Issued in Washington, DC on March 19, 1999.

#### Alan I. Roberts,

Associate Administrator for Hazardous Materials Safety.

[FR Doc. 99–7257 Filed 3–24–99; 8:45 am]

BILLING CODE 4910-60-P

#### DEPARTMENT OF THE TREASURY

#### Treasury Advisory Committee on International Child Labor Enforcement

**AGENCY:** Department Offices, Treasury. **ACTION:** Notice of meeting.

**SUMMARY:** This notice announces the date and time for the first meeting and the provisional agenda for consideration by the Committee.

DATES: The first meeting of the Treasury Advisory Committee on International Child Labor Enforcement will be held on Friday, April 9, 1999, at 9:15 a.m. in the Secretary's large conference room, Room 3327, U.S. Treasury Department, 1500 Pennsylvania Avenue, N.W., Washington, DC. The duration of the meeting will be approximately three hours.

#### FOR FURTHER INFORMATION CONTACT:

Dennis M. O'Connell, Director, Office of Tariff and Trade Affairs, Office of the Under Secretary (Enforcement), Room 4004, Department of the Treasury, 1500 Pennsylvania Avenue, N.W., Washington, DC 20220. Tel. (202) 622–0220. Final meeting details, including the final agenda, can be confirmed by contacting the above number.

## SUPPLEMENTARY INFORMATION:

#### **Agenda**

At the April 9, session, the Committee is expected to pursue the following agenda. It is expected that additional topics will be added to the agenda prior to the meeting.

- 1. Welcome and introductions: Chairperson Elizabeth A. Bresee, Assistant Secretary (Enforcement).
- 2. Remarks. Secretary of the Treasury Robert E. Rubin.
- 3. Committee charter, objectives, and operations
- 4. U.S. Customs Service: Trip reports, budget and staffing projections, and goals.
  - 5. Other business.

Members: The Secretary of the Treasury has appointed the following private sector members to the Committee for the current two-year term:

Mr. Erik O. Autor, National Retail Federation

Mr. Claude Brown, International Brotherhood of Teamsters

Mr. Douglas Cahn, Reebok International Ltd.

Mr. Terry Collingsworth, Rugmark Foundation—USA

Mr. Thomas J. Cove, Sporting Goods Manufacturers Association

Ms. Linda F. Golodner, National Consumers League

Mr. Pharis J. Harvey, International Labor Rights Fund

Mr. Robin W. Lanier, International Mass Retail Association

Ms. Lucille J. Laufer, Oriental Rug Importers Association, Inc.

Ms. L. Diane Mull, Executive Director, Association of Farmworker Opportunity Programs

Mr. Jeffrey F. Newman, National Child Labor Committee

Mr. Elliott J. Schrage, Clark & Weinstock, Inc.

Dr. Sandy Vogelgesang, Everest Associates

Steven S. Weiser, Esq., Graham & James LLP

Ms. Lisa M. Woll, Convention on the Rights of the Child Impact Study

Representatives of the following entities of the Federal Government will participate as *ex officio* members: Department of Labor, Department of State, Department of Commerce, U.S. Trade Representative, National Economic Council, staffs of the U.S. Senate and U.S. House of Representatives.

The meeting is open to the public; however, participation in the Committee's deliberations is limited to private sector and *ex officio* Committee members and Customs and Treasury Department staff. In order to be cleared for admission to the Treasury Building, a person other than an Advisory Committee member who wishes to attend the meeting, should give advance notice by contacting Theresa Manning (202) 622–0220 no later than April 2, 1999

Dated: March 19, 1999.

#### Dennis M. O'Connell,

Acting Deputy Assistant Secretary (Regulatory, Tariff and Trade), Enforcement. [FR Doc. 99–7245 Filed 3–24–99; 8:45 am] BILLING CODE 4810–25–M

## DEPARTMENT OF THE TREASURY

#### **Customs Service**

# Extension of General Program Test: Quota Preprocessing

**AGENCY:** Customs Service, Treasury. **ACTION:** General notice.

**SUMMARY:** This notice announces that the testing period for the quota

preprocessing program, which allows for the electronic processing of quotaclass apparel merchandise, is being extended through the remainder of 1999. The test is being extended so that Customs can further evaluate the program's effectiveness and determine whether the program should be extended to other ports in addition to the ports located at New York/Newark and Los Angeles where the test is currently being run. Public comments concerning any aspect of the test are solicited.

**DATES:** The test is extended from March 15, 1999, until December 31, 1999, with evaluations of the test occurring periodically. Applications to participate in the test and comments concerning the test will be accepted throughout the testing period.

ADDRESSES: Written comments regarding this notice or any aspect of this test should be addressed to Lori Bowers, U.S. Customs Service, QWG Team Leader, 1000 Second Ave., Suite 2100, Seattle, WA 98104–1020 or may be sent via e-mail to pre-

processing@quota.customs.sprint.com. Applications should be sent to the prototype coordinator at any of the four following port(s) where the applicant wishes to submit quota entries for processing:

(1) Julian Velasquez, Port of Los Angeles, 300 S. Ferry St., Terminal Island, CA 90731;

(2) Tony Piscitelli, Los Angeles International Airport, 11099 S. La Cienaga Blvd., Los Angeles, CA 90045; (3) Barry Goldberg, JFK Airport, JFK

Building 77, Jamaica, NY 11430; and (4) John Lava, Ports of New York/ Newark, 6 World Trade Center, New York, NY 10048.

FOR FURTHER INFORMATION CONTACT: Lori Bowers (206) 553–0452 or Bob Abels (202) 927–0001.

SUPPLEMENTARY INFORMATION: On July 24, 1998, Customs published a general notice in the Federal Register (63 FR 39929) announcing the limited testing, pursuant to the provisions of § 101.9(a) of the Customs Regulations (19 CFR 101.9(a)), of a new operational procedure regarding quota preprocessing which allows the electronic processing of quota-class apparel merchandise. The new procedure was designed to allow certain quota entries to be processed prior to carrier arrival, thus, reducing the quota processing time. The test was to be conducted at only four ports located in New York/Newark and Los Angeles and was to commence no earlier than August 24, 1998, and run for approximately six months. The notice

informed the public of the new procedure and eligibility requirements for participation in the test. The goals of the quota preprocessing prototype being tested, as set forth in the July 24, 1998 **Federal Register** notice are:

- (1) To reduce the processing time of quota entries;
- (2) To process quota entries submitted as part of the preprocessing program in the same amount of time as non-quota entries:
- (3) To increase the quantity of quota entries released within one calendar day of the arrival of the carrier; and
- (4) To equalize the submission of quota entries over the five-day work week.

The quota preprocessing test began on September 15, 1998; the six-month time period of the original test expires on March 14, 1999. Approximately 400 brokers and importers have participated in the test so far, and Customs has received 84 evaluations: 22 from brokers and 62 from importers. The initial test evaluations were positive, showing general acceptance of the program. However, Customs would have liked greater participation. In fact, the biggest complaint contained in the evaluations received to date is that the preprocessing test occurred at the end of the year when many of the quotas were filled 85% or more. Many participants felt that had the test been conducted at the beginning of the year, it would have received greater participation.

Because of this complaint that conducting the test so near to the end of the year was an unfair measure of the prototype, Customs is extending the prototype testing period through the end of this calendar year. This will enable the importing community to more fully participate in the quota preprocessing test and allow Customs to more fully explore the benefits and drawbacks of the program.

Accordingly, this document announces that Customs is extending the test of the quota preprocessing prototype at the ports where testing is already underway until the end of 1999. Those ports are: the port of Los Angeles; the port of New York/Newark; JFK Airport; and Los Angeles International Airport. Anyone interested in participating in the test should refer to the test notice published in the July 24, 1998 Federal Register for eligibility and application information. Any expansion of the test to other ports will be the subject of another Federal Register notice.

Dated: March 19, 1999.

#### Charles W. Winwood,

Assistant Commissioner, Office of Field Operations.

[FR Doc. 99–7238 Filed 3–24–99; 8:45 am] BILLING CODE 4820–02–P

## **DEPARTMENT OF THE TREASURY**

#### **Customs Service**

#### Privacy Act of 1974, as Amended; System of Records

**AGENCY:** Customs Service, Treasury. **ACTION:** Notice of altered system of records.

**SUMMARY:** In accordance with the requirements of the Privacy Act of 1974, as amended, 5 U.S.C. 552a, the Customs Service gives notice of an altered Privacy Act system of records, Treasury/ Customs .244—Treasury Enforcement Communications System.

DATES: Comments must be received no later than April 26, 1999. The proposed alteration to the system of records will be effective May 4, 1999, unless comments are received which would result in a contrary determination.

ADDRESSES: Comments should be sent to the Disclosure Law Staff, Office of Regulations and Rulings, Room 3.4C, Ronald Reagan guiding, 1300
Pennsylvania Ave., NW, Washington, DC 20229.

FOR FURTHER INFORMATION CONTACT: Frederica H. Gries. Disclosure Law Staff, U.S. Customs Service, Room 3.4C, Ronald Reagan Building, 1300 Pennsylvania Ave., NW, Washington, DC 20229, (202) 927–2333.

**SUPPLEMENTARY INFORMATION: This** report is to give notice of an altered U.S. Customs Service system of records entitled, "Treasury/Customs .244-**Treasury Enforcement Communications** System" which is subject to the Privacy Act of 1974, as amended, 5 U.S.C. 552a. The Privacy Act notice for Treasury/ Customs .244 was last published in its entirety on December 17, 1998, at 63 FR 69809. The Customs Service is altering its present system of records regarding routine uses by adding another routine use which would permit Treasury law enforcement officers to release TECS information directly to the National Center for Missing and Exploited Children (NCMEC). The addition of this routine use reflects Customs' desire to assist NCMEC in its work coordinating information on the investigation and recovery of missing children.

The altered system of records report, as required by 5 U.S.C. 552a(r) of the Privacy Act, has been submitted to the

Committee on Government Reform and Oversight of the House of Representatives, the Committee on Governmental Affairs of the Senate, and the Office of Management and Budget, pursuant to Appendix I to OMB Circular A–130, Federal Agency Responsibilities for Maintaining Records About Individuals, dated February 8, 1996. The proposed additional routine use to Treasury/Customs .244 Treasury Enforcement Communications System is published below.

Dated: March 17, 1999.

#### Shelia Y. McCann,

Deputy Assistant Secretary (Administration).

#### TREASURY/CUSTOMS .244

#### SYSTEM NAME:

Treasury Enforcement Communications System (TECS)-Treasury/Customs.

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ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USE:

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Description of change: The period at the end of routine use (5) is replaced with a semicolon ";", and the following routine use is added: (6) Provide certain information through Department of the Treasury law enforcement officers to personnel of the National Center for Missing and Exploited Children (NCMEC) who are employed by a law enforcement agency when it is consistent with the purposes of the NCMEC.

[FR Doc. 99–7244 Filed 3–24–99; 8:45 am] BILLING CODE 4820–02–P

## UNITED STATES INFORMATION AGENCY

### English Language Enrichment Program; Notice: Request for Proposals

**SUMMARY** This NIS Secondary School Initiative division, Office of Citizen Exchanges of the United States Information Agency's Bureau of Educational and Cultural Affairs announces an open competition for an English Language Enrichment Program. Public and private non-profit organizations meeting the provisions described in IRS regulation 26 CFR 1.501(c) may submit proposals to conduct a four-week homestay-based, English language enrichment and cultural orientation program in July 1999 for 25 students from the New Independent States (NIS) of the former