1) for

the development of report templates for the State Performance Report for WIOA core programs, the Local Area Performance Report, and the Eligible Training Provider (ETP) Report. The Departments propose to amend the information collection by adding new information collection requirements for WIOA Statewide performance reporting. In particular, the Departments propose to add: (1) Data elements related to training program information to the ETP Performance Report, and (2) a new information collection requirement, *i.e.*, an Annual Statewide Performance Report Narrative. This additional information would be helpful in the implementation and evaluation of the workforce development covered programs, and may include descriptions of such items as promising program practices, employer metrics, sector strategies, state evaluations, and rapid response activities. Also, a few adjustments made to the WIOA Annual Statewide Performance Report and Local Area Performance Report Template specifications that will align report specifications and the resulting values with the intent and requirements outlined in WIOA, and final rule. For example, the numerator specification of the Measurable Skill Gains Indicator was revised to ensure only a single gain per reporting period could be counted for each individual.

Section 116 of WIOA (29 U.S.C. 3141) requires States and Local Areas that operate the six core programs of the public workforce development system to comply with common performance accountability requirements for those programs, which are: The Adult, Dislocated Worker, and Youth programs (authorized under WIOA title I, administered by DOL); the Employment Service program authorized under the Wagner-Peyser Act, as amended by WIOA title III (administered by DOL); the Adult Education and Family Literacy Act (AEFLA) program (authorized under WIOA title II, administered by ED); and the Vocational Rehabilitation (VR) program authorized under title I of the Rehabilitation Act of 1973, as amended by WIOA title IV (administered by ED). As such, States and Local Areas that operate core programs must submit common performance data to demonstrate that specified performance levels are achieved. States and Local Areas report the common performance data through the "Workforce Innovation and Opportunity Act (WIOA) Common Performance Reporting" ICR (OMB Control No. 1205-0526).

In addition, and in accordance with WIOA sec. 122(b)(2), training providers