

## PETITIONS INSTITUTED ON 12/23/96—Continued

TA-W	Subject firm (Petitioners)	Location	Date of petition	Product(s)
33,043 .....	United Technologies (IBEW) .....	Zanesville, OH .....	12/06/96	Automotive Wiring Harnesses.
33,044 .....	Butler Sales Agency, Inc. (Co.) .....	Eau Claire, WI .....	12/04/96	Sales Organization for US Fluorescent.
33,045 .....	Union City Body (UAW) .....	Union City, IN .....	12/09/96	Delivery Vans.
33,046 .....	Kalina Sportswear, Inc. (Co.) .....	Hammonton, NJ .....	12/09/96	Ladies' Jackets.
33,047 .....	Lance Garment (Co.) .....	Redbay, AL .....	12/12/96	Men's Casual Shirts.
33,048 .....	Hamilton Beach (Co.) .....	Washington, NC .....	11/27/96	Electronic Houseware.
33,049 .....	Washington Public Power (IBEW) ..	Richland, WA .....	11/22/96	Electricity.
33,050 .....	Ithaca Industries (Co.) .....	Thomasville, GA .....	12/04/96	Ladies' Underwear.

[FR Doc. 97-1665 Filed 1-22-97; 8:45 am]

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[TA-W-33,026]

**Sportswear Associates, Incorporated, Clay Sportswear Division (AKA About Sportswear) Moss, Tennessee; Notice of Termination of Investigation**

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on December 16, 1996 in response to a worker petition which was filed on December 16, 1996 on behalf of workers at Sportswear Associates, Incorporated, Clay Sportswear Division, Moss, Tennessee.

The petitioning group of workers is subject to an ongoing investigation for which a determination has not yet been issued (TA-W-32,870). Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed in Washington, D.C. this 20th day of December, 1996.

Linda G. Poole,

*Acting Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.*

[FR Doc. 97-1667 Filed 1-22-97; 8:45 am]

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[NAFTA-01258-01258A]

**Amended Negative Determination 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 Negative Determination for NAFTA-Transitional Adjustment Assistance on November 8, 1996, applicable to all workers of River Heights Inc. located in Crump, Tennessee. The negative determination was published in the Federal Register on November 27, 1996 (61 FR 60310).

At the request of the State agency, the Department reviewed the determination for workers of the subject firm. The new findings show that when the determination was issued, the Department inadvertently omitted workers of the Selmer, Tennessee location of River Heights Inc. which closed May 1996. The workers were engaged in employment related to the production of knit shirts. Accordingly, the Department is amending the negative determination to include workers at River Heights Inc., Selmer, Tennessee.

The amended notice applicable to NAFTA-01258 is hereby issued as follows:

"All workers of River Heights Inc., Crump, Tennessee (NAFTA-01258) and Selmer, Tennessee (NAFTA-01258A), are denied eligibility to apply for NAFTA-TAA under Section 250 of the Trade Act of 1974."

Signed in Washington, D.C., this 9th day of January 1997.

Russell T. Kile,

*Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.*

[FR Doc. 97-1660 Filed 1-22-97; 8:45 am]

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**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 two (2) information collections: the proposed extension of (1) Optional Use Payroll Form Under the Davis-Bacon Act, WH-347 and (2) Requests for Medical Reports, LS-158, LS-415, and LS-525. 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 March 25, 1997. 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.

**ADDRESSES:** For the Davis-Bacon form submission, contact Mr. Rich Elman, U.S. Department of Labor, 200 Constitution Ave., N.W., Room S-3201, Washington, D.C. 20210, telephone (202) 219-6375.

For the Longshore medical reports submission, contact Ms. Margaret J.

Sherrill at the same office address above, telephone (202) 219-7601. (The telephone numbers are not toll-free; FAX 202-219-6592.)

**SUPPLEMENTARY INFORMATION:**

**I. Background**

The Copeland Act (40 U.S.C. 276c) requires contractors and subcontractors performing work on Federally financed or assisted construction contracts to "furnish weekly, statement with respect to the wages paid each employee during the preceding week." Section 5.5(a)(3)(ii) of Regulations, 29 CFR Part 5, provides that contractors submit weekly a copy of all payrolls to the Federal agency contracting for or financing the construction project. Form WH-347, Optional Use Payroll Form, was developed for contractor use in meeting these payroll requirements. It is a report form requiring basic payroll information to be furnished by all covered employers each week that any work covered by the Davis-Bacon and Related Acts is performed. The completed form is submitted weekly to the contracting agency or copies of the contractor's payroll containing all the required information may be submitted instead.

**II. Current Actions**

The Department of Labor seeks extension of approval to collect this information in order to enable contractors and subcontractors (using optional form, WH-347) to certify their payrolls, attesting that proper wage rates and fringe benefits have been paid to their employees performing work on contracts covered by Davis-Bacon and Related Acts. If this information was not collected, contracting officials and Wage and Hour investigative staff would be

unable to verify that legal rates have been paid and whether employees have been properly classified for the work they perform.

*Type of Review:* Extension  
*Agency:* Employment Standards Administration  
*Title:* Optional Use Payroll Form Under the Davis-Bacon Act  
*OMB Number:* 1215-0149  
*Affected Public:* Business or other for-profit; individuals or households; Federal government; State, Local or Tribal government  
*Total Respondents:* 113,022  
*Frequency:* Weekly  
*Total Responses:* 10,398,024  
*Average Time Per Response for Reporting:* 56 minutes  
*Estimated Total Burden Hours:* 9,700,000  
*Total Burden Cost (capital/startup):* \$0  
*Total Burden Cost (operating/maintenance):* \$363,931

**I. Background**

The Longshore and Harbor Workers' Compensation Act, as amended provides benefits to workers injured in maritime employment. In addition, several Acts extend Longshore Act coverage to certain other employees. The Secretary of labor is authorized, under the Act, to make rules and regulations to administer the Act and its extensions. Section 7(b) of the Act (20 CFR 702.408) requires supervision of the medical care rendered to injured employees, require periodic reports as to the medical care being rendered, and provides authority to determine the necessity, character, and sufficiency of any medical aid furnished or to be furnished to an injured worker.

Forms LS-158, LS-415, and LS-525 are used to request impartial medical

examinations pursuant to the provisions of Section 7(a) and 7(e) of the Act. The LS-158 and LS-415 are used to request an impartial physical examination of the employee (LS-158), and for the repair of artificial limbs issued to beneficiaries (LS-415). The form LS-525 is used for examinations involving audiometric testing otologic evaluation, and is forwarded to the physician by the program. Completed forms are used to assist in evaluating workers' claims for benefits.

**II. Current Actions**

The Department of Labor seeks extension of approval to collect this information in order to provide the Office of Workers' Compensation Program with detailed medical evaluation to make decisions to award or continue compensation payments or benefits to Longshore workers. If the information was not collected, claimants would not be able to file for and receive Longshore benefits stipulated in the Act and amendments.

*Type of Review:* Extension  
*Agency:* Employment Standards Administration  
*Titles:* Request for Medical Examination and Report; Request for Artificial Limb or Repairs; and, Request for an Examination of Employee's Hearing Ability (form letter).  
*OMB Number:* 1215-0106  
*Affected Public:* Business or other for-profit; individuals or households  
*Total Respondents:* 2,520  
*Frequency:* On occasion  
*Total Responses:* 2,520  
*Average Time per Response:* 30 minutes  
*Estimated Burden Hours:* 1,260

Form	Respondents	Responses	Burden hours
LS-158 .....	1,000	1,000	500
LS-415 .....	20	20	10
LS-525 .....	1,500	1,500	750
Total .....	2,520	2,520	1,260

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

*Total Burden Cost (operating/maintenance):* \$882.00

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 requests; they will also become a matter of public record.

Dated: January 17, 1997.  
 Cecily A. Rayburn,  
 Director, Division of Financial Management,  
 Office of Management, Administration and  
 Planning, Employment Standards  
 Administration.  
 [FR Doc. 97-1668 Filed 1-22-97; 8:45 am]  
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**Occupational Safety and Health Administration  
 Minnesota State Standards; Notice of Approval  
 Background**

Part 1953 of Title 29, Code of Federal Regulations, prescribes procedures under section 18 of the Occupational Safety and Health Act of 1970 (29 U.S.C. 667) (hereinafter called the Act) by which the Regional Administrator for