OMB No. 1205-0342 Expires: 1/31/2013



Petition for Trade Adjustment Assistance (TAA) and Alternative Trade Adjustment Assistance (ATAA)

About the Trade Adjustment Assistance (TAA) Program

The Trade Act of 1974 (19 USC § 2271 et seq.), as amended, established Trade Adjustment Assistance (TAA) to provide assistance to workers in firms hurt by foreign trade. Program benefits include long-term training while receiving income support. TAA provides both rapid and early assistance. Filing this petition is the first step in qualifying for benefits and assistance. After the petition is filed, the U.S. Department of Labor will determine whether a significant number or proportion of the workers of the firm have become total or partially separated or are threatened to become totally or partially separated, and whether imports or a shift in production to a foreign country contributed importantly to these actual or threatened separations and to a decline in sales or in production of articles If a petition is approved and the workers are certified as eligible to participate in the TAA program, workers covered by a certification may contact their state workforce agency to apply for benefits. These benefits are provided at no expense to employers.

About the Alternative Trade Adjustment Assistance (ATAA) Program

Alternative Trade Adjustment Assistance (ATAA) for older workers is an alternative to TAA for trade affected workers 50 years of age or older. ATAA encourages qualified trade affected workers to quickly obtain full-time employment by providing a wage subsidy in lieu of training and income support. Submission of a completed Petition Form signifies a desire to file for both TAA and ATAA. If certified for both programs, workers will have the option of applying for TAA benefits and services and, if reemployment occurs within 26 weeks of the worker's separation, may be eligible to receive ATAA instead of TAA, if the worker desires.

Filing Instructions

- A group of three workers from the same firm at the same job location, a union official, a state or local workforce agency
 representative in a local One Stop Career Center, an employer official, or a legally authorized representative must complete this
 Petition Form by answering all questions before submitting to the U.S. Department of Labor.
- You must date and submit the Petition Form within 1 YEAR from the date on which the workers were separated or had their hours or wages reduced.
- You must file the Petition Form with both the U.S. Department of Labor in Washington, DC and the TAA Coordinator or the dislocated worker office of the state where the firm is located.

To file with the U.S. Department of Labor, use one of the methods below:

Fax the completed Petition Form to 202-693-3585, OR

Mail the completed Petition Form to the U.S. Department of Labor at:

U.S. Department of Labor

Office of Trade Adjustment Assistance 200 Constitution Ave NW, Room N-5428

Washington, DC 20210

To file with the TAA Coordinator or the dislocated worker office of the state:

Use the contact information below to find the appropriate filing address. If this Petition Form includes firms in different states, copies of this completed Petition Form must be filed in each state where firms are located.

Toll-Free Helpline: 1-877-US2-JOBS (TTY) 1-877-889-5627

Internet: http://www.doleta.gov/tradeact/contacts.cfm#State, or

http://www.servicelocator.org

For assistance in preparing a petition

Petitioners may request assistance in preparing the petition at their local One-Stop Career Center, by contacting the U.S. Department of Labor in Washington, D.C. at 202-693-3560 (Main Number), or by contacting their State Dislocated Worker Unit or State Workforce Agency through the telephone numbers or internet addresses provided above.

To check the status of your petition, go to:

http://www.doleta.gov/tradeact/

Public Burden Statement

Persons are not required to respond to this collection of information unless it displays a currently valid Office of Management and Budget (OMB) control number. Responding is required to obtain or maintain benefits (19 USC 2321). Public reporting burden for this collection is estimated to average 20 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, completing and reviewing the collection of information, and a state review. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Department of Labor at the address provided above (Paperwork Reduction Project 1205-0342).

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Section 1. Petitioner Information

Provide petitioner information below. Three workers from the same job location completing this Petition Form must fill in all three columns. Other petitioners need only fill in the Petitioner 1 column. A union official completing this petition form should provide the name of the Union.

		Petitioner 1	Petitioner 2		Petitioner 3
a) 1	Name				
b) ⁻	Title				
c) S	Street Address				
(City		<u> </u>		
5	State, Zip				
d) F	Phone – Main				
e) F	Phone – Alternate				
f) E	E-mail				
g) \	Worker Separation Date				
h) F	Petitioner Type:	Three Workers	Company Official	Union Offic	cial (Union Name
((please check one)	State Workforce Office	One-Stop Operator/Partner	Other Auth	orized Representative
i) [Describe the worker group	o on whose behalf this petition	n is being filed:		
Sec	ction 2. Workers' Fi	rm			
			Commiste items (a) (a)		
			up. Complete items (a) – (g) rega employer (e.g., the petitioning wo		
			n) regarding the firm at which the		
NO	TE: Workers completing t	his Petition Form must provid	le information for the location whe	ere they work.	All other petitioner types may
			nd One-Stop Operators/Partners		
	within their State. If yo essary.	ou choose to file on behalf	of workers at more than one lo	cation, please	attach additional sheets as
	nployer (Firm)				
a)					
b)	Street Address				
	City				
	State, Zip				
c)	Phone				
d)	Website (if known)				
e)	Describe the article pro	oduced by this firm			
f)	How many workers ha	ive been or may be separated	d (if known)?		
g)	Is the firm or any part	of the firm closing (if known)?	If yes, when?		
If t	he workers work at a loca	ition that is different from that	listed in item a) and b), then fill o	ut items h) thro	ugh m) for that location:
h)	Name of Firm				
i)	Street Address				
	City				
	State, Zip		·		
j)	Phone				
k)	Describe the article pro	oduced by this firm			
l)		ive been or may be separated	d (if known)?		
m)	•	of the firm closing (if known)?			

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work	ers' firm are due		ple: Production has been/is being s	s that have occurred or may be threatened at the shifted to a foreign country, increased imports of
is eli		efits, submit it as an attac		t in the determination of whether the worker group the box below if you have attached any additional
		I have attached addition	nal information or supporting docume	ents.
			officials. Either separately or togethe or production at each job location.	r, these officials should be familiar with all of the
			Official 1	Official 2
a)	Name			
b)	Title			
c)	Phone – Main			
d)	Phone – Alterna	ıte		
e)	Fax			
f)	E-mail			
Sec	tion 4. Affirma	ation of Information		
notice Know USC	e to petitioners, vingly falsifying an § 2316). For this	workers, and the genera ny information on this Peti	al public that the petition has been ition Form is a Federal offense (18 land) of the petitioners listed in Question	determining worker group eligibility and providing filed and whether the worker group is eligible. JSC § 1001) and a violation of the Trade Act (19 1 must sign below and the Petition Form must be
"I de	clare that to the I	pest of my knowledge ar	nd belief the information I have pro	ovided is true, correct, and complete."
a)	Signature			
b)	Name (Print)			
c)	Date of Petition	<u></u> า	 -	