

technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Agency: Employment Standards Agency (ESA).

Title: Equal Opportunity Survey.

OMB Number: 1215-ONEW.

Frequency: Annually.

Affected Public: Business or other for-profit; Not-for-profit institutions; and State, Local or Tribal Government.

Number of Respondents: 60,000.

Estimated Time Per respondent: 12 hours.

Total Burden Hours: 720,000.

Total Annualized capital/startup costs: \$0.

Total annual costs (operating/maintaining systems or purchasing services): \$180,000.

Description: Government contractors provide information on their personnel activities and the results of their affirmative efforts to employ and promote minorities and women. This information is used to select specifically identified contractors for compliance evaluations and technical assistance.

Ira L. Mills,

Department Clearance Officer.

[FR Doc. 00-2654 Filed 2-3-00; 8:45 am]

BILLING CODE 4510-45-M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-37,000 and NAFTA-3402]

Barry Callebaut, USA, Incorporated Van Leer Division Jersey City, New Jersey; Notice of Affirmative Determination Regarding Application for Reconsideration

By letter of January 13, 2000, petitioners requested administrative reconsideration of the Department of Labor's Notice of Negative Determination Regarding Eligibility to Apply for Worker Adjustment Assistance and North American Free Trade Agreement, Transitional Adjustment Assistance, applicable to workers and former workers of the subject firm. The denial notices were signed on November 15, 1999. The notice for TA-W-37,000 was published in the **Federal Register** on December 28, 1999 (64 FR 72691). The notice for NAFTA-3402 will soon be published in the **Federal Register**.

The petitioners present information regarding company imports of chocolate products and related ingredients and a shift in production of certain articles from Jersey City, New Jersey to Canada.

Conclusion

After careful review of the application, I conclude that the claim is of sufficient weight to justify reconsideration of the Department of Labor's prior decision. The application is, therefore, granted.

Signed at Washington, DC this 24th day of January 2000.

Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance.

[FR Doc. 00-2497 Filed 2-3-00; 8:45 am]

BILLING CODE 4510-30-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 adjustment assistance for workers (TA-W) issued during the period of January, 2000.

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-37,011; *Cooper Energy Service, Grove City, PA*

TA-W-37,065; *Svedala Grinding Hodge Foundry, Greenville, PA*

TA-W-37,099; *Schuylkill Haven Bleach & Dye Works, Inc., Schuylkill Haven PA*

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

TA-W-37,074; *American*

Pharmaceutical Co., Fairfield, NJ
TA-W-37, 103 & A; *Alaska Anvil, Inc., Consulting Engineers, Anchorage, AK and Kenai Office, Kenai, AK*

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

TA-W-36,909; *Topcraft Precision Molders, Inc., Warminster, PA*

TA-W-36,684; *Pacific Scientific, HTL Kin/Tech Facility, Yorba Linda, CA*
TA-W-37,035; *Court Metal Finishing, Inc., Flint, MI*

TA-W-37,091; *Morgan Adhesives Co. d/b/a Mactac, Stow, OH*

TA-W-36,873; *Hunting Oilfield Service, Landell Div., Spring, TX*

TA-W-36,776; *Westwood LLC, Southridge, MA*

TA-W-36,978; *Curtis Wright Flight Systems, Inc., Fairfield, NJ*

TA-W-37,145; *HCC, Inc., Earlville, IL*
TA-W-37,188; *Jet Sew Technologies, Barneveld, NY*

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

TA-W-37,192; *West Coast Forest Products, Arlington, WA*

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

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-36,915; *Voith Sulzer Paper Technology, Monroe, OH: September 27, 1998.*

TA-W-37,073; *Fedders North America, Inc., Effingham, IL: November 1, 1998.*

TA-W-37,020; *Motorola Corp., Motorola Cable Products Div., Motorola ING, Mansfield, MA: October 18, 1998.*

TA-W-36,999; *Drew Shoe Corp., Lancaster, OH: October 14, 1998.*

TA-W-36,934; *ColumbiaKnit, Portland, OR: September 23, 1998.*

TA-W-37,084; *The Stanley Works, Tools Div., Stanley Tools Plant, New Britain, CT: October 26, 1998.*

TA-W-37,037; *Falk Corp., Milwaukee, WI: November 8, 1998.*

TA-W-37,167; *GL&V/Dorr Oliver, Inc.*, Hazleton, PA: November 23, 1998.

TA-W-37,212; *Young Generations, Inc.*, Hendersonville, NC: December 9, 1998.

TA-W-37,193; *Russell Corp*, *Russell Athletic*, *Columbia, AL* and *Crestview, FL*: December 10, 1998.

TA-W-37,150; *SRC Vision*, *Medford, OR*: November 22, 1998.

TA-W-36,945; *Moll Industries, Inc.*, *Anchor Advanced Products*, *Cosmetic Packaging Div.*, *Morristown, TN*: September 23, 1998.

TA-W-36,949; *Spring Ford Industries, Inc.*, *Plant #1*, and *Plant #2*, *Chilhowie, VA*: September 28, 1998.

TA-W-37,133; *Fuchs Systems, Inc.*, *Salisbury, NC*: November 22, 1998.

TA-W-37,213; *U.S. Forest Industries, Inc.*, *White City, OR*: December 13, 1998.

TA-W-37,127; *Carter Footwear, Inc.*, *Wilkes Carre, PA*: January 31, 2000.

TA-W-37,111; *Crown Cork & Seal Co., Inc.*, *Closures Div.*, *South Connellsville, PA*: November 12, 1998.

TA-W-37,207; *Tultex Corp.*, *Roanoke, VA*: December 9, 1998.

TA-W-37,208; *Tultex Corp.*, *South Boston, VA*: December 16, 1998.

TA-W-37,081; *Joy Mining Machinery, A Div. of Harnischfeger Industries*, *Franklin, PA*: November 3, 1998.

TA-W-36, 81; *Temco Fireplace Products*, *A Div. of Temtex Industries*, *Perris, CA*: September 9, 1998.

TA-W-37,171; *Sims Manufacturing Co., Inc.*, *Payne, OH*: December 7, 1998.

TA-W-36,922; *West Coast Circuits*, *Watsonville, CA*: September 23, 1998.

TA-W-36,947; *Smurfit-Stone Container Corp.*, *El Paso, TX*: September 27, 1998.

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 205(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 January 2000.

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-03402; *Barry Callebaut USA, Inc.*, *Van Leer Div.*, *Jersey City, NJ*

NAFTA-TAA-03549; *Competitive Edge Sportswear*, *Fall River, MA*

NAFTA-TAA-03551; *Joy Mining Machinery, A Div. of Harnischfeger Industries*, *Franklin, PA*

NAFTA-TAA-03617; *Altec International*, *La Crosse, WI*

NAFTA-TAA-03566; *Morgan Adhesives Co.*, *d/b/a Mactac*, *Stow, OH*

NAFTA-TAA-03540; *ColumbiaKnit*, *Portland OR*

NAFTA-TAA-03369; *Superior-Essex*, *Pauline, KS*

NAFTA-TAA-03527; *Cooper Energy Services*, *Grove City, PA*

NAFTA-TAA-03560; *Schuykill Haven Bleach & Dye Works, Inc.*, *Schuykill Haven, PA*

NAFTA-TAA-03519; *Piezo Crystal*, *Carlisle, PA*

NAFTA-TAA-03602; *HCC, Inc.*, *Earlville, IL*

NAFTA-TAA-03344; *Flynt Fabrics, Inc.*, *Wadesboro, NC*

NAFTA-TAA-03647; *Jet Sew Technologies*, *Barneveld, NY*

NAFTA-TAA-03562; *Steeltech*, *Milwaukee, WI*

NAFTA-TAA-03649; *Fogel Neckwear Corp.*, *New York, NY*

NAFTA-TAA-03515 A, B, C; *Bayer Clothing Group, Inc.*, *Target Square*

Facility, *Clearfield, PA*, *Fletcherville Facility*, *Clearfield, PA*, *Hyde Facility*, *Hyde, PA* and *Kent Facility*, *Curwensville, PA*

NAFTA-TAA-03345; *Pacific Scientific HTL Kin/Tech Facility*, *Yorba Linda, CA*

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

NAFTA-TAA-3622; *American Meter Co.*, *Industrial Products Business Unit*, *Erie, PA*

The investigation revealed that criteria (2) has not been met. Sales or Production, or both, of such firm or subdivision did not decrease absolutely.

Affirmative Determinations NAFTA-TAA

NAFTA-TAA-03610; *GL&V/Dorr-Oliver, Inc.*, *Hazleton, PA*: November 23, 1998.

NAFTA-TAA-03583; *Crown Cork & Seal Co., Inc.*, *Closures Div.*, *South Connellsville, PA*: November 12, 1998.

NAFTA-TAA-03585; *AlliedSignal, Inc.*, *Emlenton Refinery*, *Emlenton, PA*: November 12, 1998.

NAFTA-TAA-03596; *Elinco, Inc.*, *A Div. of Eastern Air Devices*, *Waterbury, CT*: November 22, 1998.

NAFTA-TAA-03604; *Elinco, Inc.*, *A Div. of Eastern Air Devices*, *Stamford, CT*: November 30, 1998.

NAFTA-TAA-03590; *U.S. Forest Industries, Inc.*, *White City, OR*: October 30, 1998.

NAFTA-TAA-03625; *Master Form, Inc.*, *North Hollywood, CA*: November 9, 1998.

NAFTA-TAA-03456; *TAB Products Co.*, *Turlock, CA*: September 3, 1998.

NAFTA-TAA-03518; *Temco Fireplace Products*, *A Div. of Temtex Industries*, *Perris, CA*: October 6, 1998.

NAFTA-TAA-03627; *Tultex Corp.*, *South Boston, VA*: December 9, 1998.

NAFTA-TAA-03633; *Tultex Corp.*, *Roanoke, VA*: December 15, 1998.

NAFTA-TAA-03629; *Russell Corp.*, *Russell Athletic*, *Crestview, FL*: December 10, 1998.

NAFTA-TAA-03628; *Russell Corp.*, *Russell Athletic*, *Columbia, AL*: December 10, 1998.

NAFTA-TAA-03451; *NEC Technologies, Inc.*, *Georgia Plant*, *McDonough, GA*: September 17, 1998.

NAFTA-TAA-03614; *Sims Manufacturing Co., Inc.*, *Payne, OH*: December 1, 1998.

NAFTA-TAA-03594; *Workpros, Inc.*, *Div. of Crystal Art*, *Maspeth, NY*: November 3, 1998.

NAFTA-TAA-3631; Rebound Manufacturing, New London, NC: December 7, 1998.

NAFTA-TAA-03657; A & B; Third Generation, Inc., Latta, SC, Ware Shoals, SC and Honea Path, SC: January 4, 1999.

NAFTA-TAA-03623; & A; Tultex Corp., Roxboro, NC and Longhurst, NC: December 15, 1998.

NAFTA-TAA-03639; Dana Corp., Parish Light Vehicle Structures Div., Reading, PA: January 23, 2000.

NAFTA-TAA-03476; Smurfit-Stone Container Corp., El Paso, TX: September 27, 1998.

I hereby certify that the aforementioned determinations were issued during the month of January 2000. Copies of these determinations are available for inspection in Room C-4138, 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: January 28, 2000.

Grant D. Beale,

Program Manager, Division of Trade Adjustment Assistance.

[FR Doc. 00-2493 Filed 2-3-00; 8:45 am]

BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-36,258 and TA-W-36,258A]

Burlen Corporation, Fitzgerald Plant, Fitzgerald, Georgia and Burlen Corporation, Tifton Plant, Tifton, Georgia; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor issued a Notice of Certification Regarding Eligibility to Apply for Worker Adjustment Assistance on September 20, 1999, applicable to workers of Burlen Corporation, Fitzgerald Plant, Fitzgerald, Georgia. The notice was published in the **Federal Register** on October 14, 1999 (64 FR 55751).

At the request of the petitioners, the Department reviewed the certification for workers of the subject firm. The workers were engaged in the production of women's underwear. New information shows that workers were separated in December, 1999 at the Tifton Plant, Tifton, Georgia location of Burlen Corporation. The workers are engaged in the production of women's

underwear and provide distribution and shipping services for the subject firms' production facility in Fitzgerald, Georgia which closed in July, 1999.

Accordingly, the Department is amending the certification to cover the workers of Burlen Corporation, Tifton Plant, Tifton, Georgia.

The intent of the Department's certification is to include all workers of Burlen Corporation who were adversely affected by increased imports.

The amended notice applicable to TA-W-36,258 is hereby issued as follows:

"All workers of Burlen Corporation, Fitzgerald Plant, Fitzgerald, Georgia (TA-W-36,258) and Tifton Plant, Tifton, Georgia (TA-W-36,258A) who became totally or partially separated from employment on or after May 14, 1998 through September 20, 2001 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974."

Signed at Washington, DC this 19th day of January, 2000.

Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance.

[FR Doc. 00-2504 Filed 2-3-00; 8:45 am]

BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-37,004]

Chester County Sportswear Including Workers of SkilStaf, Inc., Henderson, TN; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on November 10, 1999, applicable to workers of Chester County Sportswear, located in Henderson, Tennessee. This notice was published in the **Federal Register** on December 28, 1999 (64 FR 72692).

At the request of the Company, the Department reviewed the certification for workers of the subject firm. New information shows that workers at Chester County Sportswear are considered to be employees of SkilStaf, Inc. The workers were engaged in employment related to the production of men's casual slacks and various sportswear.

Based on these findings, the Department is amending the certification to include workers of

SkilStaf, Inc. employed at the Henderson, Tennessee facility of the subject firm.

The intent of the Department's certification is to include all workers of the subject firm adversely affected by increased imports.

The amended notice applicable to TA-W-37,004 is hereby issued as follows:

All workers of Chester County Sportswear, including workers employed SkilStaf, Inc. employed at Chester County Sportswear, Henderson, Tennessee who became totally or partially separated from employment on or after October 15, 1998 through November 10, 2001 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC this 14th day of January, 2000.

Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance.

[FR Doc. 00-2501 Filed 2-3-00; 8:45 am]

BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment and Training Administration

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 Director 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 Director, Office of Trade Adjustment Assistance, at the address shown below, not later than February 14, 2000.

Interested persons are invited to submit written comments regarding the subject matter of the investigations to the Director, Office of Trade Adjustment