

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*

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

TA-W-30,854; *Reed Travel Group, Airline Div., Oakbrook, IL*

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

TA-W-30,942; *Progroup, Inc (Duckster Apparel), Jasper, GA*

A certification was issued covering all workers separated on or after April 12, 1994.

TA-W-30,778; *General Cable Corp., Formerly Carol-Woonsocket Div., Woonsocket, RI*

A certification was issued covering all workers separated on or after February 15, 1995.

TA-W-30,858; *Teledyne Fluid Systems, Palisades Park, NJ*

A certification was issued covering all workers separated on or after March 9, 1994.

TA-W-30,832; *Scotty's Fashions, Lewistown, PA*

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

TA-W-30,842; *Kresgeville Manufacturing, Inc., Kresgeville, PA*

A certification was issued covering all workers separated on or after March 8, 1994.

TA-W-30,777; *Goody Products (ACE Comb), Booneville, AR*

A certification was issued covering all workers separated on or after February 15, 1994.

TA-W-30,839; *Dillon Manufacturing Co., Inc., Mayfield, KY*

A certification was issued covering all workers separated on or after March 8, 1994.

TA-W-30,872; *United Merchants & Manufacturers, Inc., Buffalo Mill, Buffalo, SC*

A certification was issued covering all workers separated on or after March 19, 1994.

TA-W-30,904; *Alliant Techsystems, Inc., Kenvil, NJ*

A certification was issued covering all workers separated on or after March 30, 1994.

TA-W-30,807 & A; *Saba Petroleum Co., Irvine, CA & Saba Energy of Texas, Edmond, OK & Operating at Various Locations in the Following States B; CA, C; CO, D; MI, E; OK, F; TX*

A certification was issued covering all workers separated on or after January 27, 1994.

TA-W-30,821; *Brenda's Sportswear, Rock Island, TN*

A certification was issued covering all workers separated on or after February 8, 1994.

TA-W-30,905; *Mitchell Energy Corp., Exploration & Production Div., Midland, TX*

A certification was issued covering all workers separated on or after March 27, 1994.

TA-W-30,834; *Sonat Exploration Co., Houston, TX*

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

TA-W-30,836; *American Oil & Gas Amarillo, TX*

TA-W-30,837; *American Oil & Gas Processing Div., Pampa, TX*

TA-W-30,837A; *American Oil and Gas Gathering Div., Pampa, TX*

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

TA-W-30,823; *The Leslie Fay Co., Inc., Dress Div. Which Includes Andy Fashions, Downing Garment, Glen Lyon Garment, Kingston Fashions, Pittston Fashions, Throop Fashions and Ricky Fashions at Route 315, Wilkes-Barre, PA and*

TA-W-30,824; *The Hanover Facility, Hanover Industrial Estates, Wilkes-Barre, Luzerne County, PA*

TA-W-30,824A; *the Laflin Boro Facility, Wilkes Barre, Luzerne County, PA*

TA-W-30,824B; *Julie Fashions II—Sports Div., Tuscarora, PA*

A certification was issued covering all workers of the above mentioned companies separated on or after March 1, 1994.

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 April 1995.

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-00392; *General Mills, Inc., CFTO-South Chicago Plant, Chicago, IL*

The investigation revealed that criteria (3) and (4) were not met. There was no shift of production from the subject plant to Mexico or Canada during the period under investigation. A survey of major customers of General Mills revealed that customers which imported ready-to-eat breakfast cereal from Canada or Mexico relied on imports for a very minor proportion of their total needs for this product line.

NAFTA-TAA-0038964; *General Electric Co., Murfreesboro, TN*

The investigation revealed that criteria (3) and (4) were not met. There was no shift of production from the subject facility to Mexico or Canada during the period under investigation. Major customers of the subject firm who were surveyed regarding their purchases of appliance motors all reported that they did not import the product in question of Mexico or Canada.

NAFTA-TAA-00391; *Raytheon Engineers & Constructors, Inc., Richland, WA*

The investigation revealed that the workers of Raytheon Engineers & Constructors, Inc., Richland, WA do not produce an article within the meaning of of Section 250(a) of the Trade Act, as amended.

NAFTA-TAA-00402; *Johnson Controls Battery Group, Inc., Garland, TX*

The investigation revealed that criteria (3) and (4) were not met. The investigation revealed that Johnson Controls decided to close the Garland Texas plant due to the Loss of a major customer.

NAFTA-TAA-00401; Stewart Warner Instruments Corp., Automotive Gauges & Aftermarket, El Paso, TX

The investigation disclosed that workers at the El Paso, TX facility provided support services related to the overseas production of gauges. The provision of services supporting production that occurs outside the US cannot be used as the basis for certification under the terms of the Trade Act of 1974, as amended.

NAFTA-TAA-00403; Trans World Airlines, Inc., Kansas City Overhaul Base, Kansas City, MO

The investigation revealed that the workers of the subject firm do not produce an article within the meaning of Section 250(a) of the Trade Act, as amended.

NAFTA-TAA-00383; Goody Products, Inc., Ace Comb Co., Booneville, AR

The investigation revealed that criteria (3) and (4) were not met. A survey of major customers revealed that customers did not import hair accessories from Canada or Mexico.

NAFTA-TAA-00405; Paragon Trade Brands, Inc., City of Industry, CA

The investigation revealed that criteria (3) and (4) were not met. Surveys conducted with major customers revealed that they do not import articles like or directly competitive with disposable baby diapers.

Affirmative Determinations NAFTA-TAA

NAFTA-TAA-00420; ITT Automotive Body Systems Div., Roscommon, MI

A certification was issued covering all workers of at ITT Automotive, Body Systems Div., Roscommon, MI separated on or after March 23, 1994.

NAFTA-TAA-00398; Hancock Lumber, Inc., Diamond Pacific Milling & Dry Kilns, Inc., Salem, OR

A certification was issued covering all workers at Hancock Lumber Inc., Diamond Pacific Milling & Dry Kilns, Inc., Salem, OR separated on or after March 16, 1994.

NAFTA-TAA-00400; Takata Fabrication Corp., Piqua, OH

A certification was issued covering all workers at Takata Fabrication Corp., Piqua, Oh separated on or after March 20, 1994.

NAFTA-TAA-00399; Teledyne Fluid Systems, Div. of Teledyne Industries, Inc., Palisades, NJ

A certification was issued covering all workers at Teledyne Fluid Systems, Div. of Teledyne Industries, Inc., Palisades, NJ separated on or after March 16, 1994.

NAFTA-TAA-00390; Universal Medical Instrument Corp., Ballston Spa, NY

A certification was issued covering all workers of Universal Medical Instrument Corp., Ballston Spa, NY separated on or after March 10, 1994.

NAFTA-TAA-00396; Voyager Emblems, Inc., Sanborn, NY

A certification was issued covering all workers of Voyager Emblems, Inc., Sanborn, NY separated on or after March 16, 1994.

NAFTA-TAA-00404; Dobie Industries, Inc., Edgecombe Manufacturing Tarboro, NC

NAFTA-TAA-00404A; Dobie Industries, Inc., Wilson Apparel Co., Inc., Wilson, NC

A certification was issued covering all workers of Dobie Industries, Inc., Edgecombe Manufacturing and Wilson Apparel Co., Inc., Tarboro, NC and Wilson, NC separated on or after March 20, 1994.

I hereby certify that the aforementioned determinations were issued during the months of April, 1995. Copies of these determinations are available for inspection in Room C-4318, U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210 during normal business hours or will be mailed to persons who write to the above address.

Dated: May 2, 1995.

Victor J. Trunzo,

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

[FR Doc. 95-11413 Filed 5-8-95; 8:45 am]

BILLING CODE 4510-30-M

Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In the matter of: ARCO Oil and Gas Company:

TA-W-29,431 Atlantic Richfield Company, Dallas, Texas

TA-W-29,431A ARCO Natural Gas Marketing, Dallas, Texas a/k/a Vastar Marketing, Inc.

TA-W-29,431B ARCO Natural Gas Marketing, Houston, Texas a/k/a Vastar Marketing, Inc.

TA-W-29,432 ARCO Oil and Gas Company a/k/a Atlantic Richfield Company, ARCO Permian, Midland, Texas and operating in the following States:

TA-W-29,432A Colorado

TA-W-29,432B Kansas

TA-W-29,432C Michigan

TA-W-29,432D New Mexico

TA-W-29,432E Oklahoma

TA-W-29,432F Texas

TA-W-29,432G Wyoming

TA-W-29,433 Atlantic Richfield Company, Houston, Texas and operating in the following States:

TA-W-29,433A Arkansas

TA-W-29,433B Alabama

TA-W-29,433C Louisiana

TA-W-29,43D Texas, ARCO Western Energy

TA-W-29,434 Bakersfield, California

TA-W-29,434A California, except Bakersfield

TA-W-29,435 ARCO Exploration and Production Technology, Plano, Texas

In accordance with Section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance applicable to all workers of the subject firm on April 13, 1994. The notice was published in the **Federal Register** on May 11, 1994 (59 FR 24483).

The Certification was amended on June 20, 1994 to include workers in other locations of ARCO Permian and for ARCO Western Energy. The Certification was subsequently on August 22, 1994 to include all workers of ARCO Natural Gas Marketing in Dallas, Texas and Houston, Texas. The Certification was amended again on April 13, 1995 to show that ARCO Natural Gas Marketing has changed its name to Vastar Gas Marketing, Inc.

At the request of the State Agency, the Department has again reviewed its Certification for workers of the subject firm. New information shows that the workers of ARCO Permian have had their wages reported to a separate unemployment insurance (UI) tax account under the name of Atlantic Richfield Company.

Accordingly the Department is amending its certification to reflect the proper worker group.

The amended notice applicable to TA-W-29,431 through TA-W-29,435 is hereby issued as follows:

All workers of ARCO Oil and Gas Company at the following locations: Atlantic Richfield company, Dallas, Texas (TA-W-29,431); ARCO Natural Gas Marketing, a/k/a Vastar Marketing, Inc., Dallas, Texas and Houston, Texas; ARCO Oil and Gas Company, a/k/a Atlantic Richfield Company, ARCO Permian, Midland, Texas (TA-W-29,432) and operating in the following states: Colorado, Kansas, Michigan, New Mexico, Oklahoma, Texas and Wyoming; Atlantic Richfield Company, Houston, Texas (TA-W-29,433) and operating in the following states: Arkansas, Alabama, Louisiana and Texas; ARCO Western Energy, Bakersfield, California (TA-W-29,434) and California except Bakersfield and ARCO Exploration and Production Technology, Plano, Texas (TA-W-29,435) who became totally or partially separated from employment on or after February 21, 1994 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.