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This notice is filed under 49 CFR 1150.31. If the notice contains false or misleading information, the exemption is void *ab initio*. Petitions to revoke the exemption under 49 U.S.C. 10505(d) may be filed at any time. The filing of a petition to revoke will not automatically stay the transaction.

Decided: January 17, 1995.

By the Commission, David M. Konschnik, Director, Office of Proceedings.

Vernon A. Williams,
Secretary.

[FR Doc. 95-1632 Filed 1-19-95; 8:45 am]

BILLING CODE 7035-01-P

DEPARTMENT OF JUSTICE

Information Collections Under Review

The Office of Management and Budget (OMB) has been sent the following collection(s) of information proposals for review under the provisions of the Paperwork Reduction Act (44 USC Chapter 35) and the Paperwork Reduction Reauthorization Act since the last list was published. Entries are grouped into submission categories, with each entry containing the following information:

- (1) The title of the form/collection;
- (2) The agency form number, if any, and the applicable component of the Department sponsoring the collection;
- (3) Who will be asked or required to respond, as well as a brief abstract;
- (4) An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond;
- (5) An estimate of the total public burden (in hours) associated with the collection; and,
- (6) An indication as to whether Section 3504(h) of Public Law 96-511 applies.

Comments and/or suggestions regarding the item(s) contained in this notice, especially regarding the estimated public burden and associated response time, should be directed to the OMB reviewer, Mr. Jeff Hill on (202) 395-7340 and to the Department of Justice's Clearance Officer, Mr. Robert B. Briggs, on (202) 514-4319. If you anticipate commenting on a form/collection, but find that time to prepare such comments will prevent you from prompt submission, you should notify the OMB reviewer and the Department of Justice Clearance Officer of your intent as soon as possible. Written comments regarding the burden

estimate or any other aspect of the collection may be submitted to Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503, and to Mr. Robert B. Briggs, Department of Justice Clearance Officer, Systems Policy Staff/ Information Resources Management/ Justice Management Division, Suite 850, WCTR, Washington, DC 20530.

Extension of a Currently Approved Collection

- (1) Claims Under the Radiation Exposure Compensation Act.
 - (2) Civil Division, United States Department of Justice.
 - (3) Primary = Individuals or households, Others = None. Information is needed to determine whether an applicant is eligible for a statutory compensation payment. Radiation Exposure Compensation Act, 42 United States Code Annotated Section 2210 note (Supp. 1994). Applicants are persons who reside near the Nevada Test Site, onsite participants in an atmospheric nuclear weapons test, and persons employed in an underground uranium mine.
 - (4) 2,000 annual respondents at 2.5 hours per response.
 - (5) 5,000 annual burden hours.
 - (6) Not applicable under Section 3504(h) of Public Law 96-511.
- Public comment on this item is encouraged.

Dated: January 17, 1995.

Robert B. Briggs,
Department Clearance Officer, United States Department of Justice.
[FR Doc. 95-1431 Filed 1-19-95; 8:45 am]
BILLING CODE 4410-12-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 determinations regarding eligibility to apply for trade adjustment assistance for workers (TA-W) issued during the period of December, 1994.

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-30,470; *Gist-Brocades Foods Ingredients, East Brunswick, NJ*
TA-W-30,419; *Stone Forest Industries, Albany, OR*
TA-W-30,483; *EFR Corp., Everett, WA*
TA-W-30,477; *Coombs Vermont Natural Products, Wilmington, VT*
TA-W-30,454; *Most Manufacturing, Inc., Colorado Springs, CO*

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

TA-W-30,414; *Texaco Refining and Marketing, Inc., Fuels Operation, Tulsa, OK*

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

TA-W-30,159; *Elco Corp., Huntington, PA*

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

TA-W-30,451; *Robertshaw Controls Co., Grayson Controls Div., El Paso, TX*

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

TA-W-30,444; *Martin Marietta, Utica, NY*

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

TA-W-30,449; *Youngstown Welding & Engineering Co., Youngstown, OH*

The decision to shut down was made in April 1994, and all were laid off by June 1994. Prior to shutdown, sales and production at the facility had increased in 1993 compared to 1992.

Affirmative Determinations for Worker Adjustment Assistance

TA-W-30,425; *Schoeneman Enterprises, Belair, MD*

A certification was issued covering all workers separated on or after October 14, 1993.

TA-W-30,452; *Fulton & Lightly, Inc., Timbercraft Products Div., Hayden Lake, ID*

A certification was issued covering all workers separated on or after October 26, 1993.

TA-W-30,500; *Lennon Foods, Inc., Seattle, WA*

A certification was issued covering all workers separated on or after October 23, 1993.

TA-W-30,453; *Omni Leisure Design, Medley, FL*

A certification was issued covering all workers separated on or after September 12, 1993.

TA-W-30,446; *Machine Technology, Inc., Parsippany, NJ*

A certification was issued covering all workers separated on or after September 26, 1993.

TA-W-30,424; *Tricon Timber, Inc., (Formerly Located in Missoula, Mt), Florence, MT*

A certification was issued covering all workers separated on or after October 12, 1993.

TA-W-30,462; *Bridge Manufacturing, Inc., Wilkes-Barre, PA*

A certification was issued covering all workers separated on or after July 27, 1993.

TA-W-30,388; *Lanier Clothes Div., of Oxford Industries, Unadilla, GA*

A certification was issued covering all workers separated on or after September 26, 1993.

TA-W-30,416; *Zenith Electronics Corp., Springfield, MO*

A certification was issued covering all workers separated on or after June 4, 1994.

TA-W-30,447; *Fashion Tanning Co., Inc., Gloversville, NY*

A certification was issued covering all workers separated on or after August 19, 1993.

TA-W-30,305; *Fishing Vessel Hawk of Smith Brothers, Inc., Fairhaven, MA*

A certification was issued covering all workers separated on or after August 29, 1993.

TA-W-30,328 & TA-W-30,329; *United Technologies Corp., Pratt & Whitney, North Haven, CT and Southington, CT*

A certification was issued covering all workers separated on or after September 7, 1993.

TA-W-30,417; *Zenith Electronics Corp., Parts Sales Div., Chicago, IL*

A certification was issued covering all workers separated on or after October 4, 1993.

TA-W-30,277; *Union Oil Co of Calif. (dba Unocal), Sugarland, TX and Operating at Various Locations in the Following States: A; AL, B; IL, C; LA, D; MI, E; MT, F; NM, G; TX, H; UT, I; WY, J; OK.*

A certification was issued covering all workers separated on or after September 6, 1993.

TA-W-30,432; *C & V Garments, Brooklyn, NY*

A certification was issued covering all workers separated on or after October 11, 1993.

TA-W-30,426; *Pro Group/Duckster/Div., Lumberton, NC*

A certification was issued covering all workers separated on or after October 11, 1993.

TA-W-30,302; *McDonnell Douglas Aerospace, Space Station Div., Huntington Beach, CA*

A certification was issued covering all workers separated on or after August 5, 1993.

TA-W-30,258; *IBM Corp., Glendale Development Laboratory, Endicott, NY*

A certification was issued covering all workers separated on or after July 29, 1993.

TA-W-30,473; *Bluestone Farming, Inc., San Diego, CA*

A certification was issued covering all workers separated on or after October 25, 1993.

TA-W-30,472 & TA-W-30,472A; *Exxon Co. USA, Santa Ynez Production Div. Thousand Oaks, CA & Houston/Corpus Christi Production, Houston, TX*

A certification was issued covering all workers separated on or after October 25, 1993.

TA-W-30,437; *Solomon Sportswear of Tallassee, Inc., Tallassee, AL*

A certification was issued covering all workers separated on or after October 4, 1993.

TA-W-30,176; *IBM Corp., AS/400 Div., Including The Integrated Technology Laboratory, Rochester, MN*

A certification was issued covering all workers separated on or after July 21, 1993.

TA-W-30,429; *Greenhill Petroleum Corp., Lovington, NM*

A certification was issued covering all workers separated on or after October 14, 1993.

TA-W-30,445; *Feuer Leather Corp., Mercersburg Tanning Co., Mercersburg, PA*

TA-W-30,458; *Feuer Leather Corp., Allied Split Corp., Johnstown, PA*

TA-W-30,471; *Feuer Leather Corp., Elton Leather, Gloversville, NY*

A certification was issued covering all workers separated on or after October 24, 1993.

TA-W-30,233; *Saba Energy of Texas, Inc., Midland, TX*

A certification was issued covering all workers separated on or after August 2, 1993.

TA-W-30,420; *Spring City Knitting, Glendale, AZ*

A certification was issued covering all workers separated on or after September 26, 1993.

TA-W-30,430; *Flowline Div., New Castle, PA*

A certification was issued covering all workers separated on or after March 24, 1994.

TA-W-30,438; *Flowline Div., Whiteville, NC*

A certification was issued covering all workers separated on or after April 14, 1994.

TA-W-30,460; *Bollman Hat Co., Adamstown, PA*

A certification was issued covering all workers separated on or after October 13, 1993.

TA-W-30,397; *International Business Machines, Microelectronics Div., Endicott, NY*

A certification was issued covering all workers engaged in the production of printed circuit boards separated on or after September 30, 1993. Also, all workers engaged in the production of chip carriers are denied.

TA-W-30,435 & TA-W-30,435A, B; *ABEPP Acquisition Corp., D/B/A Abbott & Co., North Baltimore, OH, and Prospect OH & Marion, OH*

A certification was issued covering all workers separated on or after October 10, 1993.

TA-W-30,436, TA-W-30,439, TA-W-30,440; *Amco Production Co., APC Auditing Dept., Tulsa, OK, Houston, TX and Denver, CO*

A certification was issued covering all workers separated on or after October 11, 1993.

TA-W-30,404; *Nahama & Weagant Energy Co., Bakersfield, CA*

A certification was issued covering all workers separated on or after October 4, 1993.

TA-W-30,457; Idapine Mill, Grangeville, ID

A certification was issued covering all workers separated on or after October 19, 1993.

TA-W-30,450; Roxanne Swim Suits Co., Inc., Corona, NY

A certification was issued covering all workers separated on or after October 21, 1993.

TA-W-30,371; Finch Manufacturing, West Pittston, PA

A certification was issued covering all workers separated on or after September 16, 1993.

TA-W-30,478; Verona Fashions, Inc., Hoboken, NJ

A certification was issued covering all workers separated on or after November 2, 1993.

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 250(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 December, 1994.

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—

(a) That sales or production, or both, of such firm or subdivision have decreased absolutely,

(b) That imports from Mexico or Canada of articles like or directly competitive with articles produced by such firm or subdivision have increased.

(c) That the increase in 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

(2) 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

NAFTA-TAA-00292; Northwest Environmental Services, Inc., Seattle, WA

The investigation revealed that the workers of the subject firm did not produce an article within the meaning of the Act. The Department of Labor has consistently determined that the performance of services did not constitute production of an article as required by the Trade Act of 1974.

NAFTA-TAA-00300; Woods Geophysical, Inc., Mt. Pleasant, MI

The investigation revealed that the workers of the subject firm did not produce an article within the meaning of the Act. The Department of Labor has consistently determined that the performance of services did not constitute production of an article as required by the Trade Act of 1974.

NAFTA-TAA-00287; Jervis B. Webb Co., Webb-Norfolk Conveyor Div., Cohasset, MA

The investigation revealed that criteria (3) and criteria (4) were not met. A survey of major customers revealed that the respondents did not increase imports of material, baggage handling and conveyor systems and parts from Mexico and Canada while decreasing purchases from the subject firms.

NAFTA-TAA-00290; California Manufacturing Co., Plant #3, St. James, MO

The investigation revealed that criteria (3) and criteria (4) were not met. A survey of the major customers revealed that the respondents did not increase imports of men's & boys outerwear jackets from Mexico and Canada while decreasing purchases for the subject firm.

NAFTA-TAA-00296; MAC Tools, Inc., (Division of Stanley), Washington Court House, OH

The investigation revealed that criteria (3) and criteria (4) were not met. There was no shirt in production from the subject facility to Mexico or Canada during the period under investigation, nor did the subject firm import from Mexico or Canada any articles that are like or directly competitive with those produced at the subject plant. A corporate decision was made to shut down its Washington Court House plant & transfer its production to other existing domestic plants.

NAFTA-TAA-00285; Telescope Casual Furniture, Granville, NY

The investigation revealed that criteria (3) and criteria (4) were not met.

Petitioners allege importation of raw materials from Canada as the reason for the layoffs. Component parts are not the same as finished products, which is casual furniture in this case, and the finished product is not imported by the subject firm.

NAFTA-TAA-00289; Somerville Paperboard Industries, Rochester, NY

The investigation revealed that criteria (3) and criteria (4) were not met. There was no shift in production from the subject facility to Mexico or Canada during the period under investigation, nor did the company import printed folding cartons from Mexico or Canada.

Affirmative Determinations NAFTA-TAA

NAFTA-TAA-00291; Mitel, Inc., Mitel Telecommunications Systems, Inc., Mt. Laurel, NJ

A certification was issued covering all workers of Mitel Telecommunications Systems, Inc., of Mitel, Inc., Mt. Laurel, NJ separated on or after December 8, 1993.

NAFTA-TAA-00304; Crouzet Corp., Gordes Div., Rogers, AR

A certification was issued covering all workers of Crouzet Corp., Gordes Div., Rogers, AR separated on or after December 8, 1993.

NAFTA-TAA-00305; Hospitak, Inc., Lindenhurst, NY

A certification was issued covering all workers of Hospitak, Inc., Lindenhurst, NY separated on or after December 8, 1993.

NAFTA-TAA-00295; Brookshire Knitting Mills, Dallas, TX

A certification was issued covering all workers of Brookshire Knitting Mills, Dallas, TX separated on or after December 8, 1993.

NAFTA-TAA-00288; Asten Dryer Fabrics, Inc., Walterboro, SC

A certification was issued covering all workers of Asten Dryer Fabrics, Inc., Walterboro, SC separated on or after December 8, 1993.

NAFTA-TAA-00293; Wirekraft Industries, Inc., Mishawaka, IN

A certification was issued covering all workers of Wirekraft Industries, Inc., Mishawaka, Inc. separated on or after December 8, 1993.

NAFTA-TAA-00281; AlliedSignal, Inc., AlliedSignal Aerospace Electric Power Operations, Orangeburg, SC

A certification was issued covering all workers engaged in the production of converters at AlliedSignal, Inc., AlliedSignal Aerospace Electric Power Operations, Orangeburg, SC separated on or after December 8, 1993.

NAFTA-TAA-00282; Tecno Medical Products, Inc., Sports Supports, Inc., Division, Konawa, OK

A certification was issued covering all workers engaged in the employment of backbelts & braces at the Sports Supports, Inc., Div. of the Tecno Medical Products, Inc., Konawa, OK separated on or after December 8, 1994.

I hereby certify that the aforementioned determinations were issued during the month of December, 1994. Copies of these determinations are available for inspection in Room C-4318, 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 10, 1995.

Victor J. Trunzo,

Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 95-1491 Filed 1-19-95; 8:45 am]

BILLING CODE 4510-30-M

Employment Standards Administration/Wage and Hour Division

Minimum Wages for Federal and Federally Assisted Construction; General Wage Determination, Decisions

General wage determination decisions of the Secretary of Labor are issued in accordance with applicable law and are based on the information obtained by the Department of Labor from its study of local wage conditions and data made available from other sources. They specify the basic hourly wage rates and fringe benefits which are determined to be prevailing for the described classes of laborers and mechanics employed on construction projects of a similar character and in the localities specified therein.

The determinations in these decisions of prevailing rates and fringe benefits have been made in accordance with 29 CFR Part 1, by authority of the Secretary of Labor pursuant to the provisions of the Davis-Bacon Act of March 3, 1931, as amended (46 Stat. 1494, as amended, 40 U.S.C. 276a) and of other Federal statutes referred to in 29 CFR Part 1, Appendix, as well as such additional statutes as may from time to time be enacted containing provisions for the payment of wages determined to be prevailing by the Secretary of Labor in accordance with the Davis-Bacon Act. The prevailing rates and fringe benefits determined in these decisions shall, in accordance with the provisions of the

foregoing statutes, constitute the minimum wages payable on Federal and federally assisted construction projects to laborers and mechanics of the specified classes engaged on contract work of the character and in the localities described therein.

Good cause is hereby found for not utilizing notice and public comment procedure thereon prior to the issuance of these determinations as prescribed in 5 U.S.C. 553 and not providing for delay in the effective date as prescribed in that section, because the necessity to issue current construction industry wage determinations frequently and in large volume causes procedures to be impractical and contrary to the public interest.

General wage determination decisions, and modifications and supersede as decisions thereto, contain no expiration dates and are effective from their date of notice in the **Federal Register**, or on the date written notice is received by the agency, whichever is earlier. These decisions are to be used in accordance with the provisions of 29 CFR parts 1 and 5. Accordingly, the applicable decision, together with any modifications issued, must be made a part of every contract for performance of the described work within the geographic area indicated as required by an applicable Federal prevailing wage law and 29 CFR part 5. The wage rates and fringe benefits, notice of which is published herein, and which are contained in the Government Printing Office (GPO) document entitled "General Wage Determinations Issued Under The Davis-Bacon And Related Acts," shall be the minimum paid by contractors and subcontractors to laborers and mechanics.

Any person, organization, or governmental agency having an interest in the rates determined as prevailing is encouraged to submit wage rate and fringe benefit information for consideration by the Department. Further information and self-explanatory forms for the purpose of submitting this data may be obtained by writing to the U.S. Department of Labor, Employment Standards Administration, Wage and Hour Division, Division of Wage Determinations, 200 Constitution Avenue NW., Room S-3014, Washington, DC 20210.

New General Wage Determination Decisions

The number of the decisions added to the Government Printing Office document entitled "General Wage Determination Issued Under the Davis-Bacon and Related Acts" are listed by Volume and State:

Volume IV

Indiana:

IN940040 (Jan. 20, 1995)

IN940041 (Jan. 20, 1995)

Modification to General Wage Determinations Decisions

The number of decisions listed in the Government Printing Office document entitled "General Wage Determinations Issued Under the Davis-Bacon and Related Acts" being modified are listed by Volume and State. Dates of publication in the **Federal Register** are in parentheses following the decisions being modified.

Volume I

New York: NY940003 (Feb. 11, 1994)

Volume II

Delaware: DE940001 (Feb. 11, 1994)

Maryland:

MD940001 (Feb. 11, 1994)

MD940011 (Feb. 11, 1994)

MD940021 (Feb. 11, 1994)

MD940032 (Feb. 11, 1994)

MD940035 (Feb. 11, 1994)

MD940037 (Feb. 11, 1994)

Pennsylvania: PA940014 (Feb. 11, 1994)

Virginia:

VA940003 (Feb. 11, 1994)

VA940015 (Feb. 11, 1994)

VA940018 (Feb. 11, 1994)

VA940054 (Feb. 11, 1994)

VA940080 (Feb. 11, 1994)

VA940081 (Feb. 11, 1994)

VA940112 (Aug. 12, 1994)

VA940113 (Sep. 02, 1994)

West Virginia:

WV940002 (Feb. 11, 1994)

WV940003 (Feb. 11, 1994)

Volume III

None

Volume IV

Illinois: IL940019 (Feb. 11, 1994)

Volume V

Missouri: MO940001 (Feb. 10, 1994)

Nebraska: NE940002 (Feb. 11, 1994)

Volume VI

Hawaii: HI940001 (Feb. 11, 1994)

General Wage Determination Publication

General wage determinations issued under the Davis-Bacon and related acts, including those noted above, may be found in the Government Printing Office (GPO) document entitled "General Wage Determinations Issued Under The Davis-Bacon and Related Acts". This publication is available at each of the 50 Regional Government Depository Libraries and many of the 1,400 Government Depository Libraries across the county. Subscriptions may be purchased from: Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402, (202) 783-3238.