

TA-W-60,264J; Ibase, A Division of SPI Litigation Direct, Located Through Out MI.

TA-W-60,264K; Ibase, A Division of SPI Litigation Direct, Located Through Out MO.

TA-W-60,264L; Ibase, A Division of SPI Litigation Direct, Located Through Out NC.

TA-W-60,264M; Ibase, A Division of SPI Litigation Direct, Located Through Out NY.

TA-W-60,264N; Ibase, A Division of SPI Litigation Direct, Located Through Out OH.

TA-W-60,264O; Ibase, A Division of SPI Litigation Direct, Located Through Out OR.

TA-W-60,264P; Ibase, A Division of SPI Litigation Direct, Located Through Out PA.

TA-W-60,264Q; Ibase, A Division of SPI Litigation Direct, Located Through Out TX.

TA-W-60,264R; Ibase, A Division of SPI Litigation Direct, Located Through Out UT.

TA-W-60,264S; Ibase, A Division of SPI Litigation Direct, Located Through Out VA.

TA-W-60,264T; Ibase, A Division of SPI Litigation Direct, Located Through Out IL.

TA-W-60,268; Harte Hanks Market Intelligence, Sterling Heights, MI.

TA-W-60,306; United Auto Workers Local 969, Columbus, OH.

TA-W-60,352; Imperial World, dba World Pacific, Westmont, IL.

The investigation revealed that criteria of Section 222(b)(2) has not been met. The workers' firm (or subdivision) is not a supplier to or a downstream producer for a firm whose workers were certified eligible To apply for TAA.

None.

I hereby certify that the aforementioned determinations were issued during the period of October 30 through November 3, 2006. Copies of these determinations are available for inspection in Room C-5311, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210 during normal business hours or will be mailed to persons who write to the above address.

Dated: November 9, 2006.

Richard Church,

Director, Division of Trade Adjustment Assistance.

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-59,831]

GTI International Including On-Site Leased Workers of Woodward Hamilton, D/B/A Total HR Wixom, MI; Amended Certification Regarding Eligibility to Apply for Worker Adjustment Assistance and Alternative Trade Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 U.S.C. 2273), and Section 246 of the Trade Act of 1974 (26 U.S.C. 2813), as amended, the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance and Alternative Trade Adjustment Assistance on September 8, 2006, applicable to workers of GTI International, Wixom, Michigan. The notice was published in the **Federal Register** on September 21, 2006 (71 FR 55218).

At the request of a company official, the Department reviewed the certification for workers of the subject firm. New information shows that leased workers of Woodward Hamilton, D/B/A Total HR were employed on-site at the Wixom, Michigan location of GTI International. Information also shows that all workers separated from employment at the subject firm had their wages reported under a separate unemployment insurance (UI) tax account for Woodward Hamilton, D/B/A Total HR.

Based on these findings, the Department is amending this certification to include leased workers of Woodward Hamilton, D/B/A Total HR, working on-site at GTI International, Wixom, Michigan.

The intent of the Department's certification is to include all workers employed at GTI International who were adversely affected by a shift in production to Mexico.

The amended notice applicable to TA-W-59,831 is hereby issued as follows:

"All workers of GTI International, including on-site leased workers of Woodward Hamilton, D/B/A Total HR, Wixom, Michigan, who became totally or partially separated from employment on or after July 13, 2005, through September 8, 2008, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974, and are also eligible to apply for alternative trade adjustment assistance under Section 246 of the Trade Act of 1974."

Signed at Washington, DC this 14th day of November 2006.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

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DEPARTMENT OF LABOR

Employment and Training Administration

Investigations Regarding Certifications of Eligibility To Apply for Worker Adjustment Assistance and Alternative Trade Adjustment Assistance

Petitions have been filed with the Secretary of Labor under Section 221(a) of the Trade Act of 1974 ("the Act") and are identified in the Appendix to this notice. Upon receipt of these petitions, the Director of the Division of Trade Adjustment Assistance, Employment and Training Administration, has instituted investigations pursuant to Section 221(a) of the Act.

The purpose of each of the investigations is to determine whether the workers are eligible to apply for adjustment assistance under Title II, Chapter 2, of the Act. The investigations will further relate, as appropriate, to the determination of the date on which total or partial separations began or threatened to begin and the subdivision of the firm involved.

The petitioners or any other persons showing a substantial interest in the subject matter of the investigations may request a public hearing, provided such request is filed in writing with the Director, Division of Trade Adjustment Assistance, at the address shown below, not later than December 4, 2006.

Interested persons are invited to submit written comments regarding the subject matter of the investigations to the Director, Division of Trade Adjustment Assistance, at the address shown below, not later than December 4, 2006.

The petitions filed in this case are available for inspection at the Office of the Director, Division of Trade Adjustment Assistance, Employment and Training Administration, U.S. Department of Labor, Room C-5311, 200 Constitution Avenue, NW., Washington, DC 20210.

Signed at Washington, DC, this 9th day of November 2006.

Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance.