Collection method	Number of respondents	Frequency of response	Average burden per response (min- utes)	Estimated total annual burden (hours)
HA–501; MCS or MSSICS Interview i501 (Internet iAppeals)	25,953 643,516	1	10 5	4,326 53,626
Totals	669,469			57,952

3. Request for Reconsideration—20 CFR 404.907–404.921, 416.1407– 416.1421, 408.1009, and 418.1325— 0960–0622. Individuals use the SSA– 561–U2, the associated MCS interview, or the Internet application (i561) to initiate a request for reconsideration of a denied claim. SSA uses the information to document the request and to determine an individual's eligibility or entitlement to Social Security benefits (Title II), SSI payments (Title XVI), Special Veterans Benefits (Title VIII), Medicare (Title XVIII), and for initial determinations regarding Medicare Part B income-related premium subsidy reductions. The respondents are individuals filing for reconsideration.

Type of Request: Revision of an OMBapproved information collection.

Collection method	Number of respondents	Frequency of response	Average burden per response (minutes)	Estimated total annual burden (hours)
SSA–561 and MCS Interview i561 (Internet iAppeals)	550,370 911,330	1	8 5	73,383 75,944
Totals	1,461,700			149,327

## Dated: November 28, 2011.

## Faye Lipsky,

Reports Clearance Officer, Center for Reports Clearance, Social Security Administration. [FR Doc. 2011–30922 Filed 11–30–11; 8:45 am] BILLING CODE 4191–02–P

#### OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

#### Generalized System of Preferences (GSP): Import Statistics Relating to Competitive Need Limitations

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

## ACTION: Notice.

SUMMARY: This notice is to inform the public of the availability of import statistics for the first nine months of 2011 relating to competitive need limitations (CNLs) under the Generalized System of Preferences (GSP) program. These import statistics identify some articles for which the 2011 trade levels may exceed statutory CNLs. Interested parties may find this information useful in deciding whether to submit a petition to waive the CNLs for individual beneficiary developing countries (BDCs) with respect to specific GSP-eligible articles. As previously announced in the Federal Register (76 FR 67531 (November 1, 2011)), the deadline for submission of product petitions to waive the CNLs for individual BDCs with respect to GSP-

eligible articles is 5 p.m., December 16, 2011.

**FOR FURTHER INFORMATION CONTACT:** Contact Donnette Rimmer, Director for GSP, Office of the United States Trade Representative, 600 17th Street NW., Washington, DC 20508. The telephone number is (202) 395–9618 and the email address is

 $Donnette\_Rimmer@ustr.eop.gov.$ 

# SUPPLEMENTARY INFORMATION:

#### I. Competitive Need Limitations

The GSP program provides for the duty-free importation of designated articles when imported from designated BDCs. The GSP program is authorized by title V of the Trade Act of 1974 (19 U.S.C. 2461, *et seq.*), as amended (the "1974 Act"), and is implemented in accordance with Executive Order 11888 of November 24, 1975, as modified by subsequent Executive Orders and Presidential Proclamations.

Section 503(c)(2)(A) of the 1974 Act sets out the two CNLs. When the President determines that a BDC has exported to the United States during a calendar year either (1) a quantity of a GSP-eligible article having a value in excess of the applicable amount for that year (\$150 million for 2011), or (2) a quantity of a GSP-eligible article having a value equal to or greater than 50 percent of the value of total U.S. imports of the article from all countries (the "50 percent CNL"), the President must terminate GSP duty-free treatment for that article from that BDC by no later than July 1 of the next calendar year.

Under section 503(c)(2)(F) of the 1974 Act, the President may waive the 50 percent CNL with respect to an eligible article imported from a BDC, if the value of total imports of that article from all countries during the calendar year did not exceed the applicable *de minimis* amount for that year (\$20.5 million for 2011). Further, under section 503(c)(2)(C) of the 1974 Act, if imports of an eligible article from a BDC ceased to receive duty-free treatment due to exceeding a CNL in a prior year, the President may redesignate such an article for duty free treatment if imports in the most recently completed year did not exceed the CNLs.

# II. Implementation of Competitive Need Limitations

Exclusions from GSP duty-free treatment where CNLs have been exceeded will be effective July 1, 2012, unless the President grants a waiver before the exclusion goes into effect. Exclusions for exceeding a CNL are based on full 2011 calendar year import statistics.

#### **III. Interim 2011 Import Statistics**

In order to provide advance notice of articles that may exceed the CNLs for 2011, interim 2011 import statistics for the first nine months of 2011 relating to CNLs can be viewed at: http:// www.ustr.gov/trade-topics/tradedevelopment/preference-programs/ generalized-system-preference-gsp/ current-review-4 Full calendar-year 2011 data for individual tariff subheadings will be available in February 2012 on the Web site of the U.S. International Trade Commission at *http://dataweb.usitc.gov/.* 

The interim 2011 import statistics are organized to show, for each article, the Harmonized Tariff Schedule of the United States (HTSUS) subheading and BDC of origin, the value of imports of the article for the first nine months of 2011, and the percentage of total imports of that article from all countries. The list includes the GSP-eligible articles from BDCs that have already exceeded the CNLs since import levels amount to more than \$150 million, or by an amount greater than 50 percent of the total value of U.S. imports of that product in 2011. The list also includes GSP-eligible articles that, based upon interim nine-month 2011 data, exceed \$100 million dollars, or an amount greater than 42 percent of the total value of U.S. imports of that product.

The list published on the USTR Web site is provided as a courtesy for informational purposes only. The list is computer-generated, based on interim 2011 trade data, and may not include all articles that may be affected by the GSP CNLs. Regardless of whether or not an article is included on the list referenced in this notice, all determinations and decisions regarding application of the CNLs of the GSP program will be based on full calendar year 2011 import data for each GSP-eligible article. Each interested party is advised to conduct its own review of 2011 import data with regard to the possible application of GSP CNLs. Please see the notice announcing the 2011 GSP Review which was published in the Federal Register on November 1, 2011, regarding submission of product petitions requesting a waiver of a CNL. The notice is available at *http://* www.regulations.gov/ #!documentDetail;D=USTR-2011–0015-0001.

#### William D. Jackson,

Deputy Assistant U.S. Trade Representative for the GSP Program, Chairman, GSP Subcommittee of the Trade Policy Staff Committee.

[FR Doc. 2011–30934 Filed 11–30–11; 8:45 am] BILLING CODE 3190–W2–P

## **DEPARTMENT OF TRANSPORTATION**

**Federal Aviation Administration** 

#### Agency Information Collection Activities: Requests for Comments; Clearance of Renewed Approval of Information Collection: Notice of Landing Area Proposal

**AGENCY:** Federal Aviation Administration (FAA), DOT. **ACTION:** Notice and request for comments.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, FAA invites public comments about our intention to request the Office of Management and Budget (OMB) approval to renew an information collection. The Federal Register Notice with a 60-day comment period soliciting comments on the following collection of information was published on September 23, 2011, vol. 76, no. 185, pages 59185-59186. FAA Form 7480-1 (Notice of Landing Area Proposal) is used to collect information about any construction, alteration, or change to the status or use of an airport.

**DATES:** Written comments should be submitted by January 3, 2012.

**FOR FURTHER INFORMATION CONTACT:** Kathy DePaepe at (405) 954–9362, or by email at: *Kathy.A.DePaepe@faa.gov.* 

# SUPPLEMENTARY INFORMATION:

OMB Control Number: 2120–0036. Title: Notice of Landing Area Proposal.

*Form Numbers:* FAA Form 7480–1. *Type of Review:* Renewal of an information collection.

Background: FAR Part 157 requires that each person who intends to construct, deactivate, or change the status of an airport, runway, or taxiway must notify the FAA of such activity. The information collected provides the basis for determining the effect the proposed action would have on existing airports and on the safe and efficient use of airspace by aircraft, the effects on existing or contemplated traffic patterns of neighboring airports, the effects on the existing airspace structure and projected programs of the FAA, and the effects that existing or proposed manmade objects (on file with the FAA) and natural objects within the affected area would have on the airport proposal.

*Respondents:* Approximately 1,500 applicants.

*Frequency:* Information is collected on occasion.

*Estimated Average Burden per Response:* 45 minutes.

*Estimated Total Annual Burden:* 1,125 hours.

**ADDRESSES:** Interested persons are invited to submit written comments on the proposed information collection to the Office of Information and Regulatory Affairs, Office of Management and Budget. Comments should be addressed to the attention of the Desk Officer, Department of Transportation/FAA, and sent via electronic mail to oira submission@omb.eop.gov, or faxed to (202) 395-6974, or mailed to the Office of Information and Regulatory Affairs, Office of Management and Budget, Docket Library, Room 10102, 725 17th Street NW., Washington, DC 20503.

Public Comments Invited: You are asked to comment on any aspect of this information collection, including (a) whether the proposed collection of information is necessary for FAA's performance; (b) the accuracy of the estimated burden; (c) ways for FAA to enhance the quality, utility and clarity of the information collection; and (d) ways that the burden could be minimized without reducing the quality of the collected information. The agency will summarize and/or include your comments in the request for OMB's clearance of this information collection.

Issued in Washington, DC, on November 22, 2011.

#### Jonathan E. Jones,

Acting Program Manager, IT Enterprises Business Services Division, AES–200. [FR Doc. 2011–30886 Filed 11–30–11; 8:45 am] BILLING CODE 4910–13–P

# DEPARTMENT OF TRANSPORTATION

### **Federal Aviation Administration**

Agency Information Collection Activities: Requests for Comments; Clearance of Renewed Approval of Information Collection: Use of Certain Personal Oxygen Concentrator (POC) Devices on Board Aircraft

**AGENCY:** Federal Aviation Administration (FAA), DOT. **ACTION:** Notice and request for comments.

**SUMMARY:** In accordance with the Paperwork Reduction Act of 1995, FAA invites public comments about our intention to request the Office of Management and Budget (OMB) approval to renew an information collection. The **Federal Register** Notice with a 60-day comment period soliciting comments on the following collection of information was published on September 23, 2011, vol. 76, no. 185, page 59184–59185. A Special Federal Aviation Regulation requires passengers