Without this information, BLM would not be able to properly administer its right-of-way program.

Based upon BLM experience and recent tabulations of activity, we process approximately 5,066 applications each year. The public reporting information collection burden takes 25 hours to complete. The estimated number of responses per year is 5,066 and annual information burden is 126,650 hours.

Any member of the public may request and obtain, without charge, a copy of Form 299 by contacting the person identified under FOR FURTHER INFORMATION CONTACT.

BLM will summarize all responses to this notice and include them in the request for OMB approval. All comments will become a matter of public record.

Dated: June 22, 2004.

#### Michael H. Schwartz,

Bureau of Land Management, Information Collection Clearance Officer.

[FR Doc. 04–14444 Filed 6–24–04; 8:45 am] BILLING CODE 4310–84–M

# DEPARTMENT OF THE INTERIOR

# **Bureau of Land Management**

[WO-320-1330-PB-24 1A]

# Extension of Approved Information Collection, OMB Control Number 1004– 0169

**AGENCY:** Bureau of Land Management, Interior.

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

**SUMMARY:** In accordance with the Paperwork Reduction Act of 1995, the Bureau of Land Management (BLM) is requesting the Office of Management and Budget (OMB) to extend an existing approval to collect information from mining claimants concerning use and occupancy of their mining claims on public lands. The nonform information under 43 CFR 3715 authorizes BLM to manage the use and occupancy on public lands for developing the mineral deposits by mining claimants.

**DATES:** You must submit your comments to BLM at the address below on or before August 24, 2004. BLM will not necessarily consider any comments received after the above date.

ADDRESSES: You may mail comments to: Bureau of Land Management, (WO– 630), Eastern States Office, 7450 Boston Blvd., Springfield, Virginia 22153.

You may send comments via Internet to: WOComment@blm.gov. Please include "Attn: 1004–0169" and your name and return address with your comments.

You may deliver comments to the Bureau of Land Management, Administrative Record, Room 401, 1620 L Street, NW., Washington, DC.

Comments will be available for public review at the L Street address during regular business hours (7:45 a.m. to 4:15 p.m.) Monday through Friday.

**FOR FURTHER INFORMATION CONTACT:** You may contact T. Scott Murrellwright on (202)785–6568 (Commercial or FTS). Persons who use a telecommunication device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) on 1–800–877–8330, 24 hours a day, seven days a week, to contact Mr. Murrellwright.

**SUPPLEMENTARY INFORMATION:** 5 CFR 1320.12(a) requires that we provide a 60-day notice in the **Federal Register** concerning a collection of information to solicit comments on:

(a) Whether the collection of information is necessary for the proper functioning of the agency, including whether the information will have practical utility;

(b) The accuracy of our estimates of the information collection burden, including the validity of the methodology and assumptions we use;

(c) Ways to enhance the quality, utility, and clarity of the information collected; and

(d) Ways to minimize the information collection burden on those who are to respond, including the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology.

The General Mining Law (30 U.S.C. 612), Federal Land Policy and Management Act of 1976 (43 U.S.C. 1733), and the regulations under 43 CFR 3715 authorize BLM to manage use and occupancy of mining claims on public lands. The nonform information in the regulations under 43 CFR 3715 authorizes BLM to collect information concerning proposed mining development activities on public lands. Without this information, BLM would not be able to analyze and approve mining claimants' proposed use and occupancy activities.

Mining claimants planning to occupy their mining claims on public lands under the mining laws must submit the following information to BLM:

(1) A detailed map that identifies the site and shows the place of temporary and permanent structures for occupancy, the location of and reason for the structures intended to exclude the public, and the location of reasonable public passage or access routes through or around the area adjacent to public lands;

(2) A written description of the proposed occupancy that describes in detail how the proposed occupancy is reasonably incident to mining and how the proposed occupancy meets the conditions of 43 CFR 3715.2 and 3715.2–1; and

(3) An estimate of the period of use of the structures which excludes the public and a schedule for removing them and reclaiming the lands when the operations end.

Based upon BLM experience with mining claims use and occupancy activity, we estimate the public reporting information collection burden takes 2 hours to complete. The respondents are mining claimants and operators of prospecting, exploration, mining, and processing operations. The estimated number of responses per year is 150 and the total annual burden is 300 hours. BLM will summarize all responses to this notice and include them in the request OMB approval. All comments will become a matter of public record.

Dated: June 22, 2004.

#### Michael H. Schwartz,

Bureau of Land Management, Information Collection Clearance Officer. [FR Doc. 04–14445 Filed 6–24–04; 8:45 am] BILLING CODE 4310–84–M

## DEPARTMENT OF THE INTERIOR

**Bureau of Land Management** 

[BC-621-1830-PF-24 1A]

# Extension of Approved Information Collection, OMB Control Number 1004– 0187

**AGENCY:** Bureau of Land Management, Interior.

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

**SUMMARY:** In accordance with the Paperwork Reduction Act of 1995, the Bureau of Land Management (BLM) requests the Office of Management and Budget (OMB) to extend an existing approval to collect social security numbers or taxpayer identification numbers (SSN/TIN) from entities doing business with BLM. The BLM needs this information is case an entity fails to timely pay money owed, in which case BLM may refer the matter to the Treasury Department for collection. BLM uses Form 1372–6 to collect this information for debt collection purposes only under the Debt Collection Improvement Act of 1996.

**DATES:** You must submit your comments to BLM at the address below on or before August 24, 2004. BLM will not necessarily consider any comments received after the above date.

**ADDRESSES:** You may mail comments to: Regulatory Affairs Group (WO–630), Eastern States Office, 7450 Boston Blvd., Springfield, Virginia 22153.

You may send comments via Internet to: *WOComment@blm.gov.* Please include "Attn: 1004–0187" and your name and address with your comments.

You may deliver comments to the Bureau of Land Management, Administrative Record, Room 401, 1620 L Street, NW., Washington, DC.

Comments will be available for public review at the L Street address during regular business hours (7:45 a.m. to 4:15 p.m.) Monday through Friday.

FOR FURTHER INFORMATION CONTACT: You may contact Alice Sonne, National Business Center, Denver, Colorado, on (303) 236–6332 (Commercial or FTS). Persons who use a telecommunication device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) on 1–800–877–8330, 24 hours a day, seven days a week, to contact Ms. Sonne.

**SUPPLEMENTARY INFORMATION:** 5 CFR 1320.12(a) requires that we provide a 60-day notice in the **Federal Register** concerning a collection of information to solicit comments on:

(a) Whether the collection of information is necessary for the proper functioning of the agency, including whether the information will have practical utility;

(b) The accuracy of our estimates of the information collection burden, including the validity of the methodology and assumptions we use;

(c) Ways to enhance the quality, utility, and clarity of the information collected: and

(d) Ways to minimize the information collection burden on those who are to respond, including the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology.

The Debt Collection Improvement Act of 1996 (DCIA), 31 U.S.C. 3701, contains a number of provisions that affect how BLM does business. One of the more significant provisions allows BLM to refer debts delinquent over 180 days to the Treasury Department for collection. Another provision gives the Treasury Department increased flexibility in seeking to collect the debts by various offsets of payments, including tax refunds.

The DCIA requires that all Federal disbursements include the payee's SSN/ TIN. This information aids the Treasury Department in matching debtors to payments and in seeking payments from the debtors. BLM uses Form 1372–6 to collect the payee's full name, address, and the SSN/TIN. We protect the SSN/ TIN data under the Privacy Act.

Based on BLM's experience administering this program, we estimate the public reporting burden is 1 minute to complete Form 1372-6. These estimates include the time spent on research, gathering, and assembling information, reviewing instructions, and completing the respective form. BLM estimates 5,000 respondents with a total annual information collection burden of 83 hours. Respondents are those entities who do business with BLM. Entities include licensees, permittees, lessees, and contract holders. Individuals who pay one-time recreation fees do not have to complete this form.

Any member of the public may request and obtain, without charge, a copy of BLM Form 1372–6 by contacting the person identified under **FOR FURTHER INFORMATION CONTACT**.

BLM will summarize all responses to this notice and include them in the request for OMB approval. All comments will become a matter of a public record.

Dated: June 22, 2004.

Michael H. Schwartz,

Bureau of Land Management, Information Collection Clearance Officer. [FR Doc. 04–14446 Filed 6–24–04; 8:45 am] BILLING CODE 4310–84–M

### INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-449]

## In the Matter of Certain Abrasive Products Made Using a Process for Powder Preforms, and Products Containing Same; Notice of Commission Decision to Vacate Limited Exclusion Order and Cease and Desist Order

**AGENCY:** U.S. International Trade Commission.

# ACTION: Notice.

**SUMMARY:** Notice is hereby given that the U.S. International Trade Commission has vacated the limited exclusion order and cease and desist order issued at the conclusion of the above-captioned investigation. FOR FURTHER INFORMATION CONTACT:

Michael K. Haldenstein, Esq., Office of the General Counsel, U.S. International Trade Commission, telephone 202–205– 3041. General information concerning the Commission may also be obtained by accessing its Internet server (*http:// www.usitc.gov*). Hearing-impaired persons are advised that information on the matter can be obtained by contacting the Commission's TDD terminal on 202– 205–1810.

Copies of the public documents filed in connection with this investigation are or will be available for inspection during official business hours (8:45 a.m. to 5:15 p.m.) in the Office of the Secretary, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, telephone 202– 205–2000.

SUPPLEMENTARY INFORMATION: The Commission instituted this investigation on February 5, 2001, based upon a complaint filed on January 5, 2001, by 3M Company of St. Paul, Minnesota and Ultimate Abrasive Systems, LLC ("UAS") of Atlanta, Georgia. 66 FR 9720 (Feb. 9, 2001). The complaint named Kinik Company ("Kinik") of Taipei, Taiwan and Kinik Corporation of Anaheim, California as respondents. Kinik Corporation was subsequently terminated from the investigation.

Complainants alleged that respondents had violated section 337 of the Tariff Act of 1930 by importing into the United States, selling for importation, and selling within the United States after importation certain abrasive products that are made using a process for making powder preforms that is covered by claims 1, 4, 5, and 8 of U.S. Patent No. 5,620,489 ("the '489 patent"), owned by UAS and exclusively licensed to 3M. The complaint further alleged that an industry in the United States exists as required by subsection (a)(2) of section 337. On February 8, 2002, the ALJ issued his final initial determination ("ID"), in which he determined that Kinik's accused DiaGrid abrasive products infringed claims 1, 4, 5, and 8 of the '489 patent and that the '489 patent is valid and enforceable. Based upon these findings, he found a violation of section 337.

On February 21, 2002, Kinik petitioned for review of the ALJ's final ID. Kinik also appealed Order No. 40, issued by the ALJ on October 12, 2001. That order precluded Kinik from asserting 35 U.S.C. 271(g) as a noninfringement defense. On February 28, 2002, 3M and the Commission investigative attorney filed oppositions