

Tariff Act of 1930; this notice is published pursuant to section 201.10 of the Commission's rules (19 CFR 201.10).

By order of the Commission.

Issued: October 4, 2002.

Marilyn R. Abbott,

Secretary to the Commission.

[FR Doc. 02-25795 Filed 10-9-02; 8:45 am]

BILLING CODE 7020-02-P

DEPARTMENT OF JUSTICE

Office of Justice Programs

Agency Information Collection Activities: Proposed Collection; Comments Requested

ACTION: 30-day notice of information collection under review: extension of a current approved collection; Public Safety Officer Medal of Valor Application.

The Department of Justice (DOJ), Office of Office of Justice Programs (OJP) has submitted the following information collection request to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995. The proposed information collection is published to obtain comments from the public and affected agencies. This proposed information collection was previously published in the **Federal Register** Volume 67, Number 83, page 21276 on April 30, 2002, allowing for a 60 day comment period.

The purpose of this notice is to allow for an additional 30 days for public comment until November 12, 2002. This process is conducted in accordance with 5 CFR 1320.10.

Written comments and/or suggestions regarding the items contained in this notice, especially 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.

Request written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should address one or more of the following four points:

(1) 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;

(2) Evaluate the accuracy of the agencies 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:* Extension of a Current Approved Collection.

(2) *The title of the form/collection:* Public Safety Officer Medal of Valor Application.

(3) *The agency form number, if any, and the applicable components of the department sponsoring the collection:* Form Number: OJP Form Number 1121. National Medal of Valor Office, Office of Justice Programs, Department of Justice.

(4) *Affected public who will be asked or required to respond, as well as a brief abstract:* Primary: State, Local or Tribal Government. Other: Federal Government. The information collected on this application will provide the nomination of public safety officers who demonstrate courage and bravery above and beyond the call of duty without regard for their personal safety. A Medal of Valor Board will be appointed by the Congress and the President. The Board shall select candidates as recipients of the Medal of Valor from among those applications received by the National Medal of Valor Office. Annually, the Board shall present, to the Attorney General, the name or names of those recommended as medal of valor recipients.

(5) *An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond/reply:* It is estimated that 500 respondents will complete the application in approximately 60 minutes.

(6) *An estimate of the total public burden (in hours) associated with the collection:* The estimated total public burden associated with this application is 500 minutes.

If additional information is required contact: Mrs. Brenda E. Dyer, Deputy Clearance Officer, United States Department of Justice, Information

Management and Security Staff, Justice Management Division, Suite 1600, Patrick Henry Building, 601 D Street NW., Washington, DC 20530.

Dated: October 4, 2002.

Brenda E. Dyer,

*Department Deputy Clearance Officer,
Department of Justice.*

[FR Doc. 02-25719 Filed 10-9-02; 8:45 am]

BILLING CODE 4410-18-M

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 September, 2002.

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 sub-division 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-41,318 & A, B; Specialty Minerals, Inc., Oswego, NY, Lockhaven, PA and Erie, PA
TA-W-41,523; BRA-VOR Tool and Die, Inc., Meadville, PA
TA-W-41,656; Hancock Manufacturing Co., a Subsidiary of Renaissance Industries, Inc., Toronto, OH

TA-W-41,688; *Stork H and E Blading, Inc., Auburn, NY*
 TA-W-41,839; *Ergo Systems, Inc., Green Lane, PA*
 TA-W-41,952; *FCI USA, Inc., Mil/Aero Industrial Div., York, PA*
 TA-W-40,173; *Benson Corp., Weyauwega, WI*
 TA-W-41,633; *Specialty Machine Co., Gastonia, NC*
 TA-W-41,905 & A; *Penn Compression Moulding, Inc., Irwin, PA and Liberty, SC*

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

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

TA-W-41,462; *Astec Semiconductor, Inc., Astec Power, Milpitas, CA*
 TA-W-41,789; *General Electric Motors Operations, Murfreesboro, TN*
 TA-W-41,795; *Edward Vogt Valve Co., Jeffersonville, IN*

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

TA-W-41,896; *McManus Wyatt Produce Co., Weslaco, TX*
 TA-W-41,549; *Philips Consumer Electronics, Knoxville, TN*
 TA-W-42,026; *Timex Corp., a Subsidiary of Timex Group B.V., Middlebury, CT*

The investigation revealed that criteria (1) has not been met. A significant number or proportion of the workers did not become totally or partially separated from employment as required for certification.

TA-W-40,567; *Ivaco Steel Processing LLC, Tonawanda, NY*
 TA-W-41,621; *Gorham/Lenox, Inc., Smithfield, RI*

Affirmative Determinations for Worker Adjustment Assistance

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

TA-W-41,911; *Sappi Fine Paper Mill, North America, Muskegon, MI: March 26, 2001.*
 TA-W-41,908; *PSM Fastener Corp., a Subsidiary of McKechnie Investments, Inc., Ferguson, MO*
 TA-W-41,891; *American Uniform Co., Blue Ridge, GA: July 11, 2001.*
 TA-W-41,862; *Gino and Jack Manufacturing, Inc., Bath, PA: June 28, 2001.*
 TA-W-41,324; *Spring Ford Industries, Tucson, AZ: April 1, 2001.*

TA-W-41,050; *Quality Components, Inc., Ridgway, PA: February 11, 2001.*

TA-W-42,001; *Wain Manufacturing, a Subsidiary of California Optical Corp., Lynn, MA: August 9, 2001.*

TA-W-41,994; *Lucedale Industries, Lucedale, MS: August 5, 2001.*

TA-W-41,985; *DeRoyal Patient Care, a Div. Of DeRoyal Industries, Inc., Maynardville, TN: July 31, 2001.*

TA-W-41,960; *Hartford Ball/Hartford Bearings, a Subsidiary of Virginia Industries, Inc., Rocky Hill, CT: July 24, 2001.*

TA-W-41,959; *Amory Garment Co., a Div. Of Block Corp., Amory, MS: July 18, 2001.*

TA-W-41,930; *Lapcor Plastics, Div. Of Mirro/Wearever Co., Manitowoc, WI: July 25, 2001.*

TA-W-41,927; *David Stevens Manufacturing, Inc., Blackwood, NJ: July 25, 2001.*

TA-W-41,913; *Barrick Gold Corp., Ruby Hill Mine, Eureka, NV: July 18, 2001.*

TA-W-41,758; *Parker Hosiery Co., Inc., Old Fort, NC: June 13, 2001.*

TA-W-41,708; *Rosemount Analytical, Inc., Process Analytical Div., Orrville, OH: May 27, 2001.*

TA-W-41,425; *Tzipi, Inc., Brooklyn, NY: April 8, 2001.*

TA-W-41,303; *McKechnie Tooling and Engineering, Staples, MN: April 4, 2001.*

TA-W-41,120; *American Xtal Technology, Inc. (AXT), High Performance Compound Semiconductor Substrates Div., Fremont, CA: March 25, 2001.*

TA-W-41,583; *Ceco Door Products, Harlingen, TX: April 24, 2001.*

TA-W-40,939; *P.S.W. Industries, Inc., Chicago, IL: January 11, 2001.*

Also, pursuant to Title V of the North American Free Trade Agreement Implementation Act (Pub. 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 months of September, 2002.

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 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-06235; *Mechanical Products Co., LLC, Aerospace Div., Jackson, MI*
 NAFTA-TAA-06244; *Specialty Machine Co., Gastonia, NC*
 NAFTA-TAA-6167; *Weatherford—Fabrication Div., Grand Junction, CO*
 NAFTA-TAA-06199; *Hahn Equipment Company, Evansville, IN*
 NAFTA-TAA-06351; *FCI USA, Inc. Mil/Aero Industrial Div., York, PA*
 NAFTA-TAA-06418; *Lapcor Plastics, Div. Of Mirro/Wearever Co., Manitowoc, WI*
 NAFTA-TAA-04664; *Sterling Fibers, Inc., Pace, FL*

The investigation revealed that the criteria for eligibility have not been met for the reasons specified.

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

NAFTA-TAA-06390; *McManus Wyatt Produce Co., Weslaco, TX*
 NAFTA-TAA-06164; *Philips Consumer Electronics, Knoxville, TN*

Affirmative Determinations NAFTA-TAA

NAFTA-TAA-06398; *American Uniform Co., Blue Ridge, GA: July 11, 2001.*

NAFTA-TAA-06420; *Seton Co., Leather Div., Saxton, PA: July 12, 2002.*
 NAFTA-TAA-06431; *Celestica Corp., Mt. Pleasant, IA: August 1, 2001.*
 NAFTA-TAA-06462; *American Marketing Industries, Inc., d/b/a/ Dunbrooke Industries, Inc., cut and Sew Facility, El Dorado Springs, MO: August 1, 2001.*
 NAFTA-TAA-05942; *BBI Enterprises, LP, Alpena, MI: March 6, 2001.*
 NAFTA-TAA-06048; *McKechnie Tooling and Engineering, Staples, MN: April 4, 2001.*
 NAFTA-TAA-06279; *Lexstar Technologies, Alexander Technologies, Mason City, IA: May 16, 2001.*
 NAFTA-TAA-06303; *Parker Hosiery Co., Inc., Old Fort, NC: June 25, 2001.*
 NAFTA-TAA-06367; *Harvard Industries, Inc., Albion Div., Albion, MI: July 8, 2001.*
 NAFTA-TAA-06393; *Ergo Systems, Inc., Green Lane, PA: July 1, 2001.*
 NAFTA-TAA-06473; *Lucedale Industries, Lucedale, MS: August 9, 2001.*
 NAFTA-TAA-06479; *Kraft Foods, Lifesavers Co., Holland, MI: May 15, 2001.*
 NAFTA-TAA-06494; *Doncasters, Inc., Turbo Products Div., a Subsidiary of Doncasters, LLC, Ivoryton, CT: August 8, 2001.*
 NAFTA-TAA-06500; *Marconi, Outside Plant and Power Products Div., Toccoa, GA: August 20, 2001.*

I hereby certify that the aforementioned determinations were issued during the months of September, 2002. Copies of these determinations are available for inspection in Room C-5311, 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: September 20, 2002.

Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

[FR Doc. 02-25787 Filed 10-9-02; 8:45 am]

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DEPARTMENT OF LABOR

Employment and Training Administration

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(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 sub-division 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-41,477; *Volex, Inc., Dartmouth, MA*

TA-W-41,571; *FCI USA, Inc., Communications, Data and Consumer Div (CDC), Fiber Optics Group, A Member of The Areva Group, Etters, PA*

TA-W-41,763; *Pabst Meat Supply, Inc., Invergrove Heights, MN*

TA-W-42,031; *Celestica Corp. a Div. Of EMS, Formerly Lucent Technologies, Oklahoma City, OK*

TA-W-41,864; *Rock-Tenn Co., Laminated Paperboard Products Plant, Vineland, NJ*

TA-W-41,181; *Motorola, Integrated Electronics Systems Sector, Automotive Communication Electronic Systems, Elma, NY*

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

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

TA-W-41,841; *E and A Technology, Inc., El Paso, TX*

TA-W-41,855; *Fibermark, Inc., Decorative Specialty Int'l, West Springfield, MA*

TA-W-42,030; *Becton Dickinson, Hancock, NY*

TA-W-41,944; *John Deere Vehicle Group, Inc., Worldwide Commercial and Consumer Equipment Div., Williamsburg, VA*

TA-W-41,872; *Breed Technologies, Inc., Knoxville, TN*

TA-W-41,439; *Shiloh Industries—Canton Die Div., Canton, MI*

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

TA-W-41,639; *Sony Electronics, Procurement Div., San Diego, CA*

TA-W-42,010; *The Montgomery Co., Inc., Opelika, AL*

TA-W-42,011; *London Fog Industries, Eldersburg, MD*

TA-W-41,676; *Tool and Die Dept., Thomson Multimedia, Inc., Lancaster, PA*

TA-W-39,685; *Karin Stevens, Inc., Grading and Marking Department, New York, NY*

TA-W-41,347, A, B; *Imation Corp., Staffing/Human Resources Department, Oakdale, MN, Information Management Systems Department, Oakdale, MN and Color Systems Research and Development Lab, Oakdale, MN*

The investigation revealed that criteria (1) has not been met. A significant number or proportion of the workers did not become totally or partially separated from employment as required for certification.

TA-W-41,193; *Progressive Technologies, Inc., Pilot Mountain, NC*

Affirmative Determinations for Worker Adjustment Assistance

Affirmative Determinations for Worker Adjustment Assistance

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

TA-W-42,008; *Kraft Foods, Lifesavers Co., Holland, MI: August 14, 2001.*

TA-W-41,942; *Encompass Group, LLC, Eastman, GA: July 30, 2001.*

TA-W-41,885; *Custom Sewing, Inc., Rib Lake, WI: July 12, 2001.*

TA-W-41,818; *Robinson Manufacturing Co., Oxford, ME: July 2, 2001.*

TA-W-41,410; *Wellman, Inc., Marion, SC: April 22, 2001.*

TA-W-41,409; *Wellman, Inc., Fayetteville, NC: April 22, 2001.*

TA-W-41,101; *Black and Decker Tools, Nashville, TN: February 9, 2001.*

TA-W-42,084; *Laurel Mould, Inc., Greensburg, PA: August 22, 2001.*

TA-W-42,003; *Olson Technologies, Inc., Allentown, PA: August 19, 2001.*

TA-W-41,984; *Emerson Appliance Controls, Sparta, TN: July 29, 2001.*