prohibits proposed respondents from making representations which promote the sale of books and other publications, provided that, the advertising only purports to express the opinion of the author or to quote the contents of the publication; the advertising discloses the source of the statements quoted or derived from the contents of the publication; and the advertising discloses the author to be the source of the opinions expressed about the publication. The proposed order further provides that Part IV does not apply to any publication or its advertising that is used to promote the sale of some other product as part of a commercial scheme.

Part V prohibits proposed respondents from representing that the Swedish 19 products, or any substantially similar product, has any effect on weight or body size, unless respondents disclose prominently that the product consists solely of a booklet or pamphlet containing information and advice on weight loss. Part VI requires proposed respondents to disclose that diet or exercise are required to lose weight in connection with any representation about the effect of a weight-loss product on weight or body size, unless they have competent and reliable scientific evidence to the contrary.

Part VII requires WLAR Co. to distribute a copy of the order to certain current and future company personnel. Part VIII requires proposed respondents to maintain, for five (5) years, all materials that support, contradict, qualify, or call into question any representations they make that are covered by the proposed order. Under Part IX of the proposed order, WLAR Co. is required to notify the Federal Trade Commission at least thirty (30) days prior to any proposed change in its corporate structure that may affect compliance with the order's obligations. Part X requires that Michael K. Craig, for a period of three (3) years, notify the Commission of any change in his business or employment or of his affiliation with any new business or employment involving the advertising, offering for sale, sale, or distribution of any weight-loss product. Part XI obligates proposed respondents to file compliance reports with the Commission.

The purpose of this analysis is to facilitate public comment on the proposed order, and it is not intended to constitute an official interpretation of

the agreement and proposed order or to modify in any way their terms.

Benjamin I. Berman,

Acting Secretary.

[FR Doc. 95–15191 Filed 6–20–95; 8:45 am]

BILLING CODE 6750-01-M

OFFICE OF GOVERNMENT ETHICS

Submission of Updated Model Qualified Trust Documents for OMB Approval Under the Paperwork Reduction Act

AGENCY: Office of Government Ethics

(OGE).

ACTION: Notice.

Mr. Gressman.

SUMMARY: The Office of Government Ethics has submitted updated qualified trust documents for extension of Office of Management and Budget (OMB) approval under the Paperwork Reduction Act. A model qualified blind trust (for multiple fiduciaries) and two model confidentiality agreements have also been submitted for review and approval for the first time.

DATES: Comments on this proposal should be received by July 21, 1995.

ADDRESSES: Comments should be sent to Joseph F. Lackey, Office of Information and Regulatory Affairs, Office of Management and Budget, New Executive Office Building, Room 10235, Washington, DC 20503; telephone: 202–395–7316.

FOR FURTHER INFORMATION CONTACT: Judith A. Kim or William E. Gressman, Office of Government Ethics, Suite 500, 1201 New York Avenue NW., Washington, DC 20005–3917; telephone 202–523–5757, FAX 202–523–6325. A copy of OGE's request for extension and approval from OMB, including the certificates and model documents, may be obtained by contacting Ms. Kim or

SUPPLEMENTARY INFORMATION: There are two categories of information collection requirements being submitted, each with its own related reporting certificates or model documents which are subject to review and approval by OMB under the Paperwork Reduction Act (44 U.S.C. chapter 35). The OGE regulatory citations for these two categories, together with identification of the forms used for their implementation, are as follows:

i. Qualified trust administration—5 CFR 2634.401(d)(2), 2634.403(b)(11), 2634.404(c)(11), 2634.406(a)(3) & (b), 2634.408, 2634.409 and appendixes A & B of part 2634 (the two implementing forms, the Certificate of Independence and Certificate of Compliance, are codified respectively in the cited appendixes; see also the Privacy Act and Paperwork Reduction Act notices thereto in appendix C); and

ii. Qualified trust drafting-5 CFR 2634.401(c)(1)(i) & (d)(2), 2634.403(b), 2634.404(c), 2634.408 and 2634.409 (the nine implementing forms are the (A) Model Qualified Blind Trust Provisions, (B) Model Qualified Diversified Trust Provisions, (C) Model Qualified Blind Trust Provisions (For Use in the Case of Multiple Fiduciaries), (D) Model Qualified Blind Trust Provisions (For Use in the Case of an Irrevocable Pre-Existing Trust), (E) Model Qualified Diversified Trust Provisions (Hybrid Version), (F) Model Qualified Diversified Trust Provisions (For Use in the Case of Multiple Fiduciaries), (G) Model Qualified Diversified Trust Provisions (For Use in the Case of an Irrevocable Pre- Existing Trust), (H) Model Confidentiality Agreement Provisions (For Use in the Case of a Privately Owned Business), and (I) Model Confidentiality Agreement Provisions (For Use in the Case of Investment Management Activities).

The Office of Government Ethics is seeking three-year OMB paperwork approval of the Model Qualified Blind Trust Provisions (For Use in the Case of Multiple Fiduciaries) and the two model confidentiality agreements listed in items #'s ii.C., H. & I. above, and a threeyear extension of OMB approval on the remaining six model trust drafts, also listed in item # ii, as well as the two certificates listed in item # i. The model confidentiality agreements are used for drafting documents prohibiting communications between the employee/ settlor of the qualified trust and other persons not parties to the qualified trust but who are or may be privy to information which indicates the activities occurring in the trust portfolio during the term of the qualified trust. These agreements are publicly available upon request.

The total annual public reporting burden represents the time for trust certificates and model documents processed by OGE. The burden is based on the amount of time imposed on private citizens.

Virtually all filers/document users are private trust administrators and other private representatives helping to set up and maintain the qualified blind and diversified trusts. The detailed paperwork estimates below for the various trust certificates and model documents are based primarily on OGE's experience with administration of the qualified trust program.

i. Trust Certificates:

A. Certificate of Independence: Total filers (executive branch): 10; Private citizen filers (100%): 10; OGE-processed certificates (private citizens): 10; OGE burden hours (20 min./certificate): 3.

B. Certificate of Compliance: Total filers (executive branch): 35; Private citizen filers (100%): 35; OGE-processed certificates (private citizens): 35; OGE burden hours (20 minutes/certificate): 12; and

ii. Model Qualified Trust Drafts:

A. Model Qualified Blind Trust Draft: Total Users (executive branch): 10; Private citizen users (100%): 10; OGE-processed drafts (private citizens): 10; OGE burden hours (100 hours/draft): 1,000.

B. Model Qualified Diversified Trust Draft: Total users (executive branch): 15; Private citizen users (100%): 15; OGEprocessed drafts (private citizens): 15; OGE burden hours (100 hours/draft): 1 500

C.-G. Each of the five remaining model qualified trust modified drafts involves: Total users (executive branch): 2; Private citizen users (100%): 2; OGE-processed drafts (private citizens): 2; OGE burden hours (100 hours/draft): 200, multiplied by 5 (five different drafts): 1,000.

H.–I. Each of the two model confidentiality agreements involves: Total users (executive branch): 2; Private citizens users (100%): 2; OGE-processed agreements (private citizens): 2; OGE burden hours (50 hours/agreement): 100, multiplied by 2 (two different drafts): 200. The total number of forms expected annually is 84, with a cumulative total of 3,715 burden hours.

As required by the Paperwork Reduction Act, the Office of Government Ethics is submitting to OMB a request that it approve, or extend the approval of, these information collection requirements in the forms themselves as well as in the underlying regulatory provisions cited above. Copies of the forms are available upon request from OGE (see the "For Further Information Contact" block above).

Approved: June 14, 1995.

Stephen D. Potts,

Director, Office of Government Ethics. [FR Doc. 95–15182 Filed 6–20–95; 8:45 am] BILLING CODE 6345–01–U

GENERAL SERVICES ADMINISTRATION

[GSA Bulletin FTR 16]

Federal Travel Regulation; Reimbursement of Higher Actual Subsistence Expenses for Official Travel to Oklahoma City, Oklahoma During Presidentially Declared Emergency

AGENCY: Federal Supply Service, GSA. **ACTION:** Notice of bulletin.

SUMMARY: The attached bulletin informs agencies of the establishment of a special actual subsistence expense ceiling for official travel to Oklahoma City (Oklahoma County), Oklahoma. The Department of the Treasury requested establishment of the increased rate to accommodate employees who performed temporary duty in Oklahoma City, Oklahoma, and who experienced a temporary but significant increase in lodging costs during the Presidentially declared emergency following the explosion at the Alfred P. Murrah Federal Building.

EFFECTIVE DATE: This special rate is applicable to claims for reimbursement covering travel to Oklahoma City, Oklahoma during the period April 19 through May 22, 1995.

FOR FURTHER INFORMATION CONTACT: Jane E. Groat, General Services Administration, Transportation Management Division (FBX), Washington, DC 20406, telephone 703–305–5745.

SUPPLEMENTARY INFORMATION: The Administrator of General Services, pursuant to 41 CFR 301–8.3(c) and at the official request of the Department of the Treasury, has increased the maximum daily amount of reimbursement that may be approved for actual and necessary subsistence expenses for official travel to Oklahoma City (Oklahoma County), Oklahoma during the period April 19 through May 22, 1995. The attached GSA Bulletin FTR 16 is issued to inform agencies of the establishment of this special actual subsistence expense ceiling.

Dated: June 15, 1995

Allan W. Beres,

Assistant Commissioner, Office of Transportation and Property Management.

Attachment

ATTACHMENT

[GSA Bulletin FTR 16]

June 15, 1995

To: Heads of Federal agencies Subject: Reimbursement of higher actual subsistence expenses for official travel to Oklahoma City (Oklahoma County), Oklahoma during Presidentially declared emergency.

1. Purpose. This bulletin informs agencies of the establishment of a special actual subsistence expense ceiling for official travel to Oklahoma City (Oklahoma County), Oklahoma, where Federal employees performing temporary duty travel necessarily incurred lodging expenses in excess of the applicable maximum per diem rate following the explosion at the Alfred P. Murrah Federal Building. This special rate applies to claims for reimbursement covering travel during the period April 19, 1995, through May 22, 1995.

2. Background. The Federal Travel Regulation (FTR) (41 CFR chapters 301-304) part 301–8 permits the Administrator of General Services to establish a higher maximum daily rate for the reimbursement of actual subsistence expenses of Federal employees on official travel to an area within the continental United States. The head of an agency may request establishment of such a rate when special or unusual circumstances, such as a Presidentially declared emergency, result in an extreme increase in subsistence costs for a temporary period. The Department of the Treasury requested establishment of an increased rate for Oklahoma City to accommodate Federal law enforcement agents who performed temporary duty there and experienced a temporary but significant increase in lodging costs during the Presidentially declared emergency following the explosion at the Alfred P. Murrah Federal Building. These circumstances justify the need for higher subsistence expense reimbursement in Oklahoma City during the designated period.

3. Maximum rate and effective date. The Administrator of General Services, pursuant to 41 CFR 301-8.3(c), has increased the maximum daily amount of reimbursement that may be approved for actual and necessary subsistence expenses for official travel to Oklahoma City (Oklahoma County), Oklahoma for travel during the period April 19, 1995, through May 22, 1995. Agencies may approve actual subsistence expense reimbursement not to exceed \$145 (\$119 maximum for lodging and a \$26 allowance for meals and incidental expenses) for official travel to Oklahoma City (Oklahoma County), Oklahoma during this time period.

4. Expiration date. This bulletin expires on December 31, 1995.

5. For further information contact. Jane E. Groat, General Services Administration, Transportation Management Division (FBX),