

DEPARTMENT OF LABOR

Employment and Training Administration

TA-W-95,556

SPIRIT AEROSYSTEMS INC.

INCLUDING ON-SITE LEASED WORKERS FROM ACRO SERVICE CORPORATION, AEROTEK, AIRCRAFT TECHNOLOGY GROUP, AXIUS GROUP, DONATECH CORPORATION, HI-TEK PROFESSIONALS, ICONMA, INDOTRONIX INTERNATIONAL CORPORATION, LANCESOFT INC., LAUNCH TECHNICAL, LSI STAFFING, MENTIS, PDS TECHNICAL, STROM AVIATION, SYSTEMART, THE ARNOLD GROUP, US PROFESSIONAL, YOH AEROSPACE & DEFENSE, CTS INTERNATIONAL, COMPUNNEL SOFTWARE GROUP INC., JOHNSON SERVICE, AND UNITED GLOBAL TECHNOLOGIES WICHITA, KANSAS

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 herein presents the results of an investigation regarding certification of eligibility to apply for worker adjustment assistance.

The group eligibility requirements for workers of a firm under Section 222(a) of the Act, 19 U.S.C. § 2272(a), are satisfied if the following criteria are met:

(1) a significant number or proportion of the workers in such workers' firm have become totally or partially separated, or are threatened to become totally or partially separated; and

(2) (A) (i) the sales or production, or both, of such firm have decreased absolutely; and

(ii) (I) imports of articles or services like or directly competitive with articles produced or services supplied by such firm have increased; and

(iii) the increase in imports described in clause (ii) contributed importantly to such workers' separation or threat of separation and to the decline in the sales or production of such firm.

The investigation was initiated in response to a petition filed on January 13, 2020 by the state workforce office on behalf of workers and former workers of Spirit AeroSystems Inc., Wichita, Kansas (Spirit AeroSystems-Wichita). The workers' firm is engaged in activities related to the production of aerostructures (such as airframe, fuselage, nacelles, nose gear, pylons, and wings) and related component parts and spare parts, including the supply of related services (such as engineering, finance, human resources, information technology, legal, operations, safety, and other support services).

The subject worker group includes on-site leased workers from Acro Service Corporation, Aerotek, Aircraft Technology Group, Axius Group, Donatech Corporation, Hi-Tek Professionals, iCONMA, Indotronix International Corporation, LanceSoft Inc., Launch Technical, LSI Staffing, Mentis, PDS Technical, Strom Aviation, Systemart, The Arnold Group, US Professional, Yoh Aerospace & Defense, CTS International, Compunnel Software Group Inc., Johnson Service, and United Global Technologies.

During the course of the investigation, information was collected from the petition and the workers' firm.

Section 222(a)(1) has been met because a significant number or proportion of the workers in Spirit AeroSystems-Wichita have become totally or partially separated, or are threatened to become totally or partially separated.

Section 222(a)(2)(A)(i) has been met because the sales and/or production at Spirit AeroSystems-Wichita have decreased absolutely.

Section 222(a)(2)(A)(ii) has been met because firm imports of articles like or directly competitive with the aerostructures produced by Spirit AeroSystems-Wichita have increased during the relevant period when compared to the representative base period.

Finally, Section 222(a)(2)(A)(iii) has been met because increased imports contributed importantly to the worker group separations and sales/production declines at Spirit AeroSystems-Wichita.

### Conclusion

After careful review of the facts obtained in the investigation, I determine that workers of Spirit AeroSystems-Wichita, who are engaged in activities related to the production of aerostructures, meet the worker group certification criteria under Section 222(a) of the Act, 19 U.S.C. § 2272(a). In accordance with Section 223 of the Act, 19 U.S.C. § 2273, I make the following certification:

"All workers of Spirit AeroSystems Inc., including on-site leased workers from Acro Service Corporation, Aerotek, Aircraft Technology Group, Axius Group, Donatech Corporation, Hi-Tek Professionals, iCONMA, Indotronix International Corporation, LanceSoft Inc., Launch Technical, LSI Staffing, Mentis, PDS Technical, Strom Aviation, Systemart, The Arnold Group, US Professional, Yoh Aerospace & Defense, CTS International, Compunnel Software Group Inc., Johnson Service, and United Global Technologies, Wichita, Kansas, who became totally or partially separated from employment on or after January 10, 2019 through two years from the date of certification, 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, D.C. this 24<sup>th</sup> day of February, 2020

  
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DEL-MIN AMY CHEN  
Certifying Officer, Office of  
Trade Adjustment Assistance

DEPARTMENT OF LABOR

Employment and Training Administration

TA-W-95,605

COX MACHINE INC.  
INCLUDING ON-SITE LEASED WORKERS FROM SUMMIT EMPLOYMENT  
PROFESSIONALS, AND THE ARNOLD GROUP  
WICHITA, KANSAS

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 herein presents the results of an investigation regarding certification of eligibility to apply for worker adjustment assistance.

The group eligibility requirements for workers of a firm under Section 222(b) of the Act, 19 U.S.C. § 2272(b), can be satisfied if the following criteria are met:

- (1) a significant number or proportion of the workers in the workers' firm or an appropriate subdivision of the firm have become totally or partially separated, or are threatened to become totally or partially separated;
- (2) the workers' firm is a Supplier or Downstream Producer to a firm that employed a group of workers who received a certification of eligibility under Section 222(a) of the Act, 19 U.S.C. § 2272(a), and such supply or production is related to the article or service that was the basis for such certification; and
- (3) either
  - (A) the workers' firm is a supplier and the component parts it supplied to the firm described in paragraph (2) accounted for at least 20 percent of the production or sales of the workers' firm;
  - or
  - (B) a loss of business by the workers' firm with the firm described in paragraph (2) contributed importantly to the workers' separation or threat of separation.

Section 222(c) of the Act, 19 U.S.C. § 2272(c), defines the term "Supplier" as "a firm that produces and supplies directly to another firm component parts for articles, or services used in the production of articles or in the supply of services, as the case may be, that were the basis for a certification of eligibility under subsection (a) [of Section 222 of the Act] of a group of workers employed by such other firm."

The investigation was initiated in response to a petition filed on January 27, 2020 by the state workforce office on behalf of workers and former workers of Cox Machine Inc., including on-site leased workers from Summit Employment Professionals, and the Arnold Group, Wichita, Kansas (Cox Machine). Cox Machine is engaged in activities related to the production of aircraft parts.

Section 222(b)(1) has been met because a significant number or proportion of the workers in Cox Machine have become totally or partially separated, or are threatened to become totally or partially separated.

Section 222(b)(2) has been met because Cox Machine is a Supplier to a firm that employed a group of workers who received a certification of eligibility under Section 222(a) of the Act, 19 U.S.C. § 2272(a), and such supply is related to the article that was the basis for such certification.

Section 222(b)(3)(A) has been met because the parts produced for the afore-referenced firm accounted for at least 20 percent of Cox Machine production or sales.

Conclusion

After careful review of the facts obtained in the investigation, I determine that workers of Cox Machine, who are engaged in activities related to the production of aircraft parts, meet the worker group certification criteria under Section 222(b) of the Act, 19 U.S.C. § 2272(b). In accordance with Section 223 of the Act, 19 U.S.C. § 2273, I make the following certification:

"All workers of Cox Machine Inc., including on-site leased workers from Summit Employment Professionals, and The Arnold Group, Wichita, Kansas, who became totally or partially separated from employment on or after January 24, 2019 through two years from the date of certification, 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, D.C., this 2<sup>nd</sup> day of March, 2020



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DEL-MIN AMY CHEN  
Certifying Officer, Office of  
Trade Adjustment Assistance

DEPARTMENT OF LABOR

Employment and Training Administration

TA-W-95,687

AXIOM ENGINEERING  
INCLUDING ON-SITE LEASED WORKERS FROM LABORMAX  
WICHITA, KANSAS

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 herein presents the results of an investigation regarding certification of eligibility to apply for worker adjustment assistance.

The group eligibility requirements for workers of a firm under Section 222(b) of the Act, 19 U.S.C. § 2272(b), can be satisfied if the following criteria are met:

- (1) a significant number or proportion of the workers in the workers' firm or an appropriate subdivision of the firm have become totally or partially separated, or are threatened to become totally or partially separated;
- (2) the workers' firm is a Supplier or Downstream Producer to a firm that employed a group of workers who received a certification of eligibility under Section 222(a) of the Act, 19 U.S.C. § 2272(a), and such supply or production is related to the article or service that was the basis for such certification; and
- (3) either
  - (A) the workers' firm is a supplier and the component parts it supplied to the firm described in paragraph (2) accounted for at least 20 percent of the production or sales of the workers' firm;
  - or
  - (B) a loss of business by the workers' firm with the firm described in paragraph (2) contributed importantly to the workers' separation or threat of separation.

Section 222(c) of the Act, 19 U.S.C. § 2272(c), defines the term "Supplier" as "a firm that produces and supplies directly to another firm component parts for articles, or services used in the production of articles or in the supply of services, as the case may be, that were the basis for a certification of eligibility under subsection (a) [of Section 222 of the Act] of a group of workers employed by such other firm."

The investigation was initiated in response to a petition filed on February 13, 2020 by the state workforce office on behalf of workers and former workers of Axiom Engineering, Wichita, Kansas (Axiom Engineering-Wichita). The workers' firm is engaged in activities related to the production of milled aircraft parts. The worker group includes on-site leased workers from LaborMax.

During the course of the investigation, information was collected from the workers' firm.

Section 222(b)(1) has been met because a significant number or proportion of the workers in Axiom Engineering-Wichita have become totally or partially separated, or are threatened to become totally or partially separated.

Section 222(b)(2) has been met because Axiom Engineering-Wichita is a Supplier to a firm that employed a group of workers who received a certification of eligibility under Section 222(a) of the Act, 19 U.S.C. § 2272(a), and such supply is related to the finished article that was the basis for such certification.

Section 222(b)(3)(A) has been met because the milled aircraft parts produced by Axiom Engineering-Wichita for the aforementioned firm accounted for at least 20 percent of the production or sales of Axiom Engineering-Wichita.

Conclusion

After careful review of the facts obtained in the investigation, I determine that workers of Axiom Engineering-Wichita, who are engaged in activities related to the production of milled aircraft parts, meet the worker group certification criteria under Section 222(b) of the Act, 19 U.S.C. § 2272(b). In accordance with Section 223 of the Act, 19 U.S.C. § 2273, I make the following certification:

"All workers of Axiom Engineering, including on-site leased workers from LaborMax, Wichita, Kansas, who became totally or partially separated from employment on or after February 13, 2019 through two years from the date of certification, 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, D.C., this 2<sup>nd</sup> day of March, 2020



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DEL-MIN AMY CHEN  
Certifying Officer, Office of  
Trade Adjustment Assistance