## APPENDIX—Continued

[Petitions instituted on 7/10/2000]

TA-W	Subject firm (petitioners)	Location	Date of petition	Product(s)
37,859 37,860 37,861 37,862 37,863	Hurwitz Co. (UERM)	Buffalo, NY		Baled Iron and Steel. Packages and Rents Oilfield Equipment. Welding and Cutting Tip. Children's Swimwear. Lumber. Aluminum Wheel Rims—Bicycles. Vacuum Harnesses—Automotive Parts. Brooms and Mops. Pottery. Radial Flow Valves. Machining Equip—Air Conditioning, Heat. Silicon Carbide.
37,871 37,872 37,873 37,874 37,875 37,876	Robinson Fiddler's Green (IUÉ) Chipman-Union, Inc (Comp) Springs Industries, Inc (Comp) Frink America, Inc. (IAMAW) Personal Products Co (Comp) ITT Industries (Co.)	Springville, NY Belmont, NC Griffin, GA Clayton, NY Wilmington, IL Oscoda, MI	06/28/2000 06/28/2000 06/24/2000 06/15/2000 06/28/2000 06/24/2000	Household Cutlery Utensils. Socks. Baby Apparel. Snow Plows and Components. Feminine Hygiene & Incontinence Prod. Automotive Fuel Systems.

[FR Doc. 00–18608 Filed 7–21–00; 8:45 am] BILLING CODE 4510–30-M

#### **DEPARTMENT OF LABOR**

## Employment and Training Administration

[NAFTA-03732]

Custom Emblems, Inc., Including Leased Workers of Total Employment Company, Tampa, Florida; Amended Certification Regarding Eligibility To Apply for NAFTA-Transitional Adjustment Assistance

In accordance with Section 250(A), Subchapter D, Chapter 2, Title II, of the Trade Act of 1974 (19 U.S.C. 2273), the Department of Labor issued a Certification for NAFTA Transitional Adjustment Assistance on May 12, 2000, applicable to workers of Custom Emblems, Inc., Tampa, Florida. The notice was published in the **Federal Register** on May 31, 2000 (65 FR 34734).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. New information shows that some workers of Custom Emblems, Inc. were leased from Total Employment Company to produce embroidered name tags and emblems at the Tampa, Florida facility. Information also shows that workers separated from employment at Custom Emblem, Inc. had their wages reported under a separate unemployment insurance (UI) tax account for Total Employment Company.

Based on these findings, the Department is amending the certification to include workers of Total Employment Company, Tampa, Florida leased to Custom Emblems, Inc., Tampa, Florida.

The intent of the Department's certification is to include all workers of Custom Emblems, Inc. adversely affected by imports from Mexico.

The amended notice applicable to NAFTA-03732 is hereby issued as follows:

All workers of Custom Emblems, Inc., Tampa, Florida and leased workers of Total Employment Company, Tampa, Florida engaged in employment related to the production of embroidered name tags and emblems for Custom Emblems, Inc., Tampa, Florida who became totally or partially separated from employment on or after February 21, 1999 through May 12, 2002 are eligible to apply for NAFTA—TAA under section 250 of the Trade Act of 1974.

Dated: Signed at Washington, DC this 14th day of July, 2000.

#### Grant D. Beale,

Program Manager, Division of Trade Adjustment Assistance.

[FR Doc. 00–18610 Filed 7–21–00; 8:45 am]

#### **DEPARTMENT OF LABOR**

## Occupational Safety and Health Administration

[Docket No. ICR-1218-0103(2000)]

Ionizing Radiation; Proposed Extension of the Office of Management and Budget's (OMB) Approval of Information-Collection (Paperwork) Requirements; Comment Request

**AGENCY:** Occupational Safety and Health Administration, (OSHA); Labor.

**ACTION:** Notice of an opportunity for public comment.

**SUMMARY:** OSHA solicits comments concerning the extension of the information-collection requirements contained in the Ionizing radiation Standard for general industry. (29 CFR 1910.1096).

**REQUEST FOR COMMENT:** The Agency has a particular interest in comments on the following issues:

- Whether the information-collection requirements are necessary for the proper performance of the Agency's functions, including whether the information is useful;
- The accuracy of the Agency's estimate of the burden (time and costs) of the information-collection requirements, including the validity of the methodology and assumptions used;
- The quality, utility, and clarity of the information collected; and
- Ways to minimize the burden on employers who must comply; for example, by using automated or other technological information-collection and -transmission techniques.

**DATES:** Submit written comments on or before September 22, 2000.

ADDRESSES: Submit written comments to the Docket Office, Docket No. ICR–1218–0103(2000), Occupational Safety and Health Administration, U.S. Department of Labor, Room N–2625, 200 Constitution Avenue, NW., Washington, DC 20210; telephone: (202) 693–2350. Commenters may transmit written comments of 10 pages or less in length by facsimile to (202) 693–1648.

## FOR FURTHER INFORMATION CONTACT: Todd R. Owen, Directorate of Policy, Occupational Safety and Health

Administration, U.S. Department of Labor, Room N–3641, 200 Constitution Avenue, NW., Washington, DC 20210; telephone: (202) 693–2444. A copy of the Agency's Information-Collection Request (ICR) supporting the need for the information-collection requirements in the Ionizing radiation Standard is available for inspection and copying in the Docket Office, or you may request a mailed copy by telephoning Todd R. Owen at (202) 693–2444. For electronic copies of the ICR on the Ionizing radiation Standard, contact OSHA on the Internet at http://www.osha.gov.

#### SUPPLEMENTARY INFORMATION:

#### I. Background

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 continuing information-collection requirements in accordance with the paperwork Reduction Act of 1995 (PRA-95) (44 U.S.C. 3506(c)(2)(A)). This program ensures that information is in the desired format, reporting burden (time and costs) is minimal, collection instruments clearly understood, and OSHA's estimate of the information burden is correct. The Occupational Safety and Health Act of the 1970 (the Act) authorizes information collection by employers as necessary or appropriate for enforcement of the act or for developing information regarding the causes and prevention of occupational injuries, illnesses, and accidents (29 U.S.C. 657).

The information-collection requirements specified in the Ionizing radiation Standard protect employees from the adverse health effects that may result from their exposure to ionizing radiation. The information-collection requirements of the Ionizing radiation Standard include employers phoning OSHA when radiation exposure incidents expose employees over radiation limits stated in the Standard; sending written reports of radiation over exposure to OSHA; maintaining employee exposure records; and furnishing exposure records to employees upon request.

#### II. Proposed Actions

OSHA proposes to extend OMB's approval of the collection of information (paperwork) requirements contained in the Ionizing radiation Standard. OSHA will summarize the comments submitted in response to this notice, and will include this summary in the request to OMB to extend the approval

of the information-collection requirements contained in the Ionizing radiation Standard.

Type of Review: Extension of currently approved information-collection requirements.

*Title:* Ionizing Radiation (29 CFR 1910.1096).

OMB Number: 1218-0103.

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

Number of Respondents: 15,859. Frequency: On occasion. Total Responses: 258,745.

Average Time per Response: Varies from 5 minutes to maintain radiation-exposure records to 15 minutes for employers to prepare a written report of employee overexposure for submission to OSHA.

Estimated Total Burden Hours: 12.491.

Estimated Cost (Operation and Maintenance): \$2,093,388.

### III. Authority and Signature

Charles N. Jeffress, Assistant Secretary of Labor for Occupational Safety and Health, directed the preparation of this notice. The authority for this notice is the Paperwork Reduction Act of 1995 (44 U.S.C. 3506) and Secretary of Labor's Order No 6–96 (62 FR 111).

Signed at Washington, D.C., on July 18,

#### Charles N. Jeffress,

Assistant Secretary of Labor. [FR Doc. 00–18627 Filed 7–21–00; 8:45 am] BILLING CODE 4510–26-M

# NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

Records Schedules for Electronic Copies Previously Covered by General Records Schedule 20; Availability and Request for Comments

**AGENCY:** National Archives and Records Administration (NARA).

**ACTION:** Notice of availability of proposed records schedules; request for comments.

SUMMARY: The National Archives and Records Administration (NARA) publishes notice at least once monthly of certain Federal agency requests for records disposition authority (records schedules). Once approved by NARA, records schedules provide mandatory instructions on what happens to records when no longer needed for current Government business. They authorize the preservation of records of continuing value in the National Archives of the United States and the

destruction, after a specified period, of records lacking administrative, legal, research, or other value. Notice is published for records schedules in which agencies propose to destroy records not previously authorized for disposal or reduce the retention period of records already authorized for disposal.

This request for comments pertains solely to schedules for electronic copies of records created using word processing and electronic mail where the recordkeeping copies are already scheduled. (Electronic copies are records created using word processing or electronic mail software that remain in storage on the computer system after the recordkeeping copies are produced.)

These records were previously approved for disposal under General Records Schedule 20, Items 13 and 14. The agencies identified in this notice have submitted schedules pursuant to NARA Bulletin 99–04 to obtain separate disposition authority for the electronic copies associated with program records and administrative records not covered by the General Records Schedules. NARA invites public comments on such records schedules, as required by 44 U.S.C. 3303a(a). To facilitate review of these schedules, their availability for comment is announced in Federal Register notices separate from those used for other records disposition schedules.

DATES: Requests for copies must be received in writing on or before September 7, 2000. On request, NARA will send a copy of the schedule. NARA staff usually prepare appraisal memorandums concerning a proposed schedule. These, too, may be requested. Requesters will be given 30 days to submit comments.

Some schedules submitted in accordance with NARA Bulletin 99-04 group records by program, function, or organizational element. These schedules do not include descriptions at the file series level, but, instead, provide citations to previously approved schedules or agency records disposition manuals (see SUPPLEMENTARY **INFORMATION** section of this notice). To facilitate review of such disposition requests, previously approved schedules or manuals that are cited may be requested in addition to schedules for the electronic copies. NARA will provide the first 100 pages at no cost. NARA may charge \$.20 per page for additional copies. These materials also may be examined at no cost at the National Archives at College Park (8601 Adelphi Road, College Park, MD).