(d) The maximum load rating and corresponding inflation pressure of the tire, show as follows:

(Mark on tires rated for single and dual load): Max load single _kg (_lb) at _kPa (_psi) cold. Max load dual _kg (_lb) at _kPa (_psi) cold.

(Mark on tires rated only for single load):

(Mark on tires rated only for single load): Max load _kg (_lb) at _kPa (_psi) cold.

(j) The letter designating the tire load range.

V. Summary of Tireco's Analyses: Tireco believes that the absence of the load range marking on some of the subject tires causes little or no risk of overloading of the tires by an end-user because the tires are marked with the correct number of plies, the correct load index and the correct maximum load values which Tireco believes provide equivalent information. Tireco also states that it has found one previous inconsequential noncompliance petition (see 79 FR 78562 (December 30, 2014)) in which the agency addressed the issue of a missing load range marking and believes that the agency should apply the same rationale in the case of the its petition.

In the case of the subset of affected tires marked with the incorrect load range letter "J," Tireco believes there is no safety consequence since the tires actually were designed and manufactured to be stronger than load range "J" tires (which are constructed with two fewer plies). Thus, there is no risk that the incorrect marking would lead to overloading by an end-user. Moreover, the paper label attached to each of the tires, which must remain attached until the time of sale, contains the correct load range information, so there is little, if any, possibility that a purchaser will be misled.

In the case of the subset of affected tires that can be used in single or dual configuration, Tireco believes that the fact that both of the ratings were labeled as applicable to "DUAL" applications cannot realistically create a safety problem. Particularly since the tires are correctly marked with the correct maximum load capacity and inflation pressure in accordance with The Tire and Rim Association 2014 Year Book. Tireco also believes that any prospective purchaser of these tires, any operator of a truck equipped with these tires, and any tire retailer would immediately recognize that the first rating, "1800Kg (3970LBS) AT 760 KPa (110 PSI) COLD," applies to the "single" configuration, and the second rating, "1700Kg (3750LBS) AT 760 kPa (110 PSI) COLD," applies to the "dual" configuration. Such persons are fully aware that for all medium truck tires designed to be used in both single and

dual configurations, the maximum load and corresponding pressure applicable to the single configuration is listed above the information applicable to the dual configuration. Such persons also would be aware that there could be no valid reason to have two different maximum loads for the dual configuration, and thus would immediately understand that the first load rating was meant to apply when the tire was utilized in a single configuration. Moreover, since the applicable inflation pressure is the same for both configurations, there is no risk that the mismarking would cause an operator to improperly inflate any of the tires. Tireco states that when a tire is designed for use in both single and dual configurations, FMVSS No. 119 requires that compliance testing be conducted based on the higher, more punishing tire load. Accordingly, Tireco believes that the tires will perform safely in both configurations. Tireco also believes that this principle was relied upon in grants of two similar petitions filed by Michelin North America, Inc. See 71 FR 77092 (December 22, 2006) and 69 FR 62512 (October 26, 2004).

In addition, Tireco stated its belief that all of tires covered by this petition meet or exceed the performance requirements of FMVSS No. 119, as well as the other labeling requirements of the standard.

Tireco is not aware of any crashes, injuries, customer complaints, or field reports associated with the subject mislabelings.

As soon as Tireco became aware of the noncompliance, it immediately isolated the noncompliant inventory in Tireco's warehouses to prevent any additional sales. Tireco will bring all of the noncompliant tires into full compliance with the requirements of FMVSS No. 119, or else the tires will be scrapped. Tireco also believes that the fabricating manufacturer has corrected the molds at the manufacturing plant, so no additional tires will be manufactured with the noncompliance.

In summation, Tireco believes that the described noncompliance of the subject tires is inconsequential to motor vehicle safety, and that its petition, to exempt Tireco from providing recall notification of noncompliance as required by 49 U.S.C. 30118 and remedying the recall noncompliance as required by 49 U.S.C. 30120 should be granted.

NHTSA notes that the statutory provisions (49 U.S.C. 30118(d) and 30120(h)) that permit manufacturers to file petitions for a determination of inconsequentiality allow NHTSA to exempt manufacturers only from the duties found in sections 30118 and

30120, respectively, to notify owners, purchasers, and dealers of a defect or noncompliance and to remedy the defect or noncompliance. Therefore, any decision on this petition only applies to the subject tires that Tireco no longer controlled at the time it determined that the noncompliance existed. However, any decision on this petition does not relieve equipment distributors and dealers of the prohibitions on the sale, offer for sale, or introduction or delivery for introduction into interstate commerce of the noncompliant tires under their control after Tireco notified them that the subject noncompliance

Authority: (49 U.S.C. 30118, 30120: delegations of authority at 49 CFR 1.95 and 501.8).

Jeffrey Giuseppe,

 $\label{eq:Director} Director, Office of Vehicle Safety Compliance. \\ [FR Doc. 2015–15425 Filed 6–23–15; 8:45 am] \\ \textbf{BILLING CODE 4910–59-P}$

DEPARTMENT OF THE TREASURY

Treasury Public Engagement Pages

AGENCY: Departmental Offices, Treasury. **ACTION:** Notice and request for comment.

SUMMARY: The Department of the Treasury (Treasury) is issuing this notice to inform the public and solicit comments about a new method it is using to collect information and opinions posted on social media platforms. Relying on Treasurygenerated "hashtags" and other social media identifiers, Treasury is aggregating public posts relating to Treasury activities and missions from third-party social media Web sites. Treasury is collecting and, in some cases, republishing this material to facilitate public engagement and awareness of Treasury and bureau initiatives. In this manner, social media will enable Treasury to interact with the public in effective and meaningful ways; encourage the broad exchange of and centrally locate a variety of viewpoints on proposed and existing Treasury missions; and educate the general public about evolving Treasury initiatives.

DATES: Effective Date: June 24, 2015. Comment due date: July 24, 2015. This initiative will launch upon publication of this notice. Treasury may make adjustments to the program based upon timely comments received.

ADDRESSES: Comments should be sent to: Office of Chief Information Officer, Department of the Treasury, 1500 Pennsylvania Avenue NW., Washington, DC 20220. Treasury will make such comments available for public inspection and copying in the Treasury Library, Room 1020, Treasury Annex, 1500 Pennsylvania Avenue NW., Washington, DC 20220, on official business days between the hours of 10:00 a.m. and 5:00 p.m. Eastern Time. You must make an appointment to inspect comments by telephoning (202) 622-0990 (not a toll free number). You may also submit comments through the federal rulemaking portal at http:// www.regulations.gov (follow the instructions for submitting comments). All comments received, including attachments and other supporting materials, are subject to public disclosure. You should submit only information that you wish to make available publicly.

FOR FURTHER INFORMATION CONTACT: For questions and privacy issues please contact: Helen Goff Foster (202) 622–0790, Deputy Assistant Secretary for Privacy, Transparency, and Records, Department of the Treasury, 1500 Pennsylvania Ave. NW., Washington, DC 20220.

SUPPLEMENTARY INFORMATION:

The Purpose of the Collection

Treasury seeks to interact with the public on matters related to specific Treasury missions, initiatives, activities and functions. In this regard, Treasury anticipates that it will be helpful to collect information and opinions posted on social media platforms or submitted to Treasury directly on Treasury.gov. Treasury will collect and, in some cases, republish this material to facilitate public engagement and awareness of Treasury and bureau initiatives. In this manner, social media will enable Treasury to interact with the public in effective and meaningful ways; encourage the broad exchange of and centrally locate a variety of viewpoints on proposed and existing Treasury missions; and educate the general public about evolving Treasury initiatives.

Information That Will Be Collected:
This collection will include
information, opinions, and other
material gathered in two ways: (1)
Information publicly posted by
individuals on third-party social media

Web sites in connection with Treasury-generated hashtags or other Treasury-generated social media message identifiers; (2) information submitted directly to Treasury on web forms posted on Treasury.gov. In both instances, the information collected may also include identifying information relating to the individuals posting or submitting the material, to the extent such identifying information is provided or posted.

Types of Information Collected

The following types of information are collected to the extent the individual either provides the information through Treasury.gov or publicly publishes this information on third-party social media sites using Treasury-generated social media identifiers: Full name; username; email address; content of publicly-posted text; videos; photos; graphics; and interviews.

How the Information Is Used

Treasury collects, maintains, and sometimes publicly displays information that individuals choose to: (1) Publicly post on third-party social media Web sites using Treasury-generated social media "hashtags" or other social media identifiers related to Treasury missions, activities, initiatives, or operations; or (2) submit directly through web forms on Treasury.gov.

With Whom the Information Is Shared

Treasury may make all or portions of the information collected publicly available on its Web site(s). Treasury may also share the information collected with the National Archives and Records Administration (NARA) to ensure compliance with Federal Records Act requirements, or in response to NARA Office of Government Information Services requests relating to Treasury compliance with the Freedom of Information Act. Treasury may also share the information with contractors for the purpose of compiling, organizing, analyzing, programming, or otherwise refining the information to accomplish an agency function. Treasury may also share the information with a Congressional office in response to an inquiry made at the request of the individual to whom the information pertains. If Treasury suspects or has

confirmed that the security or confidentiality of information posted on its Web site(s) (whether maintained by the Department or another agency or entity that relies on the information) has been compromised, Treasury will share the information with appropriate agencies, entities, and persons when reasonably necessary to assist in connection with the Department's efforts to respond to the suspected or confirmed compromise and prevent, minimize, or remedy such harm. Treasury may also share the information with the Department of Justice for investigation, legal advice and/or representation.

Safeguards

Information collected by Treasury is maintained in a secure information system to ensure its integrity and availability. Records in this system are protected in accordance with applicable rules and policies, including all applicable Treasury automated systems security and access policies. Strict controls have been imposed to minimize risk of compromising the information being stored. Access to the information system and privileges to modify or remove information from the system is limited to those individuals who have a need to know the information for the performance of their official duties and who have appropriate clearances or permissions.

How Long the Information Is Retained

Information collected as part of this initiative, to the extent deemed to be Treasury records, is maintained in accordance with Records Control Schedule N1–056–03–001, Item 10. Such records are designated as temporary records and are destroyed after one year or when no longer needed for business, whichever is later.

Authority for Collecting this Information: Executive Order 13571, Streamlining Service Delivery and Improving Customer Service, April 27, 2011.

Dated: June 17, 2015.

Helen Goff Foster,

Deputy Assistant Secretary for Privacy, Transparency, and Records.

[FR Doc. 2015–15372 Filed 6–23–15; 8:45 am]

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