information collection listed below. This proposed information collection was previously published in the Federal Register and allowed 60 days for public comment.

The purpose of this notice is to allow an additional 30 days for public comments from the date listed at the top of this page in the Federal Register. This process is conducted in accordance with 5 Code of Federal Regulations, Part 1320.10. Written comments and/or suggestions regarding the item(s) contained in this notice, especially regarding the estimated public burden and associated response time, should be directed to the Office of Management and Budget, Office of Information and Regulatory Affairs, Attention: Department of Justice Desk Officer, Washington, DC 20503. Additionally, comments may be submitted to OMB via facsimile to 202-395-7285. Comments may also be submitted to the Department of Justice (DOJ), Justice Management Division, Information Management and Security Staff, Attention: Department Clearance Officer, Suite 850, 1001 G Street, NW, Washington, DC 20530. Additionally, comments may be submitted to DOJ via facsimile to 202-514-1534. Written comments and suggestions from the public and affected agencies should address one or more of the following

(1) evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency/component, including whether the information will

have practical utility;

(2) evaluate the accuracy of the agencies/components estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

(3) enhance the quality, utility, and clarity of the information to be

collected; and

(4) minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Overview of this information collection:

- (1) Type of information collection: Revision of a currently approved collection
- (2) The title of the form/collection: Edward Byrne Memorial State and Local Law Enforcement Assistance Program.
- (3) The agency form number, if any, and the applicable component of the

- Department sponsoring the collection. Form: None. Office of Juvenile Justice and Delinquency Prevention, Office of Justice Programs, United States Department of Justice.
- (4) Affected public who will be asked or required to respond, as well as a brief abstract: Primary: State and Local governments. Other: None. To enumerate and describe annual movements of juvenile offenders through state correctional systems. It will be used by the Department of Justice for planning and policy affecting states. Providers of data are personnel in state departments of corrections and juvenile services.
- (5) An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond: 51 respondents with an average 12 hours per respondent.
- (6) An estimate of the total public burden (in hours) associated with the collection: 628 annual burden hours.

Public comment on this proposed information collection is strongly encouraged.

Dated: July 2, 1996.

Robert B. Briggs,

Department Clearance Officer, United States Department of Justice.

[FR Doc. 96-17314 Filed 7-8-96; 8:45 am] BILLING CODE 4410-18-M

# **DEPARTMENT OF LABOR**

# Office of the Secretary

# Submission for OMB Emergency **Review, Comment Request**

July 1, 1996.

The Department of Labor has submitted the following (see below) information collection request (ICR), utilizing emergency review procedures, to the Office of Management and Budget (OMB) for review and clearance in accordance with the Paperwork Reduction Act of 1995 (P.L. 104-13, 44 U.S.C. Chapter 35). OMB approval has been requested by July 10, 1996. A copy of this ICR, with applicable supporting documentation, may be obtained by calling the Department of Labor Acting Departmental Clearance Officer, Theresa M. O'Malley ((202) 219-5095).

Comments and questions about the ICR listed below should be forwarded to the Office of Information and Regulatory Affairs, Attn: OMB Desk Officer for the Department of Labor, Office of Management and Budget, Room 10235, Washington, DC 20503 ((202) 395-7316).

The Office of Management and Budget is particularly interested in comments which:

- 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;
- Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- Enhance the quality, utility, and clarity of the information to be collected; and
- Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection technique or other forms of information technology, e.g., permitting electronic submissions of responses.

Agency: Department of Labor, Bureau of International Labor Affairs.

Title: International Child Labor Study Company Questionnaire.

OMB Number: 1225-Onew. Frequency: One time. Affected Public: Business or other

profit. Number of Respondents: 48.

Estimated Time Per Respondent: 5

Total Burden Hours: 240. Total Burden Cost (Capital/startup):

Description: The Department of Labor (DOL) requires the requested information in order to complete a Congressionally-mandated report on international child labor (pursuant to the 1996 Omnibus Appropriations Act, P.L. 104-134). Congress has requested that DOL's report include an examination of the top 20 importers of garments, their contractors and subcontractors, and their codes of conduct and those of their contractors and subcontractors regarding the use of exploitative child labor in the production of goods imported to the United States. DOL requests that the top U.S. retailers and manufacturers furnish information regarding their garment imports and codes of conduct in order to fulfill the Congressional mandate. DOL has requested an emergency review so as to be able to provide Congress with the completed study by September 30, 1996.

Theresa M. O'Malley, Acting Departmental Clearance Officer. [FR Doc. 96-17374 Filed 7-8-96; 8:45 am] BILLING CODE 4510-28-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 June, 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 subdivison 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-32,220; International Paper Co., Reedsport, OR
- TA-W-32,282; Karl Schmidt UNISIA, Inc., Bohn Piston, South Haven, MI
- TA-W-32, 309; Cominco American, Inc., Trentwood Warehouse, Spokane, WA
- TA-Ŵ-32,254; CHF Industries, New Bedford, MA

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

- TA-W-32,389; Snapp Tool & Die, Inc., El Paso, TX
- TA-W-32,280; Alstyle Apparel, Lebanon. KY
- TA-W-32,455; Arco International Oil & Gas Co., Plano, TX

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

- TA-W-32,226; Spencer Industries, Inc., Gainesville, GA
- TA-W-32,338, TA-W-32,339, TA-W-32,340; Highland Aritificial Lift, Enid, OK, Oklahoma City, OK, Garden City, KS

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-32,470; United Sports Apparel, Inc., Pelham, TN: June 5, 1995.
- TA-W-32,185; Bugle Boy Industries, North Little Rock, AR: March 4, 1995.
- TA-W-32,434; Todd's Sportswear, Inc., Smighville, TN: May 25, 1995.
- TA-W-32,393; Todd Uniforms, Maury City, TN: May 7, 1995.
- TA-W-32,195; CTS Corp., Bentonville, AR: February 28, 1995.
- TA-W-32,287; Črown Vantage (Formerly James River Corp), Parchment, MI: October 23, 1994.
- TA-W-32,261; United Technologies Automotive Wiring Systems Div. Plant #80, & #92, Plymouth, Inc: April 9, 1995.
- TA-W-32,285; Alcoa Fujikura Ltd— Prototype Plant, Dearborn Heights, MI: April 12, 1995.
- TA-W-32,291; Swanknit, Inc., Cohoes, NY: April 26, 1995.
- TA-W-32,305; LTNY, Inc., Miami, FL: April 17, 1995.
- TA-W-32,322; Footwear By Julius/ Indian Footwear, Bronx, NY: April 29, 1995.
- TA-W-32,368; Champion Products, Fitzgerald, GA: May 8, 1995.
- TA-W-32,329; Elf Atochem North America, Inc, Buffalo, NY: March 22, 1995.
- TA-W-32,417; Maybex Universal Corp., San Diego, CA: May 20, 1995.
- TA-W-32,244; Style Sportswear, Inc., Paterson, NJ: April 11, 1995. W-32,293; A.H. Schreiber Co., Inc., Cinnaminson, NJ: April 22, 1995.
- TA-W-32,394; Leslie Corp., Anniston, *AL: June 3, 1995.*
- TA-W-32,300; Mallory & Church Corp., Chula Vista, CA: April 24, 1995.
- TA-W-32,313; Thermo-o-Disc Co., Inc., Midwest Components Product Group, Newaygo, MI: March 20, 1995
- TA-W-32,373; Flexitallic Gasket Co., Pennsauken, NJ: May 10, 1995.
- TA-W-32,251; Trout Creek Lumber, Trout Creek, MT: March 26, 1995.

- TA-W-32,326; VDO Yazaki Corp., Winchester, VA: April 30, 1995.
- TA-W-32,332; Greenfield Research, Inc., Greenfield, OH: May 6, 1995.
- TA-W-32,325; ERA Coat, Paterson, NJ: April 26, 1995.
- TA-W-32,173; Exxon Co. USA, Midland Div., Midland, TX: October 6, 1996. Including Various Operations in the Following States: A; CA, B; MT, CV; ND, D; NM, E; WY, F; TX: March 26, 1995.
- TA-W-32,173G; Exxon Co. USA, New Orleans Div., New Orleans, LA: November 8, 1996. Including Various Operations in the Following States: H; AL, I; FL, J; MS, K: TX: March 26, 1995.
- TA-W-32,173L; Exxon Co. USA, Santa Ynez Div., Thousand Oaks, CA: December 15, 1995. Including various Operations in the Following State: M; CA; March 26, 1995.
- TA-W-32,173N; Exxon Co., USA, Houston Div., Houston, TX: December 15, 1996. Including Various Operations in the Following States: O; AL, P; AR, O; KS, R; S; TX: March 26, 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 June, 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 agricultuiral 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; 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-00941; International Paper, Western Region Land and Timber, Reedsport, OR

NAFTA-TAA-01041; Scrock Cabinet Co., Quaker Main Div., Leesport, PA NAFTA-TAA-01066; Oneita Industries, Inc., Fingerville Textile Plant, Fingerville, SC

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

NAFTA-TAA-01084; Forsyth Public School District, Forsyth, MT

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-00987; American Olean Title Co., Jackson, TN: April 22, 1995.

NAFTA-TAA-00994; North American Communications, Inc., Dancansville, PA: April 23, 1995.

NAFTA-TAA-01042: SMK Manufacturing, Inc., Placentia, CA: May 16, 1995.

NAFTA-TAA-00998: A.H. Schreiber Co., Inc., Cinnaminson, NJ: April 17, 1995.

NAFTA-TAA-01022; Alcatel Wire & Cable, Inc., Chester, NY: May 7,

NAFTA-TAA-01074: Alden Electronics, Inc., Westboro, MA: June 7, 1995. NAFTA-TAA-01079; Yakima Products,

Inc., Arcata, CA: May 17, 1995. NAFTA-TAA-01073; Therm-O-Disc, Inc., Subsidiary of Emerson Electric, Midwest Components products Group, Newaygo, MI: March 2, 1995.

NAFTA-TAA-1050; Motor Coach Industries, International, North American Coach, Inc., Roswell, NM: May 14, 1995.

NAFTA-TAA-1034; IDE Corp., Ideassociates, Bedford, MA: May 14, 1995.

NAFTA-TAA-1098; Daniels McCray Lumber Co., Custom Wood Products Div., St. Joseph, MO: June 6, 1995.

NAFTA-TAA-1097; ROL Manufacturng of America, Inc., Brownsville, TX: June 10, 1995.

NAFTA-TAA-01096; Clevemont Mills, Kings Mountain, NC: May 23, 1995.

NAFTA-TAA-01090; Eaton Corp., Golf Grip Div., Laurinburg, NC: June 13, 1995.

NAFTA-TAA-01013; Greenfield Research, Inc., Greenfield, OH: May 7, 1995.

NAFTA-TAA-01037; Eagle-Picher Industries, Inc., Plastics Div., Huntington, IN: May 14, 1995.

NAFTA-TAA-01051; Robertshaw Controls Co., Columbus Plant, Appliance Controls Div., Grove City, OH: May 28, 1995.

NAFTA-TAA-01046; Pioneer Balloon Co., Willard Operations, Willard, OH: June 3, 1995.

NAFTA-TAA-01056; Triangle Auto Spring Co., Columbia, TN: May 22, 1995.

NAFTA-TAA-01067; Wallace & Tiernan, Inc., Belleville, NJ: June 4, 1995.

NAFTA-TAA-00993; Manhattan Shirt Co., a Div. of Salant Corp., Americus, GA: April 16, 1995.

I hereby certify that the aforementioned determinations were issued during the month of June 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: July 1, 1996.

Curtis K. Kooser,

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

[FR Doc. 96–17386 Filed 7–8–96; 8:45 am]

# [TA-W-31,500, TA-W-31, 500C]

# Andover Togs, Incorporated, South Boston, VA, and Stevenson Manufacturing, Stevenson, AL; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 USC 2273) the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on October 18, 1995, applicable to all workers of Andover Togs, Incorporated located in South Boston, Virginia. The notice was published in the Federal Register on November 9, 1995 (60 FR 56619). The certification was subsequently amended to include workers at Andover Togs, Incorporated facilities in Pisgah, Alabama and New York, New York. Those amendments were issued March 7 and May 1, 1996, and published in the Federal Register on March 25, 1996 (61 FR 12103) and May 16, 1996 (61 FR 24816), respectively.

At the request of petitioners, the Department reviewed the certification for workers of the subject firm. New information provided by the company shows that worker separations have occurred at the subject firms' Stevenson Manufacturing production facility in Stevenson, Alabama. The workers are engaged in the production of children's apparel

apparel.
The intent of the Department's certification is to include all workers of the subject firm who were adversely affected by increased imports of apparel. Accordingly, the Department is again amending the certification to cover the workers of Andover Togs, Incorporated, Stevenson Manufacturing, Stevenson, Alabama.

The amended notice applicable to TA–W–31,500 is hereby issued as follows:

All workers of Andover Togs, Incorporated, South Boston, Virginia (TA–W–31,500), and Stevenson Manufacturing, Stevenson, Alabama (TA–W–31, 500C) engaged in employment related to the production of children's apparel who became totally or partially separated from employment on or after September 15, 1994 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, D.C., this 26th day of June 1996.

Russell T. Kile,

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

[FR Doc. 96–17376 Filed 7–8–96; 8:45 am]

# 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,