The amended notice applicable to TA–W–40,983 is hereby issued as follows:

"All workers of Symbol Technologies, Telxon Corporation, Houston, Texas, engaged in the production of bar code scanners and handheld computers, who became totally or partially separated from employment on or after January 3, 2001, through May 7, 2004, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974."

Signed at Washington, DC, this 6th day of August, 2002.

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 02–20614 Filed 8–13–02; 8:45 am]

DEPARTMENT OF LABOR

Employment and Training Administration

Temporary Extended Unemployment Compensation Program Reports; Proposed Collection; Comment Request

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. Currently, the Employment and Training Administration (ETA) is soliciting comments concerning the proposed extension of approval for the collection of reports concerning the Temporary Extended Unemployment Compensation (TEUC) program. A copy of the proposed information collection request (ICR) can be obtained by contacting the office listed below in the addressee section of this notice.

DATES: Written comments must be submitted to the office listed in the addresses section below on or before October 15, 2002.

ADDRESSES: Thomas Stengle, U.S. Department of Labor, Employment and Training Administration, Room S–4231, 200 Constitution Ave. NW., Washington, DC 20210. Phone number: 202–693–2991. Fax: 202–693–3229. (These are not toll free numbers.) e-mail: tstengle@doleta.gov.

SUPPLEMENTARY INFORMATION:

I. Background

The TEUC program was created under Public Law 107–147. This program allows for the application for and receipt of additional weeks of unemployment compensation under certain circumstances. This program is scheduled to expire December 31, 2002. In order to track participation in the program, plan for workloads, and plan for and distribute budget allocations, it is essential that certain basic data be collected and maintained. The collection of this information has previously been approved through an emergency clearance process through November 30, 2002. The TEUC program is currently due to expire December 28, 2002, and ETA is requesting that reporting for all reports continue for twelve full months or four full quarters after the last payable week of the TEUC program. However, to provide for potential congressional extensions of this program, ETA is seeking approval of a 2 year extension for this collection package.

II. Review Focus

The Department of Labor 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 techniques or other forms of information technology, e.g., permitting electronic submissions of responses.

III. Current Actions

This is a request for OMB approval under the Paperwork Reduction Act of 1995 (44 U.S.C. 3506(c)(2)(A)) for continuing an existing collection of information previously approved and assigned OMB Control No. 1205–0009.

Type of Review: Extension.
Agency: Employment and Training
Administration.

Title: Temporary Extended Unemployment Compensation Reports OMB Number: 1205–0433.

Agency Numbers: ETA 207, ETA 218, ETA 227, ETA 539, ETA 2112, ETA 5130, ETA 5159.

Affected Public: State Government. Cite/Reference/Form/etc: ETA 207, ETA 218, ETA 227, ETA 539, ETA 2112, ETA 5130, ETA 5159.

Total Respondents: 53. Frequency: Monthly. Total Responses: 5300.

Average Time per Response: .33 hours.

Estimated Total Burden Hours: 1,787 hours per year.

Total Burden Cost (capital/startup): \$0.

Total Burden Cost (operating/maintaining): \$0.

Comments submitted in response to this comment request will be summarized and/or included in the request for Office of Management and Budget approval of the information collection request; they will also become a matter of public record.

Dated: August 8, 2002.

Grace A. Kilbane,

Administrator, Office of Workforce Security. [FR Doc. 02–20611 Filed 8–13–02; 8:45 am] BILLING CODE 4510–30–P

DEPARTMENT OF LABOR

Employment and Training Administration

Investigations Regarding Certifications of Eligibility To Apply for NAFTA Transitional Adjustment Assistance

Petitions for transitional adjustment assistance under the North American Free Trade Agreement-Transitional Adjustment Assistance Implementation Act (Pub. L. 103-182), hereinafter called (NAFTA-TAA), have been filed with State Governors under section 250(b)(1) of Subchapter D, Chapter 2, Title II, of the Trade Act of 1974, as amended, are identified in the Appendix to this Notice. Upon notice from a Governor that a NAFTA-TAA petition has been received, the Director of the Division of Trade Adjustment Assistance (DTAA), **Employment and Training** Administration (ETA), Department of Labor (DOL), announces the filing of the petition and takes action pursuant to paragraphs (c) and (e) of section 250 of the Trade Act.

The purpose of the Governor's actions and the Labor Department's investigations are to determine whether the workers separated from employment on or after December 8, 1993 (date of enactment of Pub. L. 103–182) are eligible to apply for NAFTA–TAA under Subchapter D of the Trade Act because of increased imports from or the shift in production to Mexico or Canada.

The petitioners or any other persons showing a substantial interest in the

subject matter of the investigations may request a public hearing with the Director of DTAA at the U.S. Department of Labor (DOL) in Washington, DC, provided such request if filed in writing with the Director of DTAA not later than August 26, 2002.

Also, interested persons are invited to submit written comments regarding the subject matter of the petitions to the Director of DTAA at the address shown below not later than August 26, 2002.

Petitions filed with Governors are available for inspection at the Office of the Director, DTAA, ETA, DOL, Room C–5311, 200 Constitution Avenue, NW., Washington, DC 20210.

Signed at Washington, DC, this 7th day of August, 2002.

Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

APPENDIX

Subject firm	Location	Date re- ceived at governor's office	Petition number	Articles produced
Aerus LLC (Co.)	Piney Flats, TN	07/10/2002	NAFTA-6,352	vacuum cleaner power nozzle wands.
American Meter (Co.)	Erie, PA	06/21/2002	NAFTA-6,353	diaphram meters.
E and A Technology (Wkrs)	El Paso, TX	07/10/2002	NAFTA-6,354	computer chassis.
Donaldson Co., Inc. (Co.)	Baldwin, WI	07/10/2002	NAFTA-6,355	metal fabrication.
Breed Technologies, Inc. (Co.)	Knoxville, TX	07/10/2002	NAFTA-6,356	automatic seat belt components.
Tecumseh Product (Co.)	Grafton, WI	07/09/2002	NAFTA-6,357	compressors.
Dana Corporation (Co.)	Columbia City, IN	06/14/2002	NAFTA-6,358	hoses and tubing.
Agrium US Inc. (Co.)	Soda Springs, ID	06/12/2002	NAFTA-6,359	phosphate fertilizer.
Neoplan USA Corp. (Wkrs)	Brownsville, TX	07/09/2002	NAFTA-6,360	bus manufacturer.
Encana (Co.)	Butte, MT	07/08/2002	NAFTA-6,361	oil and gas.
D and L Tool, Inc. (Co.)	Meadville, PA	06/20/2002	NAFTA-6,362	molds.
Corning Frequency Control (Co.)	Mercersburg, PA	06/20/2002	NAFTA-6,363	crystal blanks.
Computer Sciences Corp. (Co.)	Houston, TX	07/11/2002	NAFTA-6,364	mailroom operations.
Oki Data Americas (Co.)	Mount Laurel, NJ	07/15/2002	NAFTA-6,365	ribbon and toner cartridges.
Sitel Corp. (Wkrs)	Longview, TX	07/15/2002	NAFTA-6,366	call center.
Harvard Industries (UAW)	Albion, MI	07/08/2002	NAFTA-6,367	iron casting for automotive.
Penske Truck Leasing (Wkrs)	Chesterfield, MO	07/12/2002	NAFTA-6,368	trucking leasing.
Holloway Sportswear (Wkrs)	Ville Platte, LA	07/15/2002	NAFTA-6,369	sportswear.
Bee Paper (Wkrs)	Wayne, NU	07/01/2002	NAFTA-6,370	paper.
Dura Automotive Systems (Co.)	Pikeville, TN	07/12/2002	NAFTA-6,371	power windows.
Jam'ng Five (Wkrs)	Medley, FL	07/15/2002	NAFTA-6,372	children wear.
Oxford Automotive (Wkrs)	Argos, IN	07/12/2002	NAFTA-6,373	stamped metal auto parts.
IBM Global Services (Wkrs)	Jacksonville, FL	07/15/2002	NAFTA-6,374	computer system and support.
VF Imagewear (Co.)	Mt. Pleasant, TN	07/15/2002	NAFTA-6,375	uniforms (shirts and pants).
Tellabs Operations (Wkrs)	Hawthorne, NY	07/12/2002	NAFTA-6,376	hardware modules.
Cummins (Co.)	Montello, WI	07/03/2002	NAFTA-6,377	gas Turbins.
Willamette Industries-Weyerhaeuser (Co.)	Albany, OR	07/12/2002	NAFTA-6,378	lumber.
American Technical Ceramics (Wkrs)	Jacksonville, FL	07/16/2002	NAFTA-6,379	electronic capacitors.
Klaussner Furniture (Wkrs)	Asheboro, NC	07/16/2002	NAFTA-6,380	cloth and leather upholstery fur- niture.
Mountain High Timber (Co.)	LaPine, OR	07/17/2002	NAFTA-6,381	wood chips.
Tom Harmon Logging (Co.)	LaPine OR	07/17/2002	NAFTA-6,382	wood chips.
New York Air Brake Corporation (Co.)	Akron, OH	07/19/2002	NAFTA-6,383	train line hose.
Southern Transformer Co. (Co.)	East Point, GA	07/20/2002	NAFTA-6,384	transformers.
Plantronics (Wkrs)	Garden Grove, CA	07/10/2002	NAFTA-6,385	hearing aides.
Nova bus (Wkrs)	Niskayuna, NY	07/16/2002	NAFTA-6386	transit buses.
Susquehanna Pfaltzgraff Co. (Wkrs)	York, PA	07/19/2002	NAFTA-6,387	dinnerware.
IBM Corp. (Wkrs)	Rochester, MN	07/19/2002	NAFTA-6,388	AS/400 computer systems.
Federal-Mogul Corporation (Wkrs)	Winchester, VA	07/19/2002	NAFTA-6,389	friction products.
McManus Wyatt Produce (Wkrs)	Weslaco, TX	07/22/2002	NAFTA-6,390	produce.
Krone, Inc. (Co.)	El Paso, TX	07/18/2002	NAFTA-6,391	wire termination products.
Copeland Corp. (Wkrs)	Ava, MO	07/16/2002	NAFTA-6,392	scroll sets.
Ergo Systems, Inc. (Co.)	Green Lane, PA	07/18/2002	NAFTA-6,393	computer support equipment.
General Cable (IUE)	Sanger, CA	07/10/2002	NAFTA-6,394	datacom wire and cable.
Switching Systems International (Wkrs)	Anaheim, CA	07/10/2002	NAFTA-6,395	power supplies.
Aermotor Pumps, Inc. (Co.)	Conway, AR	07/12/2002	NAFTA-6,396	sump pumps.
Johnson and Johnson Apparel (UNITE)	Bailey, NC	07/16/2002	NAFTA-6,397	children's dresses.
American Uniform Co. (Co.)	Blue Ridge, GA	07/15/2002	NAFTA-6,398	shirts, flat goods, and aprons.

Subject firm	Location	Date re- ceived at governor's office	Petition number	Articles produced
United Plastics Group, Inc. (Wkrs) Komatsu America Corp. (Co.)	Brooksville, FL Peoria, IL	07/16/2002 06/26/2002	NAFTA-6,399 NAFTA-6,400	automotive injections. ball studs, pins and castings.
Volant Ski (Wkrs)	Wheatridge, Co	06/10/2002	NAFTA-6,401	alpine skis.
National Electrical Carbon (Wkrs)	Birmingham, AL	07/23/2002	NAFTA-6,402	carbon brushes.
Coper Wiring Devices (Eagle Electric) (Wkrs)	Long Island City, NY	07/23/2002	NAFTA-6,403	switches, adapters, etc.
Clark Alabma (Co.)	Pell City, AL	07/23/2002	NAFTA-6,404	Industrial material handling equipment.
Saint Gobain Abrasives North America (PACE)	Niagara Falls, NY	07/23/2002	NAFTA-6,405	abrasive products.
Don Alleson Athletic (Co.)	Toccoa, GA	07/24/2002	NAFTA-6,406	athletic apparel, gym shorts.
Amcoe Speciality Packaging (Co.)	Newport News, VA	07/08/2002	NAFTA-6,407	plastic food containers.
Emerson Electric (Co.)	Vernon, AL	07/25/2002	NAFTA-6,408	electric heating/residential appliances.
Skyworks Solutions (Co.)	Havenhill, MA	07/16/2002	NAFTA-6,409	semiconductor components.
Goodyear Tire and Rubber (The) (USWA)	Green, OH	07/26/2002	NAFTA-6,410	air springs.
Carolina Mills (Co.)	Gastonia, NC	07/25/2002	NAFTA-6,411	spur synthetic yarns.
U.S. Precision Glass (Co.)	Lewisburg, OH	07/11/2002	NAFTA-6,412	glass for furniture.
Kelly Springfield (Wkrs)	Fayetteville, NC	07/29/2002	NAFTA-6,413	tires.
Harris Welco—J.W. Harris (Co.)	Kings Mountain, NC	07/29/2002	NAFTA-6,414	machinery.
MEL, Inc. (Co.)	Winchester, MA	07/29/2002	NAFTA-6,415	dyeing of materials.
Norscan, Inc. (Co.)	Conover, NC	07/30/2002	NAFTA-6,416	cable protection devices.
Gate City Printing (Wkrs)	Greensboro, NC	07/25/2002	NAFTA-6,417	printed packaging.
Lapcor Plastic—Mirro/Wearever. Co. (Wkrs)	Manitowoc, WI	07/29/2002	NAFTA-6,418	cookware sets.

[FR Doc. 02–20612 Filed 8–13–02; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-6124]

Holophane, a Division of Acuity Lighting Group, Inc., Springfield, OH; Notice of Negative Determination Regarding Application for Reconsideration

By application dated July 9, 2002, the International Union, UAW, Region 2B and Local Union No. 1876 requested administrative reconsideration of the Department's negative determination regarding eligibility to apply for North American Free Trade Agreement-Transitional Adjustment Assistance (NAFTA–TAA), applicable to workers and former workers of the subject firm. The denial notice was signed on May 22, 2002, and was published in the Federal Register on June 11, 2002 (67 FR 40005).

Pursuant to 29 CFR 90.18(c) reconsideration may be granted under the following circumstances:

(1) If it appears on the basis of facts not previously considered that the

determination complained of was erroneous;

(2) if it appears that the determination complained of was based on a mistake in the determination of facts not previously considered; or

(3) if in the opinion of the Certifying Officer, a mis-interpretation of facts or of the law justified reconsideration of the decision.

The denial of NAFTA-TAA for workers engaged in activities related to the production of castings which are sold within the corporation at Holophane, a Division of Acuity Lighting Group, Inc., Springfield, Ohio was based on the finding that criteria (3) and (4) of the group eligibility requirements of paragraph (a)(1) of Section 250 of the Trade Act, as amended, were not met. There were no company imports of castings from Mexico or Canada, nor did the subject firm shift production from Springfield, Ohio to Mexico or Canada. The subject firm has decided to outsource castings domestically and transfer some other secondary functions to another company facility in the United States.

The petitioner alleges that the subject firm shifted subject plant machinery and equipment to a warehouse located in Brownsville, Texas and then shipped the machinery to an affiliated plant located in Matamoros, Mexico that produces outdoor architectural lighting fixtures and poles. The petitioner also supplied pictures and various shipping information (printed and handwritten) pertaining to the shifts in plant machinery to Mexico.

A review of the company data supplied in the initial decision shows the subject plant was an internal component supplier of Aluminum Die-Castings, Low Pressure Castings and Sand Casting to an affiliated Holophane manufacturing plant located in Newark, New Jersey. As part of a business diagnostics project, an evaluation was made by the company to determine if Holophane should continue to produce its own castings since manufacturing Aluminum castings is not a core competency of Holophane. Consequently, the building and Die Cast equipment was sold to a domestic company located in Arkansas with a production plant located in Tennessee. The plant located in Tennessee will supply the Die cast component parts to Holophane. With regard to the Lowpressure Castings and Sand Casting, other firms located in Ohio are now supplying Holophane products produced by the subject plant. All secondary operations previously performed at the Springfield facility have been transferred to affiliated plants located in Utica, Ohio. Therefore, all of the work performed at the subject plant prior to the closure is still being