

RHODE ISLAND**Providence County**

Wayland Historic District, Roughly bounded by Arlington and Laurel Aves. Weymouth St., Blackstone Blvd., Butler Ave., Angell and S. Angell Sts., Providence, 05001399.

TEXAS**Bexar County**

Floore Country Store, 14492 Old Bandera Rd., Helotes, 05001402.

Hood County

Baker—Carmichael House, 226 E. Pearl St., Granbury, 05001401.

Smith County

Cotton Belt Building, (Tyler, Texas MPS), 1517 W. Front St., Tyler, 05001405.

Martin Hall at Texas College, (Tyler, Texas MPS), 2404 N. Grand Ave., Tyler, 05001404.

St. John's AF & AM Lodge, 323 W. Front St., Tyler, 05001403.

TEXAS**Starr County**

Guerra, Fred and Nell Kain, House, (Rio Grande City, Starr County, Texas MPS), 800 Blk. W Main, Rio Grande City, 05001400.

A request for REMOVAL has been for the following resources:

SOUTH CAROLINA**Anderson County**

McFall House, SR 247, Anderson vicinity, 82003829.

Prevost, Nick, House, 105 N. Prevost St., Anderson, 84002020.

Berkeley County

Calais Milestones, On CR 98 and 44, Cainhoy vicinity, 73001677.

Charleston County

Savannah (nuclear ship), W of Mt. Pleasant on E side of Charleston Harbor, Mount Pleasant vicinity, 82001518.

Edgefield County

Big Stevens Creek Baptist Church, About 8 mi. NW of North Augusta on SC 230, North Augusta vicinity, 71000774.

Simkins, Paris, House, 202 Gary St., Edgefield, 84002044.

Fairfield County

Beard, James, House, (Fairfield County MRA), W of Ridgeway, Ridgeway vicinity, 84000585.

Furman Institution Academic Building, (Fairfield County MRA), SW of Winnsboro, Winnsboro vicinity, 84000600.

Greenville County

Cherrydale, 1500 Poinsett Hwy., Greenville, 76001702.

Greenwood County

Mays, Benjamin, Birthplace, 0.5 mi NW of jct. Of U.S. 179 and Scott Ferry Rd., Epworth vicinity, 98000414.

Lancaster County

Kilburnie, 204 N. White St., Lancaster, 79002385.

Lexington County

Timmerman Law Office, (Lexington County MRA), 207 E. Main St., Lexington vicinity, 83003922.

Newberry County

Oakhurst, 2723 Main St., Newberry, 79002389.

Orangeburg County

Gilmore House, S of intersection of State St. And Eutaw Rd., Holly Hill, 88001470.

Richland County

South Carolina Penitentiary, 1511 Williams St., Columbia, 95001489.

Spartanburg County

Ingleside, 1 mi. N of Campobello on U.S. 176, Campobello vicinity, 73001729.

[FR Doc. 05-22943 Filed 11-18-05; 8:45 am]

BILLING CODE 4312-51-P

DEPARTMENT OF THE INTERIOR**Bureau of Reclamation****Information Collection Activities Under OMB Review**

AGENCY: Bureau of Reclamation, Interior.

ACTION: Notice of Data Collection Submission.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 *et seq.*), this notice announces that the Information Collection Request (ICR) abstracted below has been forwarded to the Office of Management and Budget (OMB) for approval. The ICR describes the nature of the information collection and its expected cost and burden.

DATES: Comments must be submitted on or before December 21, 2005.

ADDRESSES: You may send comments regarding the burden estimate, or any other aspect of the information collection, including suggestions for reducing the burden, to the Desk Officer for the Department of the Interior at the Office of Management and Budget, Office of Information and Regulatory Affairs, via facsimile at 202-395-6566 or via e-mail to oir_docket@omb.eop.gov. A copy of your comments should also be directed to the Bureau of Reclamation, Northern California Area Office, Attention: Natalie L. Wolder, PO Box 988, Willows, California 95988.

FOR FURTHER INFORMATION CONTACT: For further information or a copy of the proposed collection of information

form, contact Natalie Wolder at 530-934-1356.

SUPPLEMENTARY INFORMATION: Comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of Reclamation's functions, including whether the information will have practical use; (b) the accuracy of Reclamation's estimated time and cost burdens of the proposed collection of information, including the validity of the methodology and assumptions used; (c) ways to enhance the quality, use, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including increased use of automated collection techniques or other forms of information technology.

Title: Summary of Water Requirements for Crops Grown on Eligible Land, 43 CFR part 426.

Abstract: Reclamation developed Form LS-924, Summary of Water Requirements for Crops Grown on Eligible Land, to facilitate and standardize the submission of data from the Sacramento River settlement contractors that divert water from Sacramento River sources. The information requested is required to ensure the proper implementation of 43 CFR 426.15 and the commingling provisions in the Sacramento River settlement contracts.

Description of respondents: There are approximately 44 Sacramento River settlement contractors (individuals/districts) that are required to file Form LS-924 for the purpose of contract administration.

Frequency: Annually.

Estimated completion time: An average of 60 minutes per respondent.

Annual responses: 44 respondents.

Annual burden hours: 44.

An Agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. Reclamation will display a valid OMB control number on the form.

A **Federal Register** notice with a 60-day comment period soliciting comments on this collection of information was published on April 14, 2005 (70 FR 19780). Reclamation did not receive any comments on this collection of information during the comment period.

OMB has up to 60 days to approve or disapprove this information collection, but may respond after 30 days; therefore, public comment should be submitted to OMB within 30 days in order to assure maximum consideration.

Our practice is to make comments, including names and home addresses of respondents, available for public review. Individual respondents may request that we withhold their home address from public disclosure, which we will honor to the extent allowable by law. There also may be circumstances in which we would withhold a respondent's identity from public disclosure, as allowable by law. If you wish us to withhold your name and/or address, you must state this prominently at the beginning of your comment. We will make all submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials of organizations or businesses, available for public disclosure in their entirety.

Natalie L. Wolder,

*Acting Chief, Water and Lands Division,
Northern California Area Office, Mid Pacific
Region.*

[FR Doc. 05-22966 Filed 11-18-05; 8:45 am]

BILLING CODE 4310-MN-P

DEPARTMENT OF LABOR

Employment and Training Administration

Trade Adjustment Assistance Program: Training and Employment Guidance Letter

The Employment and Training Administration interprets federal law requirements pertaining to Trade Adjustment Assistance (TAA). These interpretations are issued in Training and Employment Guidance Letters (TEGLs) to the State Workforce Agencies. The TEGL described below is published in the **Federal Register** in order to inform the public.

TEGL 32-04

TEGL 32-04 provides guidance to states on meeting Fiscal Year (FY) 2005 goals for the TAA and NAFTA-TAA programs.

The information contained in TEGL 32-04 is issued to States and the cooperating state workforce agencies (SWAs) as guidance provided by the Department of Labor (DOL) in its role as the principal in the TAA program. As agents of the Secretary of Labor, the states and cooperating SWAs may not vary from the instructions in TEGL 32-

04 without prior approval from the Department.

Dated: November 14, 2005.

Emily Stover DeRocco,

Assistant Secretary of Labor.

Employment and Training
Administration Advisory System
U.S. Department of Labor,
Washington, DC 20210

Classification: TAA/NAFTA-TAA

Correspondence Symbol: ONR

Date: May 17, 2005

Training and Employment Guidance Letter No. 32-04

To: All State Workforce Agencies; All
State Workforce Liaisons; All State
Trade Coordinators /s/

From: Emily Stover DeRocco, Assistant
Secretary

Subject: State Accomplishment of
Performance Goals for Trade
Adjustment Assistance (TAA) and
North American Free Trade
Agreement Transitional Adjustment
Assistance (NAFTA-TAA)
Participants

1. *Purpose.* To provide guidance on meeting the Fiscal Year (FY) 2005 goals for the TAA and NAFTA-TAA programs.

2. *References.* Trade Act of 1974 (Pub. L. 93-619), as amended; Trade Act of 2002 (Pub. L. 107-210); Workforce Investment Act; Government Performance and Results Act of 1993 (GPRA), as amended; Training and Employment Guidance Letter (TEGL) 7-99, "Core and Customer Satisfaction Performance Measures for the Workforce Investment System;" TEGL 11-00, "Operating Instructions for Implementing the Amendments to the Trade Act of 1974 Enacted by the Trade Act of 2002;" TEGL 6-03, "Fiscal Year (FY) 2004 State Planning Estimates and Process for Requesting Additional Trade Adjustment Assistance (TAA) Funds for Training and Administration."

3. *Background.* The Trade Act programs, TAA and NAFTA-TAA, were established to provide workers adversely affected by trade with assistance to return them to sustainable employment as quickly as possible. While many trade-affected workers will be able to find reemployment without assistance, the Trade Act programs provide an array of benefits for those who need additional help.

Performance measures were established for the Trade Act programs

to measure the programs' success in returning individuals to sustainable employment. National goals are set each year for the reemployment rate, retention rate, and wage replacement rate to be achieved by participants exiting the TAA and NAFTA-TAA programs. Although there are no individual state goals, states are responsible for meeting the national goals for the Trade Act programs as required by the Agreement between the Governor of each state and the Secretary of Labor.

Performance in FY 2004 indicates considerable improvement in outcomes must be realized if the national goals are to be achieved in FY 2005. To the extent that these shortfalls are related to reporting deficiencies, the suggestions provided in section 6 of this TEGL emphasize the need for fully accounting for all TAA and NAFTA-TAA participants who enter employment in FY 2005. Moreover, since performance is an ongoing emphasis, the performance principles included in section 6 will be extremely helpful to states in ensuring that program performance is at acceptable levels in future years.

This TEGL provides guidance to states on FY 2005 goals as well as actions needed to achieve those goals.

4. *Performance Goals.*

The Trade Act programs' national performance goals for FY 2005 are:

- 70 percent of program exiters will be employed in the first quarter after program exit;
- 89 percent of those who were employed in the first quarter after program exit will be employed in the third quarter after program exit; and
- Those who are employed in the second and third quarters after program exit will earn, on average, not less than 80 percent of their pre-separation earnings.

5. *Reported Past Performance.* As outlined in TEGL 11-00, states are required to submit a quarterly Trade Act Participant Report (TAPR), Office of Management and Budget (OMB) approval number 1205-0392. Based on the outcomes reported in the TAPR, the TAA program has not met national performance goals in the past several years. In the most recent complete fiscal year, FY 2004, the reported outcomes fell short of the national goals on two of the three measures.