TA–W	Subject firm (petitioners)	Location	Date of peti- tion	Product(s)
38,074	Contour Medical Tech. (Wkrs)	Lavergne, TN	08/25/2000	Cardiac Elec- trodes.
38,075	Wyman Gordon (USWA)	Buffalo, NY	08/29/2000	Seamless Pipe.
38,076	Union Tools (Wkrs)	Frankfort, NY	08/25/2000	Heavy Duty Forks for Farms and Gar- dens.
38,077	Paris Accessories (UNITE)	Allentown, PA	08/30/2000	Non Metal Belts.
38,078	Roanke Electrric Steel (Wkrs)	Roanke, WA	08/28/2000	Merchant Bar Prod- ucts, Ankle Irons.
38,079	Fawn Industries (Co).	Middlesex, NC	09/01/2000	Automotive Molded
38,080	Llissa Bridals, Inc. (UNITE)	New York, NY	08/24/2000	Bridal Gowns.
38,081	Bru Mar Manufacturing (Wkrs)	Allentown, PA	08/29/2000	Ladies' Swim- suits.
38,082	Scotty's Fashions (Wkrs)	Palmerton, PA	08/31/2000	Ladies' Jackets and Blouses.
38,083	Allegheny Ludlum Corp. (USWA)	Washington, PA	08/30/2000	Stainless Steel Products.
38,084	Philips CSI (Wkrs)	Lancaster, PA	08/14/2000	Security Equip- ment.

[FR Doc. 00–25063 Filed 9–38–00; 8:45 am] BILLING CODE 4510–30–M

#### DEPARTMENT OF LABOR

## Employment and Training Administration

#### [NAFTA-04081]

## Mountaineer Precision Tool & Mold, Inc., Waynesville, North Carolina; Notice of Termination of Investigation

Pursuant to Title V of the North American Free Trade Agreement Implementation Act (Pub. 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 August 15, 2000 in response to a petition filed on behalf of workers at Mountaineer Precision Tool & Mold, Inc., Waynesville, North Carolina.

In a letter dated September 12, 2000, the NAFTA–TAA Coordinator in North Carolina requested that the investigation of the NAFTA–TAA petition be terminated based on the inability of the State agency to obtain any information in the case.

Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC, this 19th day of September, 2000.

## Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

[FR Doc. 00–25064 Filed 9–28–00; 8:45 am] BILLING CODE 4510–30–M

#### DEPARTMENT OF LABOR

#### Employment and Training Administration

#### [NAFTA-04072]

#### Santtony Wear LLC, Rockingham, NC; Notice of Termination of Investigation

Pursuant to Title V of the North American Free Trade Agreement Implementation Act (Pub. 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 USC 2273), an investigation was initiated on August 11, 2000 in response to a petition filed on behalf of workers at Santtony Wear LLC, Rockingham, North Carolina.

In a letter dated September 12, 2000, the petitioner requested that the petition fro NAFTA–TAA be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC, this 20th day of September 2000.

#### Edward A. Tomchick,

Director, Division of Trade Adjustment Assistance.

[FR Doc. 00–25062 Filed 9–28–00; 8:45 am] BILLING CODE 4510-30-M

## DEPARTMENT OF LABOR

#### **Employment Standards Administration**

#### Wage and Hour Division; Minimum Wages for Federal and Federally Assisted Construction; General Wage Determination Decisions

General wage determination decisions of the Secretary of Labor are issued in accordance with applicable law and are based on the information obtained by the Department of Labor from its study of local wage conditions and data made available from other sources. They specify the basic hourly wage rates and fringe benefits which are determined to be prevailing for the described classes of laborers and mechanics employed on construction projects of a similar character and in the localities specified therein.

The determinations in these decisions of prevailing rates and fringe benefits have been made in accordance with 29 CFR Part 1, by authority of the Secretary of Labor pursuant to the provisions of the Davis-Bacon Act of March 3, 1931, as amended (46 Stat. 1494, as amended, 40 U.S.C. 276a) and of other Federal statutes referred to in 29 CFR Part 1, Appendix, as well as such additional statutes as may from time to time be enacted containing provisions for the payment of wages determined to be prevailing by the Secretary of Labor in accordance with the Davis-Bacon Act. The prevailing rates and fringe benefits determined in these decisions shall, in accordance with the provisions of the foregoing statues, constitute the minimum wages payable on Federal and federally assisted construction projects to laborers and mechanics of the specified classes engaged on contract work of the character and in the localities described therein.

Good cause is hereby found for not utilizing notice and public comment procedure thereon prior to the issuance of these determinations as prescribed in 5 U.S.C. 553 and not providing for delay in the effective date as prescribed in that section, because the necessity to issue current construction industry wage determinations frequently and in large volume causes procedures to be impractical and contrary to the public interest.

General wage determination decisions, and modifications and supersedes decisions thereto, contain no expiration dates and are effective from their date of notice in the Federal **Register**, or on the date written notice is received by the agency, whichever is earlier. These decisions are to be used in accordance with the provisions of 29 CFR Parts 1 and 5. Accordingly, the applicable decision, together with any modifications issued, must be made a part of every contract for performance of the described work within the geographic area indicated as required by an applicable Federal prevailing wage law and 29 CFR Part 5. The wage rates and fringe benefits, notice of which is published herein, and which are contained in the Government Printing Office (GPO) document entitled "General Wage Determinations Issued Under The Davis-Bacon And Related

Acts," shall be the minimum paid by contractors and subcontractors to laborers and mechanics.

Any person, organization, or governmental agency having an interest in the rates determined as prevailing is encouraged to submit wage rate and fringe benefit information for consideration by the Department. Further information and selfexplanatory forms for the purpose of submitting this data may be obtained by writing to the U.S. Department of Labor, Employment Standards Administration, Wage and Hour Division, Division of Wage Determinations, 200 Constitution Avenue, NW., Room S–3014, Washington, DC 20210.

#### Modifications to General Wage Determination Decisions

The number of decisions listed in the Government Printing Office document entitled "General Wage Determinations Issued Under the Davis-Bacon and Related Acts" being modified are listed by Volume and State. Dates of publication in the **Federal Register** are in parentheses following the decisions being modified.

Volume I None Volume II None Volume III Florida FL000017 (Feb. 11, 2000) Volume IV

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Michigan
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Michigan			
MI000076 (Feb. 11, 2000)			
MI000077 (Feb. 11, 2000)			
MI000078 (Feb. 11, 2000)			
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MI000085 (Feb. 11, 2000)			
MI000087 (Feb. 11, 2000)			
MI000099 (Jun. 16, 2000)			
MI000100 (Jun. 16, 2000)			
MI000101 (Jun. 16, 2000)			
Wisconsin			
WI000012 (Feb. 11, 2000)			
MI000026 (Feb. 11, 2000)			
MI000035 (Feb. 11, 2000)			
Volume V			
Arkansas			
AR000003 (Feb. 11, 2000)			
Iowa			
IA000004 (Feb. 11, 2000)			
IA000005 (Feb. 11, 2000)			
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#### General Wage Determination Publication

General wage determinations issued under the Davis-Bacon and related Acts, including those noted above, may be found in the Government Printing Office (GPO) document entitled "General Wage Determinations Issued Under The Davis-Bacon and Related Acts." This publication is available at each of the 50 Regional Government Depository Libraries and many of the 1,400 Government Depository Libraries across the country.

The general wage determinations issued under the Davis-Bacon and related Acts are available electronically by subscription to the FedWorld Bulletin Board System of the National Technical Information Service (NTIS) of the U.S. Department of Commerce at 1– 800–363–2068

Hard-copy subscriptions may be purchased from:

Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402, (202) 512–1800

When ordering hard-copy subscription(s), be sure to specify the State(s) of interest, since subscriptions may be ordered for any or all of the seven separate volumes, arranged by State. Subscriptions include an annual edition (issued in January or February) which includes all current general wage determinations for the States covered by each volume. Throughout the remainder of the year, regular weekly updates are distributed to subscribers.

Signed at Washington, DC this 21st Day of September 2000.

#### Carol J. Poleskey,

Chief, Branch of Construction Wage Determinations. [FR Doc. 00–24838 Filed 9–28–00; 8:45 am]

BILLING CODE 4510-27-M

# DEPARTMENT OF LABOR

# Occupational Safety and Health Administration

[Docket No. ICR-1218-00189(2000)]

#### Lead in Construction; Extension of the Office of Management of Budget's (OMB) Approval of Information-Collection (Paperwork) Requirements

**AGENCY:** Occupational Safety and Health Administration (OSHA), Labor. **ACTION:** Notice of an opportunity for public comment.

**SUMMARY:** OSHA solicits comments concerning its request for an extension of the information-collection requirements contained in its standards titled, "Lead in Construction" (29 CFR 1926.62).

**REQUEST FOR COMMENT:** The Agency has a particular interest in comments on the following issues:

• Whether the information-collection requirements are necessary for the proper performance of the Agency's functions, including whether the information is useful;

• The accuracy of the Agency's estimate of the burden (time and costs) of the information-collection requirements, including the validity of the methodology and assumptions used;

• The quality, utility, and clarity of the information collected; and

• Ways to minimize the burden on employers who must comply; for example, by using automated or other technological information-collection and -transmission techniques. **DATES:** Submit written comments on or before November 28, 2000.

ADDRESSES: Submit written comments to the Docket Office, Docket No. ICR– 1218–0197(2000), OSHA, U.S. Department of Labor, Room N–2625, 200 Constitution Avenue, NW., Washington, DC 20210; telephone: (202) 693–2350. Commenters may transmit written comments of 10 pages or less in length by facsimile to (202) 693–1648. FOR FURTHER INFORMATION CONTACT:

Kathleen Martinez, Directorate of Policy, OSHA, U.S. Department of Labor, Room N–3641, 200 Constitution Avenue, NW., Washington, DC 20210; telephone: (202) 693–2444. A copy of the Agency's Information-Collection Request (ICR) supporting the need for the information-collection requirements specified by its Lead in Construction is available for inspection and copying in the Docket Office, or you may request a mailed copy by telephoning Kathleen Martinez at (202) 693–2444. For electronic copies of this ICR, contact OSHA on the Internet at *http://www.osha.gov.* 

## SUPPLEMENTARY INFORMATION

## I. Background

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 continuing information-collection requirements in accordance with the Paperwork Reduction Act of 1995 (PRA-95) (44 U.S.C. 3506(c)(2)(A)). This program ensures that information is in the desired format, reporting burden (time and costs) is minimal, collection instruments are clearly understood, and OSHA's estimate of the information burden is correct. The Occupational Safety and Health Act of 1970 (the Act) authorizes information collection by employers as necessary or appropriate for enforcement of the Act or for developing information regarding the causes and prevention of occupational injuries, illnesses, and accidents (29 U.S.C. 657).

The basic purpose of the informationcollection requirements in the Lead in Construction Standard is to document that employers in the construction industry are providing their employees with protection from hazardous lead exposures. Lead exposure can result in both acute and chronic effects, and can be fatal at high exposure levels. Health affects associated with lead exposure include: Neurological problems that may result in seizures, coma, and death; high blood pressure; kidney and reproductive problems; and decreased red blood cell production.

The standard specifies the following requirements that impose paperwork burdens on employers: Establishing a compliance program and notifying other onsite employers (at multi-employer worksites) and laundry personnel of the lead hazard; instituting programs for exposure monitoring and medical surveillance (including medical examinations); notifying employees of exposure levels, biological-monitoring results, the option for multiplephysician review, and the availability of chelation; providing information to physicians; obtaining written medical opinions; implementing employeeinformation and training programs (including providing employees with copies of the standard, and employees and other specified parties with copies of the training and information materials); recording medical removals; maintaining and transferring records of