

APPENDIX—Continued
[Petitions instituted on 7/10/2000]

TA-W	Subject firm (petitioners)	Location	Date of petition	Product(s)
37,859	Hurwitz Co. (UERM)	Buffalo, NY	06/15/2000	Baled Iron and Steel.
37,860	Weatherford Global (Comp)	Midland, TX	06/21/2000	Packages and Rents Oilfield Equipment.
37,861	Thermadyne (Wrks)	Gallman, MS	06/21/2000	Welding and Cutting Tip.
37,862	K and R Sportswear (Comp)	Spring Hope, NC	06/21/2000	Children's Swimwear.
37,863	Morton Forest Products (Comp)	Morton, WA	06/19/2000	Lumber.
37,864	Weinmann, Inc. (Comp)	Olney, IL	06/22/2000	Aluminum Wheel Rims—Bicycles.
37,865	ITT Industries, FHS (Comp)	Tawas City, MI	06/24/2000	Vacuum Harnesses—Automotive Parts.
37,866	Assembly Services, Inc (Wrks)	El Paso, TX	06/26/2000	Brooms and Mops.
37,867	WP Industries (Wrks)	South Gate, CA	06/20/2000	Pottery.
37,868	American Meter Co (IUE)	Erie, PA	06/26/2000	Radial Flow Valves.
37,869	Johnson Controls, Inc. (IBEW)	Goshen, IN	06/29/2000	Machining Equip—Air Conditioning, Heat.
37,870	Standard Ceramics, Inc (Wrks)	Niagara Falls, NY	06/28/0000	Silicon Carbide.
37,871	Robinson Fiddler's Green (IUE)	Springville, NY	06/28/2000	Household Cutlery Utensils.
37,872	Chipman-Union, Inc (Comp)	Belmont, NC	06/28/2000	Socks.
37,873	Springs Industries, Inc (Comp)	Griffin, GA	06/24/2000	Baby Apparel.
37,874	Frink America, Inc. (IAMAW)	Clayton, NY	06/15/2000	Snow Plows and Components.
37,875	Personal Products Co (Comp)	Wilmington, IL	06/28/2000	Feminine Hygiene & Incontinence Prod.
37,876	ITT Industries (Co.)	Oscoda, MI	06/24/2000	Automotive Fuel Systems.

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DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-03732]

Custom Emblems, Inc., Including Leased Workers of Total Employment Company, Tampa, Florida; Amended Certification Regarding Eligibility To Apply for NAFTA-Transitional Adjustment Assistance

In accordance with Section 250(A), Subchapter D, Chapter 2, Title II, of the Trade Act of 1974 (19 U.S.C. 2273), the Department of Labor issued a Certification for NAFTA Transitional Adjustment Assistance on May 12, 2000, applicable to workers of Custom Emblems, Inc., Tampa, Florida. The notice was published in the **Federal Register** on May 31, 2000 (65 FR 34734).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. New information shows that some workers of Custom Emblems, Inc. were leased from Total Employment Company to produce embroidered name tags and emblems at the Tampa, Florida facility. Information also shows that workers separated from employment at Custom Emblem, Inc. had their wages reported under a separate unemployment insurance (UI) tax account for Total Employment Company.

Based on these findings, the Department is amending the certification to include workers of Total

Employment Company, Tampa, Florida leased to Custom Emblems, Inc., Tampa, Florida.

The intent of the Department's certification is to include all workers of Custom Emblems, Inc. adversely affected by imports from Mexico.

The amended notice applicable to NAFTA-03732 is hereby issued as follows:

All workers of Custom Emblems, Inc., Tampa, Florida and leased workers of Total Employment Company, Tampa, Florida engaged in employment related to the production of embroidered name tags and emblems for Custom Emblems, Inc., Tampa, Florida who became totally or partially separated from employment on or after February 21, 1999 through May 12, 2002 are eligible to apply for NAFTA-TAA under section 250 of the Trade Act of 1974.

Dated: Signed at Washington, DC this 14th day of July, 2000.

Grant D. Beale,

Program Manager, Division of Trade Adjustment Assistance.

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DEPARTMENT OF LABOR

Occupational Safety and Health Administration

[Docket No. ICR-1218-0103(2000)]

Ionizing Radiation; Proposed Extension of the Office of Management and Budget's (OMB) Approval of Information-Collection (Paperwork) Requirements; Comment Request

AGENCY: Occupational Safety and Health Administration, (OSHA); Labor.

ACTION: Notice of an opportunity for public comment.

SUMMARY: OSHA solicits comments concerning the extension of the information-collection requirements contained in the Ionizing radiation Standard for general industry. (29 CFR 1910.1096).

REQUEST FOR COMMENT: The Agency has a particular interest in comments on the following issues:

- Whether the information-collection requirements are necessary for the proper performance of the Agency's functions, including whether the information is useful;
- The accuracy of the Agency's estimate of the burden (time and costs) of the information-collection requirements, including the validity of the methodology and assumptions used;
- The quality, utility, and clarity of the information collected; and
- Ways to minimize the burden on employers who must comply; for example, by using automated or other technological information-collection and -transmission techniques.

DATES: Submit written comments on or before September 22, 2000.

ADDRESSES: Submit written comments to the Docket Office, Docket No. ICR-1218-0103(2000), Occupational Safety and Health Administration, U.S. Department of Labor, Room N-2625, 200 Constitution Avenue, NW., Washington, DC 20210; telephone: (202) 693-2350. Commenters may transmit written comments of 10 pages or less in length by facsimile to (202) 693-1648.

FOR FURTHER INFORMATION CONTACT: Todd R. Owen, Directorate of Policy, Occupational Safety and Health