

it takes approximately 2 minutes to complete the form.

Required activity	ETA form No.
Allowance and Allotment Change ..	6-101
Forms Transmittal Letter	6-102
Signature Card	6-103
Voucher for Allocation for Living Expense	6-104
Initial Allowance Authorization	6-106
WSSR Log	6-142B

Burden hour for collecting information electronically: Previously the burden for preparing these forms manually was approximately 8,177 hours. This has resulted in a reduction of 6,377 burden hours for these activities.

Total Estimated Burden: 65,890.

Total Burden Cost (Capital/startup): The Office of Job Corps is the process of automating of its Centers. The Center Information System (CIS) will allow all centers to directly input data into a national database. It is anticipated that the burden hours associated with preparation of forms will decrease significantly when the CIS is completely finalized. The capital/startup of this system is estimated to be \$8.08 Million for Hardware and Software.

Total Burden Cost (Operating/Maintaining): Operating and maintenance services associated with these are contracted yearly by the Federal government with various contractors. This is one of the many functions the contractors perform for which precise cost cannot be identified. However, at the present time, based on past experience, the annual costs for contractor staff and related costs estimated to be \$733,524 at an average cost of \$11.43 per hour.

Comments submitted in response to this comment request will be summarized and/or included in the request for Office of Management and Budget approval of the information collection request; they will also become a matter of public record.

Signed at Washington, DC this 6, day of April 1998.

Mary H. Silva,

Director, Office of Job Corps.

[FR Doc. 98-9545 Filed 4-9-98; 8:45 am]

BILLING CODE 4510-30-P

DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-02127]

Omak Wood Products Inc., Omak, WA; Notice of Affirmative Determination Regarding Application for Reconsideration

By letter of March 6, 1998, the Washington State Labor Council, AFL-CIO, requested administrative reconsideration of the Department of Labor's Notice of Negative Determination Regarding Eligibility to Apply for NAFTA-Transitional Adjustment Assistance (NAFTA-02127) for workers of the subject firm. The denial notice was signed on February 20, 1998, and published in the **Federal Register** on March 16, 1998 (63 FR 12838).

The petitioner presents evidence that the investigation did not cover all products produced by workers of the subject firm.

Conclusion

After careful review of the application, I conclude that the claim is of sufficient weight to justify reconsideration of the Department of Labor's prior decision. The application is, therefore, granted.

Signed at Washington, DC, this 27th day of March 1998.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 98-9538 Filed 4-9-98; 8:45 am]

BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-02016 and NAFTA-02016A]

Umbro International and Umbro North America, Fairbluff, NC and Greenville, SC; Amended Certification Regarding Eligibility To Apply for NAFTA Transitional Adjustment Assistance

In accordance with Section 250(a), Subchapter 2, Title II, of the Trade Act of 1974, as amended (19 U.S.C. 2273), the Department of Labor issued a Certification of Eligibility to Apply for NAFTA Transitional Adjustment Assistance on January 8, 1998, applicable to all workers of Umbro North America located in Fairbluff, North Carolina. The notice was published in the **Federal Register** on January 22, 1998 (63 FR 3352).

At the request of the company, the Department reviewed the certification for workers of the subject firm. The investigation findings show that Umbro International is the parent firm of Umbro North America. Findings also show that worker separations are expected to occur at the subject firm's Greenville, South Carolina location in March 1998 and continue through June 1998 when the entire company closes. The workers produce soccer shorts and jerseys as well as provide administrative and support function services for Umbro International. Also, the Department incorrectly limited the certification to "all workers engaged in employment related to the production of soccer shorts and jerseys."

Accordingly, the Department is amending the certification to cover workers at the Umbro International, Greenville, South Carolina.

The intent of the Department's certification is to include "all workers" of Umbro International, adversely affected by imports from Mexico and Canada.

The amended notice applicable to NAFTA-02016 is hereby issued as follows:

All workers of Umbro International, Umbro North America, Fairbluff, North Carolina (NAFTA-02016) and Greenville, South Carolina (NAFTA-02016A) who became totally or partially separated from employment on or after October 28, 1996 through January 8, 1998 are eligible to apply for NAFTA-TAA under Section 250 of the Trade Act of 1974.

Signed at Washington, D.C. this 31st day of March 1998.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 98-9540 Filed 4-9-98; 8:45 am]

BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

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