Counts of claims-taking and benefit payment activities are used in budget preparation and control, program planning and evaluation, personnel assignment, actuarial and program research, and for accounting to Congress and the public. This collection is authorized under the Social Security Act, Title III, Section 303(a)(6).

Agency: Mine Safety and Health Administration.

*Title:* Notification of Commencement of Operations and Closing of Mines.

OMB Number: 1219–0092 (reinstatement without change).

Frequency: On occasion.

Affected Public: Business or other for-

profit.
Number of Respondents: 1,725.
Estimated Time Per Respondent: 3

minutes.
Total Burden Hours: 269.
Total Annualized capital/startup costs: 0.

Total annual costs (operating/maintaining systems or purchasing services): \$1,438.

Description: This regulatory provision requires operators of metal and nonmetal mines to notify the Mine Safety and Health Administration of openings and closings of mines.

Agency: Mine Safety and Health Administration.

Title: Main Fan Inspection Schedule.

OMB Number: 1219–0012

(reinstatement without change). *Frequency:* On occasion.

Affected Public: Business or other forprofit.

Number of Respondents: 32. Estimated Time Per Respondent: 1.5

Total Burden Hours: 17. Total Annualized capital/startup costs: 0.

Total annual costs (operating/maintaining systems or purchasing services): 0.

Description: Operators of underground metal and nonmetal mines are required to maintain main fans according to either the manufacturers' recommendations or a written periodic schedule adopted by the mine operator.

Agency: Occupational Safety and Health Administration.

*Title:* Inorganic Arsenic (revision). *OMB Number:* 1218–0104.

Frequency: On occasion/varies.

Affected Public: Business or other forprofit; Federal Government; State, Local

or Tribal Government.
Number of Respondents: 42.
Estimated Time Per Respondent: 8.5

minutes (varies).

Total Burden Hours: 8,098.

Total Annualized capital/startup costs: 0.

Total annual costs (operating/maintaining systems or purchasing services): \$1,096,810.

Description: The purpose of this standard and its information collection requirements is to provide protection for employees from the health affects associated with occupational exposure to the carcinogen, inorganic arsenic. Employers must monitor employee exposure, reduce employee exposures to without permissible exposure limits and provide medical examinations, training and other information.

*Agency:* Occupational Safety and Health Administration.

*Title:* Coke Oven Emissions (revision). *OMB Number:* 1218–-0128. *Frequency:* On occasion/varies.

Affected Public: Business or other forprofit; Federal Government; State, Local or Tribal Government.

Number of Respondents: 22. Estimated Time Per Respondent: 55.5 minutes (varies).

Total Burden Hours: 93,434. Total Annualized capital/startup costs: 0.

Total annual costs (operating/maintaining systems or purchasing services): \$1,402,172.

Description: The purpose of this standard and its information collection requirements is to provide protection for employees from adverse health affects associated with occupational exposure to Coke Oven Emissions. Employers must monitor exposure, keep employee exposures within the permissible exposure limits and provide employees with medical examinations and training. Theresa M. O'Malley,

Departmental Clearance Officer.
[FR Doc. 97–7205 Filed 3–20–97; 8:45 am]
BILLING CODE 4510–27–M

## **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 February and March, 1997.

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-33,216; Gruen Marketing Corp., Exeter, PA

TA-W-33,206; Juki Union Special, Inc., Wayne, NJ

TA-W-33,067; Lilly Industries, Jamestown, NY

TA-W-32,036; S.D. Warren, Westbrook, ME

TA-W-32,952; Permacel, SP Dept., Lakewood, NJ

TA-W-33,117; Union of Needletrades, Industrial and Textile Employees, Wilkes Barre, PA

TA-W-32,989; Harbor Bell, Inc., Bay Center, WA

TA-W-33,192; Lamson & Sessions Co., Aurora, OH

TA-W-33,075; Didde Corp., Didde Web Press Corp, Emporia, KS

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

TA-W-33,156; Dixie, Inc., Fayetteville, NC

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

TA-W-33,054; Kerr-McGee Corp., Headquartered in Oklahoma City, OK & Operating in Various Locations Throughout the States of A; OK, B; TX, C; LA, D; WY, E; ND

The investigation revealed that criteria (2) has not been met. Sales or production did not decline during the relevant period as required for certification.

TA-W-33,248; Haffer Logging Co., Inc., LaGrande, OR CA

Employment declines are related to federal policies that have restricted logging operations in federal forest. Also, the subject firm did not import during the relevant period.

TA-W-33,079; The Topps Co., Inc., Duryea & Scranton, PA

The investigation revealed that criteria (1) and criteria (2) have not been met. A significant number or proportion of the workers did not become totally or partially separated as required for certification. Sales or production did not decline during the relevant period as required for certification.

TA-W-32,970; B.F. Goodrich, Engine Electrical Systems Div., Norwich, NY

In early 1996 the parent company of B.F. Goodrich, Engine Electrical Systems Div., Norwich, NY made a business decision to transfer a portion of its production of components for jet engines from its Norwich, NY facility to another domestic facility.

TA-W-33,033; Energy Development Corp., Houston, TX

Sales and production increased; and separations were the result of change of ownership of the firm.

TA-W-33,167; Ashworth Bros., Inc., Salinas, CA

Corporate sales have increased while subject plant's sales have decreased. Company is in the process of transferring production from Salinas facility to another domestic facility.

TA-W-33,201; Cedarapids, Inc., Pocatello, ID

Cedarapids, Inc increased production overall in 1996 compared with 1995. Sales were adversely affected by a work stoppage in mid 1996.

TA-W-33,126; Norton Co—Grinding Wheel Div, Worcester, MA

The subject plant has not experienced production declines and layoffs of production workers has not occurred.

## 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-32,943; Procter & Gamble Manufacturing Co., Hatboro, PA: November 8, 1995.

TA-W-33,104; ISA Breeders, Inc., Vedette Div., Gainesville, GA: January 7, 1996.

TA-W-33,096; Ametek/March Electric, Cambridge, OH: January 8, 1996.

TA-W-32,977; Auburn Shoe Co., Auburn, ME: November 12, 1995.

TA-W-33,244; Dodger Industries, Inc., Eldora, IA: February 14, 1996.

TA-W-33,034; Bristol Lingerie, Inc., Bristol, VA: November 12, 1995. TA-W-33,025; Imco Recycling of California, Inc., Corona, CA: November 22, 1995.

TA-W-33,060; Atlantic Steel Industries, Inc., Catersville, GA: December 12, 1995.

TA-W-33,135; Townwear Garment Co., Hiawassee, GA: January 20, 1996.

A–W–33,168; R & S Dress Manufacturing Co., Shippensburg, PA: January 23, 1996.

TA-W-32,985; J.H. Collectibles, Milwaukee, WI: November 21, 1995.

TA-W-33,149; Rami Fashions, Allentown, PA: January 17, 1996.

TA-W-33,182; Oxford of Vidalia, Oxford Shirt Group, Div of Oxford Industries, Inc., Vidalia, GA: January 28, 1996.

TA-W-32,975 & A; Big Smith Brands, Inc., Monett, MO and Garnett, KS: November 11, 1995.

TA-W-32,993; Grant Prideco, Inc., Bastrop, TX: November 12, 1995.

TA-W-32,964; H.L. Miller & Son, Hazelton, PA: November 7, 1995.

TA-W-32,958; Jefferson City Zinc, A Div of Savage Zinc, Inc.

TA-W-33,077; Cranston Apparel Fabric, Div of Cranston Print Works Co., New York, NY: December 16, 1996.

TA-W-33,100; McCullock Corp., Tucson, AZ: January 3, 1996.

All workers engaged in employment related to the production of chain saws, string trimmers, blowers and other law and garden equipment expluding corporate office and distribution employees separated from employment on or after January 3, 1996.

TA-W-33,021; Crown Industries Corp., Selma, AL: November 20, 1995.

TA-W-33,178; Sahara Sportswear (AKA) Saddlemans, Inc., Golf Bag Dept., El Paso, TX: January 28, 1996.

TA-W-33,171; Axelrod & Axelrod Sales and Design, Inc., DBA Funstuff NY, New York, NY: January 24, 1996.

TA-W-33,147 & A; Mannis & Singer (DBA) Crystal Mills, Charlotte, NC and Monroe, NC: January 13, 1996.

TA-W-33,140; Bristol Jeans, Inc., Bristol, TN: January 17, 1996.

TA-W-33,128; The Stanley Works, Shelbyville Plant of Handtools Div., Shelbyville, TN: January 9, 1996.

TA-W-33,116; Koppers Industries, Inc., Houston, TX: January 9, 1996.

TA-W-33,055; 4 In One Screwdrivers, Inc., Jamestown, NY: December 9, 1995.

TA-W-33,070; Go/Dan Industries, Peru, IL: December 19, 1995.

TA-W-32,945; A.O. Smith Corp Electrical Products Co., Tipp City, OH: November 6, 1995.

TA-W-33,153; Haggar Clothing Co., AKA Brownsville Manufacturing Co., AKA McKinney Plant Manufacturing Co., Brownsville, TX: January 13, 1996.

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 February and March, 1997.

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 have

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;

(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-01434; Zenith Electronics Corp of Texas, McAllen, TX NAFTA-TAA-001404 & A; The Toppe

Co., Inc., Duryea & Scranton, PA NAFTA-TAA-01438; Sunbeam Outdoor Products, Portland, TN

NAFTA-TAA-01446; Rami Fashions, Allentown, PA

NAFTA-TAA-01427; SVO Specialty Products, Inc., Culbertson, MT NAFTA-TAA-01357; Harbor Bell, Inc., Bay Center, WA

NAFTĂ-TAA-01384; 4 In One Screwdrivers, Inc., Jamestown, NY NAFTA-TAA-01396; Now Products, Inc., Chicago, IL

NAFTA-TAA-Ö1393; Didde Corp., Didde Web Press Corp., Emporia, KS

NAFTA-TAA-01432; Pak-Mor, Inc., Duffield, VA

NAFTA-TAA-01494; Springfield Forest Products, Springfield, OR

NAFTA-TAA-01499; Hafer Logging Co., Inc., LaGrande, OR

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

NAFTA-TAA-01454; Dixie Kids, Inc., Fayetteville, NC

NAFTÅ-TAA-01488; Gruen Marketing Corp., Exeter, PA

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-01440 & A; Mannis & Singer (DBA) Crystall Mills, Charlotte, NC and Mannis & Singer (DBA) Monroe Apparel, Monroe, NC: January 13, 1996.

NAFTA-TAA-Ö1431; Terex Corp., Unit Rig Div., Tulsa, OK: January 13, 1996.

NAFTA-TAA-01461; Imperial Wallcoverings, Inc., Plattsburgh, NY: January 21, 1996.

NAFTA-TAA-Ŏ1443; Allied Signal, Inc., Truck Brake Systems Co., Charlotte, NC: January 21, 1995.

NAFTA-TAA-Ŏ1506; Kaufman Footwear Corp., Batavia, NY: February 10, 1996.

NAFTA-TAA-01409; Cosco, Inc., Bremen, GA: January 2, 1996.

NAFTA-TAA-01435; Mead Corp., School and Office Products Div., Saint Joseph, MO: January 12, 1996.

NAFTA-TAA-01366; Sau Mee Sewing Co., San Francisco, CA: October 1, 1995. NAFTA-TAA-01475; Sahara Sportswear (AKA Saddleman's, Inc), Golf Bag Department, El Paso, TX: January 22, 1996.

NAFTA-TAA-Ŏ1420; Kincaid Enterprises, Inc., Nitro, WV: December 30, 1995.

All workers engaged in employment related to the production of chloroneb who became totally or partially separated from employment on or after December 30, 1995 are eligible.

All workers engaged in employment related to the production anisole, methoxychlor and 2-chlorodimethoxybenxene are denied.

NAFTA-TAA-01428; The Stanley Works, Shelbyville Plant of Hand Tools Div., Shelbyville, TN: January 7, 1996.

NAFTA-TAA-01470; Milltown Manufacturing Co., Red Boiling Springs, TN: January 18, 1996.

NAFTA-TAA-01467; Printpack, Inc., San Leandro, CA: January 15, 1996. NAFTA-TAA-01413; McCulloch Corp., Tucson, AR: January 3, 1996.

NAFTA-TAA-01465; Oxford of Vadalia, Oxford Shirt Group, Div. of Oxford Industries, Inc., Vadalia, GA: January 29, 1996.

NAFTA-TĂA-01471; Haggar Clothing Co., (AKA Brownsville Manufacturing Co) (AKA McKinney Pant Manufacturing Co), Brownsville, TX: January 13, 1996.

NAFTA-TAA-014917; Diesel Recon Co., Charleston, SC: February 3, 1996.

NAFTA-TAA-01419; ISA Breeders, Inc., Vedette Div., Gainesville, GA: January 7, 1996.

I hereby certify that the aforementioned determinations were issued during the month of February and March, 1997. Copies of these determinations are available for inspection in Room C–4318, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210 during normal business hours or will be mailed to persons who write to the above address.

Dated: March 10, 1997.

#### Russell T. Kile,

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

[FR Doc. 97–7197 Filed 3–20–97; 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, to 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 persons 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 March 31, 1997.

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 March 31, 1997.

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 3rd day of March, 1997.

## Russell T. Kile,

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

## APPENDIX—PETITIONS INSTITUTED ON 03/03/97

TA-W	Subject firm (petitioners)	Location	Date of peti- tion	Product(s)
	Genicom Corporation (UE)	Waynesboro, VA Sweet Home, OR		Computer Printers and Parts. Lumber.
33,232	Springfield Group (Wkrs)	Springfield, OR	02/10/97	Green Veneer.