

Emerging Business, Supply Chain, Volume Operations, Worldwide Sales, and Americas Region Organizations within the Personal Systems Group of the Hewlett Packard Company meet the criteria for certification of Section 222(a) of the Trade Act in the same way as workers certified under TA-W-73,102. Moreover, the investigations established that workers were separated more than one year before the petition date of TA-W-74,753 and that the worker separations were attributable to the same shift of services that were the basis of certification number TA-W-73,102.

Therefore, at the request of the company official, certification number TA-W-73,102 is being amended to include workers in 36 States in the Customer Warranty, Emerging Business, Supply Chain, Volume Operations, Worldwide Sales, and Americas Region Organizations who were totally or partially separated or threatened with total or partial separation on or after December 9, 2008 through March 2, 2012. Petitions TA-W-74,753 and TA-W-74,917 are being terminated.

The amended notice applicable to TA-W-73,102 is hereby issued as follows:

All workers of Hewlett Packard Company, Personal Systems Group, in the following organizations: Desktop Organization, at the following locations only: Cupertino, California (73,102); Fort Collins, Colorado (73,102A); Houston, Texas (73,102B); and King of Prussia, Pennsylvania (73,102C); and Customer Warranty, Emerging Business, Supply Chain, Volume Operations, Worldwide Sales, and Americas Region Organizations, at the following locations: Anaheim, Cupertino, Oxnard, Palo Alto, Roseville, San Diego, and Sunnyvale, California, and teleworkers across California (TA-W-73,102); Colorado Springs and Fort Collins, Colorado, and teleworkers across Colorado (TA-W-73,102A); Austin, Houston, and Richardson, Texas, and teleworkers across Texas (TA-W-73,102B); King of Prussia and Philadelphia, Pennsylvania, and teleworkers across Pennsylvania (TA-W-73,102C); teleworkers across Alabama (TA-W-73,102D); Conway, Arkansas (TA-W-73,102E); teleworkers across Arizona (TA-W-73,102F); Nashua, Connecticut, and teleworkers across Connecticut (TA-W-73,102G); Miami, Florida, and teleworkers across Florida (TA-W-73,102H); Alpharetta and Atlanta, Georgia, and teleworkers across Georgia (TA-W-73,102I); Des Moines, Iowa (TA-W-73,102J); Boise, Idaho (TA-W-73,102K); Downers Grove, Illinois, and teleworkers across Illinois (TA-W-73,102L); Carmel, Indianapolis, and Plainfield, Indiana, and teleworkers across Indiana (TA-W-73,102M); teleworkers across Kansas (TA-W-73,102N); teleworkers across Kentucky (TA-W-73,102O); Andover, Marlborough, Nashua, and Westborough, Massachusetts, and teleworkers across Massachusetts (TA-W-73,102P); Bethesda, Maryland, and

teleworkers across Maryland (TA-W-73,102Q); Farmington Hills, Michigan, and teleworkers across Michigan (TA-W-73,102R); Minneapolis, Minnesota, and teleworkers across Minnesota (TA-W-73,102S); teleworkers across Missouri (TA-W-73,102T); Greensboro, North Carolina, and teleworkers across North Carolina (TA-W-73,102U); Omaha, Nebraska (TA-W-73,102V); Marlborough and Nashua, New Hampshire, and teleworkers across New Hampshire (TA-W-73,102W); teleworkers across New Jersey (TA-W-73,102X); Rio Rancho, New Mexico (TA-W-73,102Y); Syracuse, New York and teleworkers across New York (TA-W-73,102Z); teleworkers across Ohio (TA-W-73,102AA); teleworkers across Oklahoma (TA-W-73,102BB); teleworkers across Oregon (TA-W-73,102CC); teleworkers across Tennessee (TA-W-73,102DD); teleworkers across Utah (TA-W-73,102EE); Richmond, Virginia, and teleworkers across Virginia (TA-W-73,102FF); teleworkers across Vermont (TA-W-73,102GG); Bellevue and Vancouver, Washington, and teleworkers across Washington (TA-W-73,102HH); Greenville, Wisconsin, and teleworkers across Wisconsin (TA-W-73,102II), who became totally or partially separated from employment on or after December 9, 2008 through March 2, 2012, 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 10th day of December 2010.

Michael W. Jaffe,

Certifying Officer, Office of Trade Adjustment Assistance.

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DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-74,610; TA-W-74,610A]

Ocwen Loan Servicing, LLC; Including Workers Whose Wages Were Reported Under HomeEQ Servicing; North Highlands, CA; Ocwen Loan Servicing, LLC; Including Workers Whose Wages Were Reported Under HomeEQ Servicing; Raleigh, NC; 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 November 23, 2010, applicable to workers of Ocwen Loan Servicing, LLC, including workers

whose wages were reported under HomeEQ Servicing, North Highland, California. The notice was published in the **Federal Register** on December 8, 2010 (75 FR 76488).

At the request of the company, the Department reviewed the certification for workers of the subject firm. The workers supply loan servicing.

The Raleigh, North Carolina location operated in conjunction with the North Highland, California location. Both locations were part of the overall servicing operation and served the same customer base of mortgage loans, and were affected by the subject firm shifting loan services to a foreign country.

Accordingly, the Department is amending the certification to include workers of the Raleigh, North Carolina location of Ocwen Loan Servicing, LLC, including workers whose wages were reported under HomeEQ Servicing.

The amended notice applicable to TA-W-74,610 is hereby issued as follows:

All workers of Ocwen Loan Servicing, LLC, including workers whose wages were reported under HomeEQ Servicing, North Highland, California (TA-W-74,610), and Ocwen Loan Servicing, LLC, including workers whose wages were reported under HomeEQ Servicing, Raleigh, North Carolina (TA-W-74,610A), who became totally or partially separated from employment on or after September 7, 2009, through November 23, 2012, 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 17th day of December 2010.

Michael W. Jaffe,

Certifying Officer, Office of Trade Adjustment Assistance.

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