

Alabama Department of Industrial Relations

News Release

For Immediate Release: August 3, 2011

Inteva Employees May Be Eligible for Additional Benefits

MONTGOMERY- Current and former employees of Inteva Products, LLC, located in Gadsden, Alabama who were engaged in activities related to the production of automotive/commercial vehicle interior components, may be eligible for benefits under the federal Trade Adjustment Assistance Act of 2002. A petition filed on behalf of workers of Inteva Products, LLC, in Gadsden, Alabama was certified by the U.S. Department of Labor on July 26, 2011 according to an announcement by G. Thomas Surtees, Director of the Alabama Department of Industrial Relations.

The U. S. Department of Labor found that the workers may have become unemployed as a result of increased imports. The petition covers periods of unemployment occurring on or after June 15, 2010 and before the termination date of July 26, 2013. Under the Trade Adjustment Assistance Act of 2002, displaced workers may be eligible for Trade Adjustment Assistance (TAA) benefits such as training, job search and relocation assistance, and Health Coverage Tax Credit (HCTC). For additional information on the HCTC, they can call toll free 866-628-HCTC (4282), or visit the IRS website at www.irs.gov (IRS Keyword: HCTC).

If workers have exhausted their cash benefits under other state and federal unemployment compensation programs, they could be eligible for additional weekly benefits equivalent to the amount they were receiving under other programs. In order to receive Trade Readjustment Allowance (TRA) benefits, workers must be enrolled in training eight weeks after the certification date or sixteen weeks after their last qualifying separation or a waiver of the training requirement must be granted by the state Employment Service Division of the Alabama Department of Industrial Relations.

Inteva Products, LLC, in Gadsden, Alabama, was also certified for Alternative Trade Adjustment Assistance (ATAA). Employees who are 50 years of age and older, who obtain full time work within 26 weeks from their separation from the affected employer, may be eligible for allowances under the ATAA program. Workers cannot receive benefits under both the TAA and ATAA programs

Surtees stated that potentially eligible individuals will be notified individually as soon as they are identified.

###

Members of the media needing more information should contact Public Information Specialist Jenna Murphy at (334)353-1548.