• 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.

III. Current Actions

DOL and the SWAs continue to use the dates listed on the employer's application to calculate the employer's responsibilities under "50-percent rule". The departure date (the third date before the date of need) is deemed the start date of the contract period in administration of the "50-percent rule" under 20 CR 655.103(e).

The collection of information requirement is being extended and revised to reflect annual reporting hour burdens changes based on an increase in the number of respondents. Additionally, the collection was revised to reflect a change in the name of the State Employment Security Agency (SESA) to State Workforce Agency (SWA).

Type of Review: Revision.

Agency: Employment and Training Administration.

Title: Labor Certification for the Temporary Employment of Nonimmigrant Aliens in Agriculture in the United States; Administrative Measures to Improve Program Performance.

OMB No: 1205-0404.

Affected Public: Farms are primarily affected and other business or other forprofit entities.

- Total Respondents: 6,711.
- Frequency: Once.

Total Responses: 4,079.

Average Time of Response: 15 minutes

Estimated Total Burden Hours: 679 hours.

Total Burden Cost (capital/startup): \$16,975.

Total Burden Cost: \$0.

Comments submitted in response to this comment request 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.

Signed at Washington DC, this 17th day of June, 2002.

Grace A. Kilbane,

Administrator, Office of Workforce Security. [FR Doc. 02–15745 Filed 6–20–02; 8:45 am] BILLING CODE 4510–30–P

DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-5712]

Crown, Cork & Seal Packaging Company, Inc., Plant #77, South Connellsville, PA; Amended Certification Regarding 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 USC 2273), the Department of Labor issued a Certification of Eligibility to Apply for NAFTA Transitional Adjustment Assistance on May 8, 2002, applicable to workers at Crown, Cork & Seal Packaging Company, Inc., Plant #77, located in South Connellsville, Pennsylvania. The notice was published in the **Federal Register** on May 17, 2002 (67 FR 15227).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. The workers are engaged in employment related to the production of metal/paper and plastisol lined closures. The review of the TAA petition investigation revealed that workers of Crown, Cork & Seal Packaging Company, Inc., Plant #77, South Connellsville, Pennsylvania, were previously certified eligible to apply for NAFTA–TAA under petition number NAFTA–3583, which expired January 19, 2002.

In order to avoid an overlap in worker group coverage, the Department is amending this certification to change the impact date from January 4, 2001 to January 20, 2002.

The amended notice applicable to NAFTA–5712 is hereby issued as follows:

All workers engaged in activities related to the production of metal/paper and plastisol lined closures at Crown, Cork & Seal Packaging Company, Inc., Plant #77, South Connellsville, Pennsylvania, who became totally or partially separated from employment on or after January 20, 2002, through May 8, 2004, are eligible to apply for NAFTA–TAA under Section 250 of the Trade Act of 1974.

Signed in Washington, DC this 10th day of June 2002.

Linda G. Poole,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 02–15755 Filed 6–20–02; 8:45 am] BILLING CODE 4510–30–P

DEPARTMENT OF LABOR

Employment and Training Administration

[NAFTA-4883; NAFTA-4883A]

Motorola, Inc., Global Telecom Solutions Sector (GTSS), Formerly Network Solutions Sector (NSS), Plantation, FL.; and Motorola, Inc., Commercial, Government, Industrial Solutions Sector (CGISS), Plantation, FL.; Amended Certification Regarding 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 Certification of Eligibility to Apply for NAFTA Transitional Adjustment Assistance on July 27, 2001, applicable to workers of Motorola, Inc., iDEN Subscriber Division, located in Plantation, Florida. The notice was published in the **Federal Register** on August 15, 2001 (FR 66 42879).

At the request of the company, the Department reviewed the certification for workers of the subject firm. The company reports that employment has declined further as a portion of production of CGISS and IDEN EBTS radio system units at Motorola's Global Telecom Solutions Sector (GTSS), of which the iDEN Subscriber Division is a subdivision, and its Commercial, Government, Industrial Solutions Sector (CGISS), has shifted from Plantation, Florida to Mexico.

The intent of the Department's certification is to include all workers of Motorola, Inc., in Plantation, Florida, adversely affected by the shift in production from the subject plant to Mexico.

Accordingly, the Department is amending the certification to include workers at Motorola, Plantation, Florida, engaged in employment related to production in CGISS and IDEN EBTS radio system units. The amended notice applicable to NAFTA–4883 is hereby issued as follows:

All workers at Motorola, Inc., at the Global Telecom Solutions Sector (GTSS), Formerly Network Solutions Sector (NSS), Plantation, Florida (NAFTA–4883), and Commercial and Government, Industrial Solutions Sector (CGISS), Plantation, Florida (NAFTA– 4883A), engaged in activities related to the production of CGISS and IDEN EBTS radio system units, who became totally or partially separated from employment on or after May 14, 2000 through July 27, 2003, are eligible to apply for NAFTA–TAA under Section 250 of the Trade Act of 1974.