

Register, summarizing the issues to be heard and setting the time for the hearing.

The Office of Management and budget has determined that notice of aggregate production quotas are not subject to centralized review under Executive Order 12866.

Rules establishing aggregate production quotas for controlled substances in Schedules I and II are required by statute, fulfill United States obligations under the Single Convention on Narcotic Drugs, 1961, and other international treaties, and are essential to a criminal law enforcement function of the United States. Without the periodic establishment and adjustment of aggregate production quotas, pharmaceutical manufacturers in the United States could not lawfully produce a wide variety of medically necessary pharmaceutical drugs.

These actions have been analyzed in accordance with the principles and criteria contained in Executive Order 12612 and it has been determined that this matter raises no Federalism implications which would warrant the preparation of a Federalism Assessment.

The Deputy Administrator hereby certifies that this action will have no significant impact upon small entities whose interests must be considered under the Regulatory Flexibility Act, 5 U.S.C. 601, et seq. The establishment and revision of annual production quotas for Schedules I and II controlled substances is mandated by law and by the international obligations of the United States. Such quotas impact predominantly upon major

manufacturers of the affected controlled substances.

Dated: May 3, 1995.

Stephen H. Greene,

Deputy Administrator.

[FR Doc. 95-11370 Filed 5-8-95; 8:45 am]

BILLING CODE 4410-09-M

DEPARTMENT OF LABOR

Office of the Secretary

Surveys of the Federal Family and Medical Leave Act

AGENCY: Office of the Secretary, Labor.

SUMMARY: The Director, Office of Information Resources Management Policy, invites comments on the following proposed expedited review information collection request as required by the Paperwork Reduction Act of 1980, as amended.

DATES: This expedited review is being requested in accordance with the Act, since allowing for the normal review period would adversely affect the public interest. Approval by the Office of Management and Budget (OMB) has been requested by May 26, 1995.

ADDRESSES: Written comments should be addressed to the Office of Management and Budget (OMB) Office of Information and Regulatory Affairs, Attention: Dan Chenok, Desk Officer, 725 17th St., NW., Room 10235, New Executive Office Building, Wash., DC 20503. Requests for copies of the proposed information collection request should be addressed to Kenneth A.

Mills, Department of Labor, 200 Constitution Ave., NW Room N-1301, Wash., DC 20210.

FOR FURTHER INFORMATION CONTACT: Kenneth A. Mills, (202) 219-5095.

Individuals who use a telecommunications device for the deaf (TTY/TDY) may call (202) 219-4720 between 1:00 p.m. and 4:00 p.m. Eastern time, Monday through Friday.

SUPPLEMENTARY INFORMATION: Section 3517 of the Paperwork Reduction Act of 1980 (44 U.S.C. Chapter 3517) requires that the Director of OMB provide interested persons an early opportunity to comment on information collection requests. OMB may amend or waive the requirement for public consultation to the extent that public participation in the approval process would defeat the purpose of the information collection, violate State or Federal law, or substantially interfere with the agency's ability to perform its statutory obligations.

The Director, Office of Information Resource Management Policy, publishes this notice simultaneously with the submission of this request to OMB. This notice contains the following information:

Type of Review: EXPEDITED

Title: Commission on Leave Survey of Businesses on the Impact of the Federal Family and Medical Leave Act (and an embedded study of employees)

Frequency of Response: One-time Affected Public: Individuals or households; Business or other for-profit

Survey	Respondents	Average time per response	Total hours
Employer	1,200	65 minutes	1,300
Case Studies	6	4 hours	24
Employee	400	10 minutes	67

Total Annual Burden Hours: 1,391

Respondents obligation to reply:

Voluntary

Description: Title III of the Federal Family and Medical Leave Act of 1993 (FMLA) established a bipartisan Commission on Leave (the Commission) to conduct a comprehensive study and to submit a report to Congress on mandatory and voluntary policies relating to family leave and temporary medical leave.

The Commission is to conduct a comprehensive study and to report its findings to Congress not later than two years after the date the Commission first met which was held on November 10, 1993.

The Commission plans to survey a random sample of employers who are covered and not covered by the provisions of the FMLA and a sample of employees who are covered and not covered by the provisions of the FMLA

and who have taken family and medical leave. The data collected will be used primarily for reporting to the Congress in the Final report due November 1995.

Type of Review: EXPEDITED

Title: Commission on Leave Survey of Employee on the Impact of the Federal Family and Medical Leave Act

Frequency of Response: One-time Affected Public: Individuals or households

Survey	Respondents	Average time per response	Total hours
Employee Leave Takers	260	10 minutes	43.3
Employee Leave Needers	2,600	5 minutes	216.6

Total Annual Burden Hours: 260

Respondents obligation to reply:

Voluntary

Description: Title III of the Federal Family and Medical Leave Act of 1993 (FMLA) established a bipartisan Commission on Leave (the Commission) to conduct a comprehensive study and to submit a report to Congress on mandatory and voluntary policies relating to family leave and temporary medical leave. The Commission is to conduct a comprehensive study and to report its findings to Congress not later than two years after the date the Commission first met which was held on November 10, 1993.

The Commission plans to survey a random sample of employers who are covered and not covered by the provisions of the FMLA and who have taken family and medical leave. The data collected will be used primarily for reporting to the Congress in the Final report due November 1995.

Dated: Signed at Washington, D.C. this 2nd day of May 1995.

Theresa M. O'Malley,

Acting Departmental Clearance Officer.

[FR Doc. 95-11412 Filed 5-8-95; 8:45 am]

BILLING CODE 4510-27-M

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 April, 1995.

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-30,785; *The American Tobacco Co., Chester, VA*

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

TA-W-30,853; *C & S Supply Co., Kermit, TX*

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

TA-W-30,816; *Whitestone Products, Inc., Piscataway, NJ*

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

TA-W-30,767; *Fairchild Fasteners USA, Fairchild Industry, City of Industry, CA*

The investigation revealed that criterion (2) and (3) have not been met. Sales or production did not decline during the relevant period as required for certification. Increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have not contributed importantly to the separations or threat thereof, and the absolute decline in sales or production.

TA-W-30,748; *Halbar Enterprises, Falmouth, ME*

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

Affirmative Determinations for Worker Adjustment Assistance

TA-W-30,805; *I. Appel Corp., Formit Rogers Div., McMinnville, TN*

A certification was issued covering all workers separated on or after February 22, 1994.

TA-W-30,817; *I. Appel Corp., Formit Rogers Div., Lafayette, TN*

A certification was issued covering all workers separated on or after March 2, 1994.

TA-W-30,742; *Advanced Imaging Technology, Inc., Toms River, NJ*

A certification was issued covering all workers separated on or after February 3, 1994.

TA-W-30,927; *Midessa Drilling Co., Midland, TX*

A certification was issued covering all workers separated on or after February 2, 1995.

TA-W-30,830; *Modoc Lumber Co., Klamath Falls, OR*

A certification was issued covering all workers separated on or after March 7, 1994.

TA-W-30,747; *Kay Lunn Sportswear, Inc., Palestine, TX*

A certification was issued covering all workers separated on or after February 2, 1994.

TA-W-30,745; *Therma. Laminates Corp., Stevenson, WA*

A certification was issued covering all workers separated on or after January 22, 1994.

TA-W-30,794; *Western Cabinet & Mill Work, Inc., Woodinville, WA*

A certification was issued covering all workers separated on or after February 22, 1994.

TA-W-30,776; *M-I Drilling Fluids Co., Anchorage, AK*

A certification was issued covering all workers separated on or after January 31, 1994.

TA-W-30,774; *Cleveland Twist Drilling Co., Cranston, RI*

A certification was issued covering all workers separated on or after February 13, 1994.

TA-W-30,899, TA-W-30,900; *AI Tech Speciality Steel Corp., Dunkirk, NY, Watervliet, NY*

A certification was issued covering all workers separated on or after February 7, 1994.

TA-W-30,769; *A & B; Chevron Pipe Line Co., Crane, TX & Operating at Various Locations in the State of TX and New Mexico*