Subject firm	Location	Date re- ceived at Governor's office	Petition number	Articles produced
Eastman Kodak (Wkrs) Garment Finishers International (Co.) American Powder—Coatings (Wkrs) Walls Industries (Co.) ADH Manufacturing (Co.) T.L. Edwards (Co.) Bugatti New England Leather (Wkrs) Lone Star Cutting Services (Wkrs) Larcan—TTC (Co.) Penske Logistics—Leaseway Trucking	Rochester, NY El Paso, TX Hamilton, TX Farner, TN Statesville, NC Rocherster, NH El Paso, TX Louisville, CO Reading, PA	04/13/1998 04/03/1998 04/07/1998 04/07/1998 04/07/1998 04/08/1998 04/09/1998 04/08/1998 04/09/1998 04/06/1998	NAFTA-2,320 NAFTA-2,321 NAFTA-2,322 NAFTA-2,323 NAFTA-2,324 NAFTA-2,325 NAFTA-2,326 NAFTA-2,326 NAFTA-2,328 NAFTA-2,329	CD writable data storage disks. stone washing of jeans, jackets, vests. metal furniture (beds, chairs). insulated clothing. ladies & childrens pants and tops. tank tops, knit t-shirts, sweatershirts. Leather goods, bags, belts, etc. cutting of pants, shorts. broadcast transmitters equipment. trucking.
(IBT). Young Morgan Trucking (Co.) Ocean Beauty (UFCW) Northrop Grumman (Wkrs) Procter and Gamble (Co.) Marshall Electric (Co.) American Cemwood (Co.) Springs Industries (UNITE) Kaufman Footwear (Wkrs) Johnson Wholesale (Wkrs) Eagle Precision Technology (Co.) NEPECO (Co.) DRS Ahead Technology (Co.)	Mill City, OR Astoria, OR Fleetville, PA Greenville, SC Rockester, IN Albany, OR Rock Hill, SC Dushore, PA Punta Gorda, FL Jackson, MI Byron, WY Dassel, MN	04/09/1998 04/09/1998 04/10/1998 04/16/1998 04/14/1998 04/14/1998 04/16/1998 04/15/1998 04/15/1998 04/02/1998 04/22/1998	NAFTA-2,330 NAFTA-2,331 NAFTA-2,332 NAFTA-2,333 NAFTA-2,335 NAFTA-2,336 NAFTA-2,336 NAFTA-2,337 NAFTA-2,338 NAFTA-2,339 NAFTA-2,340 NAFTA-2,341	transport of lumber products. bottom fish, crock, cod, snapper. electronic components. prescription drugs. automotive ignition coils. wood fiber, cement product. printed and finished textile fabrics. nylon and leather boot uppers. distribution center. endforming equipment. oil. magnetic tape heads.

[FR Doc. 98–12028 Filed 5–5–98; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-02291]

Crown Pacific Crescent Creek Logging Gilchrist, OR; Notice of Termination of Investigation

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 of 1974, as amended (19 U.S.C. 2273), an investigation was initiated on March 26, 1998 in response to a petition filed on behalf of workers at Crescent Creek Logging, located in Gilchrist, Oregon (NAFTA–02291).

The Department of Labor has determined that the petitioner is covered by an existing certification, as amended (NAFTA 02030B). Consequently, further investigation in this matter would serve no purpose, and the investigation has been terminated.

Signed at Washington, D.C., this 23rd day of April 1998.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 98–12026 Filed 5–5–98; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-02266]

Intercraft, Mundelein, IL; Notice of Termination of Investigation

Pursuant to Title V of the North American Free Trade Agreement Implementation Act (P.L. 103–183) 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 of 1974, as amended (19 U.S.C. 2273), an investigation was initiated on March 18, 1998 in response to a petition filed on behalf of workers at Intercraft, Mundelein, Illinois (NAFTA–02089A).

The Department of Labor has determined that the petitioners are covered by an existing certification, as amended (NAFTA–02089A). Consequently, further investigation in this matter would serve no purpose, and the investigation has been terminated.

Signed at Washington, D.C., this 24th day of April 1998.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 98–12025 Filed 5–5–98; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-02144]

Powers Holdings, Incorporated Curtis Industries Division Milwaukee, WI; 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 of Eligibility to Apply for NAFTA-Transitional Adjustment Assistance on April 8, 1998, applicable to all workers of Powers Holdings, Incorporated located in Burlington, Washington. The notice was 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. New findings on review show that there are two divisions of Powers Holdings operating at the Milwaukee plant. Workers, subject of the petition investigation, producing terminal blocks, along with some production of controls, RFI filters, and sockets are affiliated with the Curtis Industries Division of the subject firm. Accordingly, the Department is amending the adjustment assistance certification to reflect this matter.

The amended notice applicable to NAFTA-02144 is hereby issued as follows:

All Workers of Powers Holdings, Incorporated, Curtis Industries Division, Milwaukee, Wisconsin, who became totally or partially separated from employment on or after January 15, 1997 through April 8, 2000, are eligible to apply for NAFTA-TAA under Section 250 of the Trade Act of 1974.

Signed at Washington, D.C. this 28th day of April, 1998.

Grant D. Beale,

Acting Director, Office Trade of Adjustment Assistance.

[FR Doc. 98-12024 Filed 5-5-98; 8:45 am] BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment Standards Administration

Proposed collection; Comment Request

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 (PRA95) [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 **Employment Standards Administration** is soliciting comments concerning eight information collections: (1) Regulations, 29 CFR Part 547, Requirements of a Bona Fide Thrift or Savings Plan; (2) Regulations, 29 CFR Part 549, Requirements of a Bona Fide Profit-Sharing Plan or Trust; (3) Regulations, 29 CFR Part 4, Labor Standards For Federal Service Contracts; (4) OFCCP Complaint Form (CC-4); (5) Employers First Report of Injury or Occupational Illness (LS-202), Employer's Supplementary Report of Accident or Occupational Illness (LS-210), and Physician's Report on Impairment of Vision (LS-205); (6) Medical Refund Travel Request (CM-957); (7) Request for State or Federal Worker's Compensation Information (CM-905); and (8) Application for Approval of a Representative's Fee in a Black Lung Claim Proceeding Conducted by the

U.S. Department of Labor (CM-972). Copies of the proposed information collection requests can be obtained by contacting the office listed below in the addressee section of this notice.

DATES: Written comments must be submitted to the office listed in the addressee section below on or before July 8, 1998. 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 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 responses.

ADDRESSEES: Contact Ms. Patricia Forkel at the U.S. Department of Labor, 200 Constitution Avenue, N.W., Room S-3201, Washington, D.C. 20210, telephone (202) 219-7601. The Fax number is (202) 219–6592. (These are not toll-free numbers.)

SUPPLEMENTARY INFORMATION:

Regulations, 29 CFR Part 547, Requirements of a Bona Fide Thrift or Savings Plan

I. Background

Section 7(e)(3)(b) of the Fair Labor Standards Act permits the exclusion from an employee's regular rate of pay for payments on behalf of an employee to a bona fide thrift or savings plan. Regulations require that information necessary to support a thrift or savings plan's qualifications as a bona fide plan, as defined in the Fair Labor Standards Act, be maintained by employers. Regulations, 29 CFR Part 547 set forth the requirements for a bona fide thrift or savings plan.

II. Current Actions

The Department of Labor is seeking extension of approval of this recordkeeping requirement in order to enable investigators to determine whether or not a given thrift or savings plan is in compliance with section

7(e)(3)(b) of the Fair Labor Standards Act. A prudent employer establishing a thrift or savings plan would set forth the plan in writing, describing eligibility requirements, a definite formula for saving, and the amount of the employer's contributions, even if not required to do so by the regulations. Therefore, this requirement imposes no additional recordkeeping burden on employers. The annual recordkeeping burden for this information collection is estimated at one hour as a 'placeholder'' only.

Type of Review: Extension. Agency: Employment Standards Administration.

Title: Regulations, 29 CFR Part 547, Requirements of a Bona Fide Thrift or Savings Plan.

OMB Number: 1215–0119. Agency Numbers: None.

Affected Public: Individuals or households; Businesses or other forprofit; State, local or Tribal Government; Not-for-profit institutions.

Total Respondents: 2.072 million. Frequency: Recordkeeping only. Total Responses: 2.072 million. Average Time Per Response:

Recordkeeping only.

Total Burden Hours (recordkeeping): 1.

Total Burden Cost (capital/startup): **\$0**

Total Burden Cost (operating/ maintenance): 0.

Regulations, 29 CFR Part 549, Requirements of a Bona Fide Profit-Sharing Plan or Trust

I. Background

Section 7(e)(3)(b) of the Fair Labor Standards Act permits the exclusion from an employee's regular rate of pay for payments on behalf of an employee to a bona fide profit-sharing plan or trust. Regulations require that information necessary to support a profit-sharing plan or trust's qualifications as a bona fide plan or trust, as defined in the Fair Labor Standards Act, be maintained by employers. Regulations, 29 CFR Part 549 set forth the requirements for a bona fide profit-sharing plan or trust.

II. Current Actions

The Department of Labor is seeking extension of approval of this recordkeeping requirement in order to enable investigators to determine whether or not a given profit-sharing plan or trust is in compliance with section 7(e)(3)(b) of the Fair Labor Standards Act. A prudent employer establishing a profit-sharing plan or trust would set forth the plan in writing,