

contribute importantly to worker separations at the subject firm.

#### **Affirmative Determinations NAFTA-TAA**

*NAFTA-TAA-00372; Thomas & Betts Co., Elizabeth, NJ*

A certification was issued covering all workers of Thomas & Betts Co., Elizabeth, NJ separated on or after February 17, 1994.

*NAFTA-TAA-00371; Fisher-Price/Mattel, Inc., Medina, NY*

A certification was issued covering all workers at Fisher-Price/Mattel, Inc., Medina, NY separated on or after February 10, 1994.

*NAFTA-TAA-00368; Essilor of America, St. Petersburg, FL;*

A certification was issued covering all workers at Essilor of America, St. Petersburg, FL separated on or after February 10, 1994.

*NAFTA-TAA-00367; Escod Industries, Colorado Operations, Canon City, CO*

A certification was issued covering all workers at Escod Industries, Colorado Operations, Canon City, CO separated on or after February 15, 1994.

*NAFTA-TAA-00366; Crown Cork & Seal Co., Inc., Swedesboro, NJ*

A certification was issued covering all workers of Crown Cork & Seal Co., Inc., Swedesboro, NJ separated on or after February 10, 1994.

*NAFTA-TAA-00361; Maska US, Inc., Bradford, VT*

A certification was issued covering all workers of Maska US, Inc., Bradford, VT separated on or after February 6, 1994.

I hereby certify that the aforementioned determinations were issued during the months of March, 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: March 31, 1995.

#### **Victor J. Trunzo,**

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

[FR Doc. 95-8721 Filed 4-7-95; 8:45 am]

BILLING CODE 4510-30-M

### **Mine Safety and Health Administration**

#### **Petitions for Modification**

The following parties have filed petitions to modify the application of mandatory safety standards under section 101(c) of the Federal Mine Safety and Health Act of 1977.

#### **1. C&B Mining Company**

[Docket No. M-95-39-C]

C&B Mining, R.D. #2, Box 861, Coal Township, Pennsylvania 17866 has filed a petition to modify the application of 30 CFR 75.335 (construction of seals) to its No. 2 Vein Slope (I.D. No. 36-07813) located in Northumberland County, Pennsylvania. The petitioner requests a modification of the standard to permit alternative methods of seal construction using wooden materials of moderate size and weight due to the difficulty in accessing previously driven headings and breasts containing inaccessible abandoned workings; to accept a design criterion in the 10 psi range; and to permit the water trap to be installed in the gangway seal and sampling tube in the monkey seal for seals installed in pairs. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

#### **2. C&B Mining Company**

[Docket No. M-95-40-C]

C&B Mining, R.D. #2, Box 861, Coal Township, Pennsylvania 17866 has filed a petition to modify the application of 30 CFR 75.360 (preshift examination) to its No. 2 Vein Slope (I.D. No. 36-07813) located in Northumberland County, Pennsylvania. The petitioner proposes to examine each seal for physical damage from the slope gunboat during the preshift examination after an air quantity reading is taken in by the intake portal and to test for the quantity and quality of air at the intake air split locations off the slope in the gangway portion of the working section. The petitioner proposes to physically examine the entire length of the slope once a month. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

#### **3. C&B Mining Company**

[Docket No. M-95-41-C]

C&B Mining, R.D. #2, Box 861, Coal Township, Pennsylvania 17866 has filed a petition to modify the application of 30 CFR 75.1100-2(a) (quantity and location of firefighting equipment) to its No. 2 Vein Slope (I.D. No. 36-07813) located in Northumberland County, Pennsylvania. The petitioner proposes to use only portable fire extinguishers to replace existing requirements where rock dust, water cars, and other water storage are not practical. The petitioner asserts that the proposed alternative method would provide at least the same

measure of protection as would the mandatory standard.

#### **4. C&B Mining Company**

[Docket No. M-95-42-C]

C&B Mining, R.D. #2, Box 861, Coal Township, Pennsylvania 17866 has filed a petition to modify the application of 30 CFR 75.1200 (d) & (i) (mine map) to its No. 2 Vein Slope (I.D. No. 36-07813) located in Northumberland County, Pennsylvania. The petitioner proposes to use cross-sections instead of contour lines through the intake slope, at locations of rock tunnel connections between veins, and at 1,000 feet intervals of advance from the intake slope and to limit the mapping of mine workings above and below to those present within 100 feet of the vein being mined except when veins are interconnected to other veins beyond the 100 feet limit through rock tunnels. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

#### **5. C&B Mining Company**

[Docket No. M-95-43-C]

C&B Mining, R.D. #2, Box 861, Coal Township, Pennsylvania 17866 has filed a petition to modify the application of 30 CFR 75.1202-1(a) (temporary notations, revisions, and supplements) to its No. 2 Vein Slope (I.D. No. 36-07813) located in Northumberland County, Pennsylvania. The petitioner proposes to revise and supplement mine maps on an annual basis instead of the required 6 month interval and to update maps daily by hand notations. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

#### **6. Kerr-McGee Coal Corporation**

[Docket Nos. M-95-44-C and M-95-45-C]

Kerr-McGee Coal Corporation, P.O. Box 727, Harrisburg, Illinois 62946 has filed petitions to modify the application of 30 CFR 75.503 (permissible electric face equipment; maintenance) to its Galatia No. 56-1 Mine (I.D. No. 11-02752) located in Saline County, Illinois. The petitioner proposes to use trailing cables to supply power to the Fletcher single boom roof bolter, Model No. CDR-13-EC-F, Approval No. 2G-2674A-4, and all updated approval extensions of this equipment as applicable. The petitioner requests that Item 1 of its petitions for modification and MSHA's Proposed Decisions and Orders for granted petitions, docket number M-91-12-C and M-94-53-C be amended. The petitioner asserts that

this request would facilitate equipment replacement or additions while maintaining the protection intended in the Decision and Order.

#### **7. Roberts Brothers Coal Company, Inc.**

[Docket No. M-95-46-C]

Roberts Brothers Coal Company, P.O. Box 397, Mortons Gap, Kentucky 42440 has filed a petition to modify the application of 30 CFR 75.901(a) (protection of low- and medium-voltage three-phase circuits used underground) to its Cardinal No. 2 Mine (I.D. No. 15-17216) located in Hopkins County, Kentucky. The petitioner proposes to operate its Diesel Powered Generator (DPG) without an earth referenced ground. As an alternative, the petitioner proposes to use resistors, ground fault relays and trips, and SHD-GC shielded cable. In addition, the skid base of the DPG will provide some earth ground protection. The petitioner states that this diesel powered generator provides power to different areas of the mine and to attach a grounding conductor to the earth referenced ground system would reduce mobility and effectiveness of the unit. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

#### **8. Jordan Coal Company**

[Docket No. M-95-47-C]

Jordan Coal Company, 133 E. Academy Street, Shamokin, Pennsylvania 17872 has filed a petition to modify the application of 30 CFR 75.335 (construction of seals) to its No. 1 Slope (I.D. No. 36-07681) located in Northumberland County, Pennsylvania. The petitioner requests a modification of the standard to permit alternative methods of seal construction using wooden materials of moderate size and weight due to the difficulty in accessing previously driven headings and breasts containing inaccessible abandoned workings; to accept a design criterion in the 10 psi range; and to permit the water trap to be installed in the gangway seal and sampling tube in the monkey seal for seals installed in pairs. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

#### **9. Eastern Associated Coal Corporation**

[Docket No. M-95-48-C]

Eastern Associated Coal Corporation, 800 Laidley Tower, P.O. Box 1233, Charleston, West Virginia 25324 has filed a petition to modify the application of 30 CFR 75.380(f)(1)

(escapeways; bituminous and lignite mines) to its Lightfoot No. 1 Mine (I.D. No. 46-04332) located in Boone County, West Virginia. The petitioner proposes to ventilate on-board charging of batteries with a current of air coursed directly into the return air course; to use intake air to ventilate the scoop batteries that is of sufficient velocity to prevent smoke rollback or airflow reversal during a fire on the scoop and the accumulation of explosives gases; to install carbon monoxide sensors that are part of the AMS System over the battery charging unit; to install a mandoor in the permanent stopping behind the battery charger unit that would automatically open the mandoor in the event of a fire. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

#### **10. Cross Mountain Coal, Inc.**

[Docket No. M-95-49-C]

Cross Mountain Coal, Inc., 100 Coal Drive, London, Kentucky 40741 has filed a petition to modify the application of 30 CFR 75.350 (aircourse and belt haulage entries) to its Mine No. 10 (I.D. No. 40-03082) located in Anderson County, Tennessee. The petitioner proposes to use the air in the belt entry to ventilate active working places; to examine the belt conveyor entry at least once during each coal producing shift at intervals that would be most effective while miners are working; to follow all other MSHA fire protection requirements, especially those pertaining to water lines, fire hoses, fire suppression systems, warning devices, and flame-resistant belting; and to install a low-level carbon monoxide detection system in all belt entries used as intake air courses as an early warning fire detection system. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

#### **11. Cross Mountain Coal, Inc.**

[Docket No. M-95-50-C]

Cross Mountain Coal, Inc., 100 Coal Drive, London, Kentucky 40741 has filed a petition to modify the application of 30 CFR 75.1103-4 (automatic fire sensor and warning device systems; installation; minimum requirements) to its Mine No. 10 (I.D. No. 40-03082) located in Anderson County, Tennessee. The petitioner proposes to install a low-level carbon monoxide detection system as an early warning fire detection system in all belt entries where a monitoring system

would identify a sensor location instead of each belt flight. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

#### **12. Leeco, Inc.**

[Docket No. M-95-51-C]

Leeco, Inc., 100 Coal Drive, London Kentucky 40741 has filed a petition to modify the application of 30 CFR 75.364(b)(4) (weekly examination) to its Mine No. 62 (I.D. No. 15-16412) located in Perry County, Kentucky. Due to flooding and other hazardous conditions in Seals Nos. 1 and 2, traveling the affected areas would be unsafe. As an alternative, the petitioner proposes to establish evaluations points and to perform weekly examinations. The petitioner states that application of the standard would result in a diminution of safety to the miners.

#### **13. Peabody Coal Company**

[Docket No. M-95-52-C]

Peabody Coal Company, 1951 Barrett Court, P.O. Box 1990, Henderson, Kentucky 42420 has filed a petition to modify the application of 30 CFR 75.364(b) (weekly examination) to its Camp No. 1 Mine (I.D. No. 15-02709) located in Union County, Kentucky. The petitioner requests that MSHA's Proposed Decision and Order, docket number M-93-06-C be amended to eliminate coverage of the 1 South seals, 2 South seals, 3 South seals, 4 South seals, and 1 West seals off the 1 Submain North in the Decision because these areas have been sealed since the previous petition was granted.

#### **14. Holnam, Inc.**

[Docket No. M-95-04-M]

Holnam, Inc., 3500 Highway 120, P.O. Box 349, Florence, Colorado 81226 has filed a petition to modify the application of 30 CFR 56.6901 (black powder) to its Portland Quarry (I.D. No. 05-00037) located in Fremont County, Colorado. The petitioner proposes to destroy model rocket engines containing black powder and desensitized black powder sweepings in blast holes. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

#### **15. Asbury Graphite Mills, Inc.**

[Docket No. M-95-05-M]

Asbury Graphite Mills, Inc., R.D. #7, Box 1, Kittanning, Pennsylvania 16201 has filed a petition to modify the application of 30 CFR 56.14101 (brakes) to its Kittanning Plant (I.D. No. 36-

07653) located in Armstrong County, Pennsylvania. The petitioner proposes to install hydraulic micro lever locks on three of its Yale Forklift Trucks instead of standard parking brakes due to specific situations and concerns outlined in their petition that reduce the effectiveness of standard pad and drum parking brakes. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

#### 16. Tg Soda Ash, Inc.

[Docket No. M-95-06-M]

Tg Soda Ash, Inc., P.O. Box 100, Granger, Wyoming 82934 has filed a petition to modify the application of 30 CFR 57.22215 (separation of intake and return air (I-A, II-A, III, and V-4 mines)) to its Wyoming Soda Ash Operations (I.D. No. 48-00639) located in Sweetwater County, Wyoming. The petitioner proposes to use controlled district recirculation of mine air to improve mine ventilation and the quality of the miner's work environment by providing an excessive airflow to dilute and carry away dust, methane, and diesel fumes from the mining and abandoned areas of the mine. The petitioner states that this recirculation fan system would be inspected during each operating shift on a weekly basis and that weekly examination results would be included in the weekly ventilation report which would be kept on the surface; that the fan would be monitored and the monitors checked for proper operation on a weekly basis by a qualified person; that mine personnel would be familiarized and trained on the recirculation system, monitoring requirements, and emergency escape procedures; and that its emergency plan would be updated to include the controlled recirculation system. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

#### Request for Comments

Persons interested in these petitions may furnish written comments. These comments must be filed with the Office of Standards, Regulations, and Variances, Mine Safety and Health Administration, Room 627, 4015 Wilson Boulevard, Arlington, Virginia 22203. All comments must be postmarked or received in that office on or before May 10, 1995. Copies of these petitions are available for inspection at that address.

Dated: April 3, 1995.

**Patricia W. Silvey,**

*Director, Office of Standards, Regulations and Variances.*

[FR Doc. 95-8690 Filed 4-7-95; 8:45 am]

BILLING CODE 4510-43-P

### NATIONAL CREDIT UNION ADMINISTRATION

#### Privacy Act of 1974; Revisions to Systems of Records

**AGENCY:** National Credit Union Administration.

**ACTION:** Notification of a revised system of records.

**SUMMARY:** In accordance with the Privacy Act of 1974, as amended, the National Credit Union Administration (NCUA) is issuing public notice of its intent to modify the system of records maintained by the Office of Inspector General (OIG), NCUA-20, currently titled, "Investigation Files, NCUA", formerly located in the NCUA Office of Internal Auditor. The Office of Internal Auditor preceded the Office of Inspector General, which was created by action of the NCUA Board on March 23, 1989, in response to the Inspector General Act amendments of 1988. The proposed modifications will: (1) Rename the system, "Office of Inspector General (OIG) Investigative Records—NCUA;" (2) drop one routine use; (3) add two new routine uses, and (4) add certain Privacy Act exemptions. In addition, we are making other technical and editorial revisions to the system to make it more accurate.

**EFFECTIVE DATE:** The revised system of records will become effective without further notice on May 10, 1995, unless comments postmarked or posted on the NCUA Electronic Bulletin Board on or before that date cause a contrary decision. If, based on NCUA's review of comments received, changes are made, NCUA will publish a new final notice. NCUA will not withhold records under the (j)(2) or (k)(2) exemptions until adoption of the final rule amending 12 CFR 792.34 to add the Privacy Act (j)(2) and (k)(2) exemptions to this system of records.

**ADDRESSES:** Send comments to Becky Baker, Secretary of the Board, National Credit Union Administration, 1775 Duke Street, Alexandria, VA 22314. Comments may also be posted on the NCUA Electronic Bulletin Board at 800 876-1684 or 703 518-6480. Copies of comments may be examined in the Office of Inspector General, 5th floor, at 1775 Duke Street, Alexandria, VA.

**FOR FURTHER INFORMATION CONTACT:** Alexandra B. Keith, Counsel to the Inspector General, Office of Inspector General, National Credit Union Administration, 1775 Duke Street, Alexandria, VA 22314, telephone (703) 518-6352.

**SUPPLEMENTARY INFORMATION:** The NCUA/OIG performs its duties in accordance with the Inspector General Act of 1978, as amended by the Inspector General Act Amendments of 1988 (Pub. L. 95-452, as amended, 5 U.S.C. App. 3)(IG Act). The OIG is an independent unit within the NCUA and was established to promote economy, efficiency, and effectiveness in the administration of NCUA programs and operations, and to detect and prevent fraud, waste and abuse in such programs and operations.

The NCUA is republishing system of records NCUA-20, currently titled, "Investigation Files—NCUA," to: (1) Rename the system; (2) drop one routine use; (3) add two new routine uses; (4) add the (j)(2) and (k)(2) exemptions; and (5) update other information in the previously published notice in this system of records.

NCUA is renaming NCUA-20, currently titled, "Investigation Files—NCUA", to "Office of Inspector General—Investigative Records." This is because the former publication referred to the investigative files of the NCUA Office of Internal Auditor, the predecessor office of the OIG. The system will consist of files and records compiled by the OIG on NCUA employees or other persons involved with the NCUA's programs or operations who have been or are under investigation for criminal or civil fraud, abuse, and other civil and criminal wrongdoing related to the NCUA's programs and operations. The NCUA/OIG has the authority to conduct such investigations under the IG Act.

NCUA is omitting one routine use, number (1) "Information gathered is used for intra-agency purposes," because this routine use duplicates an exception in the Privacy Act, at 5 USC 552a, Section (b)(1).

NCUA is adding two new routine uses to NCUA-20: (1) To authorize the use of OIG investigative records for obtaining information from other sources; and (2) to permit the disclosure of records to the Department of Justice to obtain legal advice. These new routine uses are identified as routine uses numbered 1 and 2 in the system notice. Routine use numbered 3 is a reference to Appendix A, the agency's standard routine uses. The new routine uses are compatible with the purpose for which the OIG's