pursuant to section 207.21 of the Commission's rules.

Issued: October 29, 1996.

By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 96–28533 Filed 11–5–96; 8:45 am] BILLING CODE 7020–02–P

### Office of the Secretary

DEPARTMENT OF LABOR

### Agency Recordkeeping/Reporting Requirements Under Emergency Review by the Office of Management and Budget (OMB)

October 24, 1996.

The Department of Labor has submitted the following emergency processing public information collection request (ICR) to the Office of Management and Budget (OMB) for review and clearance under the Paperwork Reduction Act of 1995 (P.L. 104–13, 44 U.S.C. Chapter 35). OMB approval has been requested by November 12, 1996. A copy of this ICR, with applicable supporting documentation, may be obtained by calling the Department of Labor Acting Departmental Clearance Officer, Theresa M. O'Malley (202–219–5096 x.166).

Comments and questions about the ICR listed below should be forwarded to the Office of Information and Regulatory Affairs, Attn: OMB Desk Officer for the U.S. Department of Labor, Employment and Training Administration, Office of Management and Budget, Room 10235, Washington, DC 20503; (202) 396–7316.

The Office of Management and Budget is particularly interested in comments which:

- \* Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- \* Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- \* Enhance the quality, utility, and clarity of the information to be collected; and
- \* Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology,

e.g., permitting electronic submissions of response.

Agency: Employment and Training Administration.

*Title*: Reporting Requirements Pursuant to *The National Job Analysis Survey (NJAS)*.

OMB Number: 1205-0343.

Frequency: A one-time survey administration to collect information on generalized work behaviors and elements of high performance work environments.

Affected Public: Businesses or other for-profit, Not-for-profit institutions, Federal, State, Local or Tribal Government.

Number of Respondents: 5,925. Estimated Time Per Respondent: The burden to an organization responding to the Phase 2 survey and the Environmental Survey is 2.85 hours, which includes the contact person, two incumbents for the Phase 2 survey, and the respondent for the environmental

*Total Burden Hours:* NJAS Phase Survey and Environmental Survey = 6,901 hours.

Total Burden Cost (capital/startup; operating/maintaining): \$107,440.79.

Description: This emergency clearance is needed in order to complete Phase 2 survey work of the National Job Analysis Study (NJAS), by May 1997. This project is jointly funded by the Departments of Labor and Education. Phase 2 of the NJAS will verify the generalized work behaviors across occupations identified from Phase 1, determine when the behaviors are first needed on the job and link the behaviors to organizational characteristics like high performance. The NJAS survey in Phase 2 will be sent to a group of approximately 6,000 job incumbents in 3,000 organizations. This survey will ask the job incumbents the frequency and importance of the behaviors, and the point at which the behaviors are first needed on the job. A separate survey, the High Performance Workplace Environmental Survey will also be sent to managers in the organizations sampled, asking about the structure, culture, climate, and characteristics of their organizations. Data analyses will provide information about how the behaviors from the NJAS survey are linked to various organizational characteristic and a list of generalized cross-occupational skills that can serve as a framework for creating assessments of workplace skills, classifying/reclassifying jobs, setting skill standards for industries, and determining what behaviors should be taught in school or on-the-job for use

by business, educational, community organizations and others interested in assessing the generalized work behaviors of their clients.

Theresa M. O'Malley,

Acting Departmental Clearance Officer. [FR Doc. 96–28497 Filed 11–5–96; 8:45 am]

BILLING CODE 4510-30-M

## **Employment and Training Administration**

# Investigations Regarding Certifications of Eligibility To Apply for Worker Adjustment Assistance

Petitions have been filed with the Secretary of Labor under Section 221(a) of the Trade Act of 1974 ("the Act") and are identified in the Appendix to this notice. Upon receipt of these petitions, the Program Manager of the Office of Trade Adjustment Assistance, Employment and Training Administration, has instituted investigations pursuant to Section 221(a) of the Act.

The purpose of each of the investigations is to determine whether the workers are eligible to apply for adjustment assistance under Title II, Chapter 2, of the Act. The investigations will further relate, as appropriate, to the determination of the date on which total or partial separations began or threatened to begin and the subdivision of the firm involved.

The petitioners or any other persons showing a substantial interest in the subject matter of the investigations may request a public hearing, provided such request is filed in writing with the Program Manager, Office of Trade Adjustment Assistance, at the address show below, not later than November 18, 1996.

Interested persons are invited to submit written comments regarding the subject matter of the investigations to the Program Manager, Office of Trade Adjustment Assistance, at the address shown below, not later than November 18, 1996.

The petitions filed in this case are available for inspection at the Office of the Program Manager, Office of Trade Adjustment Assistance, Employment and Training Administration, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210.

Signed at Washington, DC, this 15th day of October, 1996.

Linda G. Poole.

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

APPENDIX—PETITIONS	INSTITUTED	ON	10/15/96

TA-W	Subject firm (petitioners)	Location	Date of petition	Product(s)
32,811	Basin Resources (UMWA)	Weston, CO	10/02/96	Mine Coal.
32,812	Petersburg Garment Co (Wkrs).	Petersburg, WV	09/27/96	Children's Wear.
32,813	E.I. DuPont DeNemours (Wkrs).	Clifton, NJ	09/26/96	Distribute Products for an Affiliate.
32,814	Chatham Mills, Inc (Co.)	Pittsboro, NC	10/01/96	Woven Labels.
32,815	OPTO Technology, Inc (Wkrs).	Platteville, WI	09/20/96	Optical Switches, Optical Encoders.
32,816	Zyloware Corp. (Wkrs)	Long Island Cty, NY	08/07/96	Eye Glass Frames.
32,817	Ingersoll-Dresser Pumps (USWA).	Phillipsburg, NJ	07/30/96	Steel Castings.
32,818	Accuride Corp. (UAW)	Henderson, KY	09/03/96	Steel Truck Wheels.
32,819	The Dial Corp. (Wkrs)	Memphis, TN	09/18/96	Soap.
32,820	Mercury Industries, Inc (Wkrs).	Fayetteville, NC	09/27/96	Brushes & Leadwires—Power Tool Motors.
32,821	W.R. Grace & Co (Co)	New Castle, PA	09/18/96	Polystyrene.
32,822	Anchor Advance Products (Wkrs).	Morristown, TN	10/01/96	Cosmetic & Tooth Brushes, Containers.
32,823	ucts (USWA).	Linton, IN	09/30/96	Wraught Iron Furniture.
32,824	Mueller Company (UPIU)	Decatur, IL	09/24/96	Valves—Water and Gas.
32,825	ARCO Pipe Line Company (Wkrs).	Independence, KS	10/01/96	Transport Crude Oil.
32,826	UNOCAL (Co.)	Sugarland, TX	09/30/96	Petroleum Products.
32,827	Northrop Grumman Commeric (UAW).	Dallas, TX	10/02/96	Aircrafts & Aircraft Parts.
32,828	Lafayette Apparel (Co.)	Lafayette, TN	09/27/96	Men's Western Jeans.
32,829	DuPont Holly Run Site (Co.).	Newport, DE	10/02/96	Chromium Dioxide Magnetic Particles.
32,830	Witco Corp. (Wkrs)	Bradford, PA	10/03/96	Refine Petroleum.
32,831	Crouzet Corp. (Co.)		09/30/96	Electro-Mechanical & Solid State Control.

[FR Doc. 96–28494 Filed 11–5–96; 8:45 am] BILLING CODE 4510–30–M

[TA-W-31,733; TA-W-31,733A; TA-W-31,733B; TA-W-31,733C; TA-W-31,733D]

Boise Cascade Corp., Emmett, Idaho; Boise Cascade Corp., Cascade, Idaho; Boise Cascade Corp., Council, Idaho; Boise Cascade Corp., Horseshoe, Idaho; Boise Cascade Corp., Boise, Idaho; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 USC 2273) as amended by the Omnibus Trade and Competitiveness Act of 1988 (Pub. L. 100–418), the Department of Labor issued a certification of eligibility to apply for worker adjustment assistance on February 13, 1996.

The certification notice was published in the Federal Register on February 28, 1996 (61 FR 18758).

At the request of a company official of Boise Cascade Corp. the Department reviewed the certification for workers of the subject firm. The Department is amending the certification to include worker separations at Boise Cascade Corp., Boise, Idaho. Workers at Boise Cascade offices in Boise, Idaho, were

engaged in employment related to production at previously certified plants of the subject firm.

The amended notice applicable to TA-W-31,733A-D is hereby issued as follows:

All workers of Boise Cascade Corp., Emmett, Cascade, Council, Horseshoe, and Boise, Idaho, who became totally or partially separated from employment on or after December 7, 1994, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed in Washington, DC this 22nd day of October, 1996.

Linda G. Poole,

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

[FR Doc. 96–28489 Filed 11–5–96; 8:45 am] BILLING CODE 4510–30–M

### [TA-W-32,585]

### Dale Electronics, Inc., Bradford Electronics, Bradford, Pennsylvania; Notice of Revised Determination on Reconsideration

On September 20, 1996, the Department issued a Negative Determination Regarding Eligibility to Apply for Worker Adjustment Assistance, applicable to all workers of Dale Electronics, Bradford Electronics located in Bradford, Pennsylvania. The notice will soon be published in the Federal Register.

By letter of September 27, 1996, the petitioners requested administrative reconsideration of the Department's findings. The petitioners presented new evidence that was not considered in the original determination. Additional new evidence was subsequently transmitted to the Department by officials of Dale Electronics in Bradford.

The workers at Dale Electronics produce electronic components. The initial TAA petition for workers at Dale Electronics was denied because criterion (3) of the Group Eligibility Requirements of the Trade Act of 1974 was not met. The subject firm did not import electronic components. Layoffs at the Bradford plant were attributable to the transfer of production to other domestic plants.

New findings on reconsideration show that the company does import electronic components.

Other new findings on reconsideration reveal that the company is shifting production of electronic components to their foreign manufacturing facilities and will import from those foreign locations.