company reports that workers leased from Nussbaum Transportation were employed on-site at the Webster City, Iowa location of Electrolux Home Products, Inc., Electrolux Major Appliances Division. The Department has determined that these workers were sufficiently under the control of Electrolux Home Products, Inc., Electrolux Major Appliances Division to be considered leased workers.

Based on these findings, the Department is amending this certification to include workers leased from Nussbaum Transportation working on-site at the Webster City, Iowa location of Electrolux Home Products, Inc., Electrolux Major Appliances Division.

The amended notice applicable to TA–W–70,123 is hereby issued as follows:

All workers of Electrolux Home Products, Inc., Electrolux Major Appliances Division, including on-site leased workers from Per Mar Security and Nussbaum Transportation, Webster City, Iowa, who became totally or partially separated from employment on or after May 18, 2008, through June 25, 2011, 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 at Washington, DC, this 18th day of February 2011.

#### Elliott S. Kushner,

Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2011–5926 Filed 3–14–11; 8:45 am]

BILLING CODE 4510-FN-P

## **DEPARTMENT OF LABOR**

#### Employment and Training Administration

[TA-W-72,375; TA-W-72,375A]

Commercial Furniture Group, Inc., Including On-Site Leased Workers From Staffing Solutions; Morristown, TN; Commercial Furniture Group, Inc., Chicago, IL; 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 (Department) issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on May 5, 2010, applicable to workers of Commercial Furniture Group, Inc., including on-site leased workers from Staffing Solutions, Morristown, Tennessee. The workers are engaged in employment related to the

production of commercial wood furniture. The Department's Notice was published in the **Federal Register** on May 28, 2010 (75 FR 30070).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm.

New information shows that the Chicago, Illinois location of Commercial Furniture Group, Inc. operates in conjunction with the Morristown, Tennessee location. Both locations experienced worker separations during the relevant time period, declines in sales and/or production, and were impacted by a significant increase in imports of articles like or directly competitive commercial wooden furniture produced by the subject firm.

Accordingly, the Department is amending the certification to include workers of Commercial Furniture Group, Inc., Chicago, Illinois location. The amended notice applicable to TA—W—72,375 is hereby issued as follows:

All workers of Commercial Furniture Group, Inc., including on-site leased workers from Staffing Solutions, Morristown, Tennessee (TA–W–72,375) and Commercial Furniture Group, Inc., Chicago, Illinois (TA–W–72,375A), who became totally or partially separated from employment on or after September 21, 2008, through May 5, 2012, 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 17th day of February 2011.

#### Del Min Amy Chen,

Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2011–5928 Filed 3–14–11; 8:45 am] BILLING CODE 4510–FN–P

## **DEPARTMENT OF LABOR**

## **Employment and Training Administration**

[TA-W-74,296]

Meadwestvaco Corporation, Consumer and Office Products Division, Including On-Site Leased Workers From Pro-Tel People, Sidney, NY; 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 December 22, 2010, applicable to workers of MeadWestvaco

Corporation, Consumer and Office Products Division, including on-site leased workers from Pro-Tel People, Sidney, New York. The notice was published in the **Federal Register** on January 12, 2011 (762146).

At the request of the State Agency, the Department reviewed the certification for workers of the subject firm. The workers are engaged in the production of printed dated and undated planning and organizing products.

The review shows that on August 21, 2008, a certification of eligibility to apply for adjustment assistance was issued for all workers of MeadWestvaco, Consumer and Office Products Division, Sidney, New York, separated from employment on or after July 9, 2007 through August 21, 2010. The notice was published in the **Federal Register** on September 3, 2008 (73 FR 51529).

In order to avoid an overlap in worker group coverage, the Department is amending the June 21, 2009 impact date established for TA–W–74,296, to read August 22, 2010.

The amended notice applicable to TA–W–74,296 is hereby issued as follows:

All workers of MeadWestvaco Corporation, Consumer and Office Products Division, including on-site leased workers from Pro-Tel People, Sidney, New York, who became totally or partially separated from employment on or after August 22, 2010, through December 22, 2012, 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 17th day of February 2011.

#### Michael W. Jaffe,

Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2011-5925 Filed 3-14-11; 8:45 am]

BILLING CODE 4510-FN-P

## **DEPARTMENT OF LABOR**

# **Employment and Training Administration**

[TA-W-72,740; TA-W-72,740A]

## Bruss North America; Russell Springs, KY; Bruss North America; Orion, MI; Amended Revised Determination on Reconsideration

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 Revised Determination on Reconsideration on February 2, 2011, applicable to workers of Bruss North America, Russell Springs, Kentucky. The workers are engaged in the production of automobile parts and component parts. The notice was published in the **Federal Register** on February 10, 2011 (76 FR 7590).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm.

New findings show that worker separations occurred during the relevant time period at the Orion, Michigan location of Bruss North America, Inc. The Orion, Michigan location served as the sales office for the production of automobile parts at the Russell Springs, Kentucky location of Bruss North America. The same factors that led to certification of the Russell Springs, Kentucky facility also led to worker separations at the Orion, Michigan location during the relevant time period. Based on these findings, the Department is amending this revised determination to include workers of the Orion, Michigan location of Bruss North

The amended notice applicable to TA–W–72,740 is hereby issued as follows:

All workers of Bruss North America, Russell Springs, Kentucky (TA–W–72,740) and Bruss North America, Orion, Michigan (TA–W–72,740A), who became totally or partially separated from employment on or after October 31, 2008, through February 2, 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 18th day of February 2011.

#### Michael W. Jaffe,

 ${\it Certifying Officer, Office of Trade Adjustment } \\ Assistance.$ 

[FR Doc. 2011–5933 Filed 3–14–11; 8:45 am]

BILLING CODE 4510-FN-P

#### **DEPARTMENT OF LABOR**

# **Employment and Training Administration**

### Notice of a Change in Status of an Extended Benefit (EB) Period for Alaska

**AGENCY:** Employment and Training Administration, Labor.

**ACTION:** Notice.

**SUMMARY:** This notice announces a change in benefit period eligibility under the EB program for Alaska.

The following changes have occurred since the publication of the last notice regarding the State's EB status:

• Based on data released by the Bureau of Labor Statistics on January 25, 2011, the three month average, seasonally adjusted total unemployment rate for Alaska met or exceeded the 8.0% threshold to enter a high unemployment period (HUP) in the EB program. As a result, Alaska's payable period in (HUP) began February 13, 2011, and eligibility for claimants has been increased from a maximum potential entitlement of 13 weeks to a maximum potential entitlement of 20 weeks in the EB program.

The trigger notice covering state eligibility for the EB program can be found at: http://ows.doleta.gov/unemploy/claims arch.asp.

#### **Information for Claimants**

The duration of benefits payable in the EB program, and the terms and conditions on which they are payable, are governed by the Federal-State Extended Unemployment Compensation Act of 1970, as amended, and the operating instructions issued to the states by the U.S. Department of Labor. In the case of a state beginning an EB period, the State Workforce Agency will furnish a written notice of potential entitlement to each individual who has exhausted all rights to regular benefits and is potentially eligible for EB (20 CFR 615.13(c)(1)).

Persons who believe they may be entitled to EB, or who wish to inquire about their rights under the program, should contact their State Workforce Agency.

## FOR FURTHER INFORMATION CONTACT:

Scott Gibbons, U.S. Department of Labor, Employment and Training Administration, Office of Unemployment Insurance, 200 Constitution Avenue, NW., Frances Perkins Bldg. Room S–4231, Washington, DC 20210, telephone number (202) 693–3008 (this is not a toll-free number) or by *e-mail:* gibbons.scott@dol.gov.

Signed in Washington, DC, this 9th day of March 2011.

#### Jane Oates,

Assistant Secretary, Employment and Training Administration.

[FR Doc. 2011-6006 Filed 3-14-11; 8:45 am]

BILLING CODE 4510-FW-P

#### **DEPARTMENT OF LABOR**

## **Employment and Training Administration**

Announcement Regarding the Virgin Islands Triggering "Off" Tier Three of Emergency Unemployment Compensation 2008 (EUC08)

**AGENCY:** Employment and Training Administration. Labor.

ACTION: Notice.

**SUMMARY:** Announcement regarding the Virgin Islands triggering "off" Tier Three of Emergency Unemployment Compensation 2008 (EUC08).

Public Law 111-312 extended provisions in Public Law 111-92 which amended prior laws to create a Third and Fourth Tier of benefits within the EUC08 program for qualified unemployed workers claiming benefits in high unemployment states. The Department of Labor produces a trigger notice indicating which states qualify for EUC08 benefits within Tiers Three and Four and provides the beginning and ending dates of payable periods for each qualifying state. The trigger notice covering state eligibility for the EUC08 program can be found at: http:// ows.doleta.gov/unemploy/ claims arch.asp.

Based on data published January 25, 2011, by the Bureau of Labor Statistics, the following trigger change has occurred for the Virgin Islands' EUC08 program:

• The seasonally-adjusted total unemployment rate for the 3-month period ending December 2010 for the Virgin Islands fell below the 6.0% threshold to remain "on" Tier Three of the EUC08 program. The payable period for the Virgin Islands in Tier Three of the EUC08 program concluded February 26, 2011. As a result, the maximum potential entitlement of 47 weeks will decrease to a maximum potential entitlement of 34 weeks in the EUC08 program.

#### **Information for Claimants**

The duration of benefits payable in the EUC program, and the terms and conditions under which they are payable, are governed by Public Laws 110–252, 110–449, 111–5, 111–92, 111–118, 111–144, 111–157, 111–205 and 111–312, and the operating instructions issued to the states by the U.S. Department of Labor. Persons who believe they may be entitled to additional benefits under the EUC08 program, or who wish to inquire about their rights under the program, should contact their State Workforce Agency.