KENTUCKY

Fulton County

Whitesell, Jesse, Farm (Boundary Increase), KY 116, W of Purchase Parkway, Fulton vicinity, 06001200, Listed, 2/04/09

Larue County

Buffalo School, 50 School Loop, Buffalo, 09000005, Listed, 2/05/09

MAINE

York County

District No. 5 School, 781 Gore Rd., Alfred, 09000015, Listed, 2/04/09

MISSOURI

Christian County

Ozark Courthouse Square Historic District, Portions of 2nd. Ave., Church, Elm, and 2nd Sts. on the Courthouse Square, Ozark, 08001409, Listed, 2/05/09

St. Louis Independent City

Wellston J.C. Penney Building, 5930 Dr. Martin Luther King Dr., St. Louis, 08001410, Listed, 2/05/09

NEW HAMPSHIRE

Hillsborough County

Union Chapel, 220 Sawmill Rd., Hillsborough, 08001411, Listed, 2/03/09

NORTH CAROLINA

Gaston County

McAdenville Historic District, 100–413 Main St., Elm and Poplar Sts., and cross sts. from I–85 to S. Fork of Catawba River, McAdenville, 08001412, Listed, 2/05/09

Madison County

Hot Springs Historic District, Roughly bounded by Bridge St., Andrews Ave. S. and Meadow Ln., Hot Springs, 08001413, Listed, 2/05/09

New Hanover County

Westbrook-Ardmore Historic District, Bounded by Dock St., Wrightsville Ave., Queen and Lingo Sts., and by S. 14th St., Wilmington, 08001414, Listed, 2/05/09

Wake County

Mary Elizabeth Hospital, 1100 Wake Forest Rd., Raleigh, 08001415, Listed, 2/05/09

TENNESSEE

Obion County

Whitesell, Jesse Farm (Boundary Increase), KY 116 W of Purchase Pkwy., Fulton vicinity, 06001199, Listed, 2/04/09

UTAH

Summit County

Boyden Block, 2 S. Main St., Coalville, 09000019, Listed, 2/06/09

[FR Doc. E9–6181 Filed 3–20–09; 8:45 am]

INTERNATIONAL TRADE COMMISSION

[Investigation No. 332-506]

Advice Concerning Possible Modifications to the U.S. Generalized System of Preferences, 2008 Review of Competitive Need Limit Waivers

AGENCY: United States International Trade Commission.

ACTION: Change in scope of investigation.

SUMMARY: At the direction of the Acting United States Trade Representative (USTR) in letters received on March 3, 2009 and March 10, 2009, the U.S. International Trade Commission (Commission) has terminated its investigation with respect to the following articles, and will not provide advice with respect to these articles:

Calcium silicon ferroalloys (HTS subheading 7202.99.20) from Argentina (USTR accepted case 2008–18).

Amino-naphthols and amino-phenol, their ethers, esters, except those with more than one kind of oxygen function; and salts thereof, nesoi (HTS subheading 2922.41.00) from Brazil (USTR accepted case 2008–14).

Ferrochromium containing by weight more than 4 percent of carbon (HTS subheading 7202.41.00) from India (USTR accepted case 2008–17).

The letters stated that the petitions requesting waivers of the competitive need limit for the subject articles have been withdrawn. All other information and due dates relating to this investigation remain the same as previously announced by the Commission, and the Commission expects to transmit its report containing its advice to the USTR by April 13, 2009.

ADDRESSES: All Commission offices, including the Commission's hearing rooms, are located in the United States International Trade Commission Building, 500 E Street, SW., Washington, DC. All written submissions should be addressed to the Secretary, United States International Trade Commission, 500 E Street, SW., Washington, DC 20436. The public record for this investigation may be viewed on the Commission's electronic docket (EDIS) at http://www.usitc.gov/secretary/edis.htm.

FOR FURTHER INFORMATION CONTACT:

Information may be obtained from Eric Land, Project Leader, Office of Industries (202–205–3349 or eric.land@usitc.gov) or Gail Burns, Deputy Project Leader, Office of Industries (202–205–2501 or gail.burns@usitc.gov). For information

on the legal aspects of the investigation, contact William Gearhart of the Commission's Office of the General Counsel (202-205-3091 or william.gearhart@usitc.gov). The media should contact Margaret O'Laughlin, Office of External Relations (202-205-1819 or margaret.olaughlin@usitc.gov). Hearing-impaired individuals may obtain information on this matter by contacting the Commission's TDD terminal at 202-205-1810. General information concerning the Commission may also be obtained by accessing its Internet server (http://www.usitc.gov). The public record for this investigation may be viewed on the Commission's electronic docket (EDIS-ONLINE) at http://www.usitc.gov/secretary/ edis.htm. Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at 202-205-2000.

Background: The Commission instituted its investigation on January 23, 2009, following receipt of a letter from the USTR on January 12, 2009. Notice of institution of the investigation and the scheduling of a public hearing, which was held on February 27, 2009, was published in the **Federal Register** of January 28, 2009 (74 FR 4974).

Issued: March 17, 2009.

By order of the Commission.

Marilyn R. Abbott,

Secretary to the Commission. [FR Doc. E9–6166 Filed 3–20–09; 8:45 am] BILLING CODE 7020–02–P

DEPARTMENT OF JUSTICE

Foreign Claims Settlement Commission

Commencement of Claims Programs

AGENCY: Foreign Claims Settlement Commission of the United States.

ACTION: Notice.

SUMMARY: This notice announces the commencement by the Foreign Claims Settlement Commission ("Commission") of a program for adjudication of a certain category of claims of United States nationals against the Government of Libya, as defined below, which were settled under the "Claims Settlement Agreement Between the United States of America and the Great Socialist People's Libyan Arab Jamahiriya" ("Claims Settlement Agreement") effective August 14, 2008.

DATES: These claims can now be filed with the Commission and the deadline for filing will be July 23, 2009. The

deadline for completion of this claims adjudication program will be March 23, 2010.

FOR FURTHER INFORMATION CONTACT:

Jaleh F. Barrett, Chief Counsel, Foreign Claims Settlement Commission of the United States, 600 E Street, NW., Room 6002, Washington, DC 20579, Tel. (202) 616–6975, FAX (202) 616–6993.

Notice of Commencement of Claims Adjudication Program, and of Program Completion Date

Pursuant to the authority conferred upon the Secretary of State and the Commission under subsection 4(a)(1)(C) of Title I of the International Claims Settlement Act of 1949 (Pub. L. 455, 81st Cong., approved March 10, 1950, as amended by Pub. L. 105–277, approved October 21, 1998 (22 U.S.C. 1623(a)(1)(C))), the Foreign Claims Settlement Commission hereby gives notice of the commencement of a program for adjudication of a category of claims of United States nationals against the Government of Libya. These claims, which have been referred to the Commission by the Department of State by letter dated December 11, 2008, are defined as:

Claims of U.S. nationals for physical injury, provided that

(1) The claim meets the standard for physical injury adopted by the Commission;

(2) The claim is set forth as a claim for injury other than emotional distress alone by a named party in the Pending Litigation; and

(3) The Pending Litigation against Libya and its agencies or instrumentalities; officials, employees, and agents of Libya or Libya's agencies or instrumentalities; and any Libyan national (including natural and juridical persons) has been dismissed before the claim is submitted to the Commission.

The "Pending Litigation" referenced above is composed of the following cases:

Baker v. Socialist People's Libyan Arab Jamahiriya (D.D.C.) 03–cv–749 Pflug v. Socialist People's Libyan Arab Jamahiriya (D.D.C.) 08–cv–505 Clay v. Socialist People's Libyan Arab Jamahiriya (D.D.C.) 06–cv–707 Estate of John Buonocore III v. Socialist Libyan Arab Jamahiriya (D.D.C) 06–cv–727

Simpson v. Socialist People's Libyan Arab Jamahiriya (D.D.C.) 08–cv–529 Franqui v. Socialist People's Libyan Arab Jamahiriya (D.D.C.) 06–cv–734 Harris v. Socialist People's Libyan Arab Jamahiriya (D.D.C.) 06–cv–732 Knowland v. Socialist People's Libyan Arab Jamahiriya (D.D.C.) 08–cv–1309 McDonald v. Socialist People's Arab Jamahiriya (D.D.C.) 06–cv–729 Patel v. Socialist People's Libyan Arab Jamahiriya (D.D.C.) 06–cv–626 Simpson v. Socialist People's Libyan Arab Jamahiriva (D.D.C.) 00–cv–1722

In conformity with the terms of the referral, the Commission will determine the claims in accordance with the provisions of 22 U.S.C. 1621 et seq., which comprises Title I of the International Claims Settlement Act of 1949, as amended. The Commission will then certify to the Secretary of the Treasury those claims that it finds to be valid, for payment out of the claims fund established under the Claims Settlement Agreement.

The Commission will administer this claims adjudication program in accordance with its regulations, which are published in Chapter V of Title 45, Code of Federal Regulations (45 CFR part 500 et seq.). In particular, attention is directed to subsection 500.3(a) of these regulations based on 22 U.S.C. 1623(f) which limits the amount of attorney's fees that may be charged for legal representation before the Commission. These regulations are also available over the Internet at http://www.gpoaccess.gov/cfr/index.html.

Approval has been obtained from the Office of Management and Budget for the collection of this information. Approval No. 1105–0088, expiration date 9/30/2009.

Mauricio J. Tamargo,

Chairman.

[FR Doc. E9–6194 Filed 3–20–09; 8:45 am] BILLING CODE 4410–01–P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-63,723]

General Motors Corporation, GMNA
Powertrain—Massena, Including OnSite Leased Workers From Aerotek,
Inc., Knights Facilities Management, IS
One, APC Worforce, Securitas Security
Services, The Bar Tech Group, Maxsys
USA, Inc., Adroit Software &
Consulting, Inc., ACRO Service Corp.,
Kelly Services, Inc., Interim, and EDS;
Messena, NY; 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 3, 2008, applicable to workers of General Motors Corporation, GMNA Powertrain—Massena, Massena, New York. The Department's notice was published in the **Federal Register** on September 18, 2008 (73 FR 54174). On November 18, 2008, the Department issued an amended certification to include on-site leased workers. The Department's Notice of amended certification was published in the **Federal Register** on December 1, 2008 (73 FR 72850).

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 aluminum castings for engines.

New information provided by the State and the company official shows that workers leased from the following agencies were employed on-site at the Massena, New York location of General Motors Corporation, GMNA Powertrain—Massena: Kelly Services, Inc., Interim, and EDS. The Department has determined that these workers were sufficiently under the control of General Motors Corporation, GMNA Powertrain—Massena to be considered leased workers.

Based on these findings, the Department is amending this certification to include workers leased from the above mentioned firms working on-site at the Massena, New York location of the subject firm.

The intent of the Department's certification is to include all workers employed at General Motors
Corporation, GMNA Powertrain—
Massena, Massena, New York who qualify as secondarily affected by increased imports of aluminum castings for engines.

The amended notice applicable to TA-W-63,723 is hereby issued as follows:

"All workers of General Motors Corporation, GMNA Powertrain—Massena, including on-site leased workers from Aerotek, Inc., Knights Facilities Management, IS One, APC Workforce, Securitas Security Services, The Bar Tech Group, Maxsys USA, Inc., Adroit Software & Consulting, Inc., Acro Service Corp., Kelly Services, Inc., Interim, and EDS, Massena, New York, who became totally or partially separated from employment on or after July 16, 2007, through September 3, 2010, 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."