Password will serve as the electronic signature. SSA will use the information collected through the I623 to determine whether the payments provided to the representative payee have been used for the beneficiary's current maintenance and personal needs and whether the representative payee continues to be concerned with the beneficiary's welfare. The respondents are organizational representative payees designated to receive funds on behalf of Social Security beneficiaries and/or SSI recipients.

Type of request: Extension of an OMB-approved Information Collection.

Number of Respondents: 40 organizations.

Frequency of Response: 117.5 per respondent.

Àverage Burden Per Response: 15 minutes.

Estimated Annual Burden: 1,175 hours.

3. Statement of Claimant or Other Person-0960-0045. In special situations, when there is no standard form or questionnaire, Form SSA-795 is used by SSA to obtain information from claimants or other persons having knowledge of facts in connection with many aspects of the Social Security or SSI programs. The information requested on form SSA-795 must be of sufficient importance that a signed statement, including a penalty clause, is necessary. The information collected is used to process such issues as claims for benefits or continuing eligibility, benefit amount, insured status, use of funds by a representative payee or a myriad of other program-related matters. The most typical respondents are applicants for Social Security or SSI benefits or beneficiaries of these programs. However, respondents could also include friends and relatives of the involved parties, coworkers, neighbors, or anyone else in a position to provide information pertinent to the issue(s).

Number of Respondents: 305,500. Frequency of Response: 1. Average Burden Per Response: 15

minutes.

Estimated Annual Burden: 76,375 hours.

II. The information collections listed below have been submitted to OMB for clearance. Your comments on the information collections would be most useful if received by OMB and SSA within 30 days from the date of this publication. You can obtain a copy of the OMB clearance package by calling the SSA Reports Clearance Officer at 410–965–0454, or by writing to the address listed above.

1. Claimant's Medications—20 CFR, Subpart P, 404.1512 and Subpart I, 416.912—0960–0289. The information on Form HA–4632 is used to process title II and title XVI disability claims. Claimants provide an updated list of medications using form HA–4632. This information enables the Administrative Law Judge who conducts the hearing to fully inquire into medical treatment the claimant is receiving and the effect of medications on the claimant?s medical treatment. The respondents are applicants for title II and title XVI benefits.

Type of Request: Extension of an OMB-approved Information Collection.

Number of Respondents: 171,939. Frequency of Response: 1.

Average Burden Per Response: 15 minutes.

Estimated Annual Burden: 42,985 hours.

2. Letter to Employer Requesting Wage Information—0960–0138. Form SSA—L4201–U2 is used to collect wage data from employers to establish and/or verify wage information for SSI claimants, beneficiaries and deemors. SSA uses the data to determine if an individual is eligible for SSI and, if so, to determine the amount of the payment due. The respondents are employers of applicants for and recipients of SSI payments.

Type of Request: Extension of an OMB-approved Information Collection.

Number of Respondents: 133,000. Frequency of Response: 1. Average Burden Per Response: 30 minutes.

Estimated Annual Burden: 66,500 hours.

Dated: April 8, 2003.

Elizabeth A. Davidson,

Reports Clearance Officer, Social Security Administration.

[FR Doc. 03–9085 Filed 4–14–03; 8:45 am] BILLING CODE 4191–02–P

OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

Technical Corrections to the Harmonized Tariff Schedule of the United States

AGENCY: Office of the United States Trade Representative **ACTION:** Notice.

SUMMARY: Pursuant to authority delegated to the United States Trade Representative ("USTR") in Presidential Proclamation 6969 of January 27, 1997 (62 FR 4415), USTR is making technical corrections to general note 12(t) and chapters 29, 42, 64, 98, and 99 of the Harmonized Tariff Schedule of the United States ("HTS"), as set forth in

the annex to this notice. These modifications correct inadvertent errors and omissions, so that the intended tariff treatment is provided, in: (1) The rules of origin for certain goods of chapter 34 under the North American Free Trade Agreement ("NAFTA"); (2) the tariff provisions previously proclaimed in chapter 29 to cover particular chemical products; (3) chapter 42 for goods of beneficiary countries of the Andean Trade Preference Act; (4) the named subheadings of heading 6406 of the HTS for goods of Jordan; (5) note 3(b) to subchapter XIX of chapter 98 for textile and apparel goods eligible for special tariff benefits under the African Growth and Opportunity Act; (6) note 3(b) to subchapter XX of chapter 98 for goods eligible for special tariff benefits under the United States-Caribbean Basin Trade Partnership Act; and (7) chapter 99 for certain steel products.

EFFECTIVE DATE: The corrections made in this notice are effective with respect to articles entered, or withdrawn from warehouse for consumption, on or after the dates provided in the annex sections.

FOR FURTHER INFORMATION CONTACT:

Katharine J. Mueller, Office of the United States Trade Representative, Room 223, 600 17th St., NW., Washington, DC 20508. The telephone number is (202) 395–3581.

SUPPLEMENTARY INFORMATION:

Presidential Proclamation 7515 (December 18, 2001) modified the HTS, pursuant to section 1206(a) of the **Omnibus Trade and Competitiveness** Act of 1988 (19 U.S.C. 3006(a)), to reflect in the HTS the amendments made to the International Convention on the Harmonized Commodity Description and Coding System. Conforming modifications in the heading-specific rules of origin under the NAFTA were proclaimed in order to continue to accord the previously agreed tariff treatment to originating goods of Canada and of Mexico. In modifying these rules, which are enumerated in HTS general note 12(t), a tariff classification rule applicable to goods falling in certain subheadings of heading 3401 was inadvertently deleted.

Presidential Proclamation 6763 (December 23, 1994) implemented the trade agreements resulting from the Uruguay Round of Multilateral Trade Negotiations (60 FR 1007), including the tariff treatment that was necessary or appropriate to carry out Schedule XX-United States of America, annexed to the Marrakesh Protocol to the General Agreement on Tariffs and Trade. Among the provisions created in Section A of the Annex to that proclamation was subheading 2916.31.05, covering p-Sulfobenzoic acid, potassium salt. Because that chemical does not properly fall under the immediately superior text "benzoic acid and its salts," it cannot receive the previously agreed tariff treatment contained in Schedule XX, and the product is being added to an appropriate subheading under heading 2916 so that such tariff treatment can be accorded.

On December 31, 2002, the USTR published a Federal Register notice (67 FR 79954) making several technical corrections, including changes to (1) subheadings in chapters 42, 46, 61, 62 of the HTS with respect to goods of beneficiary countries of the Andean Trade Preference Act to remedy technical errors introduced in Presidential Proclamation 7616 of October 31, 2002, implementing the preferential tariff treatment authorized by the Andean Trade Promotion and Drug Eradication Act; (2) subheadings in chapter 64 of the HTS with respect to goods of Jordan to remedy technical errors introduced in Presidential Proclamation 7512 of December 7, 2001, implementing the Agreement between the United States of America and the Hashemite Kingdom of Jordan on the Establishment of a Free Trade Area. These corrections were intended to ensure that the intended tariff treatment was provided.

Since the publication of this **Federal Register** notice, it has come to the attention of USTR that the technical correction made with respect to the one of the chapter 42 subheadings was incorrectly stated, so that the intended modification to the tariff schedule was not made. Further, two of the chapter 64 subheadings were incorrectly stated; HTS subheadings 6404.10.30 and 6404.10.35, which do not exist, were listed, rather than the correct HTS subheadings 6406.10.30 and 6406.10.35. Presidential Proclamation 7626 (November 13, 2002) implemented modifications in the preferential tariff treatment provided under provisions of the Caribbean Basin Economic Recovery Act, pursuant to the United States-Caribbean Basin Trade Partnership Act, and of the African Growth and Opportunity Act. For each program, a conforming change to note 3(b) of the subchapter notes was inadvertently omitted.

Presidential Proclamation 7529 (March 5, 2002) implemented additional tariffs and tariff-rate quotas on certain steel products, and provided exemptions for products of certain countries and exclusions for particular products of a type otherwise covered by the tariffs or TRQs.

Additional product exclusions were established in a notice issued by the USTR and published in the **Federal Register** on March 31, 2003 (68 FR 15494). A conforming change included in that notice inadvertently contained errors in adding reference to new HTS provisions established to implement certain product exclusions.

Proclamation 6969 authorized the USTR to exercise the authority provided to the President under section 604 of the Trade Act of 1974 (19 U.S.C. 2483) to embody rectifications, technical or conforming changes, or similar modifications in the HTS. Under authority vested in the USTR by Proclamation 6969, the rectifications, technical and conforming changes, and similar modifications set forth below shall be embodied in the HTS with respect to goods entered, or withdrawn from warehouse for consumption, on or after the date noted.

Accordingly, the HTS is modified as provided in the annex to this notice, effective with respect to gods entered, or withdrawn from warehouse for consumption, on or after the dates. provided therein.

Robert B. Zoellick,

United States Trade Representative.

Annex

1. Effective with respect to goods entered, or withdrawn from warehouse for consumption, on or after January 10, 2002, general note 12(t) is modified by redesignating tariff classification rule 1 (as inserted by Proclamation 7515) as rule 1A, and by inserting in numerical sequence the following tariff classification rule immediately below the side heading which reads "*Chapter 34*":

"1. (A) A change to subheadings 3401.11 through 3401.20 from any other heading; or

(B) A change to subheadings 3401.11 through 3401.20 from any other subheading within heading 3401, whether or not there is also a change from any other heading, provided there is a regional value content of not less than:

(1) 65 percent where the transaction value method is used, or

(2) 50 percent where the net cost method is used."

2. Effective with respect to goods entered, or withdrawn from warehouse for consumption, on or after January 1, 1995 and prior to the date that is fifteen days after the date of publication of this notice in the **Federal Register**, the entries of which are unliquidated on the latter date, and effective with respect to goods entered, or withdrawn from warehouse for consumption, on or after the date that is fifteen days after the date of publication of this notice in the **Federal Register**, heading 2916 of the HTS is modified as follows:

(A) The superior text appearing immediately below that of subheading 2916.31 and reading "Benzoic acid and its salts:" and subheadings 2916.31.05 and 2916.31.15 are deleted, and the following new subheading is inserted in numerical sequence, with its article description at the same level of indentation as the immediately superior text "Other:" to subheading 2916.31.20, with the material inserted in the HTS in the columns entitled "Heading/ Subheading", "Article Description", "Rates of Duty 1 General", "Rates of Duty 1 Special" and "Rates of Duty 2":

	[Unsaturated:] [Aromatic:]			
[2916.31]	[Benzoic:]			
``2916.31.10	Benzoic acid and its salts	6.5%	Free (A*,CA,E,IL,J,MX) 1.6% (JO)	15.4¢/kg+40%"

Conforming changes: General note 4(d) is modified by deleting "2916.31.15 India" and by inserting in lieu thereof "2916.31.10 India".

(B) Subheading 2916.31.10, as established in subdivision (A) above, shall be accorded all staged duty reductions previously proclaimed for subheading 2916.31.15.

(C) Subheading 2916.39.05 is redesignated as 2916.39.04 and its article description is modified to read as follows, at the same level of indentation: "m-Chloroperoxybenzoic acid; and p-

Sulfobenzoic acid, potassium salt"

3. Effective with respect to goods entered, or withdrawn from warehouse for consumption, on or after August 6, 2002, for HTS subheading 4202.32.80, the Rates of Duty 1-Special subcolumn is modified by deleting the rate of duty and the following symbol "J" parentheses.

4. Effective with respect to goods of Jordan entered, or withdrawn from warehouse for consumption, on or after December 17, 2001,

for HTS subheadings 6406.10.30 and 6406.10.35, the expression " ϕ kg" is deleted at each occurrence from the Rates of Duty 1-Special subcolumn for the duty rate followed by the symbol "JO" in parentheses and " ϕ pr." is inserted in lieu thereof; and such modifications shall likewise be made in the years 2003 through 2010, inclusive, for such special duty rate for goods of Jordan.

5. Effective with respect to goods entered, or withdrawn from warehouse for consumption, on or after November 13, 2002,

Note 3(b) to subchapter XIX of chapter 98 of the HTS is amended by deleting the comma after the phrase "subheading 9819.11.06" and inserting the phrase "and 9819.11.30,".

6. Effective with respect to goods entered, or withdrawn from warehouse for consumption, on or after November 13, 2002, Note 3(b) to subchapter XX of chapter 98 of the HTS is amended by deleting the phrase "9820.11.06 and 9820.11.18", and inserting in lieu thereof, "9820.11.06, 9820.11.18, and 9820.11.33,".

7. Effective with respect to goods entered, or withdrawn from warehouse for consumption, on or after 12:01 a.m. EST, on March 20, 2003, subheading 9903.74.01 is modified by deleting "9903.77.78" and by inserting in lieu thereof "9903.77.84", and by inserting at the end of the article description "and 9903.82.10 through 9903.82.17".

[FR Doc. 03–9221 Filed 4–14–03; 8:45 am] BILLING CODE 3190–01–M

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

Proposed Advisory Circular 25.785–1B, Flight Attendant Seat and Torso Restraint System Installations

AGENCY: Federal Aviation Administration, DOT.

ACTION: Notice of Availability of Proposed Advisory Circular (AC) 25.785–1B, and request for comments.

SUMMARY: This notice announces the availability of and requests comments on a proposed advisory circular (AC) which provides information and guidance regarding an acceptable means, but not the only means, of compliance with the portions of §§ 25.785 and 121.311 of 14 CFR Part 25 which deal with flight attendant seats. This notice is necessary to give all interested persons an opportunity to present their views on the proposed AC.

DATES: Comments must be received on or before June 16, 2003.

ADDRESSES: Send all comments on proposed AC to: Federal Aviation Administration, Attention: Jeff Gardlin, Airframe and Cabin Safety Branch, ANM–115, Transport Airplane Directorate, Aircraft Certification Service, 1601 Lind Avenue SW., Renton, WA 98055–4056. Comments may be inspected at the above address between 7:30 a.m. and 4 p.m. weekdays, except Federal holidays.

FOR FURTHER INFORMATION CONTACT: Jan Thor, Transport Standards Staff, at the address above, telephone (425) 227–2127.

SUPPLEMENTARY INFORMATION:

Comments Invited

Interested persons are invited to comment on the proposed AC by submitting such written data, views, or arguments, as they may desire. Commenters should identify AC 25.785-1B and submit comments, in duplicate, to the address specified above. All communications received on or before the closing date for comments will be considered by the Transport Standards Staff before issuing the final AC. As this AC is a revision of an existing document, where the only changes are adding a new paragraph 9, Direct View, and updating paragraph 5, Definition of Terms, we request you limit your comments to these areas only. The rest of the AC remains unchanged. The proposed AC can be found and downloaded from the Internet at http://www.faa.gov/certification/ aircraft/air_index.htm, by taking the following steps: Under "Aircraft Certification Related Information" click on "Advisory Circulars." Under "Search Help" click on "Related Links." Then click on "Draft Advisory Circulars." Then under "Search Help" click on "Open for Comment." A paper copy of the proposed AC may be obtained by contacting the person named above under the caption FOR FURTHER INFORMATION CONTACT.

Discussion

The guidelines incorporated in the AC are intended to address the adequacy of new designs and are not intended to require that in-service airplanes be modified solely for the purpose of meeting them. Voluntary modifications to existing cabins are not required to meet the new criteria but modifiers should incorporate them to the extent practical considering the scope and intent of the voluntary modification.

Issued in Renton, Washington, on April 2, 2003.

Ali Bahrami,

Acting Manager, Transport Airplane Directorate, Aircraft Certification Service, ANM–100. [FR Doc. 03–9079 Filed 4–14–03; 8:45 am] BILLING CODE 9079–13–M

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

Notice of Intent To Release Certain Properties From All Terms, Conditional, Reservations and Restrictions for Homestead General Aviation Airport, Homestead, FL

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Request for public comment.

SUMMARY: The FAA hereby provides notice of intent to release certain airport properties (approximately 152.93 acres) at the Homestead General Aviation Airport, Homestead, FL from all conditions, reservations, and restrictions. The release of property will allow Miami Dade County to dispose of the property for other than aeronautical purposes. Land parcel number 1, containing 85.70 acres on the southeast corner of theoretical SW., 232nd Avenue and SW., 280th Street, unincorporated Miami-Dade County, Florida. Land parcel number 2, containing 67.23 acres on the northeast corner of theoretical SW., 232nd Avenue and theoretical SW., 296th Street, unincorporated Miami-Dade County, Florida. The parcel is currently designated as aeronautical use property. The property will be disposed of for roadway purposes.

The fair market value of the property has been determined by appraisal to be \$228,500. In exchange for the property, the airport will receive funds equal to the fair market value as determined by the appraisal.

Documents reflecting the Sponsor's request are available, by appointment only, for inspection at the Airport Manager's office and the FAA Airports District Office.

SUPPLEMENTARY INFORMATION: Section 125 of The Wendell H. Ford Aviation Investment and Reform Act for the 21st Century (AIR–21) requires the FAA to provide an opportunity for public notice and comment prior to the "waiver" or "modification" of a sponsor's Federal obligation to use certain airport land for non-aeronautical purposes.

DATES: May 15, 2003.

ADDRESSES: Documents are available for review at the Airport Manager's office, Miami Dade Aviation Department, Miami International Airport, Miami, FL 33159 and the FAA Airports District Office, 5950 Hazeltine National Drive, Suite 400, Orlando, FL 32822. Written comments on the Sponsor's request must be delivered or mailed to: Miguel A. Martinez, Program Manager, Orlando Airports District Office, 5950 Hazeltine National Drive, Suite 400, Orlando, FL 32822–5024.

FOR FURTHER INFORMATION CONTACT:

Miguel A. Martinez, Program Manager, Orlando Airports District Office, 5950