I hereby certify that the aforementioned determinations were issued during the months of August and September 2004. Copies of these determinations are available for inspection in Room C-5311, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210 during normal business hours or will be mailed to persons who write to the above address.

Dated: September 17, 2004.

Timothy Sullivan,

Director, Division of Trade Adjustment Assistance.

[FR Doc. E4-2333 Filed 9-22-04; 8:45 am] BILLING CODE 4510-30-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-55,125]

Volt Temporary Services, Volt Services Group, Leased Workers Onsite at SR Telecom, Inc., Redmond, WA; Notice of **Negative Determination on** Reconsideration

On August 10, 2004, the Department issued an Affirmative Determination Regarding Application for Reconsideration for the workers and former workers of the subject firm. The Department's notice was published in the Federal Register on August 20, 2004 (69 FR 51718). Separated workers are employees of Volt Temporary Services, Volt Services Group working onsite at SR Telecom, Inc., Redmond, Washington.

The Department denied the initial petition because Volt Temporary Services, Volt Services Group is not a company that produces an article but is a staffing agency that satisfies companies' human resource needs by sending temporary workers to fulfill a variety of needs. The initial petition was also denied because Volt Temporary Services, Volt Services Group was not under a written contractual relationship with SR Telecom, Inc., Redmond, Washington.

In the request for reconsideration, the petitioners allege that the Volt Temporary Services, Volt Services Group workers who were assigned to SR Telecom, Inc., Redmond, Washington performed assembly work and did not perform administrative functions.

The reconsideration investigation revealed that while Volt Temporary Services, Volt Services Group does not produce an article, it does place workers in companies that are engaged in

production. During the reconsideration investigation, it was confirmed that a written contract did not exist between Volt Temporary Services, Volt Services Group and SR Telecom, Inc., Redmond, Washington.

A subject company official informed the Department that almost seven hundred Volt Temporary Services, Volt Services Group workers were placed in assignments in 2003 and over five hundred Volt Temporary Services, Volt Services Group workers were placed in assignments in 2004. Fifteen Volt Temporary Services, Volt Services Group workers were placed with SR Telecom, Inc., Redmond, Washington in 2003 and two Volt Temporary Services, Volt Services Group workers were placed with SR Telecom, Inc., Redmond, Washington in 2004 (one performed administrative duties, the other performed warehousing, packing and shipping/receiving duties).

At the time that SR Telecom, Inc., Redmond, Washington closed in July 2004, only one Volt Temporary Services, Volt Services Group worker was still assigned there. That employee was placed in SR Telecom, Inc., Redmond, Washington in 2003 and is currently a permanent employee of Volt Temporary Services, Volt Services Group.

The two Volt Temporary Services, Volt Services Group workers who were assigned to SR Telecom, Inc., Redmond, Washington in 2004 ceased working there on July 12, 2004, because their assignments naturally expired at that time. As such, there were no worker layoffs during the relevant time period.

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 Volt Temporary Services, Volt Services Group, leased workers on-site at SR Telecom, Inc., Redmond, Washington.

Signed in Washington, DC, this 14th day of September, 2004.

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. E4-2331 Filed 9-22-04; 8:45 am]

BILLING CODE 4510-30-P

DEPARTMENT OF LABOR

Employment and Training Administration

Workforce Investment Act: Native American Employment and Training Council

AGENCY: Employment and Training Administration, Labor.

ACTION: Notice of meeting.

SUMMARY: Pursuant to section 10(a)(2) of the Federal Advisory Committee Act (FACA) (Pub. L. 92–463), as amended, and section 166(h)(4) of the Workforce Investment Act (WIA) (29 U.S.C. 2911(h)(4)), notice is hereby given of the next meeting of the Native American Employment and Training Council as constituted under WIA.

Time and Date: The meeting will begin at 9 a.m. e.d.t. (eastern daylight saving time) on Wednesday, October 13, 2004, and continue until 5 p.m. e.d.t. that day. The period from 3 p.m. to 5 p.m. e.d.t. will be reserved for participation and presentation by members of the public. The meeting will reconvene at 8:30 a.m. e.d.t. on Thursday, October 14, 2004, and continue until approximately 5 p.m. e.d.t. on that day.

Place: All sessions will be held in Embassy Suites, 1250 22nd Street, NW., Washington, DC 20037.

Status: The meeting will be open to the public. Persons who need special accommodations should contact Ms. Athena Brown on (202) 693–3737 by October 1, 2004.

Matters to be Considered: The formal agenda will include, but not be limited to, the following topics: (1) Election of Council Chairperson, Vice-Chairperson, and other officers; (2) comments from the Department on overall employment and training issues, including implementation of the OMB "Common Measures" for evaluating employment and training programs; (3) Council work group reports, including an update on the Unemployment Insurance Wage Record Study; (4) status of the Council report to the Department and Congress; (5) status of the Technical Assistance and Training Initiative; and (6) status of WIA reauthorization legislation.

FOR FURTHER INFORMATION CONTACT: Ms. Athena Brown, Chief, Division of Indian and Native American Programs, Office of National Programs, Employment and Training Administration, U.S. Department of Labor, Room S-4203, 200 Constitution Avenue, NW., Washington, DC 20210.

Telephone: (202) 693-3737 (VOICE) (this is not a toll-free number) or 1-800877–8339 (TTY) or speech-to-speech at 1–877–877–8982 (these are toll-free numbers).

Signed in Washington, DC, this 17th day of September, 2004.

Thomas M. Dowd,

Deputy Assistant Secretary, Employment and Training Administration.

[FR Doc. E4–2342 Filed 9–22–04; 8:45 am] **BILLING CODE 4510–30–P**

DEPARTMENT OF LABOR

Occupational Safety and Health Administration

[Docket No. ICR 1218-0115(2004)]

Cranes and Derricks Standard for Construction; Notification of Operational Specifications and Hand Signals: Extension of the Office of Management and Budget's (OMB) Approval of Information Collection (Paperwork) Requirements

AGENCY: Occupational Safety and Health Administration (OSHA), Labor.

ACTION: Request for public comment.

SUMMARY: OSHA solicits comments concerning its request for an extension of the information collection requirements specified by paragraphs (a)(1), (a)(2), (a)(4), and (a)(16) of theCranes and Derricks Standard for Construction (29 CFR 1926.550). These paragraphs require employers to provide notification of specified operating characteristics pertaining to cranes and derricks using documentation, posting, or revised maintenance-instruction plates, tags, or decals and to notify employees of hand signals used to communicate with equipment operators by posting an illustration of applicable signals at the worksite.

DATES: Comments must be submitted by the following dates:

Hard copy: Your comments must be submitted (postmarked or received) by November 22, 2004.

Facsimile and electronic transmission: Your comments must be received by November 22, 2004.

ADDRESSES: You may submit comments, identified by OSHA Docket No. ICR-1218-0115(2004), by any of the following methods:

Regular mail, express delivery, hand delivery, and messenger service: Submit your comments and attachments to the OSHA Docket Office, Room N–2625, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210; telephone (202) 693–2350 (OSHA's TTY number is (877) 889–5627). OSHA Docket Office and

Department of Labor hours are 8:15 a.m. to 4:45 p.m., ET.

Facsimile: If your comments are 10 pages or fewer in length, including attachments, you may fax them to the OSHA Docket Office at (202) 693–1648.

Electronic: You may submit comments through the Internet at http://ecomments.osha.gov. Follow instructions on the OSHA Web page for submitting comments.

Docket: For access to the docket to read or download comments or background materials, such as the complete Information Collection Request (ICR) (containing the Supporting Statement, OMB–83–I Form, and attachments), go to OSHA's Web page at http://www.OSHA.gov. Comments, submissions, and the ICR are available for inspection and copying at the OSHA Docket Office at the address above. You may also contact Todd Owen at the address below to obtain a copy of the ICR.

(For additional information on submitting comments, please see the "Public Participation" heading in the **SUPPLEMENTARY INFORMATION** section of this document.)

FOR FURTHER INFORMATION CONTACT:

Todd Owen, Directorate of Standards and Guidance, OSHA, Room N–3609, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210; telephone (202) 693–2222.

SUPPLEMENTARY INFORMATION:

I. Submission of Comments on This Notice and Internet Access to Comments and Submissions

You may submit comments and supporting materials in response to this notice by (1) hard copy, (2) fax transmission (facsimile), or (3) electronically through the OSHA Web page. Because of security related problems, there may be a significant delay in the receipt of comments by regular mail. Please contact the OSHA Docket Office at (202) 693–2350 (TTY (877) 889–5627) for information about security procedures concerning the delivery of materials by express delivery, hand delivery and messenger service.

All comments, submissions and background documents are available for inspection and copying at the OSHA Docket Office at the above address. Comments and submissions posted on OSHA's Web page are available at http://www.OSHA.gov. Contact the OSHA Docket Office for information about materials not available through the OSHA Web page and for assistance using the Web page to locate docket submissions.

Electronic copies of this **Federal Register** notice as well as other relevant documents are available on OSHA's Web page.

II. Background

The Department of Labor, as part of its continuing effort to reduce paperwork and respondent (*i.e.*, employer) burden, conducts a preclearance consultation program to provide the public 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 collection burden is accurate. The Occupational Safety and Health Act of 1970 (the Act) (29 U.S.C. 651 et seq.) 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).

Several paragraphs of the Cranes and Derricks Standard for Construction (§ 1926.550) contain notification requirements, including paragraphs (a)(1), (a)(2), (a)(4), and (a)(16). If an equipment manufacturer's specifications are not available, paragraph (a)(1) requires employers to operate a crane or derrick using specifications determined and recorded by a qualified engineer who is competent to make such determinations. Under paragraph (a)(2), employers must post on each crane and derrick its rated load capacities, and recommended operating speeds, special hazard warnings, or instructions. Paragraph (a)(4) requires employers to post at the worksite an illustration of the hand signals prescribed by the applicable ANSI standard for that type of crane or derrick. According to paragraph (a)(16), employers must revise as appropriate the capacity, operation, and maintenance-instruction plates, tags, or decals if they make alterations that involve the capacity or safe operation of a crane or derrick.

In summary, these provisions require employers to provide notification of specified operating characteristics through documentation, posting, or revising maintenance-instruction plates, tags, or decals, and to notify employees of hand signals used to communicate with equipment operators by posting an illustration of applicable signals at the worksite. These paperwork