Federal Official for the Coordinating Council on Juvenile Justice and Delinquency Prevention, by fax at: 202–307–2093, or by e-mail, at: robertsm@ojp.usdoj.gov. In general, each individual or group making an oral presentation will be limited to a total time of 10 minutes.

Written comments may be submitted to the Office of Juvenile Justice and Delinquency Prevention, by fax at: 202–307–2093, or by e-mail at: robertsm@ojp.usdoj.gov.

The Coordinating Council on Juvenile Justice and Delinquency Prevention expects that public statements presented at its meetings will not be repetitive of previously submitted oral or written statements.

Members of the public who wish to attend the meeting should notify the Juvenile Justice Resource Center at 301–519–6473 (Daryel Dunston) or at 301–519–6473 (Karen Boston), by 5 p.m., ET, on Friday, July 11, 2003. [These are not toll-free numbers.] To register for the meeting online, go to ojjdp.ncjrs.org/council/meetings.html.

Note: For security purposes, photo identification will be required for admission to the meeting.

Dated: June 17, 2003.

J. Robert Flores,

Administrator, Office of Juvenile Justice and Delinquency Prevention.

[FR Doc. 03–16917 Filed 7–2–03; 8:45 am] BILLING CODE 4410–18–P

DEPARTMENT OF LABOR

Office of the Secretary

Submission for OMB Review; Comment Request

June 26, 2003.

The Department of Labor (DOL) has submitted the following public information collection requests (ICRs) to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995 (Pub. L. 104–13, 44 U.S.C. Chapter 35). A copy of each individual ICR, with applicable supporting documentation, may be obtained by calling the Department of Labor. To obtain documentation, contact Darrin King on 202–693–4129 (this is not a toll-free number) or E-mail: king.darrin@dol.gov.

Comments should be sent to Office of Information and Regulatory Affairs, Attn: OMB Desk Officer for the Employee Benefits Security Administration (EBSA), Office of Management and Budget, Room 10235, Washington, DC 20503 (202–395–7316 / this is not a toll-free number), within 30 days from the date of this publication in the **Federal Register**.

The OMB 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 submission of responses.

Agency: Employee Benefits Security Administration.

Type of Review: Extension of a currently approved collection.

Title: Notice of Enrollment Rights. *OMB Number:* 1210–0101.

Affected Public: Business or other forprofit; Not-for-profit institutions; and Individuals or households.

Frequency: On occasion.

Type of Response: Third party disclosure.

Number of Respondents: 2,600,000. Number of Annual Responses: 0,602,000.

Total Estimated Burden Hours: 7,200. Total Annualized Capital/Startup Costs: \$0.

Total Annual Costs (operating/maintaining systems or purchasing services): \$841,000.

Description: Section 734 of the **Employee Retirement Income Security** Act of 1974 (ERISA), added by the Health Care Portability and Accountability Act of 1996 (HIPAA), authorized the Secretary of Labor, in coordination with the Secretary of Health and Human Services (HHS) and the Secretary of the Treasury, to promulgate such regulations as may be necessary or appropriate to carry out the provisions of the statute. Accordingly, Interim Rules Implementing the Portability Requirement for Group Health Plan were published on April 8, 1997, (62 FR 16920) (April 8 Interim Rules).

In order to improve participants' understanding of their rights under an employer's group health plan, HIPAA requires that a participant be provided with a description of a plan's special enrollment rules on or before the time that a participant is offered the opportunity to enroll in a group health plan. These special enrollment rules generally apply to circumstances in which the participant initially declined to enroll in a plan, and later wishes to enroll.

The April 8 Interim Rules offer a model form to be used by group health plans and health insurance issuers that includes the minimum elements of information mandated by the statute. The ICR implements the disclosure requirements of HIPAA related to special enrollment rights.

Agency: Employee Benefits Security Administration.

Type of Review: Extension of a currently approved collection.

Title: Notice of Pre-Existing Condition Exclusion under ERISA.

OMB Number: 1210-0102.

Affected Public: Business or other forprofit; Not-for-profit institutions; and Individuals or households.

Frequency: On occasion.

Type of Response: Third party disclosure.

Number of Respondents: 1,300,000. Number of Annual Responses:

Total Estimated Burden Hours: 9,004. Total Annualized Capital/Startup Costs: \$0.

Total Annual Costs (operating/maintaining systems or purchasing services): \$1,088,359.

Description: Section 734 of the Employee Retirement Income Security Act of 1974 (ERISA), added by the Health Care Portability and Accountability Act of 1996 (HIPAA) authorized the Secretary of Labor, in coordination with the Secretary of Health and Human Services (HHS) and the Secretary of the Treasury, to promulgate such regulations as may be necessary or appropriate to carry out the provisions of the statute. Accordingly, Interim Rules implementing the Portability Requirement for Group Health Plans were published on April 8, 1997, (62 FR 16920) (April 8 Interim Rules).

Under the April 8 Interim Rules, a group health plan or health insurance issuer may not impose any pre-existing conditions exclusion on a participant unless that participant has been notified in writing that the plan includes pre-existing condition exclusion provisions, that a participant has a right to demonstrate any periods for prior creditable coverage, and that the plan or issuer will assist the participant in

obtaining a certificate of prior coverage from any prior plan or issuer, if necessary. In addition, the April 8 Interim Rules require that before a plan or issuer imposes a pre-existing condition exclusion on a particular participant, it must first disclose that determination in writing, including the basis of the decision, and an explanation of any appeal procedure established by the plan or issuer. Specific disclosure requirements relating to pre-existing exclusions constitute the ICR.

Agency: Employee Benefits Security Administration.

Type of Review: Extension of a currently approved collection.

Title: Establishing Creditable Coverage.

OMB Number: 1210-0103.

Affected Public: Business or other forprofit; Not-for-profit institutions; and Individuals or households.

Frequency: On occasion.

Type of Response: Third party disclosure.

Number of Respondents: 2,600,000. Number of Annual Responses: 44,396,000.

Total Estimated Burden Hours: 351.150.

Total Annualized Capital/Startup

Total Annual Costs (operating/maintaining systems or purchasing services): \$34,689,450.

Description: Section 734 of the Employee Retirement Income Security Act of 1974 (ERISA), added by the Health Care Portability and Accountability Act of 1996 (HIPAA) authorized the Secretary of Labor, in coordination with the Secretary of Health and Human Services (HHS) and the Secretary of the Treasury, to promulgate such regulations as may be necessary or appropriate to carry out the provisions of the statute. Section 701(e)(3) requires that the Secretary of Labor issue rules to prevent any entity's failure to provide and individual with a certification of prior health coverage, or certain other required disclosures, from adversely affecting the individual's subsequent health coverage.

On April 8, 1997 (67 FR 16894), the Department issues Interim Final Rules, requiring a group health plan to provide a written certificate suitable for establishing the prior creditable coverage of a participant or beneficiary. The April 8 Interim Final Rules offer model certification and notice forms, containing the minimum information mandated by the statute, to be used by group health plans and health insurance issuers. This ICR covers the provision of

materials sufficient to establish prior creditable coverage.

Ira L. Mills,

Departmental Clearance Officer. [FR Doc. 03–16873 Filed 7–2–03; 8:45 am] BILLING CODE 4510–29–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-51,378]

American Quality Ceramics, Tempo Lighting, Inc., Bangs, Texas; Amended Certification Regarding Eligibility to Apply for Worker Adjustment Assistance

In accordance with section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on April 23, 2003, applicable to workers of American Quality Ceramics, Bangs, Texas. The notice was published in the **Federal Register** on May 7, 2003 (68 FR 24504).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. The workers were engaged in the production of collectible plates and mugs.

New information shows that Tempo Lighting, Inc. is the parent firm of American Quality Ceramics. Information also shows that workers separated from employment at the subject firm had their wages reported under a separate unemployment insurance (UI) tax account for Tempo Lighting, Inc.

Accordingly, the Department is amending the certification to properly reflect this matter.

The intent of the Department's certification is to include all workers of American Quality Ceramics, Bangs who were adversely affected by increased imports.

The amended notice applicable to TA–W–51,378 is hereby issued as follows:

"All workers of American Quality Ceramics, Tempo Lighting, Inc., Bangs, Texas, who became totally or partially separated from employment on or after March 31, 2002, through April 23, 2005, are eligible to apply for adjustment assistance under section 223 of the Trade Act of 1974." Signed at Washington, DC this 24th day of June 2003.

Elliott S. Kushner,

Certifying Officer, Division of Trade Adjustment Assistance.

[FR Doc. 03–16900 Filed 7–2–03; 8:45 am]

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-50,598]

Blandin Paper Co. Including Temporary Workers of Search Resources, AMS Staff Leasing, Applied Management, Grand Rapids MN; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on February 13, 2003, applicable to workers of Blandin Paper Company, Grand Rapids, Minnesota. The notice was published in the **Federal Register** on March 10, 2003 (68 FR 11410).

At the request of the State agency, the Department reviewed the certification for workers of the subject firm. Information provided by the State shows that temporary workers of Search Resources, AMS Staff Leasing and Applied Management were employed at Blandin Paper Company to produce coated magazine paper at the Grand Rapids, Minnesota location of the subject firm.

Based on these findings, the Department is amending this certification to include temporary workers of Search Resources, AMS Staff Leasing and Applied Management, Grand Rapids, Minnesota employed at Blandin Paper Company, Grand Rapids, Minnesota.

The intent of the Department's certification is to include all workers of Blandin Paper who were adversely affected by the shift in production to Canada and Finland.

The amended notice applicable to TA–W–50,598 is hereby issued as follows:

All workers of Blandin Paper, Grand Rapids, Minnesota including temporary workers of Search Resources, AMS Staff Leasing and Applied Management, Grand Rapids, Minnesota engaged in employment related to the production of coated magazine paper at Blandin Paper Company, Grand Rapids, Minnesota, who became totally or partially separated from employment on or