mining and reclamation operations on Federal lands; and fee collection and coal production reporting for the abandoned mine reclamation fund.

DATES: Comments on the proposed information collection must be received by June 10, 1996, to be assured of consideration.

ADDRESSES: Comments may be mailed to John A. Trelease, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave, NW, Room 120—SIB, Washington, DC 20240.

FOR FURTHER INFORMATION CONTACT:

To request a copy of the information collection proposal, contact John A. Trelease, at (202) 208–2783.

SUPPLEMENTARY INFORMATION: The Office of Management and Budget (OMB) regulations at 5 CFR 1320, which implement provisions of the Paperwork Reduction Act of 1995 (Pub. L. 104–13), require that interested members of the public and affected agencies have an opportunity to comment on information collection and recordkeeping activities (see 5 CFR 1320.8(d)). This notice identifies information collections that OSM will be submitting to OMB for extension. These collections are contained in (1) 30 CFR 710, Initial regulatory program; (2) 30 CFR 740, General requirements for surface coal mining and reclamation operations on Federal lands; and (3) 30 CFR 870. Abandoned mine reclamation fund—fee collection and coal production reporting.

OSM has revised burden estimates, where appropriate, to reflect current reporting levels or adjustments based on reestimates of burden or respondents, or programmatic changes. OSM will request a 3-year term of approval for each information collection activity.

Comments are invited on: (1) The need for the collection of information for the performance of the functions of the agency; (2) the accuracy of the agency's burden estimates; (3) ways to enhance the quality, utility and clarity of the information collection; and (4) ways to minimize the information collection burden on respondents, such as use of automated means of collecting the information. A summary of the public comments received will accompany OSM's submission of the information collection request to OMB.

The following information is provided for each information collection: (1) Title of the information collection; (2) OMB control number; (3) summary of the information collection activity; and (4) frequency of collection, description of the respondents, estimated total annual responses, and the total annual

reporting and recordkeeping burden for the collection of information.

Title: Initial regulatory program. *OMB Control Number:* 1029–0095.

Summary: Information collected in Part 710 is used to ensure States are conducting minesite inspections and enforcement under the initial regulatory program established by the Surface Mining Control and Reclamation Act of 1977 (SMCRA). Information collected is also used to grant small operators exemptions from some of the initial regulatory program requirements.

Frequency of Collection: On occasion. Description of Respondents: Coal mine operators.

Total Annual Responses: 1. Total Annual Burden Hours: 1.

Title: General requirements for surface coal mining and reclamation operations on Federal lands.

OMB Control Number: 1029–0027. Summary: Section 522 of the Surface Mining Control and Reclamation Act of 1977 (Act) requires that a Federal lands program be established to govern surface coal mining and reclamation operations on Federal lands. The information requested is needed to assist the regulatory authority in determining the eligibility of the applicant and compliance with the requirements of the Act.

Frequency of Collection: On occasion. Description of Respondents: Coal mine operators on Federal lands.

Total Annual Responses: 30.
Total Annual Burden Hours: 643
Title: Abandoned mine reclamation
fund—fee collection and coal

production reporting.

OMB Control Number: 1029–0090. Summary: Section 402 of the Surface Mining Control and Reclamation Act of 1977 requires fees to be paid to the Abandoned Mine Reclamation Fund by coal operators on the basis of coal tonnage produced. This information collection requirement is needed to support verification of the moisture deduction allowance. The information will be used by the regulatory authority during audits to verify that the amount of excess moisture taken by the operator is appropriate.

Frequency of Collection: On occasion (recordkeeping)

Description of Respondents: Coal mine operators.

Total Annual Responses: 1,050. Total Annual Burden Hours: 2,100.

Dated; April 4, 1996.

Andrew F. DeVito,

Acting Chief, Office of Technology Development and Transfer.

[FR Doc. 96–8821 Filed 4–8–96; 8:45 am] BILLING CODE 4310–05–M

INTERNATIONAL TRADE COMMISSION

[USITC SE-96-05]

Sunshine Act Meeting

AGENCY HOLDING THE MEETING: United States International Trade Commission. TIME AND DATE: April 18, 1996 at 11:00 a.m.

PLACE: Room 101, 500 E Street S.W., Washington, DC 20436.
STATUS: Open to the public.
MATTERS TO BE CONSIDERED:

- 1. Agenda for future meeting.
- 2. Minutes.
- 3. Ratification List.
- 4. Inv. No. 731–TA–745 (Preliminary) (Steel Concrete Reinforcing Bars from Turkey)—briefing and vote.
 - 5. Outstanding action jackets: None.

In accordance with Commission policy, subject matter listed above, not disposed of at the scheduled meeting, may be carried over to the agenda of the following meeting.

By order of the Commission.

Issued: April 4, 1996.

Donna R. Koehnke,

Secretary.

[FR Doc. 96–8937 Filed 4–5–96; 3:39 pm] BILLING CODE 7020–02–P

[USITC SE-96-06]

Sunshine Act Meeting

AGENCY HOLDING THE MEETING: United States International Trade Commission. TIME AND DATE: April 19, 1996 at 11:00 a.m.

PLACE: Room 101, 500 E Street S.W., Washington, DC 20436.

STATUS: Open to the public. **MATTERS TO BE CONSIDERED:**

- 1. Agenda for future meeting.
- 2. Minutes.
- 3. Ratification List.
- 4. Inv. No. 701–TA–367 (Preliminary) (Certain Laminated Hardwood Flooring from Canada)—briefing and vote.
- 5. Inv. No. 731–TA–744 (Preliminary) (Certain Brake Drums and Rotors from the People's Republic of China)—briefing and vote.
 - 6. Outstanding action jackets: None.

In accordance with Commission policy, subject matter listed above, not disposed of at the scheduled meeting, may be carried over to the agenda of the following meeting.

By order of the Commission.

Issued: April 4, 1996.

Donna R. Koehnke,

Secretary.

[FR Doc. 96-8938 Filed 4-5-96; 3:39 pm] BILLING CODE 7020-02-P

DEPARTMENT OF LABOR

Employment and Training Administration

Notice of Determinations Regarding Eligibility To Apply for Worker Adjustment Assistance and NAFTA Transitional Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974, as amended, the Department of Labor herein presents summaries of determinations regarding eligibility to apply for trade adjustment assistance for workers (TA–W) issued during the period of March, 1996.

In order for an affirmative determination to be made and a certification of eligibility to apply for worker adjustment assistance to be issued, each of the group eligibility requirements of Section 222 of the Act must be met.

(1) that a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof, have become totally or partially separated,

(2) that sales or production, or both, of the firm or subdivision have decreased absolutely, and

(3) that increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have contributed importantly to the separations, or threat thereof, and to the absolute decline in sales or production.

Negative Determinations for Worker Adjustment Assistance

In each of the following cases the investigation revealed that criterion (3) has not been met. A survey of customers indicated that increased imports did not contribute importantly to worker separations at the firm.

- TA-W-31,921; Pope & Talbot, Inc., Eau Claire, WI
- TA-W-31,819; Electro-Scan, Inc., Garfield, NJ
- TA-W-31,730; United Technologies Automotive, West Olive, MI
- TA-W-31,831; Silver Leaf Paper Corp., DBA Fletcher Paper Co., Columbus, OH

In the following cases, the investigation revealed that the criteria for eligibility have not been met for the reasons specified.

TA-W-32,009; Chevron Overseas Petroleum, Inc., San Ramon, CA TA-W-32,023; Cleo, Inc., McAllen, TX TA-W-31,822; Ingersoll-Dresser Pump Co., Phillipsburg, NJ

Co., Phillipsburg, NJ TA-W-31,947; Masland Industries, Masland Lewistown, Lewistown, PA

TA-W-31,792; International Paper, Masonite Div., Pilot Rock, OR TA-W-31,907; National Metal Products, Bensonville, IL

Increased imports did not contribute importantly to worker separations at the firm.

TA-W-31,804; Brazier Forest Industries, Inc., Seattle, WA

TA-W-32,101; Breed Technologies, Inc., Breed Automotive L.P., Brownsville, TX

The workers firm does not produce an article as required for certification under Section 222 of the Trade Act of 1974.

Affirmative Determinations for Worker Adjustment Assistance

The following certifications have been issued; the date following the company name & location for each determination references the impact date for all workers for such determination.

TA-W-31,951; Riedell Shoes, Inc., Red Wing, MN: Februrary 6, 1995.

TA-W-31,908; Quality Štitch, Sparta, GA: January 24, 1995.

TA-W-32,051; United Technologies Automotive, Wiring Systems Div., Bennettsville, SC: February 20, 1995.

TA-W-31,738; Easton Composites, Inc., Easton Composites Mfg., Inc., San Diego, CA: December 4, 1994.

TA-W-32,007; Gerber Childrenswear, Inc., Fort Kent, ME: February 26, 1995.

TA-W-32,094; Girvin, Inc., Woonsocket, RI: March 4, 1995.

TA-W-31,987; Daniel Green Co., Dolgeville, NY: February 16, 1995.

TA-W-32,018; SKF USA, Inc., Shippensburg, PA: February 22, 1995.

TA-W-32,043; Alps Electric USA, Inc., Alps Manufacturing, Garden Grove, CA: February 15, 1995.

TA-W-32,003; Inland Steel Co., Chicago, IL: January 4, 1995.

TA-W-32,027; Parsons Footwear, A Div. of Carter Footwear, Inc., Parsons, WV: February 29, 1995.

TA-W-31,817; B.B. & H. Manufacturers, Inc., Moselle, MS: December 19, 1994.

TA-W-32,100; Cole Haan Manufacturing Div., Lewistown, ME: March 11, 1995.

TA-W-31,998 & A; Farrel Corp., Ansonia, CT & Derby, CT: February 27, 1995.

TA-W-31,982; Treibach Schleifmittel Corp., Niagara Falls, NY: February 8 1995

TA-W-31,971; J.E. Mrogan Knitting, Inc., New Market, VA: February 13, 1995.

TA-W-31,973; Key Tronic Corp., Spokane, WA: February 2, 1995.

TA-Ŵ-31,976; Neptune Swimsuit Co., Neptune, NJ: February 7, 1995, TA-W-32,102, TA-W-32,103, TA-W-32,104: LaSevilla Fashions, Inc., Mangham Plant, Mangham, LA, Laundry Div., Columbia, LA, Winnsboro, LA: March 13, 1995.

Also, pursuant to Title V of the North American Free Trade Agreement Implementation Act (P.L. 103–182) concerning transitional adjustment assistance hereinafter called (NAFTA–TAA) and in accordance with Section 250(a) Subchapter D, Chapter 2, Title II, of the Trade Act as amended, the Department of Labor presents summaries of determinations regarding eligibility to apply for NAFTA–TAA issued during the month of March, 1996.

In order for an affirmative determination to be made and a certification of eligibility to apply for NAFTA-TAA the following group eligibility requirements of Section 250 of the Trade Act must be met:

(1) that a significant number or proportion of the workers in the workers' firm or an appropriate subdivision thereof, (including workers in any agricultural firm or appropriate subdivision thereof) have become totally or partially separated from employment and either—

(2) that sales or production, or both, of such firm or subdivision had decreased absolutely,

(3) that imports from Mexico or Canada of articles like or directly competitive with articles produced by such firm or subdivision have increased, and that the increases in imports contributed importantly to such workers' separations or threat of separation and to the decline in sales or production of such firm or subdivision; or

(4) that there has been a shift in production by such workers' firm or subdivision to Mexico or Canada of articles like or directly competitive with articles which are produced by the firm or subdivision.

Negative Determinations NAFTA-TAA

In each of the following cases the investigation revealed that criteria (3) and (4) were not met. Imports from Canada or Mexico did not contribute importantly to workers' separations. There was no shift in production from the subject firm to Canada or Mexico during the relevant period.

NAFTA-TAA-00879 & A; Stokely USA, Inc., Grandview, WA & Walla Walla, WA

NAFTA-TAA-00885; James River Corporation, Packaging Business, Wausau, WI

NAFTA-TAA-008370; Blue Chip Products, Inc., Morrisville, PA NAFTA-TAA-00800; National Metal Products, Bensonville, IL

NAFTA-TAA-00839; Whisper Woods (A Div. of Jessup Door Co), Redmond, OR

NAFTA-TAA-00836; Square "D" Co., Lexington, KY

NAFTA-TAA-00834; SCT Yarn, Inc., Cherryville Plant, Cherryville, NC

In the following cases, the investigation revealed that the criteria for eligibility have not been met for the reasons specified.

NAFTA-TAA-00875; Freedom Institute of El Paso, El Paso, TX

The investigation revealed that the workers of the subject firm did not produce an article within the meaning of Section 250(a) of the Trade Act, as amended.

Affirmative Determinations NAFTA-TAA

The following certifications have been issued; the date following the company name & location for each determination references the impact date for all workers for such determination.

NAFTA-TAA-00891; Cole Haan, Cole Haan Manufacturing Div., Lewiston, ME: March 11, 1995.

NAFTA-TAA-00843; General Electric Co., Residential Transformer. Hickory, NC: February 10, 1995.

NAFTA-TAA-00821; Masland Industries, Masland-Lewistown, Lewistown, PA: February 7, 1995.

NAFTA-TAA-00847; Daniel Green Co., Dolgeville, NY: February 21, 1995.

NAFTA-TAA-00851; Alps Electric USA, Inc., Alps Manufacturing, Garden Grove, CA: February 15, 1995.

NAFTA-TAA-00858; United Technologies Automotive Wiring Systems Div., Bennettsville, SC: February 20, 1995.

NAFTA-TAA-00854; United Technologies Automotive Interior Systems Div., Morganfield, KY: February 21, 1995.

I hereby certify that the aforementioned determinations were issued during the month of March 1996. Copies of these determinations are available for inspection in Room C–4318, U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210 during normal business hours or will be mailed to persons who write to the above address.

Dated: April 3, 1996. Russell Kile,

Acting Program Manager, Policy & Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 96–8801 Filed 4–8–96; 8:45 am] BILLING CODE 4510–30–M

[TA-W-32,074]

Carolina Lace Corp., Robbins, NC; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on March 25, 1996 in response to a worker petition which was filed on behalf of workers and former workers at Carolina Lace Corporation, located in Robbins, North Carolina (TA–W–32,074).

The petitioner has requested that the petition be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, D.C. this 28th day of March 1996.

Russell T. Kile,

Acting Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 96–8803 Filed 4–8–96; 8:45 am] BILLING CODE 4510–30–M

[TA-W-31,922]

JPS Elastomerics Corp., Rubber Products Group, Stuart, VA; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on February 20, 1996 in response to a worker petition which was filed on January 17, 1996, on behalf of workers at JPS Elastomerics Corporation, Rubber Products Group, Stuart, Virginia.

The petitioner has requested that the petition be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed in Washington, D.C. this 27th day of March, 1996.

Russell Kile,

Acting Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 96–8804 Filed 4–8–96: 8:45 am] BILLING CODE 4510–30–M

Investigations Regarding Certifications of Eligibility to Apply for Worker Adjustment Assistance

Petitions have been filed with the Secretary of Labor under Section 221(a) of the Trade Act of 1974 ("the Act") and are identified in the Appendix to this notice. Upon receipt of these petitions, the Program Manager of the Office of Trade Adjustment Assistance, Employment and Training Administration, has instituted investigations pursuant to Section 221 (a) of the Act.

The purpose of each of the investigations is to determine whether the workers are eligible to apply for adjustment assistance under Title II, Chapter 2, of the Act. The investigations will further relate, as appropriate, the determination of the date on which total or partial separations began or threatened to begin and the subdivision of the firm involved.

The petitioners or any other person showing a substantial interest in the subject matter of the investigations may request a public hearing, provided such request is filed in writing with the Program Manager, Office of Trade Adjustment Assistance, at the address shown below, not later than April 19, 1996

Interested persons are invited to submit written comments regarding the subject matter of the investigations to the Program Manager, Office of Trade Adjustment Assistance, at the address shown below, not later than April 19, 1996.

The Petitions filed in this case are available for inspection at the Office of the Program Manager, Office of Trade Adjustment Assistance, Employment and Training Administration, U.S. Department of Labor, 200 Constitution Avenue, N.W. Washington, D.C. 20210.

Signed at Washington, D.C. this 25th day of March, 1996.

Russell Kile.

Acting Program Manager, Policy & Reemployment Services, Office of Trade Adjustment Assistance.

APPENDIX.—PETITIONS INSTITUTED ON 3/25/96

TA-W	Subject firm (petitioners)	Location	Date of peti- tion	Product(s)
32,061	Kentucky Apparel (Wkrs)	El Paso, TX	03/07/96	Gap Jeans & Shorts.