26,000 manufacturers of vehicles and equipment that could possibly be affected by this requirement.

Additionally, all manufacturers must maintain records of the names and addresses of the owners of the products affected by their recalls.

Estimate of the Total Annual Reporting and Recordkeeping Burden of the Collection of Information in the NPRM: We estimate that providing a notification letter to NHTSA would require 4 hours, each of the 6 quarterly reports would require 4 hours (for a total of 24 hours), providing copies of the other documents would require 1 hour, and maintenance of the list of owners would require 8 hours. The reporting and recordkeeping burden for each recall is therefore estimated to be 4+24+1+8 or 37 hours. The total annual burden is therefore estimated to be 37 x 500 or 17,500 hours.

Estimate of the Total Annual Costs of the Collection of Information in the NPRM: The total annual cost of this information collection is estimated to be \$525,000 assuming an average burdened wage rate of \$30 per hour.

**Authority:** 44 U.S.C. 3506(c); delegation of authority at 49 CFR 1.50.

#### Kenneth N. Weinstein,

Associate Administrator for Enforcement. [FR Doc. 02–22799 Filed 9–6–02; 8:45 am] BILLING CODE 4910–59–P

### **DEPARTMENT OF THE TREASURY**

# Submission for OMB Review; Comment Request

August 30, 2002.

The Department of Treasury has submitted the following public information collection requirement(s) to OMB for review and clearance under the Paperwork Reduction Act of 1995, Public Law 104–13. Copies of the submission(s) may be obtained by calling the Treasury Bureau Clearance Officer listed. Comments regarding this information collection should be addressed to the OMB reviewer listed and to the Treasury Department Clearance Officer, Department of the Treasury, Room 2110, 1425 New York Avenue, NW., Washington, DC 20220.

**DATES:** Written comments should be received on or before October 9, 2002 to be assured of consideration.

## Bureau of Alcohol, Tobacco and Firearms (BATF)

OMB Number: 1512–0163. Form Number: ATF F 5210.5. Type of Review: Revision. *Title*: Report—Manufacturer of Tobacco Products or Cigarette Papers and Tubes.

Description: Manufacturers account for their taxable articles on this report. ATF uses this information to ensure that taxes have been properly paid and that Federal laws and regulations are complied with.

*Respondents*: Business or other forprofit.

Estimated Number of Respondents:

Estimated Burden Hours Per Respondent: 1 hour.

Frequency of Response: Monthly. Estimated Total Reporting Burden: 1,800 hours.

Clearance Officer: Jacqueline White (202) 927–8930, Bureau of Alcohol, Tobacco and Firearms, Room 3200, 650 Massachusetts Avenue, NW., Washington, DC 20226

*OMB Reviewer*: Joseph F. Lackey, Jr. (202) 395–7316, Office of Management and Budget, Room 10235, New Executive Office Building, Washington, DC 20503.

### Mary A. Able,

Departmental Reports Management Officer. [FR Doc. 02–22846 Filed 9–6–02; 8:45 am]
BILLING CODE 4810–31–U

#### **DEPARTMENT OF THE TREASURY**

#### **Customs Service**

# General Program Test Expanded and Extended: Quota Preprocessing

**AGENCY:** Customs Service, Department of the Treasury.

**ACTION:** General notice.

**SUMMARY:** This notice announces that the quota preprocessing program test, which provides for the electronic processing of certain quota-class apparel merchandise prior to arrival of the importing carrier, will be expanded to all Customs ports and the duration of the program test will be extended until December 31, 2004.

The quota preprocessing program test is currently being conducted at a selected number of Customs ports and was set to expire on December 31, 2002. The program test is being expanded to all ports and the duration of the test extended so that Customs can continue to evaluate the program's effectiveness on a greatly increased scale pending the initiation and completion of a rulemaking process that will seek to establish the program permanently through appropriate amendments to the Customs Regulations. Public comments concerning any aspect of the program

test as well as applications to participate in the test are requested.

DATES: The expansion of the test to all Customs ports is effective on October 9, 2002. The expanded program test is scheduled to run until December 31, 2004. Applications to participate in the test and comments concerning the test will continue to be accepted throughout the testing period.

**ADDRESSES:** Written comments regarding this notice or any aspect of the program test should be addressed to Stephen Silvestri, Quota Branch, U.S. Customs Service, 1300 Pennsylvania Avenue, NW., Room 5.3-D, Washington, DC 20229, or may be sent via e-mail to Stephen.Silvestri@customs.treas.gov. An application to participate in the program test must be sent to the Customs port(s) (Attention: program coordinator for quota preprocessing) where the applicant intends to submit quota entries for preprocessing. If necessary, information on Customs port addresses may be obtained by contacting the Customs Web site at http:// www.customs.gov (Office Locations).

**FOR FURTHER INFORMATION CONTACT:** Stephen Silvestri, Quota Branch, (202–927–5397).

SUPPLEMENTARY INFORMATION: On July 24, 1998, Customs published a general notice in the Federal Register (63 FR 39929) announcing the limited testing, pursuant to the provisions of § 101.9(a), Customs Regulations (19 CFR 101.9(a)), of a new operational procedure regarding the electronic processing of quota-class apparel merchandise. The test was initially to be conducted at the ports located in New York/Newark and Los Angeles.

Quota preprocessing permits certain quota entries (merchandise classifiable in chapter 61 or 62 of the Harmonized Tariff Schedule of the United States (HTSUS)) to be filed, reviewed for admissibility, and to have their quota priority and status determined by Customs prior to arrival of the carrier, similar to the method of preliminary review by which non-quota entries are currently processed. The purpose of quota preprocessing is to reduce Customs processing time for qualified quota entries and to expedite the release of the subject merchandise to the importer. To this end, participants in quota preprocessing have been allowed to submit quota entries to Customs up to 5 days prior to vessel arrival or after the wheels are up on air shipments.

The July 24, 1998, **Federal Register** notice principally described the new procedure, specified the eligibility and application requirements for participation in the program test, and

noted the acts of misconduct for which a participant in the test could be suspended and disqualified from continued participation in the program.

The initial test of the quota preprocessing procedure began on September 15, 1998, and was intended to continue for a six-month period that expired on March 14, 1999. However, on March 25, 1999, and on January 6, 2000, Customs published general notices in the Federal Register (64 FR 14499 and 65 FR 806, respectively) that extended the program test through 1999 and 2000. In addition, on November 30, 2000, Customs published another general notice in the Federal Register (65 FR 71356), further extending the program test through December 31, 2002.

These respective extensions of the test procedure were undertaken so that Customs could further evaluate the effectiveness of the program and determine whether the program test should be expanded to other ports. Consequently, by a notice published in the Federal Register (66 FR 66018) on December 21, 2001, the test was in fact expanded to a selected number of additional ports in order to enable Customs to further study the program's effectiveness and determine whether the program should be established nationwide on a permanent basis through appropriate amendments to the Customs Regulations.

Specifically, the additional ports selected to participate in the expanded program test pursuant to the December 21, 2001, Federal Register notice were: Atlanta; Boston seaport; Logan Airport, Boston; Buffalo-Niagara Falls; Champlain-Rouses Point; Chicago; Columbus; Memphis; Miami; Miami International Airport; Newport/ Portland, Oregon (the area port of Portland); Puget Sound (the ports of Seattle; and Seattle/Tacoma International Airport); San Francisco seaport; and San Francisco International Airport.

The expansion of the test to these ports was determined by the volume of quota lines of apparel merchandise entered at these ports. Because two of the additional ports selected to participate in the program test received shipments by land (Buffalo-Niagara Falls; and Champlain-Rouses Point), Customs allowed quota entries in these circumstances to be presented to Customs after the carrier departed from its location in Canada destined for the U.S. border.

## Program Test To Be Further Expanded and Its Duration Extended

In addition to the previously noted ports where the test is ongoing, Customs has now determined that the program test should be expanded to all Customs ports effective as of October 9, 2002, and that the duration of the program test should be extended until December 31, 2004. The test is being further expanded and the duration of the test extended so that Customs can continue to evaluate the program's effectiveness on a greatly increased scale pending the initiation and completion of a rulemaking process that will seek to establish the program permanently through appropriate amendments to the Customs Regulations.

## **Eligibility Criteria and Application Requirements for the Program Test**

The eligibility criteria and application requirements for participation in this latest expansion of the quota preprocessing program test are set out below. They are largely repeated from the December 21, 2001, Federal Register notice, albeit revised as appropriate to reflect the further expansion of the test. Prospective applicants may also consult the December 21, 2001, Federal Register notice as well as the July 24, 1998, Federal Register notice for a more detailed discussion of the quota preprocessing program.

### Importer/Entry Eligibility Criteria

Customs will only accept consumption entries of apparel merchandise subject to quota (types 02 and 07) for preprocessing which meet the following criteria:

(1) The entry must contain at least one line classifiable in chapter 61 or 62 of the Harmonized Tariff Schedule of the United States (HTSUS);

(2) The quota category for the line must be less than 90% full;

(3) The entry must be filed using the Automated Broker Interface (ABI);

(4) Payment must be made electronically through the Automated Clearinghouse (ACH); and

(5)(a) An importer must use a carrier that is operational on the Automated Manifest System (AMS) through which the carrier will transmit the estimated date of arrival for the quota shipment to Customs, as heretofore required under the program test; however,

(5)(b) For an importer entering merchandise at a land border port of entry where an AMS carrier is not available, the importer may transmit the estimated date of arrival for the quota shipment to Customs through ABI when transmitting the entry/entry summary data for the shipment to Customs.

In this latter regard, Customs port directors at land border ports will be responsible for monitoring the availability of AMS carriers at these ports to ensure that option (5)(b) is only exercised when appropriate. It is noted that, at present, most carriers on the land borders, especially those on the Southern border, are non-AMS. The requirement that an importer use an AMS carrier was imposed initially so that the estimated date of arrival of a preprocessed quota shipment could be provided to Customs electronically. Since the quota preprocessing prototype was begun, however, Customs has determined that, in those circumstances where an AMS carrier is not otherwise available, an importer may transmit the estimated date of arrival of a quota shipment through ABI when transmitting the entry/entry summary data for the shipment to Customs.

If an importer submits a quota entry for preprocessing and the entry does not meet the criteria set forth above in items "(1)" through "(5)(a)" or "(5)(b)" as applicable, the entry summary will be rejected and the filer may not resubmit the entry summary to Customs until after the carrier has arrived. Upon arrival of the carrier, merchandise covered by a preprocessed entry will be released unless Customs decides to perform an examination. In this respect, the fact that merchandise has been processed under the quota preprocessing program will not interfere with or impede Customs ability to examine the merchandise upon its arrival, should such an examination be found to be warranted. If an examination of the merchandise is necessary, the examination will occur during the port's regular inspectional

## Application To Participate in Quota Preprocessing

An importer wishing to participate in quota preprocessing must submit a written application to the attention of the program coordinator for quota preprocessing at each port where the applicant intends to submit quota entries for preprocessing. The application must include the following information:

- 1. The specific port(s) included under the program where entries of the quota merchandise are intended to be made;
- 2. The importer of record number(s), including suffix(es), and a statement of the importer's/filer's electronic filing capabilities; and
- 3. Names and addresses of any entry filers, including Customs brokers, that will be electronically filing entries at

each port under the program on behalf of the importer/participant.

Applicants will be notified in writing of their selection or nonselection to participate in quota preprocessing. An applicant denied participation may appeal in writing to the port director at the port where the application was denied.

Current participants in quota preprocessing that also wish to file entries under the program at any additional ports must notify, in writing, the additional port(s) at least 5 working days before submitting entries at such port(s). Also, for those that are selected to participate in the test, the July 24, 1998, Federal Register notice should be consulted regarding the acts of misconduct that may result in a participant being suspended from the program and the extent to which a participant may appeal a proposed suspension from the program.

Dated: August 30, 2002.

#### Jayson P. Ahern,

Assistant Commissioner, Office of Field Operations.

[FR Doc. 02–22782 Filed 9–6–02; 8:45 am] BILLING CODE 4820–02–P

### **DEPARTMENT OF THE TREASURY**

### **Bureau of Engraving and Printing**

## Proposed Collection; Comment Request

**ACTION:** Notice and request for comments.

**SUMMARY:** The Department of the Treasury, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104-13 (44 U.S.C. 3506(c)(2)(A)). Currently, the Bureau of Engraving and Printing within the Department of the Treasury is soliciting comments concerning the Claim for Amounts Due in the Case of a Deceased Owner of Mutilated Currency.

**DATES:** Written comments should be received on or before October 28, 2002 to be assured of consideration.

ADDRESSES: Direct all written comments to Department of the Treasury, Bureau of Engraving and Printing, Pamela V. Grayson, 14th & C Streets, SW., Washington, DC 20228, (202) 874–2212.

### FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of the form(s) and instructions should be directed to Department of the Treasury, Bureau of Engraving and Printing, Lorraine Robinson, 14th & C Streets, SW., Washington, DC 20228, (202) 874–2532.

#### SUPPLEMENTARY INFORMATION:

*Title:* Claim for Amounts Due in the Case of a Deceased Owner of Mutilated Currency.

OMB Number: 1520–0002. Form Number: BEP 5287. Abstract: This a request for an extension.

Current Action: The Office of Currency Standards, Mutilated Currency Division, Bureau of Engraving and Printing use BEP 5287 to determine ownership in cases of a deceased owner of damaged or mutilated currency.

Type of Review: Extension.
Affected Public: Individuals or households.

Estimated Number of Respondents: The estimated number of respondents for the next three years is 180, with a total estimated number of burden hours of 165.

Estimated Total Annual Burden Hours: The estimated number of annual burden hours is 165.

### **Request for Comments**

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on: (a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology; and (e) estimates of capital or start-up costs and costs of operation,

maintenance, and purchase of services to provide information.

Dated: August 28, 2002.

#### Pamela V. Gravson,

Management Analyst, Office of Budget and Strategic Planning, Bureau of Engraving and Printing.

[FR Doc. 02–22847 Filed 9–6–02; 8:45 am] BILLING CODE 4840–01–P

### **DEPARTMENT OF THE TREASURY**

## Federal Law Enforcement Training Center

### **Notice of Meeting**

**AGENCY:** Federal Law Enforcement Training Center, Department of the Treasury.

**ACTION:** Notice of meeting.

**SUMMARY:** The Advisory Committee to the National Center for State and Local Law Enforcement Training at the Federal Law Enforcement Training Center will meet on September 25, 2002, beginning at 8:30 a.m. The agenda for this meeting includes remarks by the Committee Co-Chairs, Kenneth Lawson, Assistant Secretary (LE), Department of the Treasury, and Deborah Daniels, Assistant Attorney General, Office of Justice Programs, Department of Justice; progress reports on initiatives and training programs; and presentations/ discussions on collaborative programs presented by the National Center. This meeting is open to the public. Anyone desiring to attend the meeting must contact Reba Fischer, the Designated Federal Officer, no later than September 16, 2002, at (912) 267-2343, to arrange clearance into the facility.

**ADDRESSES:** Federal Law Enforcement Training Center, Building 261, Glynco, Georgia.

### FOR FURTHER INFORMATION CONTACT:

Bruce P. Brown, Director, National Center for State and Local Law Enforcement Training, Federal Law Enforcement Training Center, Glynco, GA 31524, 912–267–2322.

Dated: August 29, 2002.

### Bruce P. Brown,

Director, National Center for State and Local Law Enforcement Training.

[FR Doc. 02–22783 Filed 9–6–02; 8:45 am]

BILLING CODE 4810-32-P