adjustment assistance under Chapter 2 of Title II of the Trade Act of 1974, as amended.

Signed at Washington, DC this 10th day of November 2010.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 2010–29096 Filed 11–17–10; 8:45 am]

BILLING CODE 4510-FN-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-70,376]

Kaiser Aluminum Fabricated Products, LLC; Kaiser Aluminum-Greenwood Forge Division; Currently Known As Contech Forgings, LLC; Including On-Site Leased Workers From Staff Source, Precept Staffing, Esi And Kelly Services Greenwood, South Carolina; Amended Certification Regarding Eligibility To Apply or 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 October 2, 2009, applicable to workers of Kaiser Aluminum Fabricated Products, LLC, Kaiser Aluminum-Greenwood Forge Division, including on-site leased workers from Staff Source, Precept Staffing and ESA, Greenwood, South Carolina. The notice was published in the Federal Register on November 17, 2009 (74 FR 59254).

At the request of the State agency and a company official, the Department reviewed the certification for workers of the subject firm. The workers are engaged in the production of aluminum alloy forgings.

Information shows that on July 28, 2010, Revstone, Contech Division purchased Kaiser Aluminum—
Greenwood Forge Division of Kaiser Aluminum Fabricated Products and is currently known as Contech Forgings LLC. Some workers separated from employment at the Kaiser Aluminum—Greenwood Forge Division of Kaiser Aluminum Fabricated Products, LLC had their wages reported under a separate unemployment insurance (UI) tax accounts for Contech Forgings LLC.

Accordingly, the Department is amending this certification to properly reflect this matter.

The intent of the Department's certification is to include all workers of the subject firm who were adversely affected as a secondary component supplier of aluminum alloy forgings to Chrysler.

The amended notice applicable to TA–W–70,380 is hereby issued as follows:

All workers of Kaiser Aluminum Fabricated Products, LLC, Kaiser Aluminum—Greenwood Forge Division, currently known as Contech Forgings, LLC, including on-site leased workers of Staff Source, Precept Staffing ESI, and Kelly Services, Greenwood, South Carolina, who became totally or partially separated from employment on or after May 19, 2008 through October 2, 2011, 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 10th day of November 2010.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 2010–29094 Filed 11–17–10; 8:45 am] **BILLING CODE P**

DEPARTMENT OF LABOR

Employment and Training Administration

Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

TA-W-70, 405, Avaya Inc., Worldwide Services Group, Global Support Services (GSS) Organization; **Including Workers Whose** Unemployment Insurance (UI) Wages Are Reported Through Nortel Networks, Inc. Including On-Site Leased Workers From Kelly Services Inc., P/S Partner Solutions Ltd., Exceed Resources Inc., Real Soft, Inforquest Consulting Group, CCSI Inc., ICONMA LLC, MGD Consulting, Inc., Case Interactive LLC. Sapphire Technologies Highlands Ranch, Colorado, Including Employees In Support Of Avaya, Inc., Worldwide Services Group, Global Support Services (GSS) Organization Highlands Ranch, Colorado Operating Out Of The Following States:

TA-W-70,405A, Florida; TA-W-70,405B, California; TA-W-70,405C, South Carolina; TA-W-70,405D, Alabama; TA-W-70,405E, Michigan; TA-W-70,405F, Arizona; TA-W-70,405G, Ohio; TA-W-70,405H, Pennsylvania; TA-W-70,405I, North Carolina; TA-W-70,405J, Colorado; TA-W-70,405K, New York; TA-W-70,405L, Maryland;

TA-W-70,405M, Georgia; TA-W-70,405N, New Jersey; TA-W-70,405O, Indiana; TA-W-70,405P, Tennessee; TA-W-70,405Q, Wisconsin; TA-W-70,405R, Oregon; TA-W-70,405S, Mississippi; TA-W-70,405T, Illinois; TA-W-70,405U, Texas; TA-W-70,405V, Iowa; TA-W-70,405W, Oklahoma; TA-W-70,405X, Washington; TA-W-70,405Y, South Dakota; TA-W-70,405Z, Nevada; TA-W-70,405AA, New Hampshire; TA-W-70,405BB, Montana; TA-W-70,405CC, Virginia; TA-W-70,405DD, Massachusetts; TA-W-70,405EE, Connecticut:

TA-W-70,405FF, Nebraska.

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 11, 2009, applicable to workers of Avaya Inc., Worldwide Services Group, Global Support Services (GSS) Organization, including on-site leased workers from Kelly Services Inc., P/S Partner Solutions Ltd., Exceed Resources Inc., Real Soft, InfoQuest Consulting Group, CCSI Inc., ICONMA LLC, MGD Consulting, Inc., Case Interactive LLC., and Sapphire Technologies, Highlands Ranch, Colorado. The notice was published in the Federal Register on November 5, 2009 (74 FR 57338). The notice was amended on March 17, 2010 and May 6, 2010. The notices were published in the Federal Register on April 1, 2010 (75 FR 16512–16513) and May 20, 2010 (75 FR 28298),

At the request of the State Agency, the Department reviewed the certification for workers of the subject firm. The workers provide technical support for communication systems.

respectively.

New information shows that some workers separated from employment at Avaya, Inc., Worldwide Services Group, Global Support Services (GSS) Organization had their wages reported through a separate unemployment insurance (UI) tax account under the name Nortel Networks and Avaya, Inc.

Based on these findings, the Department is amending this certification to include workers whose unemployment (UI) wages are reported through Nortel Enterprises and Avaya, Inc.

The amended notice applicable to TA–W–70,405 is hereby issued as follows:

All workers of Avaya Inc., Worldwide Services Group, Global Support Services (GSS) Organization, including workers whose unemployment insurance (UI) wages are reported through Nortel Enterprises, Inc., and Avava, Inc., including on-site leased workers from Kelly Services Inc., P/S Partner Solutions Ltd., Exceed Resources Inc., Real Soft, InfoQuest Consulting Group, CCSI Inc., ICONMA LLC, MGD Consulting, Inc., Case Interactive LLC., and Sapphire Technologies, Highlands Ranch, Colorado (TA-W-70,405), including employees in support of Avaya Inc., Worldwide Services Group, Global Support Services (GSS) Organization Highlands Ranch, Colorado working off-site in the States of Florida (TA-W-70,405A), California (TA-W-70,405B), South Carolina (TA-W-70,405C), Alabama (TA-W-70,405D), Michigan (TA-W-70,405E) Arizona (TA-W-70,405F), Ohio (TA-W-70,405G), Pennsylvania (TA-W-70,405H), North Carolina (TA-W-70,405I), Colorado (TA-W-70,405J), New York (TA-W-70,405K), Maryland (TA-W-70,405L), Georgia (TA-W-70,405M), New Jersey (TA-W-70,405N), Indiana (TA-W-70,405O), Tennessee (TA-W-70.405P), Wisconsin (TA-W-70,405Q), Oregon (TA-W-70,405R), Mississippi (TA-W-70,405S), Illinois (TA-W-70,405T), Texas (TA-W-70,405U), Iowa (TA-W-70,405V), Oklahoma (TA-W-70,405W), Washington (TA-W-70,405X), South Dakota (TA-W-70,405Y), Nevada (TA-W-70,405Z), New Hampshire (TA-W-70,405AA), Montana (TA-W-70,405BB), Virginia (TA-W-70,405CC), Massachusetts (TA-W-70,405DD), Connecticut (TA-W-70,405EE), and Nebraska (TA-W-70,405FF), who became totally or partially separated from who became totally or partially separated from employment on or after May 19, 2008, through September 11, 2011, 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 10th day of November 2010.

Elliott S. Kushner.

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 2010-29095 Filed 11-17-10; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-73,429]

Masonico, LLC, a Subsidiary of Cadence Innovation, LLC, DIP, Including On-Site Leased Workers From Personnel Unlimited, Fraser, MI; 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 May 24, 2010, applicable to workers of Masonico, LLC, including on-site leased workers from Personnel Unlimited, Fraser, Michigan. The notice was published in the **Federal Register** June 16, 2010 (75 FR 34174).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. The workers are engaged in activities related to injection molded parts and interior trim products.

New information shows that Masonico, LLC is a subsidiary of Cadence Innovation, LLC DIP. Workers separated from employment at the Fraser, Michigan location of Masonico, LLC had their wages reported under a separate unemployment insurance (UI) tax account under the name Cadence Innovation, LLC DIP.

Accordingly, the Department is amending this certification to properly reflect this matter.

The intent of the Department's certification is to include all workers of the Masonico, LLC, a subsidiary of Cadence Innovation, who were adversely affected as a secondary component supplier to a TAA certified worker group.

The amended notice applicable to TA–W–73,429 is hereby issued as follows:

All workers of Masonico, LLC, a subsidiary of Cadence, LLC DIP, including on-site leased workers from Personnel Unlimited, Fraser, Michigan, who became totally or partially separated from employment on or after January 29, 2009 through May 24, 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 at Washington, DC this 10th day of November 2010.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 2010-29097 Filed 11-17-10; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-73,610]

Visteon Corporation Springfield Plant Formerly Known as VC Regional Assembly & Manufacturing, LLC Including On-Site Leased Workers From MSX International, Adecco, and Manpower, Springfield, OH; 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 27, 2010, applicable to workers of Visteon Corporation, Springfield Plant, including on-site leased workers from MSX International, Adecco, and Manpower, Springfield, Ohio. The notice was published in the **Federal Register** September 15, 2010 (75 FR 56142).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. The workers are engaged in activities related to the production of fuel tanks, fuel delivery modules, and canister vent valves.

New information shows that Visteon Corporation, Springfield Plant was formerly known as VC Regional Assembly & Manufacturing, LLC. Workers separated from employment at the subject firm had their wages reported under a separate unemployment insurance (UI) tax account under the name VC Regional Assembly & Manufacturing, LLC.

Accordingly, the Department is amending this certification to properly reflect this matter.

The intent of the Department's certification is to include all workers of the subject firm who were adversely affected as a secondary component supplier to a TAA certified worker group.

The amended notice applicable to TA–W–73,610 is hereby issued as follows:

All workers of Visteon Corporation, Springfield Plant, formerly known as VC Regional Assembly & Manufacturing, LLC, including on-site leased workers from MSX International, Adecco, and Manpower, who became totally or partially separated from employment on or after March 2, 2009 through August 27, 2012, and all workers in the group threatened with total or partial separation from employment on date of