

Office of Juvenile Justice and Delinquency Prevention

Continuation of Funding of Children's Advocacy Centers

AGENCY: U.S. Department of Justice,
Office of Juvenile Justice and
Delinquency Prevention.

ACTION: Notice of continuation grants.

SUMMARY: The purpose of this notice is to announce the Office of Juvenile Justice and Delinquency Prevention's (OJJDP) intent to develop local children's advocacy centers through continuation funding to regional children's advocacy centers and the National Network of Children's Advocacy Centers.

FOR FURTHER INFORMATION CONTACT:
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manager, Training and Technical
Assistance Division, Office of Juvenile
Justice and Delinquency Prevention, 633
Indiana Avenue, Northwest, Room 710,
Washington, DC., 20531; (202) 307-
9963.

SUPPLEMENTARY INFORMATION: Children's Advocacy Centers

With respect to the funding of
Children's Advocacy Centers, pursuant
to the Victims of Child Abuse Act, 42
U.S.C. 130001b - 130002, OJJDP has
established a five-year project period for
the Regional Children's Advocacy
Center programs, effective February 21,
1995.

Given availability of funds and
adequate performance, awards will be
without further competition for the
duration of the project period to the four
grantees currently managing the
Regional Children's Advocacy Centers
(RCAC). They are as follows: Children's
Advocacy Center, Inc. (Northeast
RCAC); National Children's Advocacy
Center, Inc. (Southern RCAC); LaRabida
Children's Hospital and Research Center
(Midwest RCAC); and Pueblo Child
Advocacy Center (Western RCAC).

Funding to local Children's Advocacy
Centers will continue to be
administered by the National Network
of Children's Advocacy Centers. The
National Network will competitively
subgrant funds to local Children's
Advocacy Centers. A continuation grant
will be awarded without competition for
the purposes of grants administration to
the National Network, contingent upon
availability of funds and grantee
performance. Interested applicants for
local Children's Advocacy Center funds

can contact the National Network on
202/639-0597.

Shay Bilchik,

*Administrator, Office of Juvenile Justice and
Delinquency Prevention.*

[FR Doc. 95-18459 Filed 7-26-95; 8:45 am]

BILLING CODE 4410-18-P

DEPARTMENT OF LABOR

Employment Standards Administration

Reporting and Recordkeeping Requirements for Supply and Service Contractors; OMB Number 1215-0072; Agency Reporting/Recordkeeping Requirements To Be Reviewed by the Office of Management and Budget (OMB); Correction

AGENCY: Employment Standards
Administration.

ACTION: Correction.

SUMMARY: In notice document 95-17997
beginning on page 37675 in the issue of
Friday, July 21, 1995, make the
following correction:

On page 37676; in the first column,
the description cited 38 USC 2012. This
should be changed to read 38 USC 4212.

Dated: July 24, 1995.

Margaret J. Sherrill,

*Chief Branch of Management, Review and
Analysis, Division of Financial Management,
Office of Management, Administration and
Planning, Employment Standards
Administration.*

[FR Doc. 95-18465 Filed 7-26-95; 8:45 am]

BILLING CODE 4510-27-M

Employment and Training Administration

[TA-W-31, 024]

Legends Manufacturing, Inc., A/K/A Linden Dress, Throop, Pennsylvania; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the
Trade Act of 1974 (19 USC 2273) the
Department of Labor issued a Notice of
Certification Regarding Eligibility to
Apply for Worker Adjustment
Assistance on June 14, 1995, applicable
to all workers of Legends
Manufacturing, Incorporated, Throop,
Pennsylvania. The notice was published
in the **Federal Register** on June 27, 1995
(60 FR 33235).

New information received from the
State Agency show that some of the
workers at Legends Manufacturing,
Incorporated had their unemployment

insurance (UI) taxes paid to Linden
Dress.

Accordingly, the Department is
amending the certification to properly
reflect this matter.

The intent of the Department's
certification is to include all workers of
Legends Manufacturing, Incorporated
who were adversely affected by
increased imports.

The amended notice applicable to
TA-W-31,024 is hereby issued as
follows:

"All workers of Legends
Manufacturing, Incorporated, a/k/a
Linden Dress, Throop, Pennsylvania
who became totally or partially
separated from employment on or after
April 20, 1994 are eligible to apply for
adjustment assistance under Section 223
of the Trade Act of 1974."

Signed at Washington, DC., this 17th day
of July 1995.

Victor J. Trunzo,

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

[FR Doc. 95-18466 Filed 7-26-95; 8:45 am]

BILLING CODE 4510-30-M

[NAFTA-00422]

General Electric Co., Rome, Georgia; Notice of Revised Determination on Reopening

On July 5, 1995, the Department, at
the request of the petitioners, reopened
its investigation for workers producing
medium transformers at the subject
facility. The initial investigation
resulted in a negative determination.
The notice was published in the **Federal
Register** on May 25, 1995 (60 FR 27794).

The Department had issued a negative
determination in the subject case
because criteria (3) and (4) of the group
eligibility requirements in paragraph
(a)(1) of Section 250 of the Trade Act of
1974, as amended, were not met.
Imports of medium transformers from
Mexico or Canada did not contribute
importantly to worker separations at the
General Electric Company, Rome,
Georgia facility, and there was no shift
in production to Mexico or Canada.

The petitioners had alleged a shift in
production by the subject firm to
Mexico. An intent to outsource some
production had been announced, but a
final decision had not yet been made.
New findings on reopening show that
on June 12, 1995, General Electric
Company ratified an agreement to shift
some production of transformers to
Mexico.

Other findings show that sales,
production and employment decreased