Agency: Occupational Safety and Health Administration.

Type of Review: Extension without change of a previously approved collection.

Title of Collection: Occupational Exposure to Hazardous Chemicals in Laboratories Standard.

OMB Control Number: 1218–0131. Affected Public: Private Sector— Business or other for-profits and Notfor-profit institutions.

Estimated Number of Respondents: 45.616.

Estimated Total Annual Burden Hours: 281,419.

Estimated Total Annual Costs Burden: \$35,978,301.

Description: The information collection requirements contained in the Occupational Exposure to Hazardous Chemical in Laboratories Standard (29 CFR 1910.1450) control employees overexposure to hazardous laboratory chemicals, thereby preventing serious illnesses and death among employees exposed to such chemicals. For additional information see related notice published at 73 FR 20069 on April 14, 2008.

Darrin A. King,

Acting Departmental Clearance Officer. [FR Doc. E8–14352 Filed 6–24–08; 8:45 am] BILLING CODE 4510–26–P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-62,864]

Ametek, Inc., Measurement and Calibration Technology Division, Sellersville, PA; Notice of Affirmative Determination Regarding Application for Reconsideration

By application dated May 30, 2008, petitioners requested administrative reconsideration of the Department of Labor's Notice of Negative Determination Regarding Eligibility to Apply for Worker Adjustment Assistance, applicable to workers and former workers of the subject firm. The denial notice was signed on April 18, 2008 and published in the **Federal Register** on May 2, 2008 (73 FR 24318).

The initial investigation resulted in a negative determination based on the finding that criteria I.A and II.A have not been met. The investigation revealed that the subject firm did not separate or threaten to separate a significant number or proportion of workers as required by Section 222 of the Trade Act of 1974.

In the request for reconsideration, the petitioner provided additional information regarding employment and layoffs at the subject firm.

The Department has carefully reviewed the request for reconsideration and the existing record and has determined that the Department will conduct further investigation.

Conclusion

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

Signed in Washington, DC, this 16th day of June, 2008.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E8–14301 Filed 6–24–08; 8:45 am] BILLING CODE 4510–FN–P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-63,019]

Honeywell Aerospace, Aerospace— Defense & Space Division, Teterboro, NJ; Notice of Affirmative Determination Regarding Application for Reconsideration

By application dated May 27, 2008, United Automobile, Aerospace & Agricultural Implement Workers of America, Local 153 requested administrative reconsideration of the negative determination regarding workers' eligibility to apply for Trade Adjustment Assistance (TAA) and Alternative Trade Adjustment Assistance (ATAA) applicable to workers and former workers of the subject firm. The determination was issued on April 16, 2008. The Notice of determination was published in the Federal Register on May 2, 2008 (73 FR 24318).

The initial investigation resulted in a negative determination based on the finding that imports of displays, processors, flight controls, software, and test equipment for aircrafts did not contribute importantly to worker separations at the subject firm and no shift of production to a foreign source occurred.

In the request for reconsideration, the petitioner alleged that workers of the subject firm were separated as a direct result of Honeywell Aerospace opening a facility in Mexico. The petitioner also states that the subject firm is in the

process of importing the articles produced in Mexico to the United States.

The Department has carefully reviewed the request for reconsideration and the existing record and has determined that the Department will conduct further investigation to determine whether there was a shift in production from the subject facility to Mexico and whether the subject firm has imported like or directly competitive products in the relevant time period.

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 16th day of June, 2008.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E8–14302 Filed 6–24–08; 8:45 am]

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-60,041]

Delphi Corporation, Automotive
Holdings Group, Needmore Road/
Dayton Plant 3, Including On-Site
Leased Workers from Aerotek
Automotive, PDSI Technical Services,
Acro Service Corp., G-Tech
Professional Staffing, TAC Automotive,
Bartech, Manpower Professional
Services, Manpower Of Vandalia,
Setech, Mays Chemical And Kelly
Engineering Services, Dayton, Ohio;
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 November 30, 2006, applicable to workers of Delphi Corporation, Automotive Holdings Group, Needmore Road/Dayton Plant 3, Dayton, Ohio. The notice was published in the **Federal Register** on December 12, 2006 (71 FR 74564).