Dated: September 20, 2016.

#### Jerri Murray,

Department Clearance Officer for PRA, United States Department of Justice.

[FR Doc. 2016-23007 Filed 9-23-16; 8:45 am]

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#### **DEPARTMENT OF LABOR**

# **Employment and Training Administration**

[TA-W-91,562]

Halliburton Energy Services, 2600 S. 2nd Street, Duncan, Oklahoma; Notice of Affirmative Determination Regarding Application for Reconsideration

By application dated June 22, 2016, workers requested administrative reconsideration of the negative determination regarding workers' eligibility to apply for worker adjustment assistance applicable to workers and former workers of Halliburton Energy Services, 2600 S. 2nd Street, Duncan, Oklahoma. The determination was issued on May 22, 2016.

Pursuant to 29 CFR 90.18(c) reconsideration may be granted under the following circumstances:

- (1) If it appears on the basis of facts not previously considered that the determination complained of was erroneous;
- (2) If it appears that the determination complained of was based on a mistake in the determination of facts not previously considered; or
- (3) If in the opinion of the Certifying Officer, a misinterpretation of facts or of the law justified reconsideration of the decision.

The initial investigation resulted in a negative determination based on the findings that increased imports of oil and natural gas did not contribute importantly to the separations at Halliburton Energy Services, the firm did not shift the production of oil or natural gas to a foreign country or acquire oil or natural gas from a foreign country. Furthermore, the firm was not a Supplier or Downstream Producer to a firm whose workers were certified eligible to apply for Trade Adjustment Assistance and the firm was not publicly named by the International Trade Commission as a part of a domestic industry in an affirmative finding of serious injury, market disruption, or material injury, or threat thereof.

The request for reconsideration asserts that workers in the same location are receiving the same benefits.

The Department of Labor has carefully reviewed the request for reconsideration and the existing record, and has determined that the Department will conduct further investigation to determine if the workers meet the eligibility requirements of the Trade Act of 1974.

## Conclusion

After careful review of the application, I conclude that the claim is of sufficient weight to justify reconsideration of the U.S. Department of Labor's prior decision. The application is, therefore, granted.

Signed at Washington, DC, this 22nd day of August, 2016.

#### Hope D. Kinglock,

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

[FR Doc. 2016–23025 Filed 9–23–16; 8:45 am]

#### **DEPARTMENT OF LABOR**

#### Employment and Training Administration

[TA-W-91,258; TA-W-91,258A; TA-W-91,258B]

# Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

International Business Machines (IBM), Global Technology Services (GTS), Including On-Site Leased Workers From Collabera, Apc Workforce Solutions, Artech, CDI, and Infinite, Denver, Colorado;

International Business Machines (IBM), Global Technology Services (GTS), Including On-Site Leased Workers From Collabera, Artech, CDI, and Infinite, Endicott, New York;

International Business Machines (IBM), Global Technology Services (GTS), Including On-Site Leased Workers From Collabera, Artech, CDI, and Infinite, Omaha, 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 February 20, 2016, applicable to workers of International Business Machines (IBM), Global Technology Services (GTS) division, including on-site leased workers from Collabera, APC Workforce Solutions, Artech, CDI, and Infinite, Denver, Colorado (TA-W-91258) (herein known as "IBM—GTS"). The Department's notice of determination was published in the Federal Register on March 24, 2016 (81 FR 15748).

During the investigation, it was revealed that the worker group for TA—W—91,870 and TA—W—91,258 belong to the same subject firm. As a result, the Department reviewed the certification for workers of the subject firm. The workers at the subject firm were engaged in activities related to the supply of information technology services (storage engineering, middleware database, and server administration) for a client's account.

The investigation confirmed that worker separations at International Business Machines (IBM), Global Technology Services (GTS) division, including on-site leased workers from Collabera, Artech, CDI, and Infinite, Endicott, New York (TA–W–91258A) and International Business Machines (IBM), Global Technology Services (GTS) division, including on-site leased workers from Collabera, Artech, CDI, and Infinite, Omaha, Nebraska (TA–W–91258B) were due to an acquisition of services from a foreign country.

The intent of the Department's certification is to include all workers of the subject firm who were adversely affected by the shift in services from a foreign country the supply of services that is like or directly competitive to the services supplied by the workers of the subject firm.

The amended notice applicable to TA-W-91,258, TA-W-91,258A, and TA-W-91,350B is hereby issued as follows:

All workers from International Business Machines (IBM), Global Technology Services (GTS) division, including on-site leased workers from Collabera, APC Workforce Solutions, Artech, CDI, and Infinite, Denver, Colorado (TA-W-91258); International Business Machines (IBM), Global Technology Services (GTS) division, including on-site leased workers from Collabera, Artech, CDI, and Infinite, Endicott, New York (TA-W-91258A); and International Business Machines (IBM), Global Technology Services (GTS) division, including on-site leased workers from Collabera, Artech, CDI, and Infinite, Omaha, Nebraska (TA-W-91258B) who became totally or partially separated from employment on or after December 22, 2014 through February 20, 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 22nd day of August 2016.

### Hope D. Kinglock,

Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2016–23028 Filed 9–23–16; 8:45 am] **BILLING CODE P**