DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-56,948, TA-W-56,948A, TA-W-56,948B]

Standard Commercial Corporation,
Miller Road Tobacco Processing
Facility, Miller Road Corporate
Headquarters, Stantonsburg Road
Factory and Office Complex, Now
Known as Alliance One International,
Inc., Wilson, NC; 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 May 4, 2005, applicable to workers of Standard Commercial Corporation, Miller Road Tobacco Processing Facility, Wilson, North Carolina, Miller Road Corporate Headquarters, Wilson, North Carolina and Stantonsburg Road Factory and Office Complex, Wilson, North Carolina. The notice was published in the **Federal** Register on May 25, 2005 (70 FR 30145).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. The workers were engaged in activities relating to the processing of leaf tobacco.

New information shows that Standard Commercial Corporation, Miller Road Tobacco Processing Facility, Miller Road Corporate Headquarters, and Stantonsburg Road Factory and Office Complex, Wilson, North Carolina is now known as Alliance One International, Inc. following a merger in May 2005. Workers separated from employment at the subject firm had their wages reported under two separate unemployment insurance (UI) tax accounts for Alliance One International, Inc.

Accordingly, the Department is amending this certification to properly reflect this matter.

The intent of the Department's certification is to include all workers of Standard Commercial Corporation, Miller Road Tobacco Processing Facility, Miller Road Corporate Headquarters and Stantonsburg Road Factory and Office Complex, Wilson, North Carolina who were adversely affected by increased company imports.

The amended notice applicable to TA–W–56,948 is hereby issued as follows:

All workers of Standard Commercial Corporation, now known as Alliance One International, Inc., Wilson Road Tobacco Processing Facility, Wilson, North Carolina (TA-W-56,948), Standard Commercial Corporation, now known as Alliance One International, Inc., Miller Road Corporate Headquarters, Wilson North Carolina (TA-W-56,948A), and Standard Commercial Corporation, now known as Alliance One International, Inc. Stantonsburg Road Factory and Office Complex, Wilson, North Carolina, who became totally or partially separated from employment on or after March 25, 2004, through May 4, 2007, are eligible to apply for adjustment assistance under section 223 of the Trade Act of 1974, and are also eligible to apply for alternative trade adjustment assistance under section 246 of the Trade Act

Signed at Washington, DC, this 2nd day of November, 2005.

Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E5–6318 Filed 11–15–05; 8:45 am] BILLING CODE 4510–30–P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-58,196]

Thomas C. Wilson, Inc.; Long Island City, NY; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, as amended, an investigation was initiated on October 24, 2005 in response to a petition filed by a company official on behalf of workers at Thomas C. Wilson, Inc., Long Island City, New York.

The petitioner has requested that the petition be withdrawn. Consequently, the investigation has been terminated.

Signed at Washington, DC, this 3rd day of November, 2005.

Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E5-6325 Filed 11-15-05; 8:45 am]

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-57,928]

Wabash Alloys; Wabash, IN; Dismissal of Application for Reconsideration

Pursuant to 29 CFR 90.18(C) an application for administrative reconsideration was filed with the Director of the Division of Trade Adjustment Assistance for workers at Wabash Alloys, Wabash, Indiana. The application contained no new substantial information which would bear importantly on the Department's determination. Therefore, dismissal of the application was issued.

TA-W-57,928; Wabash Alloys, Wabash, Indiana (November 7, 2005).

Signed at Washington, DC, this 8th day of November, 2005.

Erica R. Cantor,

Director, Division of Trade Adjustment Assistance.

[FR Doc. E5–6322 Filed 11–15–05; 8:45 am] BILLING CODE 4510–30–P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-55,674 and TA-W-55,674B]

Winchester Electronics, a Subsidiary of Northrop Grumman Including Leased Workers of Hamilton Connections and Agentry Wallingford, CT; Including an Employee of Winchester Electronics Wallingford, CT Located in Los Altos, CA; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance and Negative Determination Regarding Eligibility To Apply for 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 Regarding Eligibility to Apply for Worker Adjustment Assistance and a Negative Determination Regarding Eligibility to Apply for Alternative Trade Adjustment Assistance on October 13, 2004, applicable to workers of Winchester Electronics, a subsidiary of Northrop Grumman, including leased workers of Hamilton Connections and Agentry, Wallingford, Connecticut. The notice was published in the Federal Register on November 12, 2004 (69 FR 65463).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. New information shows that a worker separation occurred involving an employee of the Wallingford, Connecticut facility of Winchester Electronics located in Los Altos, California. Mr. John Mitchell provided engineering support services for the production of connectors and cable assemblies at the Wallingford, Connecticut location of the subject firm.

Based on these findings, the Department is amending this certification to include an employee of the Wallingford, Connecticut facility of Winchester Electronics, a subsidiary of Northrop Grumman, located in Los Altos, California.

The intent of the Department's certification is to include all workers of Winchester Electronics, a subsidiary of Northrop Grumman, Wallingford, Connecticut, who were adversely affected by a shift in production to Mexico.

The amended notice applicable to TA–W–55,674 is hereby issued as follows:

"All workers of Winchester Electronics, a subsidiary of Northrop Grumman, including leased workers of Hamilton Connections and Agentry, Wallingford, Connecticut (TA–W–55,674), including employees of Winchester Electronics, a subsidiary of Northrop Grumman, Wallingford, Connecticut, located in Portsmouth, New Hampshire (TA–W–55,674A), and Los Altos, California (TA–W–55,674B), who became totally or partially separated from employment on or after September 22, 2003, through October 13, 2006, are eligible to apply for adjustment assistance under section 223 of the Trade Act of 1974:" and

I further determine that all workers of Winchester Electronics, a subsidiary of Northrop Grumman, including leased workers of Hamilton Connections and Agentry, Wallingford, Connecticut, including employees of Winchester Electronics, a subsidiary of Northrop Grumman, Wallingford, Connecticut, located in Portsmouth, New Hampshire, and Los Altos, California, are denied eligibility to apply for alternative trade adjustment assistance under section 246 of the trade Act of 1974.

Signed at Washington, DC, this 4th day of November, 2005.

Richard Church,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E5-6317 Filed 11-15-05; 8:45 am]

BILLING CODE 4510-30-P

DEPARTMENT OF LABOR

Employment and Training Administration

Proposed Information Collection Request Submitted for Public Comment and Recommendations; Summaries Unemployment Insurance (UI) Trust Fund Activities Reports

ACTION: Notice.

SUMMARY: The Department of Labor, as part of its continuing effort to reduce paperwork and respondent burden, conducts a preclearance consultation program to provide the general public and Federal agencies with an opportunity to comment on proposed and/or continuing collections of information in accordance with the Paperwork Reduction Act of 1995 (PRA95) [44 U.S.C. 3506(c)(2)(A)]. This program helps to ensure that requested data can be provided in the desired format, reporting burden (time and financial resources) is minimized, collection instruments are clearly understood, and the impact of collection requirements on respondents can be properly assessed.

DATES: Submit comments on or before January 17, 2006.

ADDRESSES: Send comments to James E. Herbert, Room C4526, 200 Constitution Avenue, NW., Washington, DC 20210, (202) 693–2926 (this is not a toll-free number). E-mail address is Herbert.James@dol.gov and the fax number is (202) 693–2874.

FOR FURTHER INFORMATION CONTACT: James E. Herbert, Room C4526, 200 Constitution Avenue, NW., Washington, DC 20210, (202) 693–2926 (this is not a toll-free number). E-mail address is *Herbert.James@dol.gov* and the fax number is (202) 693–2874.

SUPPLEMENTARY INFORMATION:

I. Background

Section 303(a)(4) of the Social Security Act (SSA) and Section 3304(a)(3) of the Federal Unemployment Tax Act (FUTA) require that all money received in the unemployment fund of a state be paid immediately to the Secretary of Treasury to the credit of the Unemployment Trust Fund (UTF). This is the "immediate deposit" standard.

Section 303(a)(5) of the SSA and Section 3304(a)(4) of the FUTA require that all money withdrawn from the UTF be used solely for the payment of unemployment compensation, exclusive of the expenses of administration. This is the "limited withdrawal standard".

Federal law (Section 303(a)(6) of the SSA) gives the Secretary of Labor the

authority to require the reporting of information deemed necessary to assure state compliance with the provisions of the SSA.

Under this authority, the Secretary of Labor requires the following reports to monitor state compliance with the immediate deposit and limited withdrawal standards:

ETA 2112: UI Financial Transactions Summary, Unemployment Fund ETA 8401: Monthly Analysis of Benefit Payment Account

ETA 8405: Monthly Analysis of Clearing Account

ETA 8413: Income—Expense Analysis UC Fund, Benefit Payment Account ETA 8414: Income—Expense Analysis UC Fund, Clearing Account ETA 8403: Summary of Financial Transactions—Title IX Funds

These reports are submitted to the Office of Workforce Security (OWS) in the ETA which uses them to:

- Monitor cash flows into and out of the UTF to determine state compliance with the immediate deposit and limited withdrawal standards.
- Assure proper accounting for unemployment funds, an integral part of preparing the Department's consolidated financial statements, required by the Chief Financial Officer Act of 1990. The UTF is the single largest asset and liability on the statements.
- Reconcile the Department's records with the U.S. Treasury records.
- Develop UI research and actuarial reports, especially to monitor the solvency of the UTF.

The cited reports have been submitted monthly by the states the past several years in electronic format, with the exception of the ETA 8403. The Department is working with the U.S. Treasury to convert the ETA 8403 to an electronic format by December 31, 2006.

Since the reports are essential to the Department's financial statements and program oversight responsibilities, the Department seeks Office of Management and Budget (OMB) approval for a three year extension to March 31, 2009.

II. Desired Focus of Comments

Currently, the Employment and Training Administration is soliciting comments concerning the proposed extension for the collection of the UI Trust Fund Summaries reports. Comments should:

• Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;