Authority

This action is authorized under the Omnibus Crime Control and Safe Streets Act of 1968, Sections 201–03, as amended, 42 U.S.C. 3721–23 (1994).

Background

This solicitation is based on the Congressional reporting requirements of the Higher Education Amendments of 1998 for an evaluation of the effectiveness of the Grants to Combat Violent Crimes Against Women on Campuses Program (VAW Campus Program). The National Institute of Justice (NIJ), in collaboration with the Office of Justice Programs' Violence Against Women Office (VAWO), is soliciting proposals for this national evaluation. The evaluation should examine impact issues regarding those institutions of higher education that are VAW Campus Program grantees; implementing comprehensive, coordinated responses to violence against women, including sexual assault, domestic violence, and stalking. One grant of up to \$850,000 will be awarded. The duration of the evaluation is up to 36 months, with summary reports required for each component of the evaluation—baseline data, process, and impact.

Interested organizations should call the National Criminal Justice Reference Service (NCJRS) at 1–800–851–3420 to obtain a copy of "National Evaluation of Grants to Combat Violent Crimes Against Women on Campus" (refer to document no. SL000422). For World Wide Web access, connect to either NIJ at http://www.ojp.usdoj.gov/nij/funding.htm, or the NCJRS Justice Information Center at http://www.ncjrs.org/fedgrant.htm#nij.

Julie E. Samuels,

Acting Director, National Institute of Justice. [FR Doc. 00–12565 Filed 5–17–00; 8:45 am] BILLING CODE 4410–18–U

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-35,579 and TA-W-35,579A]

Mitchell Energy and Development Corporation Headquartered in the Woodlands, Texas, Operating Throughout the State of Texas and Mitchell Louisiana Gas Services L.P., and Operating Throughout the State of Louisiana; Termination of Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

On March 24, 1999, the Department issued a Certification Regarding Eligibility to Apply for Worker Adjustment Assistance for the workers and former workers of Mitchell Energy and Development Corporation and Mitchell Louisiana Gas Services L.P. (TA–W–35,579.) Notice of the determination was published in the **Federal Register** on May 21, 1999 (64 FR 27811).

The certification was based on information supplied by the company which the Department concluded to indicate that crude oil production was approximately half of total company revenues. The Department issued the certification on the basis of increased aggregate U.S. imports of crude oil.

Following receipt of a request from the company that coverage of the certification be expanded to include workers not covered by the certification, the Department on December 6, 1999 instituted an investigation on behalf of workers employed in the following organizational subdivisions of the subject firm which had not been specifically identified in the certification as covered: Mitchell Energy Corporation, Mitchell Gas Services, L.P., and MND Services. The Department determined it appropriate to institute a new investigation with respect to the three above-mentioned subsidiary entities and that investigation was instituted as TA-W-37, 142.

Following the receipt and review of additional information requested by the Department in conjunction with its investigation with respect to the subsidiary entities, it was concluded less than six percent of revenues of Mitchell Energy and Development Corporation are derived from production of crude oil and that such crude oil is in fact a by-product of the subject firm's primary activities: the acquisition and processing of natural gas and natural gas liquids. Thus, upon the review of more detailed information than that initially submitted by the subject firm, it was concluded that a

certification of eligibility to apply for worker adjustment assistance cannot be based upon increased imports of crude oil.

Based upon the additional evidence obtained and in accordance with Section 223(d) of the Act, on February 9, 2000, the Director of the Division of Trade Adjustment Assistance instituted an investigation to determine separations of workers from Mitchell Energy and Development Corporation and Mitchell Louisiana Gas Services L. P. (TA–W–35,579 and TA–W–35,579A) continue to be attributable to the conditions for certification specified in Section 222 of the Act. Notice of the investigation was published in the **Federal Register** on February 25, 2000.

The Department has surveyed customers of the primary products of Mitchell Energy and Development Corporation—natural gas and natural gas liquids—in order determine to whether imports of such products contributed importantly to the worker separations. None of the surveyed customers purchased imported natural gas or natural gas liquids.

Conclusion

Upon the review of the evidence it is determined that the Certification of Eligibility to Apply for Worker Adjustment Assistance with respect to workers of Mitchell Energy and Development Corporation, headquartered in the Woodlands, Texas operating throughout the state of Texas (TA–W–35,579) and Mitchell Louisiana Gas Services L.P. and operating throughout the state of Louisiana (TA–W–579A) is terminated. The effective date of this termination is May 18, 2000.

Signed at Washington, DC, this 10th day of May 2000.

Grant D. Beale,

Program Manager, Division of Trade Adjustment Assistance. [FR Doc. 00–12508 Filed 5–17–00; 8:45 am]

BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-37,553]

Swank, Inc., Attleboro, Massachusetts; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on April 10, 2000, in response to a petition filed on the same date on behalf of workers at Swank, Inc., Attleboro, Massachusetts. The petitioning group of workers are covered by an existing certification issued on April 30, 2000 (TA–W–37,531). Consequently, further investigation in this case would serve no purpose, and this investigation has been terminated.

Signed in Washington, DC, this 5th day of May, 2000.

Grant D. Beale,

Program Manager, Division of Trade Adjustment Assistance.

[FR Doc. 00–12509 Filed 5–17–00; 8:45 am]

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-37,243]

Whizard Protective Ware Corporation, Birmingham, Ohio; Dismissal of Application for Reconsideration

Pursuant to 29 CFR 90.18(C) an application for administrative reconsideration was filed with the Director of the Division of Trade Adjustment Assistance for workers at Whizard Protective Ware Corporation, Birmingham, Ohio. 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-37,243; Whizard Protective Ware Corporation, Birmingham, Ohio (May 10, 2000.

Signed at Washington, DC, this 12th day of May, 2000.

Grant D. Beale,

Program Manager, Division of Trade Adjustment Assistance.

[FR Doc. 00–12507 Filed 5–17–00; 8:45 am]

BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment and Training Administration

Proposed Information Collection Request; Submitted for Public Comment and Recommendations; Business Confidential Data 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 (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 Employment and Training Administration is soliciting comments concerning the proposed extension of the information collection of the Business Confidential Data Request, ETA 9014.

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 July 17, 2000. Written comments should 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 automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses:

ADDRESSES: Edward A. Tomchick, Division of Trade Adjustment Assistance, Employment and Training Administration, Department of Labor, Room C–4318, 200 Constitution Avenue, NW, Washington, DC 20210, 202–219–5555 (this is not a toll-free number).

SUPPLEMENTARY INFORMATION:

I. Background

Sections 222, 223 and 249 of Title II, Chapter 2 of the Trade Act of 1974, as amended, authorizes the Secretary of Labor to collect the data necessary for the Secretary to determine worker eligibility of apply for Trade Adjustment Assistance (TAA). The Business Confidential Data Request is submitted to the workers' firm upon receipt of a TAA petition. The information requested is used by the investigative work group of the Division of Trade Adjustment Assistance to present an objective set of facts for the Secretary to determine whether increased imports of articles like or directly competitive with those produced by the petitioning workers' firm contributed importantly to declines in sales or production, and employment at the subject firm plant.

II. Current Actions

This is a request for OMB approval under [the Paperwork Reduction Act of 1995 (44 U.S.C. 3506(c)(2)(A)] for a extension of collection of information previously approved and assigned OMB Control No. 1205–0197. There is no change in burden.

Type of Review: Extension without change.

Agency: Employment and Training Administration.

Title: Business Confidential Data Request.

ÔMB Number: 1205–0197. *Agency Number*: ETA 9014. *Affected Public*: Businesses. *Frequency*: On occasion. *Number of Respondents*: 1,500

(Estimated 1,400 plus the carry over of 100 cases from the previous year.)

Estimated Time Per Respondent: 3 hours per response.

Total Burden Hours: 4,500. Total Burden Cost (capital/startup): None.

Total Burden Cost (operating/maintaining): None.

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.

Dated: May 12, 2000.

Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

[FR Doc. 00–12511 Filed 5–17–00; 8:45 am] $\tt BILLING\ CODE\ 4510–30–M$

DEPARTMENT OF LABOR

Employment and Training Administration

Proposed Information Collection Request Submitted for Public Comment and Recommendations; Customer Survey

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