The OMB 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 submission of responses.

Ågency: Bureau of Labor Statistics. *Title:* National Longitudinal Survey of Women.

OMB Number: 1220–0110.

Frequency: Biennially. *Affected Public:* Individuals or

households.

Number of Respondents: 7,221. Estimated Time Per Respondent: Total Burden Hours: 7,762. Total Annualized capital/startup costs: 0.

Total annual costs (operating/ maintaining systems or purchasing services): 0.

Description: The Department of Labor will use this information to help understand and explain the employment activities, unemployment problems, and retirement decisions of two groups of women: those aged 43–53 and those aged 60–74. The 43–53 year old women were 14–24 years of age when they were first interviewed in 1968. The 60–74 year old women were 30–44 years of age when they were first interviewed in 1967.

Theresa M. O'Malley,

Acting Departmental Clearance Officer. [FR Doc. 96–29065 Filed 11–12–96; 8:45 am] BILLING CODE 4510–24–M

Employment and Training Administration

Notice of Determinations Regarding Eligibility To Apply for Worker Adjustment Assistance and NAFTA Transitional Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974, as amended, the Department of Labor herein presents summaries of determinations regarding eligibility to apply for trade adjustment assistance for workers (TA–W) issued during the period of October and November, 1996.

In order for an affirmative determination to be made and a certification of eligibility to apply for worker adjustment assistance to be issued, each of the group eligibility requirements of Section 222 of the Act must be met.

(1) That a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof, have become totally or partially separated,

(2) That sales or production, or both, of the firm or subdivision have decreased absolutely, and

(3) That increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have contributed importantly to the separations, or threat thereof, and to the absolute decline in sales or production.

Negative Determinations for Worker Adjustment Assistance

In each of the following cases the investigation revealed that criterion (3) has not been met. A survey of customers indicated that increased imports did not contribute importantly to worker separations at the firm.

- TA-W-32,784; A.P. Green Industries, Inc., Rockdale, IL
- TA–W–32,703; Niagara Cutter, Inc., North Tonawanda, NY
- TA-W-32,682; BASF Corp., Graphics Group, Holland, MI & Operating at the Following Locations: A;
 Warsaw, IL, B; Salem, IL, C; Willard, OH, D; Nashville, TN, E; Brunswick, OH, F; Louisville, KY, G;
 Crawfordsville, IN, H; Dyersburg, TN

In the following cases, the investigation revealed that the criteria for eligibility have not been met for the reasons specified.

TA-W-32,676; NOWSCO, Midland, TX TA-W-32,751; Detroit Gasket, Div of

Indian Head Industries, Alcoa, TN Increased imports did not contribute importantly to worker separations at the firm.

TA-W-32,825; Arco Pipe Line Co., Independence, KS

The workers firm does not produce an article as required for certification under Section 222 of the Trade Act of 1974.

- TA-W-32,704; Temple Inland Forest Products Corp., Eastex Div., Evandale, TX
- TA-W-32,699; Menominee Paper Co., Menominee, MI

The investigation revealed that criteria (2) and criteria (3) have not been met. Sales or production did not decline during the relevant period as required for certification. Increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have not contributed importantly to the separations or threat thereof, and the absolute decline in sales or production. *TA–W–32,840; Trinity Industries, Inc.*,

New London, MŇ

The predominate reason for the workers layoffs was a decision by Trinity Industries to consolidate the firm's production to another affiliate in the US.

Affirmative Determinations for Worker Adjustment Assistance

The following certifications have been issued; the date following the company name & location for each determination references the impact date for all workers for such determination.

- TA-W-32,706; Anderson Proffitt, Apparel, Sparta, TN: August 21, 1995.
- TA-W-32,711; Fender Musical Instruments, Inc., Lake Oswego, OR: August 26, 1995.
- TA-W-32,717; Andin International, Inc., New York, NY: August 29, 1996.
- TA-W-32,768; Burlington Industries, Menswear Div., Forest City, NC: September 13, 1995.
- TA-W[−]32,788; Tyrone Apparel Manufacturing USA, Inc., Tyrone, PA: September 13, 1995.
- TA-W-32,849; Fruit of The Loom (Including Annex), Campbellsville, KY: October 8, 1995.
- TA-W-32,802; Matsushita Electric Corp. of America, Matsushita Logistics Co., Fort Worth, TX: September 13, 1995.
- TA-W-32,718 & A,B; The Olga Co., Div. of Warnaco, Inc., Fillmore, CA, Santa Paula, CA and Commerce, CA: July 16, 1995.
- TA-W-32,820; Mercury Industries, Inc., Fayetteville, NC: September 27, 1995.
- TA-W-32,777; P. Clayman & Sons, Inc., St. Louis, MO: September 13, 1995. TA-W-32,753; JPS Converter &
- TA–W–32,753; JPS Converter & Industrial Corp., A Subsidiary of JPS Textile, Inc., Greenville, SC: September 3, 1995.
- TA-W-32,746; Wolverine International, Inc., Bay City, MI: August 29, 1995.
- TA-W-32,739; Mission Plastic of DeQueen, AR: August 29, 1995.
- TA-W-32,803; Monon Corp., Monon, IN: October 7, 1995.
- Also, pursuant to Title V of the North American Free Trade Agreement

Implementation Act (P.L. 103–182) concerning transitional adjustment assistance hereinafter called (NAFTA– TAA) and in accordance with Section 250(a) Subchapter D, Chapter 2, Title II, of the Trade Act as amended, the Department of Labor presents summaries of determinations regarding eligibility to apply for NAFTA–TAA issued during the month of October and November, 1996.

In order for an affirmative determination to be made and a certification of eligibility to apply for NAFTA–TAA the following group eligibility requirements of Section 250 of the Trade Act must be met:

(1) That a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof, (including workers in any agricultural firm or appropriate subdivision thereof) have become totally or partially separated from employment and either—

(2) That sales or production, or both, of such firm or subdivision have decreased absolutely,

(3) That imports from Mexico or Canada of articles like or directly competitive with articles produced by such firm or subdivision have increased, and that the increases in imports contributed importantly to such workers' separations or threat of separation and to the decline in sales or production of such firm or subdivision; or

(4) That there has been a shift in production by such workers' firm or subdivision to Mexico or Canada of articles like or directly competitive with articles which are produced by the firm or subdivision.

Negative Determinations NAFTA-TAA

In each of the following cases the investigation revealed that criteria (3) and (4) were not met. Imports from Canada or Mexico did not contribute importantly to workers' separations. There was no shift in production from the subject firm to Canada or Mexico during the relevant period.

NAFTA-TAA-01196; Weyerhaeuser Co., Western Timberlands Div., Vancouver, WA

NAFTA-TAA-01217; Temple Inland Forest Products Corp., Eastex Div., Evadale, TX

NAFTA-TAA-01236; Eastern Associated Coal Corp., Harris #1 Mine, Bald Knob, WV

NAFTA-TAA-01239; A.P. Green Industries, Inc., Rockdale, IL

NAFTA-TAA-01219; Steven Hirt Farms, Inc., Stanton, TX NAFTA-TAA-01242; Tyrone Apparel Manufacturing USA, Inc., Tyrone, PA

NAFTA-TAA-0151; Saldan Bindery, Inc., Abaca Products, Brooklyn, NY NAFTA-TAA-01205; Lucent

Technologies, Custom Manufacturing Services (CMS) Unit, Little Rock, AR

- NAFTA-TAA-01245; OPTO Technology, Inc., Platteville, WI
- NAFTA-TAA-01225; W.W. Henry, Inc., South River, NJ
- NAFTA-TAA-01237; Burlington Industrial, Inc., Burlington Menswear, (J.C. Cowan Plant), Forest City, NC
- NAFTA-TAA-01263; Mueller Co., Decatur Plant, Decatur, IL
- NAFTA-TAA-01252; F K Apparel, Inc., Charlotte, NC
- NAFTA-TAA-01253; Weyerhaeuser Co., Klamath Falls, OR

In the following cases, the investigation revealed that the criteria for eligibility have not been met for the reasons specified.

NAFTA-TAA-01247; Herdez Corp., Formerly Festin Foods, Carlsbad, CA

The investigation revealed that the workers of the subject firm did not produce an article within the meaning of Section 250(a) of the Trade Act, as amended.

Affirmative Determinations NAFTA-TAA

The following certifications have been issued; the date following the company name & location for each determination references the impact date for all workers for such determination. *NAFTA-TAA-01200; South West*

Fashion, Inc., El Paso, TX: August 19, 1995.

NAFTA-TAA-01238; Monon Corp., Monon, IN: September 20, 1995.

NAFTA-TAA-01271; Acme Boot Co., Inc. (A.K.A. Dan Post Boots), El Paso, TX: September 10, 1995.

NAFTA-TAA-01211; Mercury Industries, Inc., Fayetteville, NC: September 29, 1995.

NAFTA–TAA–01265; Fruit of The Loom, Raymondville Apparel, Raymondville, TX: October 2, 1995.

NAFTA-TAA-01264; Petersburg Garment Co., Petersburg, WV: September 27, 1995.

NAFTÂ-TAA-01240; Dana Corp., Victor Products Div., Robinson, IL: September 13, 1995.

I hereby certify that the aforementioned determinations were issued during the month of October and November, 1996. Copies of these determinations are available for inspection in Room C–4318, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210 during normal business hours or will be mailed to persons who write to the above address.

Dated: November 4, 1996.

Russell T. Kile,

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

[FR Doc. 96–29060 Filed 11–12–96; 8:45 am] BILLING CODE 4510–30–M

[TA-W-32,133]

Rau Fastener Company, LLC, Providence, RI; Dismissal of Application for Reconsideration

Pursuant to 29 CFR 90.18(C) an application for administrative reconsideration was filed with the Program Manager of the Office of Trade Adjustment Assistance for workers at Rau Fastener Company, LLC, Providence, Rhode Island. The review indicated that the application contained no new substantial information which would bear importantly on the Department's determination. Therefore, dismissal of the application was issued.

TA–W–32,133; Rau Fastener Company, LLC, Providence, Rhode Island (October 28, 1996).

Signed at Washington, DC, this 31st day of October, 1996.

Russell T. Kile,

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

[FR Doc. 96–29062 Filed 11–12–96; 8:45 am] BILLING CODE 4510–30–M

[TA-W-32,559]

United Technologies Automotive, Wiring Systems Division, Newton, IL; Notice of Termination of Certification

This notice terminates the Certification Regarding Eligibility to Apply For Worker Adjustment Assistance issued by the department on August 16, 1996, for workers of United Technologies Automotive, Wiring Systems Division located in Newton, Illinois. The notice was published in the Federal Register on September 13, 1996 (61 FR 48504).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. Findings show that the worker group is covered under an existing TAA certification (TA–W–32,261B).

Since the workers are already covered by a TAA certification, the continuation