TA-W	Subject firm (petitioners)	Location	Date of institution	Date of petition
85852	Saint Gobain (State/One-Stop)	Fort Smith, AR	02/25/15	02/24/15
85853	Hewlett Packard Co. (State/One-Stop)	Palo Alto, CA	02/25/15	02/24/15
85854	Magnetation (Company)	Grand Rapids, MN	02/25/15	02/24/15
85855	Browns Plating Service, Inc. (Company)	Paducah, KY	02/27/15	02/25/15
85856	Norwich Pharma—Alrogen Co. (State/One-Stop)	Norwich, NY	02/27/15	02/13/15
85857	Service Steel Inc. (State/One-Stop)	Portland, OR	02/27/15	02/25/15
85858	Nuance Communications, Inc. (State/One-Stop)	Burlington, MA	02/27/15	02/26/15
85859	Pfizer (State/One-Stop)	Rouses Point, NY	03/02/15	02/27/15
85860	Coherent Inc. (Company)	Santa Clara, CA	03/03/15	03/02/15
85861	Smead (State/One-Stop)	Cedar City, UT	03/03/15	03/02/15
85862	Apex Tool Group (Company)	Springdale, AR	03/04/15	03/03/15
85863	Tejas Manufacturing Co. (Company)	San Angelo, TX	03/03/15	02/27/15
85864	Derwich Industries, Inc. (State/One-Stop)	Grayling, MI	03/06/15	03/06/15

20 TAA PETITIONS INSTITUTED BETWEEN 2/23/15 AND 3/6/15—Continued

[FR Doc. 2015–06835 Filed 3–24–15; 8:45 am]

DEPARTMENT OF LABOR

Wage and Hour Division

Proposed Revision and Extension of the Approval of Information Collection Requirements

AGENCY: Wage and Hour Division,

Labor. ACTION: Notice.

SUMMARY: The Department of Labor (DOL), 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. 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 Wage and Hour Division is soliciting comments concerning its proposal to extend Office of Management and Budget (OMB) approval of the Information Collections: Application for a Farm Labor Contractor or Farm Labor Contractor Employee Certificate of Registration; Motor Vehicle Safety for Transportation of Migrant and Seasonal Agricultural Workers. Further, the Department is soliciting comments concerning its proposal to make revisions to the forms WH-514, WH-514a, WH-515, and WH-530. A copy of the proposed information

collection request can be obtained by

contacting the office listed below in the **FOR FURTHER INFORMATION CONTACT** section of this Notice.

Harland Clarke (State/One-Stop)

DATES: Written comments must be submitted to the office listed in the addresses section below on or before May 26, 2015.

ADDRESSES: You may submit comments, identified by Control Number 1235—0016, by either one of the following methods:

Email: WHDPRAComments@dol.gov. Mail, Hand Delivery, Courier: Regulatory Analysis Branch, Wage and Hour Division, U.S. Department of Labor, Room S–3502, 200 Constitution Avenue NW., Washington, DC 20210.

Instructions: Please submit one copy of your comments by only one method. All submissions received must include the agency name and Control Number identified above for this information collection. Because we continue to experience delays in receiving mail in the Washington, DC area, commenters are strongly encouraged to transmit their comments electronically via email or to submit them by mail early. Comments, including any personal information provided, become a matter of public record. They will also be summarized and/or included in the request for Office of Management and Budget approval of the information collection request.

FOR FURTHER INFORMATION CONTACT:

Mary Ziegler, Director, Division of Regulations, Legislation, and Interpretation, Wage and Hour Division, U.S. Department of Labor, Room S—3502, 200 Constitution Avenue NW., Washington, DC 20210; telephone: (202) 693–0406 (this is not a toll-free number). Copies of this notice may be obtained in alternative formats (Large Print, Braille, Audio Tape or Disc), upon request, by calling (202) 693–0023 (not a toll-free number). TTY/TDD callers may dial toll-free (877) 889–5627 to

obtain information or request materials in alternative formats.

03/06/15

03/04/15

SUPPLEMENTARY INFORMATION:

San Antonio, TX

I. Background: The Migrant and Seasonal Agricultural Worker Protection Act (MSPA) provides that no person shall engage in any farm labor contracting activity for any money or valuable consideration paid or promised to be paid, unless such person has a certificate of registration from the Secretary of Labor specifying which farm labor contracting activities such person is authorized to perform. See 29 U.S.C. 1802(7), 1811(a); 29 CFR 500.1(c), 500.20(i), 500.40. The MSPA also provides that a Farm Labor Contractor (FLC) shall not hire, employ, or use any individual to perform farm labor contracting activities unless such individual has a certificate of registration as a FLC or a certificate of registration as a Farm Labor Contractor Employee (FLCE) of the FLC that authorizes the activity for which such individual is hired, employed or used. 29 U.S.C. 1811(b); 29 CFR 500.1(c). Form WH-530 is an application used to obtain a Farm Labor Contractor License. This information collection is currently approved for use through August 31, 2015.

The Migrant and Seasonal Agricultural Worker Protection Act (MSPA) section 401 (29 U.S.C. 1841) requires, subject to certain exceptions, all Farm Labor Contractors (FLCs), Agricultural Employers (AGERs), and Agricultural Associations (AGASs) to ensure that any vehicle they use or cause to be used to transport or drive any migrant or seasonal agricultural worker conforms to safety and health standards prescribed by the Secretary of Labor under the MSPA and with other applicable Federal and State safety standards. These MSPA safety standards address the vehicle, driver, and insurance. The Wage and Hour Division

(WHD) has created Forms WH-514, WH-514a, and WH-515, which allow FLC applicants to verify to the WHD that the vehicles used to transport migrant/seasonal agricultural workers meet the MSPA vehicle safety standards and that anyone who drives such workers meets the Act's minimum physical requirements. The WHD uses the information in deciding whether to authorize the FLC/FLCE applicant to transport/drive any migrant/seasonal agricultural worker(s) or to cause such transportation. Form WH-514 is used to verify that any vehicle used or caused to be used to transport any migrant/ seasonal agricultural worker(s) meets the Department of Transportation (DOT) safety standards. When the adopted DOT rules do not apply, FLC applicants seeking authorization to transport any migrant/seasonal agricultural workers use Form WH–514a to verify that the vehicles meet the DOL safety standards and, upon the vehicle meeting the required safety standards, the form is completed. Form WH–515 is a doctor's certificate used to document that a motor vehicle driver or operator meets the minimum DOT physical requirements that the DOL has adopted. This information collection is currently approved for use through August 31, 2015. As part of this renewal, the Department proposes to make revisions to the Forms WH-514, WH-514a, WH-515, and WH-530.

II. Review Focus: The DOL is particularly interested in comments that:

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: The DOL seeks to extend the information collection requests for the Application for a Farm Labor Contractor or Farm Labor Contractor Employee Certificate of Registration; Motor Vehicle Safety for

Transportation of Migrant and Seasonal Agricultural Workers and the Doctor's Certification (minimum physical requirements to drive a vehicle). Additionally, DOL seeks the approval of the revisions of the subject information collection requirements in the Farm Labor Contractor/Farm Labor Contractor Employee Application (WH-530), revisions to the Vehicle Mechanical Inspection Reports for Transportation Subject to Department of Labor Safety Requirements (WH-514a form), revisions to the Vehicle Mechanical **Inspection Report for Transportation** Subject to Department of Transportation Requirements (WH-514 form), and revisions to the Doctor's Certificate, (WH-515 form).

Type of Review: Revision and Extension.

Agency: Wage and Hour Division.

Titles: Application for a Farm Labor Contractor or a Farm Labor Contractor Employee Certificate of Registration; Vehicle Mechanical Inspection Report for Transportation Subject to Department of Transportation Requirements; Vehicle Mechanical Inspection Report for Transportation Subject to Department of Labor Safety Standards; MSPA Doctor's Certificate.

OMB Control Number: 1235–0016.

Agency Numbers: Forms WH-514, WH-514a, WH-515, WH-530.

Affected Public: Businesses or other for-profits, Farms.

Respondents: 23,196.

Total Annual responses: 23,196. Estimated Total Burden Hours: 9,334.

Estimated Time per Response: 5 minutes for the vehicle mechanical inspection reports (WH-514 or WH-514a) and 20 minutes for the MSPA Doctor's Certification (WH-515) and 30 minutes for the Farm Labor Contractor Application (WH-530).

Frequency: On Occasion, but no more often than annual.

Total Burden Cost (capital/startup):

Total Burden Cost (operating/ maintenance): \$447,354.

Dated: March 18, 2015.

Mary Ziegler,

Director, Division of Regulations, Legislation and Interpretation.

[FR Doc. 2015-06758 Filed 3-24-15; 8:45 am]

BILLING CODE 4510-27-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-85,640]

Covidien LP, North American Shared Services Group, Mansfield, **Massachusetts: Notice of Negative Determination Regarding Application** for Reconsideration

By application dated December 11, 2014, a separated worker requested administrative reconsideration of the Department of Labor's negative determination regarding eligibility to apply for worker adjustment assistance, applicable to workers and former workers of Covidien LP, North American Shared Services Group, Mansfield, Massachusetts (Subject Firm). The denial notice was signed on November 25, 2014, and the Notice of Determination was published in the Federal Register on December 10, 2014 (79 FR 73338).

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 initial investigation revealed that the subject firm does not produce an article within the meaning of Section 222(a) or Section 222(b) of the Act. Rather, the investigation revealed that the workers' firm supplied services related to administrative support and customer services. In order to be considered eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974, the worker group seeking certification (or on whose behalf certification is being sought) must work for a "firm" or appropriate subdivision that produces an article. The definition of a firm includes an individual proprietorship, partnership, joint venture, association, corporation (including a development corporation), business trust, cooperative, trustee in bankruptcy, and receiver under decree of any court.

In the request for reconsideration, the petitioner stated that the workers of the subject firm should be eligible for TAA because the subject firm shifted to a foreign country the supply of like or