# APPENDIX—Continued

[Petitions instituted on 06/10/96]

TA–W	Subject firm (petitioners)	Location	Date of petition	Product(s)
32,422	IBM Storage Systems Div. (Wkrs)	San Jose, CA	05/29/96	Hard Drive Storage Devices.
32,423	Best Form Foundations (Wkrs)	Johnstown, PA	05/21/96	Ladies' Undergarments.
32,424	Screen Pac (Wkrs)	Roseto, PA	05/30/96	Ladies' Blouses & Pants.
32,425	Jama Southside Apparel (Wkrs)	Petersburg, TN	05/24/96	Ladies' Apparel.
32,426	Ochoco Lumber Co. (Wkrs)	Princeton, ID	05/23/96	Dimensional Lumber.
32,427	McLouth Steel (USWA)	Trenton, MI	05/28/96	Flatt Rolled & Cold Rolled Steel.
32,428	NCC Industries, Inc. (UNITE)	Cortland, NY	05/24/96	Bras.
32,429	Cone Mills Corp. (Wkrs)	Greensboro, NC	05/22/96	Printed Textiles.
32,430	Pictsweet Mushroom Farm (Co.)	Salem, OR	05/30/96	Mushrooms.
32,431	Shaneco Manufacturing Co (Co.)	El Paso, TX	05/23/96	Sewing of Baby Products.
32,432	Amtrol, Inc. (Wkrs)	Plano, TX	05/15/96	Refrigerant Containers.
32,433	Paramount Headwear (Wkrs)	Bernie, MO	05/22/96	Straw Hats & Baseball Caps.
32,434	Todd's Sportswear, Inc. (Co.)	Smithville, TN	05/25/96	Ladies' Apparel.
32,435	Frank H. Fleer Corp. (Wkrs)	Philadelphia, PA	06/25/96	Gum Manufacturing Machines.
32,436	Elcom, Inc. (Co.)	St. Marys, PA	05/08/96	Package Finished Lamp Products.
32,437	Petro Corporation (Wkrs)	Oklahoma City, OK	05/23/96	Crude Oil, Natural Gas.
32,438	Hilton Davis Company (Wkrs)	Newark, NJ	03/04/96	Transoxide-Iron Pigments.
32,439	Moderne Gloves (UNITE)	Gloversville, NY	05/30/96	Men's & Ladies' Dress Gloves.
32,440	Valhall, Inc (Wkrs)	Eugene, OR	05/27/96	Wood Panels.
32,441	Plymouth Resources, Inc (Comp)	Tulsa, OK	05/30/96	Oil and Gas.
32,442	Oneita Industries (Wkrs)	Fingerville, SC	05/27/96	T Shirts.
32,443	Simpson Paper Co. (AWPPW)	Pomona, CA	05/30/96	Hardwood, Softwood Pulp.
32,444	Triangle Auto Spring (Comp)	Columbia, TN	05/29/96	Leaf Springs for Trucks.
32,445	Rubin Gloves, Inc. (UNITE)	Gloversville, NY	05/30/96	Gloves.
32,446	Sunbeam Household Prod (Wkrs)	Cookeville, TN	05/30/96	Motor Winding Parts.

[FR Doc. 96–19616 Filed 7–2–96; 8:45 am] BILLING CODE 4510–30–M

#### [NAFTA-00972 and NAFTA-00972A]

### Sara Lee Knit Products, Lumberton Sewing; Lumberton, NC, and Jefferson Sewing, Jefferson, NC, Respectively; 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, as amended (19 U.S.C. 2273), the Department of Labor issued a Certification for NAFTA Transitional Adjustment Assistance on June 6, 1996, applicable to all workers of Sara Lee Knit Products, Lumberton Sewing, located in Lumberton, North Carolina. The certification will soon be published in the Federal Register.

At the request of the company, the Department reviewed the certification for workers of the subject firm. The findings show that worker separations have occurred at Sara Lee's Jefferson Sewing plant in Jefferson, North Carolina. The workers produce t-shirts.

The intent of the Department's certification is to include all workers of the subject firm who were adversely affected by increased imports. Accordingly, the Department is amending the certification to include workers at the Jefferson Sewing production facility. The amended notice applicable to NAFTA–00972 is hereby issued as follows:

All workers of Sara Lee Knit Products, Lumberton Sewing, Lumberton, North Carolina (NAFTA-00972) and Jefferson Sewing, Jefferson, North Carolina (NAFTA-00972A) who became totally or partially separated from employment on or after March 19, 1995, are eligible to apply for NAFTA-TAA under Section 250 of the Trade Act of 1974.

Signed in Washington, D.C., this 11th day of June 1996.

Russell T. Kile,

Acting Program Manger, Policy and Reemployment Services, Office of Trade Adjustment Assistance. [FR Doc. 96–16918 Filed 7–2–96; 8:45 am]

BILLING CODE 4510-30-M

# [NAFTA-00868]

### Stone Ridge Farm, Livingston Manor, New York; Notice of Affirmative Determination Regarding Application for Reconsideration

By letter of April 30, 1996, the petitioner requested administrative reconsideration of the Department of Labor's Notice of Negative Determination Regarding Eligibility To Apply for NAFTA-Transitional Adjustment Assistance for workers of the subject firm. The denial notice was signed on April 8, 1996. The petitioner presents evidence that the Department's analysis of U.S. imports of cattle was incomplete.

### Conclusion

After careful review of the application, I conclude that the claim is of sufficient weight to justify reconsideration of the Department of Labor's prior decision. The application is, therefore, granted.

Signed at Washington, DC, this 13th day of June 1996.

### Russell T. Kile,

Acting Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance. [FR Doc. 96–16919 Filed 7–2–96; 8:45 am] BILLING CODE 4510–30–M

#### [NAFTA-00923]

# Weyerhaeuser Company Western Lumber, Kamiah, Idaho; Notice of Revised Determination on Reopening

On May 24, 1996, the Department issued a Negative Determination Regarding Eligibility To Apply for Worker Adjustment Assistance, applicable to all workers of Weyerhaeuser Company, Western Lumber, located in Kamiah, Idaho. The notice was published in the Federal Register on June 6, 1996 (61 FR 28900). Based on new information received from a customer of the subject firm, the Department, on its own motion, reviewed the findings of the investigation. New findings show that the customer increased import purchases of lumber from Mexico and Canada in 1995 compared to 1994. Sales, production and employment declined during the relevant period.

#### Conclusion

After careful review of the additional facts obtained on reopening, I conclude that increased imports of articles like or directly competitive with lumber contributed importantly to the declines in sales or production and to the total or partial separation of workers of Weyerhaeuser Company, Western Lumber, Kamiah, Idaho. In accordance with the provisions of the Act, I make the following certification:

All workers of Weyerhaeuser Company, Western Lumber, Kamiah, Idaho who became totally or partially separated from employment on or after March 19, 1995 are eligible to apply for NAFTA–TAA under Section 250 of the Trade Act of 1974.

Signed at Washington, D.C. this 17th day of June 1996.

Ruseell T. Kile,

Acting Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance. [FR Doc. 96–16920 Filed 7–2–96; 8:45 am]

BILLING CODE 4510–30–M

## Pension and Welfare Benefits Administration

### Proposed Information Collection Request; Submitted for Public Comment and Recommendations; ERISA Procedure 76–1, Advisory Opinion Procedure

#### ACTION: Notice.

**SUMMARY:** The Department of Labor, as part of its continuing effort to reduce paperwork and respondent burden, conducts a preclearance consultation program to provide the general public and Federal agencies with an opportunity to comment on proposed and/or continuing collections of information in accordance with the Paperwork Reduction Act of 1995 (PRA 95) (44 U.S.C. 3506(c)(2)(A). This program helps to ensure that requested data can be provided in the desired format, reporting burden (time and financial resources) is minimized, collection instruments are clearly understood, and the impact of collection requirements on respondents can be properly assessed. Currently, the Pension and Welfare Benefits

Administration is soliciting comments concerning the proposed extension of a currently approved collection of information, ERISA Procedure 76–1 (Advisory Opinion Procedure). A copy of the proposed information collection request can be obtained by contacting the employee listed below in the contact section of this notice.

**DATES:** Written comments must be submitted on or before September 3, 1996. The Department of Labor 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 clarify 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 responses.

ADDRESSES: Gerald B. Lindrew, Department of Labor, Pension and Welfare Benefits Administration, 200 Constitution Avenue, NW, Washington, DC 20210, (202) 219–7933, FAX (202) 219–4745.

#### SUPPLEMENTARY INFORMATION:

#### I. Background

ERISA Procedure 76-1, Advisory Opinion Procedure is used by plan administrators and other individuals when requesting a legal interpretation from the Department regarding specific facts and circumstances (an advisory opinion). The Procedure informs individuals, organizations, and their authorized representatives of the procedures to be followed when requesting an advisory opinion. The procedures promote efficient handling of these requests. The information is used by the Department to determine the substance of the response and to determine whether the Department's response should be in the form of an advisory opinion or information letter. Advisory opinions and information letters issued under this procedure help fiduciaries, employers and other interested parties understand a particular provision of the law and

promote compliance with ERISA. Advisory opinions are also useful to the Department as a means of clarifying Departmental policy on certain issues.

**II. Current Actions** 

This existing collection of information should be continued because individuals or organizations affected directly or indirectly by ERISA need legal interpretations from the Department as to their status under the Act and as to the effect of certain actions and transactions. Requests for advisory opinions are voluntary. The information is used by the Department to determine the substance of the response and to determine whether the Department's response should be in the form of an advisory opinion or information letter.

*Type of Review:* Extension. *Agency:* Pension and Welfare Benefits Administration.

*Title:* ERISA Procedure 76–1,

Advisory Opinion Procedure.

OMB Number: 1210–0066.

Affected Public: Business or other forprofit, Not-for-profit institutions,

Individuals.

*Total Respondents:* 88. *Frequency:* On occasion.

Total Responses: 88.

Average Time per Response: 10 hours. Estimated Total Burden Hours: 90.

Respondents, proposed frequency of response, and annual hour burden: The Department staff estimates that 88 applicants will submit requests for advisory opinions in any given year. The respondents will be plans and parties in interest to plans. This burden is not normally incurred annually by any one plan. Based on past experience, the staff believes that approximately 10% of the materials required to be submitted under this procedure will be prepared by the respondents. Respondents are expected, in 90% of cases, to contract with service providers such as attorneys, accountants, and third-party administrators to prepare the materials, which is considered a burden cost and not an annual hour burden. Therefore, the Department will recommend that 90 hours be approved as the estimated burden, in light of the current requirements that time spent by service providers not be included in the hourly burden estimate.

Total Burden Cost (capital/start-up): \$0.00.

Total Burden Cost (operating/ maintenance): \$64,780.00.

Comments submitted in response to this notice will be summarized and/or included in the request for Office of Management and Budget approval of the information collection request; they will also become a matter of public record.