Total Responses: Average Time per Response: 35 minutes.

Estimated Total Burden Hours: 2,333 hours.

Total Burden Cost to Respondents (capital/startup): \$0.

Total Burden Cost to Respondents (operating/maintaining): \$0.

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 also will become a matter of public record.

Dated at Washington, D.C. this 23rd day of September 1997.

Gerard F. Fiala,

Adminstrator, Office of Policy and Research, Employment and Training Administration. [FR Doc. 97–25783 Filed 9–29–97; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

Job Training Partnership Act; Native American Employment and Training Council; Notice of Open Meeting

Pursuant to section 10(a)(2) of the Federal Advisory Committee Act (Pub. L. 92–463), as amended, and Section 401(h)(1) of the Job Training Partnership Act, as amended (29 U.S.C. 1671(h)(1)), notice is hereby given of an open meeting of the Native American Employment and Training Council.

Time and Date: The meeting will begin at 9:00 a.m. on October 23, 1997, and continue until approximately 5:00 p.m.; and will reconvene at 9:00 a.m. on October 24, 1997, and adjourn at approximately 5:00 p.m. From 3:00 p.m. to 5:00 p.m. on October 23 will be reserved for participation and presentations by members of the public. Interested persons may send comments, views, statements or data for consideration by the Council, preferably with twenty copies to: Mr. Thomas M. Dowd, at the address presented below.

Place: U.S. Department of Labor, Washington, D.C., Frances Perkins Building, 200 Constitution Avenue, N.W., Room N– 3437 A–D.

Status: The meeting will be open to the public.

Matters To Be Considered: The agenda will focus on the following topics: (1) Welfare-to-Work; (2) New Performance Measures; (3) Evaluation progress of the Section 401 program; (4) Partnership update; and (5) One Stop Shops.

FOR FURTHER INFORMATION CONTACT: Mr. Thomas M. Dowd, Chief, Division of Indian and Native American Programs. Employment and Training Administration, U.S. Department of Labor, 200 Constitution Avenue, N.W., Room N– 4641, Washington, D.C. 20210. Telephone: (202) 219–8502 (this is not a toll-free number).

Persons with disabilities, who need special accommodations, should call Mr. Dowd before October 16, 1997.

Signed at Washington, D.C., this 23rd day of Sept., 1997.

Raymond J. Uhalde,

Acting Assistant Secretary of Labor. [FR Doc. 97–25876 Filed 9–29–97; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-01881]

Fruit of the Loom; Amended Certification Regarding Eligibility To Apply for NAFTA Transitional Adjustment Assistance

- Martin Mills, Inc., D/B/A St. Martinville Mills, Including Former Employees of Jeanerette Mills, St. Martinville, Louisiana
- NAFTA–01881A, Abbeville Mills, Division of Martin Mills, Inc., Including Former Employees of Jeanerette Mills, Abbeville, Louisiana

and

NAFTA–01881B, Port Barre Mills, Division of Martin Mills, Inc., Including Former Employees of Jeanerette Mills, Port Barre, Louisiana

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 of Eligibility to Apply for NAFTA Transitional Adjustment Assistance on August 29, 1997, applicable to workers of Fruit of the Loom, Martin Mills, Inc., located in St. Martinville, Abbeville, and Port Barre, Louisiana. The notice will soon be published in the **Federal Register**.

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. The workers are engaged in employment related to the production of T-shirts, briefs, boxers and layette. Findings on review show that some of the workers at the subject firm locations in Louisiana have had their wages reported to the separate Unemployment Insurance tax account for Jeanerette Mills, a subsidiary of Fruit of the Loom. Other new findings show that Martin Mills, Inc., in St. Martinville, Louisiana is doing business as St. Martinville Mills. Based on this new information, the Department is amending the certification to reflect these matters.

The amended notice applicable to NAFTA–01881 is hereby issued as follows:

'All workers of Fruit of the Loom, Martin Mills, Inc., doing business as St. Martinville Mills, including former employees of Jeanerette Mills, St. Martinville, Louisiana (NAFTA-01881), Abbeville Mills, Division of Martin Mills, Inc., including former employees of Jeanerette Mills, Abbeville, Louisiana (NAFTA-01881A), and Port Barre Mills, Division of Martin Mills Inc., including former employees of Jeanerette Mills, Port Barre, Louisiana (NAFTA-01881B), who became totally or partially separated from employment on or after August 14, 1996, are eligible to apply for adjustment assistance under Section 250 of the Trade Act of 1974.'

Signed in Washington, D.C. this 14th day of September 1997.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 97–25859 Filed 9–29–97; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

Amended Certification Regarding Eligibility To Apply for NAFTA Transitional Adjustment Assistance

- NAFTA-01068; Hickory Hills Industries, Incorporated; Savannah Manufacturing Company, Savannah, Tennessee;
- NAFTA–01068C; Hickory Hills Industries, Incorporated, New York, New York

In accordance with Section 250(a), Subchapter 2, Title II, of the Trade Act of 1974, as amended (19 U.S.C. 2273), the Department of Labor issued a Certification of Eligibility to Apply for NAFTA Transitional Adjustment Assistance on July 22, 1996, applicable to all workers of Hickory Hills Industries, Incorporated, Savannah Manufacturing Company, Savannah, Tennessee. The notice was published in the **Federal Register** on August 6, 1996 (61 FR 40853).

At the request of a petitioner, the Department reviewed the certification for workers of the subject firm. New findings show that worker separations occurred at Hickory Hills Industries, Incorporated, New York, New York when it closed in October, 1996. The workers at New York, New York location provided sales office functions and designing to support production of children's sportswear at Savannah Manufacturing. Accordingly, the Department is amending the certification to cover workers at the Hickory Hills Industries, Incorporated, New York, New York.

The intent of the Department's certification is to include all workers of Hickory Industries, Incorporated adversely affected by imports from Mexico.

The amended notice applicable to NAFTA–01068 is hereby issued as follows:

All workers of Hickory Hills Industries, Incorporated, Savannah Manufacturing Company, Savannah, Tennessee (NAFTA– 01068) and Hickory Hills Industries, Incorporated, New York, New York (NAFTA– 01068C) who became totally or partially separated from employment on or after June 7, 1995 are eligible to apply for NAFTA–TAA under Section 250 of the Trade Act of 1974.

Signed at Washington, D.C. this 12th day of September 1997.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 97–25873 Filed 9–29–97; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-01548 and TA-W-33,336]

Inland Paperboard and Packaging, Erie, PA; Notice of Negative Determination on Reconsideration

On July 31, 1997, the Department issued an Affirmative Determination Regarding Application for Reconsideration for the workers and former workers of the subject firm. The United Paperworkers International Union (UPIU) asserted that production of boxes in Mexico will increase when the Erie plant closes. The notice was published in the **Federal Register** on August 13, 1997 (62 FR 43354).

The Department initially denied NAFTA–TAA to workers of Inland Paperboard and Packaging, Inc. because criteria (3) and (4) of the group eligibility requirements in paragraph (a)(1) of Section 250 of the Trade Act, as amended, were not met. There were no company imports of corrugated shipping boxes from Mexico or Canada, nor was there a shift in production from the workers' firm to Mexico or Canada. The layoffs were attributable to company's decision to close the Erie plant and open a new production facility in Ohio.

The Department initially denied TAA to workers of Inland Paperboard and Packaging, Inc. because the "contributed importantly" group eligibility requirement of Section 222(3) of the Trade Act of 1974, as amended, was not met. The investigation revealed that the company decided to close the Erie plant and open a new production facility in Ohio. The parent company retained the Erie customer base.

The UPIU request for reconsideration asserts that Inland is exporting boxes to Mexico where they are loaded with Mexican products and returned to the United States. Inland's exports of corrugated shipping containers to Mexico or any other country is not a basis for a worker group certification. The Department is required examine import impact of articles like or directly competitive with the product produced at the worker's firm. Shipping containers filled with articles produced in foreign countries and shipped to the United States cannot be considered like or directly competitive with the articles produced at the Erie plant.

The UPIU also asserts that Inland Paperboard and Packaging, Inc. is increasing production at their Mexican corrugated box factory, and is building production capacity abroad. The Erie workers could be certified only if the company or customers of the subject firm were increasing imports of corrugated shipping containers. The company reported no imports of shipping containers.

Investigation on reconsideration shows that there was no corporate-wide decline in sales or production of corrugated shipping containers at Inland Paperboard and Packaging. New information provided by the company reveals that production at the Erie plant served a regional market. Customer accounts serviced by Erie are being handled by other Inland facilities in the region. Since there was no decline in sales, a customer survey was not conducted.

Conclusion

After reconsideration, I affirm the original notice of negative determination of eligibility to apply for worker adjustment assistance for workers and former workers of Inland Paperboard and Packaging, Erie, Pennsylvania, under Section 250 and Section 223 of the Trade Act of 1974.

Signed at Washington, DC, this 22nd day of September 1997.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 97–25878 Filed 9–29–97; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

Amended Certification Regarding Eligibility To Apply for NAFTA Transitional Adjustment Assistance

Levi Strauss and Company;

- NAFTA—01807; Goodyear Cutting Facility and El Paso Field Headquarters; 1440 Goodyear El Paso, Texas;
- NAFTA—01807W; Kastrin Street Plant 1000
- Kastrin Street El Paso, Texas

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 of Eligibility to Apply for NAFTA Transitional Adjustment Assistance of August 7, 1997, applicable to workers of Levi Strauss and Company, in El Paso, Texas. The notice will be published soon 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 the Kastrin street Plant and at the El Paso Field Headquarters, El Paso, Texas locations of Levi Strauss and Company. The Kastrin Street Plant is a sewing facility for Levi's manufacturing plants. The El Paso Filed Headquarters at 1440 Goodyear, in El Paso, Texas, is an administrative office servicing the western regional manufacturing facilities of Levi Strauss. The 1440 Goodyear location is also a cutting facility. The workers are engaged in employment related to the production of men's, women's and youth's denim jeans and jackets. Based on this new information, the Department is amending the certification to cover workers at the subject firm's Kastrin Street Plant and the El Paso Field Headquarters, El Paso, Texas

The intent of the Department's certification is to include all workers of Levi Strauss and Company who were adversely affected by imparts from Mexico.

The amended notice applicable to NAFTA–01807 is hereby issued as follows:

"All workers of Levi Strauss and Company, Goodyear Cutting Facility and El Paso Field Headquarters, El Paso, Texas (NAFTA– 01807) and Kastrin Street Plant, El Paso, Texas (NAFTA–01807) who were engaged in employment related to cutting, sewing, or finishing or men's, women's and/or youth's denim jeans or jackets who became totally or partially separated from employment on or after July 9, 1996 are eligible to apply for