of International Trade for the taking of
further evidence, the Director or Dep-
uty Director shall direct that further
proceedings be conducted in accord-
ance with the provisions of subpart B
of this part, including the taking of
further evidence. A certifying officer,
after the conduct of such further pro-
ceedings, may make new or modified
findings of fact and may modify or af-
firm the previous determination. Upon
the completion of such further pro-
ceedings, the certifying officer shall
make and file in the Court of Intern-
national Trade the record of such fur-
ther proceedings.

(d) Substantial evidence. The findings
of fact by the certifying officer shall be
conclusive if the Court of International
Trade determines that such findings of
fact are supported by substantial evi-
dence.

[52 FR 23402, June 19, 1987]

Subpart C—Initiation and Conduct
of Study With Respect to
Workers in Industry Which is
the Subject of an Investiga-
tion for Industry Import Relief

§ 90.21 Study.

(a) Initiation. Upon notification by
the Commission, pursuant to section
224 of the Act, that the Commission
has begun an investigation under sec-
tion 201 with respect to an industry im-
port relief action, the Secretary shall
direct the Director of the Office of
Trade Adjustment Assistance to imme-
diately begin a study of
(1) The number of workers in the do-
mestic industry producing the like or
directly competitive article(s) who
have been or are likely to be certified
eligible for adjustment assistance; and
(2) The extent to which the adjust-
ment of such workers to the import
competition may be facilitated
through the use of existing programs.

(b) Report. The report of the Sec-
detary of the study under section 224(a)
of the Act and paragraph (a) of this
section shall be made to the President
not later than fifteen (15) days after
the day on which the Commission
makes its report under section 201.

(c) Release of report. Upon making the
report of the study to the President,
the Secretary shall also promptly
make the report public (with the excep-
tion of information which the Sec-
retary determines to be confidential)
and shall have a summary of it pub-
lished in the FEDERAL REGISTER.

(Information collection requirements in
paragraph (a) were approved by the Office of
Management and Budget under control num-
ber 1205–0194).

[42 FR 32772, June 28, 1977, as amended at 49
FR 18295, Apr. 30, 1984]

§ 90.22 Dissemination of program
knowledge and assistance to work-
ers.

Whenever the Commission makes an
affirmative finding under section 201(b)
of the Act that increased imports are a
substantial cause of serious injury or
threat thereof with respect to an indus-
try, the Secretary shall, to the extent
feasible, make available to the workers
in such industry full information about
programs which may facilitate their
adjustment to the import competition.
He shall provide assistance to such
workers in the preparation and proc-
essing of petitions and applications for
program benefits.

Subpart D—General Provisions

§ 90.31 Filing of documents.

(a) Where to file; date of filing. Peti-
tions and all other documents shall be
filed at the Office of Trade Adjustment
Assistance, Employment and Training
Administration, U.S. Department of
Labor, 601 D Street, NW., Washington,
DC 20213. If properly filed, such docu-
ments shall be deemed filed on the date
on which they are actually received in
the Office of Trade Adjustment Assist-
ance.

(b) Conformity with rules. Documents
filed in support of the initiation of an
investigation by the Director of the Of-
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