comments on the following proposed collections of information:

(1) *Title:* Highway Safety Program Cost Summary.

OMB Control Number: 2127–0003. Affected Public: 50 States, District of Columbia, Puerto Rico, U.S. Territories, and Tribal Government.

Form Number: HS-217 Highway Safety Program Cost Summary.

Abstract: The Highway Safety Plan identifies State's traffic safety problems and describes the program and projects to address those problems. In order to account for funds expended, States are required to submit a HS–217 Highway Safety Program Cost Summary. The Program Cost Summary is completed to reflect the state's proposed allocations of funds (including carry-forward funds) by program area, based on the projects and activities identified in the Highway Safety Plan.

Estimated Annual Burden: 570. Number of Respondents: 57.

(2) *Title:* Uniform Criteria for State Observational Surveys of Seat Belt Use—Section 157.

OMB Control Number: 2127–0597. Affected Public: The 50 States, The District of Columbia, & Puerto Rico. Form Number: N/A.

Abstract: This collection would require the respondents, which are the States, the District of Columbia, and Puerto Rico to provide seat belt use survey information to NHTSA before they receive grant money. To be eligible for Incentive grant funding, the surveys must be completed by the end of the calendar year and submitted to NHTSA by March 1 of the following calendar year

Estimated Annual Burden: 17,972. Number of Respondents: 52.

(3) *Title:* 23 CFR, Part 1345, Occupant Protection Incentive Grant—Section 405.

OMB Control Number: 2127–0600. Affected Public: The 50 States, the District of Columbia, Puerto Rico, American Samoa, Guam, Northern Marianas and Virgin Islands.

Form Number: N/A.

Abstract: An occupant protection incentive grant is available to states that can demonstrate compliance with at least four of six criteria. Demonstration of compliance requires submission of copies of relevant seat belt and child passenger protection statutes, plan and/or reports on statewide seatbelt enforcement and child seat education programs and possibly some traffic court records.

Estimated Annual Burden: 1,736. Number of Respondents: 56. Comments are invited on: Whether the proposed collection of information is necessary for the proper performance of the functions of the Department, including whether the information will have practical utility; the accuracy of the Department's estimate of the burden of the proposed information collection; ways to enhance the quality, utility and clarity of the information to be collected; and ways to minimize the burden of the collection of information on respondents, including the use of automated collection techniques or other forms of information technology.

Issued on: December 3, 2004.

Marlene Markison,

Associate Administrator for Office of Injury Control Operations and Resources. [FR Doc. 04–27103 Filed 12–9–04; 8:45 am] BILLING CODE 4910–59–P

DEPARTMENT OF TRANSPORTATION

National Highway Traffic Safety Administration

[Docket No. NHTSA 2001-10856]

Motor Vehicle Safety; Disposition of Recalled Tires; Agency Information Collection Activity Under OMB Review

AGENCY: National Highway Traffic Safety Administration, DOT.

ACTION: Notice.

SUMMARY: In compliance with the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.), this notice announces that the Information Collection Request (ICR) abstracted below has been forwarded to the Office of Management and Budget (OMB) for review and comment. The ICR describes the nature of the information collections and their expected burden. Federal Register notices with a 60-day comment period were published on May 27, 2003, at Vol. 68, No. 101 p. 28876–77 and on April 22, 2004, at Vol. 69, No. 78 p. 21881–3.

DATES: Comments must be submitted on or before January 10, 2005.

ADDRESSES: Send comments, within 30 days, to the Office of Information and Regulatory Affairs, Office of Management and Budget, 725–17th Street, NW., Washington, DC 20503, Attention NHTSA Desk Officer.

FOR FURTHER INFORMATION CONTACT:

George Person at the National Highway Traffic Safety Administration, Recall Management Division, NVS–215, 400 Seventh Street, SW., Washington, DC 20590, phone 202–366–5210.

SUPPLEMENTARY INFORMATION:

Agency: National Highway Traffic Safety Administration.

Title: Motor Vehicle Safety; Disposition of Recalled Tires. OMB Number: 2127—0004. Type of Request: Revision of currently approved collection.

Abstract: Section 7 of the Transportation Recall Enhancement, Accountability, and Documentation (TREAD) Act requires a manufacturer's remedy program for tires to include a plan for preventing, to the extent reasonably within the manufacturer's control, the resale of replaced tires for use on motor vehicles, as well as a plan for the disposition of replaced tires other than in landfills, particularly through methods such as shredding, crumbling, recycling, recovery, or other "beneficial non-vehicular uses." Manufacturers that conduct recalls are already required by 49 CFR part 573 to submit a Defect or Noncompliance Information Report, containing certain information, to the National Highway Traffic Safety Administration (NHTSA). One item of required information is a description of the manufacturer's program for remedying the defect or noncompliance (remedy plan). This information collection adds the requirement for manufacturers to include their plan for disposal of recalled tires in their remedy plan. Further, Section 7 requires manufacturers to include information about the implementation of remedy plans in quarterly reports that they are required to make to NHTSA. Manufacturers are already required to file quarterly reports containing certain information about the progress of recalls. This rule adds a requirement to report to NHTSA in these quarterly reports information about tires which were not disposed of in accordance with the disposal plan.

Affected Public: All manufacturers of recalled tires and all dealers of recalled tires.

Estimated Total Annual Burden: 20 hours increase over the current allotment of 18,204 hours for a total of 18,224 hours. There is no increase in reporting and recordkeeping cost burden.

Comments are invited on: Whether the proposed collection of information is necessary for the proper performance of the functions of the Department, including whether the information will have practical utility; the accuracy of the Departments estimate of the burden of the proposed information collection; ways to enhance the quality, utility and clarity of the information to be collected; and ways to minimize the burden of the collection of information on respondents, including the use of automated collection techniques or

other forms of information technology. A comment to OMB is most effective if OMB receives it within 30 days of publication.

Issued in Washington, DC, on December 3, 2004.

Kenneth N. Weinstein,

Associate Administrator for Enforcement. [FR Doc. 04–27104 Filed 12–9–04; 8:45 am] BILLING CODE 4910–59–P

DEPARTMENT OF THE TREASURY

Submission for OMB Review; Comment Request

December 2, 2004.

The Department of Treasury has submitted the following public information collection requirement(s) to OMB for review and clearance under the Paperwork Reduction Act of 1995, Public Law 104-13. Copies of the submission(s) may be obtained by calling the Treasury Bureau Clearance Officer listed. Comments regarding this information collection should be addressed to the OMB reviewer listed and to the Treasury Department Clearance Officer, Department of the Treasury, Room 11000, 1750 Pennsylvania Avenue, NW., Washington, DC 20220.

Dates: Written comments should be received on or before January 10, 2005, to be assured of consideration.

Internal Revenue Service

OMB Number: 1545–1476. Regulation Project Number: INTL–3– 95 Final.

Type of Review: Extension.

Title: Source of Income from Sales of Inventory and Natural Resources Produced in One Jurisdiction and Sold in Another Jurisdiction.

Description: The information requested is necessary for the Service to audit taxpayers' returns to ensure taxpayers have properly determined the source of income from sales of inventory produced in one country and sold in another.

Respondents: Business or other forprofit.

Estimated Number of Respondents: 425

Estimated Burden Hours Respondent: 2 hours, 36 minutes.

Frequency of response: Annually.
Estimated Total Reporting Burden:

1,125 hours.

OMB Number: 1545–1907. Notice Numbers: Notices 2004–74, 2004–75 and 2004–76.

Type of Review: Extension. Title: Notice 2004–74: Relief from Certain LIHC (low-income housing credit) Requirements in the State of Alabama Due to Hurricane Ivan; Notice 2004–75: Relief from Certain LIHC Requirements in the State of Ohio Due to Post-Hurricane Severe Storms and Flooding; and Notice 2004–76: Relief from Certain LIHC Requirements in the State of Florida Due to Hurricanes Charley, Frances, Ivan and Jeanne.

Description: The Internal Revenue Service is suspending certain income limitation requirements under section 42 of the Internal Revenue Code for certain low-income housing credit properties in Alabama as a result of Hurricane Ivan, in Florida as a result of Hurricanes Charley, Frances, Ivan and Jeanne, and Ohio as a result of post-hurricane severe storms and flooding from the remnants of Hurricanes Ivan and Frances.

Respondents: Business or other forprofit, Individuals or households, Notfor-profit institutions.

Estimated Number of Recordkeepers: 7.750.

Estimated Burden Hours Recordkeeper: 15 minutes.

Estimated Total Reporting Burden: 1.938 hours.

Clearance Officer: R. Joseph Durbala, (202) 622–3634, Internal Revenue Service, Room 6516, 1111 Constitution Avenue, NW., Washington, DC 20224.

OMB Reviewer: Joseph F. Lackey, Jr., (202) 395–7316, Office of Management and Budget, Room 10235, New Executive Office Building, Washington, DC 20503.

Lois K. Holland,

Treasury PRA Clearance Officer. [FR Doc. 04–27138 Filed 12–9–04; 8:45 am] BILLING CODE 4830–01–P

DEPARTMENT OF THE TREASURY

Alcohol and Tobacco Tax and Trade Bureau

[Notice No. 26]

Miscellaneous Trade and Technical Corrections Act of 2004; Meeting on New Certification Requirements for Imported Wine

AGENCY: Alcohol and Tobacco Tax and Trade Bureau, Treasury.

ACTION: Notice of meeting.

SUMMARY: The Alcohol and Tobacco Tax and Trade Bureau will hold a public meeting to provide information on implementation of the new certification requirements for imported wine contained in section 2002 of the Miscellaneous Trade and Technical Corrections Act of 2004. The meeting is open to the public.

DATES: The meeting is scheduled for December 15, 2004, from 2 p.m. to 4 p.m. We must receive written comments regarding implementation of the statute on or before January 15, 2005.

ADDRESSES: The meeting will be held at the Treasury Executive Institute, 801 9th Street, NW., Washington, DC 20220.

You may submit written comments or suggestions at the meeting, or you may send them to any of the following addresses:

- Chief, Regulations and Procedures Division, Alcohol and Tobacco Tax and Trade Bureau, Attn: Notice No. 26, P.O. Box 14412, Washington, DC 20044–
 - nprm@ttb.gov (e-mail).
- (202) 927–8525 (facsimile). To ensure electronic access to our equipment, we cannot accept faxed comments that exceed five pages.

FOR FURTHER INFORMATION CONTACT:

Alcohol and Tobacco Tax and Trade Bureau, International Trade Division, by telephone at (202) 927–8110; by fax at (202) 927–8605; or by e-mail at itd@ttb.treas.gov.

SUPPLEMENTARY INFORMATION:

Background

On November 23, 2004, Congress transmitted the Miscellaneous Trade and Technical Corrections Act of 2004 (the Act) to President Bush for signature. Section 2002 of the Act would amend section 5382(a) of the Internal Revenue Code of 1986 (IRC), 26 U.S.C. 5382(a), which sets forth standards regarding what constitutes proper cellar treatment of natural wine. The Alcohol and Tobacco Tax and Trade Bureau (TTB) is responsible for the administration of the IRC provisions relating to wine.

The amendment to section 5382(a) would add a certification requirement regarding production practices and procedures for imported wine. Under the amended statute, for wine produced after December 31, 2004, the Secretary of the Treasury will accept the practices and procedures used to produce the wine, if, at the time of importation, one of the following conditions is met:

- 1. The Secretary has on file or is provided with a certification from the government of the producing country, accompanied by an affirmed laboratory analysis, that the practices and procedures used to produce the wine constitute proper cellar treatment;
- 2. The Secretary has on file or is provided with a certification, if any, as may be required by an international agreement or treaty specifying practices and procedures acceptable to the United States; or