



If Imports Cost You Your Job...

Apply for
Trade Adjustment
Assistance

State of Michigan
Unemployment Insurance Agency
Department of Energy, Labor & Economic Growth

Trade Adjustment Assistance

Trade Adjustment Assistance (TAA) is available to workers who lose their jobs or whose hours of work and wages are reduced as a result of increased imports.



Under the Trade Act of 1974, as amended, workers whose employment is adversely affected by foreign competition may apply for TAA. TAA includes a variety of benefits and reemployment services to help unemployed workers prepare for and obtain suitable employment. Workers may be eligible for training, a



job search allowance, a relocation allowance, and other reemployment services. Additionally, weekly trade readjustment allowances (TRA) may be payable to eligible workers following their exhaustion of unemployment benefits.

The TAA program is administered by the Employment and Training Administration of the U.S. Department of Labor.

The Michigan Department of Energy,

Labor & Economic Growth (DELEG), Bureau of Workforce Transformation (BWT) serves as the agent for the U.S. Department of Labor in administering the TAA program in Michigan.

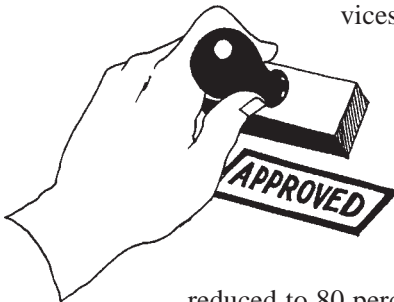
Establishing Eligibility for Trade Adjustment Assistance

You must first file a petition with the Division of Trade Adjustment Assistance to establish group eligibility to apply for TAA. Petitions may be filed by a group of three or more workers, their union, the company, Michigan Works! Agency (MWA) staff, designated staff within BWT, or an authorized representative. You can obtain proper forms from an MWA Service Center or you may phone 1-202-693-3560 or write to the U.S. Department of Labor, Employment and Training Administration, Division of Trade Adjustment Assistance, Room N-5428, 200 Constitution Ave., NW, Washington, D.C. 20210 or visit the website at www.doleta.gov/tradeact. Petitions must be filed with the U.S. Department of Labor **and** the state in which the plant is located.

When a petition is received, a fact-finding investigation is conducted to determine whether increased imports contributed importantly to decreased sales or production and to worker separations in a particular company or subdivision; or whether there has been a shift in production to another country. If increased imports contributed importantly to job reductions in your company, subdivision, or there has been a shift in production, the U.S. Department of Labor certifies the affected group of workers as eligible to apply for TAA. Investigations typically take 40 days. The certification will contain an "Impact Date," which is a date of up to one year prior to the filing date of the petition. The life of the certification extends from the Impact Date to two years from the date of issuance, unless terminated earlier. This is the certification period. Workers who are separated within the certification period and who are covered by the certification are eligible to apply for TAA.

Applying for TAA Benefits When Your Group Has Been Certified

Michigan has designated the MWAs to provide training and reemployment services to trade-impacted workers. You must visit an MWA Service Center to apply for training and other reemployment services.



To be eligible for TAA benefits and reemployment services, you must have been laid off or put on a reduced work schedule (hours of work reduced to 80 percent or less of your average weekly hours and wages

reduced to 80 percent or less of your average weekly wage) on or after the "Impact Date" and before the ending date of the certification.

TRA is one benefit of the TAA program. To begin the process of applying for TAA benefits, including TRA, you should attend a TAA orientation at an MWA. The designated MWA sends letters inviting potentially eligible workers to the orientations. If you miss your orientation, contact the MWA to ask how you can apply for these benefits. After paperwork is completed, forms will be sent to the TRA/Special Programs Unit. A determination will be made as to whether you are eligible for TRA benefits. Even if it is determined that you are not eligible for TRA, if you are covered by a certification and have a qualifying separation, then you remain eligible to apply for other TAA program benefits.

Improving Your Job Prospects Through Training

If there are no suitable jobs in your area and training would improve your chances of getting a job, you should discuss your needs and aims with MWA staff. You will be advised as to the employment outlook for workers with different job skills, the kinds of work best suited to your aptitudes and interests, and the training opportunities that may be available at no cost to you. Training opportunities include on-the-job training, vocational or technical training, and remedial education.

If the training facility you attend is beyond the normal commuting distance from your home, you may be paid for some of your transportation costs and living expenses.

Obtaining a Job Search Allowance

A job search allowance may be payable to cover expenses incurred in seeking employment outside your normal commuting area. You may be paid 90 percent of necessary transportation and living expenses (up to \$1,250) while searching for such employment.

There are time limits for filing applications for job search allowances. You must file for job search allowances within 365 days after the date of the certification or 365 days after the date of your last total separation, whichever is later. Therefore, it is important that you visit the MWA Service Center and file an application before beginning your search for work outside your normal commuting area. Only travel within the United States is authorized.

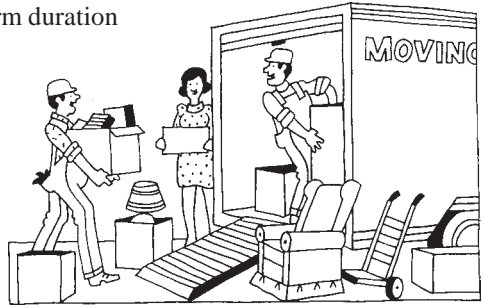
Obtaining a Relocation Allowance

If you are successful in obtaining employment outside your normal commuting area, the TAA program offers financial assistance for you to relocate to your new area of employment.

A relocation allowance pays 90 percent of the reasonable and necessary expenses of moving you, your family, and your household goods (not to exceed the weight limit authorized in Federal travel regulations) to the new location. Additionally, you might receive a lump sum payment equal to three times your former average weekly wage (up to \$1,250) to help you get settled.

To apply for a relocation allowance, go to an MWA Service Center. Your application must be filed and approved before moving. Your application may be approved if it is determined that no suitable work is available in your home area and that you:

- Have obtained suitable work of long-term duration or a bona fide offer of such work in the area within the United States to which you will move.
- Have not previously received a relocation allowance under the same certification.
- Are totally separated from certified employment at the time of relocation. (Partially separated workers may apply in anticipation of total layoff.)



There are time limits for filing an application for a relocation allowance. You must file for a relocation allowance within 425 days after the date of the certification or 425 days after your last total separation, whichever is later.

Also, you must begin your relocation within 182 days after you apply for a relocation allowance.

Qualifying for Trade Readjustment Allowances (TRA)

To qualify for TRA benefits you must:

- Be covered by a certification.
- Be totally separated from employment, due to lack of work in adversely affected employment, on or after the impact date and before the ending date of the certification.
- Have worked at least 26 weeks at wages of \$30 or more a week in adversely affected employment with a single firm or subdivision in the 52-week period ending with the week of separation. (Up to 7 weeks of non-work for specified reasons and up to 26 weeks of worker's compensation or 26 weeks of being a reservist serving in active duty may be counted toward the 26 weeks.)
- Have been entitled to and have exhausted all rights to unemployment benefits, including state and federal extensions.

- Meet the same weekly work test applicable to claimants for extended unemployment benefits, including actively seeking, applying for, and accepting work within your capabilities.
- Be enrolled in, or have completed, an approved training program, unless the training requirement is waived by the MWA. If your petition number is TAW 50,000 to 69,999, you must be enrolled in training, by the end of the 16th week following your last qualifying separation in the certification period or the 8th week following your petition's certification date. If your petition number is lower than TAW 50,000, these timelines do not apply to you. The training requirement may be waived for certain specific reasons.

The first week for which you may be eligible for TRA must begin more than 60 days after the filing date of the petition which was certified by the U.S. Department of Labor.

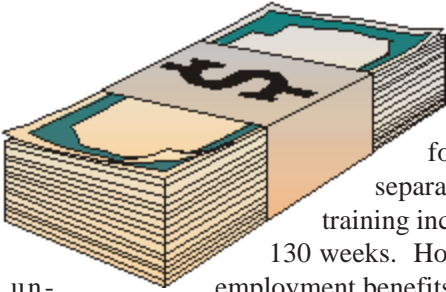
If you do not qualify for TRA benefits, you may still be eligible for reemployment services, training, a job search allowance, and a relocation allowance, if you are covered by a certification and have a qualifying separation from adversely affected employment.

The Amount of Your TRA

If you qualify for TRA benefits, the weekly amount of your TRA will be generally the same as the amount of regular unemployment benefits you were receiving during the benefit year established after your **first** qualifying separation on or after the “Impact Date” (or the benefit year during which the separation occurred). This amount will, in most cases, be different from the weekly benefit rate you received during any other benefit year.

Your TRA will be reduced by any earnings or other income you receive in the same way that such earnings and income would have reduced your weekly unemployment benefits. Your TRA may also be reduced by the amount of other federal training allowance you are entitled to for the same week. This does not apply to student financial assistance received under the Higher Education Act (HEA), for example, Pell Grants.

Your TRA Eligibility Period



un-employment benefits (including state and federal extensions) before you may receive TRA benefits. The maximum amount of TRA benefits you may receive during this period is limited to 52 times your TRA weekly amount minus all unemployment benefits which you were entitled to receive during the benefit year involved with your **first** qualifying separation. For example, if you received 26 weeks of regular unemployment benefits and 13 weeks of extended unemployment benefits, you may receive up to an amount equal to 13 weeks of basic TRA benefits.

If you return to work covered by the same certification and are again totally separated within the certification period and again meet the wage qualifying requirements, the 104-/130-week eligibility period will be recalculated beginning with the first week after the subsequent separation.



Additional TRA – You may also receive up to 52 additional weeks of TRA benefits if you applied for training within 210 days of the date of your last total or partial separation in the certification period, and you are enrolled in training within 30 days of the end of your basic TRA eligibility. Such additional weeks must be necessary for you to complete the approved training program.

Remedial TRA – If your training includes remedial education, you may receive up to another 26 weeks of additional TRA on the basis of *one week of additional TRA per one week of remedial training*. This is sometimes called “remedial” TRA. Again, you must still be attending approved training to receive these benefits.

Health Coverage Tax Credit (HCTC)

If you are determined to be eligible for TRA, you may be eligible to receive a tax credit of 80% of the allowable health care premium for qualified health insurance.

This may be claimed when filing your income taxes or in advance by registering with the IRS HCTC office.

See the separate HCTC Fact Sheet, which is available from a link on our public web site: <http://www.michigan.gov/uia/>.

ATAA For Older Workers

Alternative Trade Adjustment Assistance (ATAA) program benefits are provided as an alternative to the benefits offered under the regular TAA program. Participation in ATAA allows workers age 50 or older, for whom retraining may not be appropriate, to accept reemployment at a lower wage and receive a wage subsidy in lieu of the training and income support offered under the regular TAA program.

In order to be eligible to receive ATAA benefits, an individual must:

- Be certified as eligible to apply for both TAA and ATAA;
- Obtain reemployment within 26 weeks of layoff from the ATAA-certified employment;
- Be at least age 50 at the time of reemployment;
- Not earn more than \$50,000 annually in the reemployment;
- Be reemployed full-time; and
- Not return to the same employment from which he or she was separated.

Workers who meet these eligibility criteria qualify for the following benefits:

- **Wage Subsidy:** 50% of the difference between the worker’s wages in the ATAA-certified employment and a new job obtained within 26 weeks

of layoff. A maximum of \$10,000 is available over a period of up to two years.

- **HCTC:** A tax credit covering 80% of an eligible participant's monthly health insurance premium.

Your Appeal Rights

How to Challenge a Petition Denial

Administrative Reconsideration-Determinations on TAA and ATAA petitions are published in the Federal Register, the official daily publication for Rules, Proposed Rules, and Notices of Federal organizations (Federal Register). Workers who are denied certification may request administrative reconsideration by the DOL. Requests for reconsideration must:



1. Be in writing;
2. Include the TAA investigation number;
3. Be signed; and
4. Describe the group for workers included in the petition.

Requests must also cite the reasons why the workers consider the denial erroneous according to the facts, the interpretation of the facts, or the law itself.

Reconsideration requests must be mailed to the Division of Trade Adjustment Assistance (DTAA) within 30 days of Federal Register publication.

**United States Department of Labor
Employment and Training Administration
Division of Trade Adjustment Assistance
Room N-5428
200 Constitution Avenue, N.W.
Washington, DC 20210
Phone: 1-202-693-3560 or 1-888-DOL-OTAA (1-888-365-6822)
Fax: 1-202-693-3584 or 3585
Web site: <http://www.doleta.gov/tradeact>**

Judicial Review – Workers who are denied certification may seek judicial review of the DOL’s initial petition denial or denial following administrative reconsideration. Appeals for judicial review must be filed with the Office of Clerk, U.S. Court of International Trade, One Federal Plaza, New York, New York 10007, 1-212-264-2814. **Appeals must be mailed within 60 days of Federal Register publication of the initial denial or administrative reconsideration denial.**

Individual Applications for Allowances and Training

If you are not satisfied with the determination of your individual application, you have the same appeal rights as are provided under the Michigan unemployment compensation law. The determination notice which you receive after filing your application will explain your appeal rights and time limits for filing an appeal.

Other Training Opportunities and Reemployment Services

If you do not qualify for TAA, there may be other training opportunities and reemployment services available in your community under the Workforce Investment Act (WIA) or the No Worker Left Behind (NWLB) Program. Information on WIA and NWLB services in your community can be obtained from any MWA Service Center.

For Further Information on the TAA Program

The Division of Trade Adjustment Assistance is in the Employment and Training Administration, U.S. Department of Labor, 200 Constitution Ave., NW, Room N-5428, Washington, DC, 20210, telephone 1-202-693-3560 or 1-888-DOL-OTAA (1-888-365-6822); and there is a TAA representative in the Department of Labor’s Regional Employment and Training Administration office, located in Chicago, telephone 1-312-596-5528.

However, the best source of further information on how the TAA program works is the local **MWA Service Center**. Call **1-800-285-9675 or 1-877-872-5627 (TTY:1-877-889-5627)** for the office nearest you.

To contact the TRA Unit, you may call 1-866-241-0152 (TTY customers use 1-866-366-0004).

NOTES

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Jennifer M. Granholm, Governor
State of Michigan



**UNEMPLOYMENT INSURANCE
AGENCY**

Stephen M. Geskey, Director

The UIA is ADA&EEO compliant. Visit our Website @ www.michigan.gov/uia

State of Michigan, Department of Energy, Labor & Economic Growth,
Unemployment Insurance Agency, Authority: UIA Director;

Quantity: 20,000; Cost: \$1,720.00 (Cost per Copy: 8.6¢) Paid for with federal funds.

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