Agency: Employment and Training Administration.

Title: Indian and Native American Welfare-to-Work Program—Report Forms and Instructions.

OMB Number: 1205–0386 (extension). Affected Public: State, Local or Tribal Government.

Form No.	Re- spond- ents	Fre- quency	Average time per re- sponse (hours)
ETA 9069	85	4	9
ETA 9069-1	85	4	

Total Burden Hours: 4,968. Total annualized capital/startup costs: 0.

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

Description: Extension of the approval of the report forms and instructions used by Indian and native American Welfare-to-work (INA WtW) grantees is being requested. These instructions and forms provide eligible tribal entities with requirements for preparing and submitting financial expenditure and activity reports to the Department so that they may be in compliance with the statutory reporting requirements of the INA WtW program.

Agency: Employment and Training Administration.

Title: Attestation by Employers Using Alien Crewmembers for Longshoring Activities in U.S. Ports.

OMB Number: 1205–0309 (extension). Form Number: ETA 9033. Frequency: As needed.

Affected Public: Business or other forprofit.

Number of Respondents: 1. Total Burden Hours: 4. Total annualized capital/startup

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

Description: The information provided on this form by employers seeking to use alien crewmembers to perform longshore work at U.S. ports will permit the Department to meet Federal responsibilities for program administration, management and oversight.

Agency: Mine Safety and Health Administration.

Title: Application for use of Nonpermissible Explosives and Nonpermissible Shot-Firing Units (30 CFR 75.1321, 75.1327, and 77.1909–1).

OMB Number: 1219–0025 (extension). *Frequency:* On occasion.

Affected Public: Business or other forprofit. Number of Respondents: 190. Total Burden Hours: 110 hours. Total annualized capital/startup costs: 0.

Total annual costs (operating/maintaining systems or purchasing services): \$755.

Description: The Application for Use of Nonpermissible Explosives and Nonpermissible Shot-Firing Units contains provisions by which a coal mine operator may apply for and be granted a permit to use Nonpermissible explosives and nonpermissible shot-firing units.

Todd R. Owen,

Departmental Clearance Officer. [FR Doc. 98–20506 Filed 7–30–98; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

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 July, 1998.

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-34,371; KCS Industries, A Div. Of Banta Corp., Milwaukee, WI

TA-W-34,628; Gilroy Canning Co., Gilroy, CA

TA-W-34,525; Crown Clothing Co., Vineland, NJ

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

TA-W-34,578; Lanier Litigation service D.B.A. Quorum/Lanier, Bloomington, MN

TA-W-34,593; Fruit of the Loom Inc., Transportation Department, Bowling Green, KY

TA-W-34,621; Strategic Finishing, Inc., Tualatin, OR

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

TA-W-34,515 & A; Justin Boot Co.,

Carthage, MO & Sarcoxie, MO TA-W-34,620; Weck Closure Systems, Inc., Research Triangle Park, NC

TA-W-34,586; Star Food Processing, Inc., Star Ranch, San Antonio, TX

TA-W-34,573; Code Alarm, Inc., Tessco Group-Code South, Georgetown, TX

TA-W-34,644; Forest Furniture, Lapine, OR

Increased imports did not contribute importantly to worker separations at the firm.

TA-W-34,673; Intercraft Co., Div., of Newell, Statesville, NC

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.

Affirmative Determinations for Worker Adjustment Assistance

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

TA-W-34,640; Heiser Egan, Inc., New York, NY: May 24, 1997

TA-W-34,599; JK Oprating Corp., Mahanov City: PA: May 18, 1997

TA-W-34,636; McCreary Manufacturing Co., Stearns, KY: May 28, 1997

TA-W-34,430; Alcoa Fujikura Ltd., Automotive Div., Del Rio, TX: March 27, 1997

TA-W-34,577; Wausau-Mosinee Paper Corp., Rhinelander Mill, Rhinelander, WI: May 13, 1997

- TA-W-34,624; Idea Courier, A Div. Of IDE Corp., Phoenix, AZ: May 26, 1997
- TA-W-34,517; O'Bryan Bros., Inc., Leon, IA: April 16, 1997
- TA-W-34,239; American Garment Finishers Corp., El Paso, TX: January 27, 1997
- TA-W-34,348; Madison Specialities, Inc., Manalapan, NJ: March 1, 1997
- TA-W-34,516; Sharp Garment Corp., Aberdeen, MS: April 23, 1997
- TA-W-34,419; Kodak Polychrome Graphics, Clark, NJ: March 27, 1997
- TA-W-34,276; IBM Charlotte Electronic Card Assembly & Test (ECAT) Facility, A Div. Of the International Business Machine Corp., Charlotte, NC: February 9, 1997
- TA-W-34,330; Člark Embroidery, Jasper, AL: March 4, 1997
- TA-W-34,383; Philips Consumer Communications, Lucent Technologies, Inc., Eatontown, NJ: March 12, 1997
- March 12, 1997 TA-W-34,523; Terre Anne Mfg Co., Inc., Terre Hill, PA: April 20, 1997
- TA-W-34,663; Crown Pacific Limited Partnership, Colburn Unit, Sandpoint, ID: June 4, 1997
- TA-W-34,717; Garland Commercial Industries, Inc., Div. Of Wilbilt Corp., Freeland, PA: June 22, 1997
- TA-W-34,710; Nemanco, Inc., Dekalb, MS: June 18, 1997
- TA-W-34,701; George Lumber Co., Portland, OR: June 15, 1997
- TA-W-34,549; Carton Craft Corp., Buffalo, NY: April 30, 1997
- TA-W-34,484; Raute Wood, Inc., Collierville, TN: April 13, 1997
- TA-W-34,491; Kirby Mfg Co., AAA Enterprise Plus, McClure, PA: April 27, 1997
- TA-W-34,445; B-W Manufacturing Corp., Indiana, PA: March 30, 1997
- TA-W-34,292; & A, B, C, D, E; EEX
 Corp. (Formerly Enserch
 Exploration, Inc) Headquartered in
 Houston, TX & Operating Through
 the State of LA, Operating Through
 the State of MS, Operating Through
 the State of NY, Operating Through
 the State of TX, Operating through
 the State of WA: January 30, 1998
- TA-W-34,458; S & S Sewing Center, Spartanburg, SC: April 2, 1997
- TA-W-34,575; Kleinert's Inc. of Florida, Largo, FL: May 14, 1997
- TA-W-34,453; Tops Malibu, Eugene, OR: March 31, 1997
- TA-W-34,423; Collins Products LLC, A Div. of Collins Pine Co., Klamath Falls, OR: March 24, 1997
- TA-W-34,470; SCI Systems, Inc., Augusta, ME: December 1, 1997
- TA-W-34,608; Corbro Manufacturing Co., West Warwick, RI: May 20, 1997

- TA-W-34,439; Polaroid Corp., Waltham, MA: March 24, 1997
- TA-W-34,503; A & B; DRS Ahead Technology, Dassel, MN, St. Croix, WI and Plymouth, MN: April 20, 1997
- TA-W-34,487 & A; Halmode Apparel, Inc., New Castle, VA & Turner & Minter, Inc., Eagle Rock, VA: April 9, 1997
- TA-W-34,660; The Gloria Corp., Ada, OK: June 4, 1997
- TA-W-34,514; Nocona Boot Co., Nocona, TX: April 24, 1997
- TA-W-34,529; OKI Telecom, Inc., Suwanee, GA: April 29, 1997
- TA-W-34,538; Oxy USA, Inc., Logan, KS & Operating in The Following Locations: A; El Dorado, KS, B; Pratt, KS, C; Elkhart, KS, D; Liberal, KS, E; Ulysses, KS, F; Plainville, KS, G; Russell, KS, H; Wichita, KS, I; Liberal, KS, J; Tulsa, OK, K; Oklahoma City, OK, L; Guymon, OK, M; Lindsay, OK, N; Aledo, OK, O; Fritch, TX, P; Columbus, TX, O; Houston, TX, R; Summerfield, LA, S; Tullos, LA, T; Masters Creek, LA: April 29, 1997
- TA-W-34,731 & A; Kemet Electronics Corp & Workers Employed in Ceramic HI-Rel Dept Quality Assurance Testing Laboratory Equipment Assembly Dept, Simpsonville, SC & Kemet Electronics Corp., Fountain Inn, SC: June 16, 1997
- TA-W-34,585; Robertshaw Controls Co., Assembly Operation, Long Beach, CA: May 8, 1997
- TA-W-34,652; The Gates Rubber Co., Worldwide Automotive Hose Div., Jefferson, NC: May 12, 1997
- TA-W-34,446; Spring Industries, Inc., Rock Hill Printing & Finishing Plant, Rock Hill, SC: March 26, 1997
- TA-W-34,603; Oxford Industries, Wadley, GA: May 7, 1997
- TA-W-34,479; Nabors Drilling USA, Inc., Williston, ND: April 14, 1997
- TA-W-34,310; Molycorp, Inc., Mountain Pass, CA: February 2, 1997.

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 July, 1998.

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 to workers' separations. There was no shift in production from the subject firm to Canada or Mexico during the relevant period.

- NAFTA-TAA-02433; BTR Sealing Systems, Maryville, TN NAFTA-TAA-02387; GL&V/Black
- Clawson-Kennedy, Watertown, NY NAFTA-TAA-02428; Forest Furniture, Lapine, OR
- NAFTÀ-TAA-02395 and A; Phillips-Van Heusen Corp., Geneva, AL and Ozark, AL
- NAFTA-TAA-02353 & A; Justin Boot Co., Carthage, MO & Sarcoxie, MO NAFTA-TAA-02394; Oxford Industries,
- Wadley, GA NAFTA-TAA-02268; KCS Industries, A Div. Of Banta, Corp., Milwaukee, WI
- Div. Of Banta, Corp., Milwaukee, WI NAFTA-TAA-02442; Intercraft Co., Div. of Newell, Statesville, NC NAFTA-TAA-02258; General
- DataComm, Inc., Naugatuck, CT NAFTA-TAA-02396; Phillips-Van Heusen, Augusta, AR
- NAFTA-TAA-02350; Kvaerner Metals, Engineering and Construction Div., Pittsburgh, PA Including Leased Workers of IMC Interntional, Inc., Monroeville, PA and Peak Technical, Pittsburgh, PA
- NAFTA-TAA-02411; Kowa Printing Corp., Danville, IL

NAFTA-TAA-02494; Gilroy Canning Co., Gilroy, CA

The investigation revealed that the criteria for eligibility have not been met for the reasons specified.

NAFTA-TAA-02419; Strategic Finishing, Inc., Tualatin, OR NAFTA-TAA-02413; S.T. & E., Punxsutawney, PA

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

NAFTA-TAA-02437, A & B; Henderson Sewing Machine Co., Inc., Andalusia, AL, Sale Divisions Located in Multrie, GA and Maryville, TN: May 26, 1997

NAFTA-TAA-02479; Therm-O-Disc, Inc., Rittenhouse Div. Of Emerson Electric Co Including Temporary Employees From Kelly Services, Manpower, Inc., & Extra Help, Honeoye Falls, NY: June 17, 1997 NAFTA-TAA-02466; Sanyo E&E Corp.,

NAFTA-TAA-02466; Sanyo E&E Corp. San Diego, CA: June 22, 1997

NAFTA-TAĀ-02349; Terre Ann Mfg. Co., Inc., Terre Hill, PA: April 20, 1997

NAFTA-TAA-02448; Kemet Electronics Corp., Workers Employed in Ceramic HI-Rel Dept., Quality Assurance Testing Laboratory, Equipment Assembly Dept., Simpsonville, SC & Kemet Electronics Corp., Fountain Inn, SC: June 16, 1997

NAFTA-TAA-02385; Code Alarm, Inc., Tessco Group—Code South, Georgetown, TX: May 12, 1997

NAFTA-TAA-02447; Nocona Boot Co., Nocona, TX: April 24, 1997 NAFTA-TAA-02399; Robertshaw

Controls Co., Assembly Operation, Long Beach, CA: May 8, 1997

NAFTA-TAA-02359; Meyer Tomatoes, King City, CA: April 27, 1997 NAFTA-TAA-02444; McCabe Packing

NAFTA-TAA-02444; McCabe Packing Co., Springfield, IL: June 10, 1997 NAFTA-TAA-02389; The Gates Rubber Co., Worldwide Automotive Hose

Div., Jefferson, NC: May 12, 1997 NAFTA-TAA-02382; Berg Electronics, Clearfield, PA and Contract Workers from Manpower, Inc., Working at Berg Electronics,

Clearfield, PA: May 12, 1997 NAFTA-TAA-02431; Crown Pacific Limited Partnership, Colburn Unit, Sandpoint, ID: June 6, 1997

NAFTA-TAA-02438; Gould Electronics, Inc., Circuit Protection Group, Newburyport, MA: May 20, 1997 NAFTA-TAA-02397; Siebe Appliance Controls, Assembly Operations, New Stanton, PA: May 7, 1997

NAFTA-TAA-02426; Virginia Apparel Corp., Rocky Mount, VA: May 27, 1997

NAFTA-TAA-2318; American West Trading Co., Waverly, TN: March 30, 1997

NAFTA-TAA-2405; Price Pfister, Pacoima, CA April 18, 1998

NAFTA-TAA-02377; Cott Manufacturing Co., West Mifflin, PA: May 15, 1997

NAFTA-TAA-02455; George Lumber Co., Portland, OR: June 15, 1997

NAFTA-TAA-02432; Champion Pacific Timberlands, Lebanon, OR: June 4, 1997

NAFTA-TAA-02446; The BASF Corp., Santa Ana, CA: June 5, 1997

NAFTA-TAA-02436; The Wells Lamont Corp., El Paso, TX: May 24, 1997

I hereby certify that the aforementioned determinations were issued during the month of July 1998. Copies of these determinations are available for inspection in Room C–4318, U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210 during normal business hours or will be mailed to persons who write to the above address.

Dated: July 22, 1998.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 98–20498 Filed 7–30–98; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-34,534]

Breed Technologies, Inc. Air Bag and Seat Belt Divisions (Formerly Known as Allied Signal Safety Restraint Systems, Douglas, AZ, Including Leased Workers of ADECCO, Tempe, AZ); Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on June 12, 1998, applicable to all workers of Breed Technologies, Incorporated, Air Bag and Seat Belt Divisions, formerly known as Allied Signal Safety Restraint Systems, located in Douglas, Arizona. The notice will be published soon in the **Federal Register**.

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. New information provided by the company shows that some employees of ADECCO, Tempe, Arizona provided inspection, warehousing, distribution and repair services for the production of air bags and seat belts produced by Breed Technologies, Air Bag and Seat Belt Divisions located Greenville, Alabama, which is under an existing certification, TA-W-34,639. Worker separations occurred at ADECCO as a result of worker separations at Breed Technologies, Air Bag and Seat Belt Divisions.

Based on these findings, the Department is amending the certification to include workers of ADECCO, Tempe, Arizona leased to Breed Technologies, Incorporated, Air Bag and Seat Belt Divisions, Douglas, Arizona.

The intent of the Department's certification is to include all workers of Breed Technologies, Incorporated, Air Bag and Seat Belt Divisions adversely affected by imports.

The amended notice applicable to TA–W–34,534 is hereby issued as follows:

All workers of Breed Technologies, Incorporated, Air Bag and Seat Belt Divisions, Formerly known as Allied Signal Safety Restraint Systems, at Douglas, Arizona and leased workers of ADECCO, Tempe, Arizona engaged in employment related to providing inspection, warehousing, distribution and repair services for the production of air bags and seat belts produced at the Breed Technologies, Air Bag and Seat Belt Divisions who became totally or partially separated from employment on or after April 27, 1997 through June 12, 2000 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC, this 20th day of July, 1998.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 98–20493 Filed 7–30–98; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-34,569]

Georgia Apparel, Inc., New York, NY; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on May 26, 1998 in response to a worker petition which was filed on