

Issued in Washington, DC, April 7, 1995.  
Christine A. Ervin,  
*Assistant Secretary, Energy Efficiency and  
Renewable Energy.*  
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## DEPARTMENT OF THE TREASURY

### Customs Service

#### 19 CFR Chapter I

#### Review of Customs Regulations

**AGENCY:** U.S. Customs Service,  
Department of the Treasury.

**ACTION:** Review of regulations.

**SUMMARY:** Pursuant to the President directing each agency to conduct a page-by-page review of all of each agency's regulations now in force to eliminate or revise those that are outdated or otherwise in need of reform, this document requests that the public assist Customs to identify regulations that could be modified or eliminated.

**DATES:** Responses should be submitted on or before April 25, 1995.

**ADDRESSES:** Responses (preferably in triplicate) shall be addressed to the Chief, Regulations Branch, U.S. Customs Service, Franklin Court, 1301 Constitution Avenue, N.W., Washington, D.C. 20229.

**FOR FURTHER INFORMATION CONTACT:** Harold Singer, Regulations Branch, 202-482-6930.

#### SUPPLEMENTARY INFORMATION:

##### Background

In a memorandum for Heads of Departments and Agencies signed by the President on March 4, 1995, on the subject of the Regulatory Reinvention Initiative, President Clinton directed each agency, as one of four steps which are an integral part of our ongoing Regulatory Reform Initiative, to conduct a page-by-page review of its regulations now in force and eliminate or revise those that are outdated or otherwise in need of reform. The President requests a report of regulations planned to be eliminated or modified by June 1, 1995. The review should include careful consideration of at least the following issues:

- (1) Is this regulation obsolete?
- (2) Could its intended goal be achieved in more efficient, less intrusive ways?
- (3) Are there better private sector alternatives, such as market mechanisms that can better achieve the public good envisioned by the regulation?

(4) Could private business, setting its own standards and being subject to public accountability, do the job as well?

(5) Could the States or local governments do the job, making Federal regulation unnecessary?

#### Customs Request for Public Input

As most of Customs customers and stakeholders are aware, Customs is in the midst of its own reorganization and business process improvement. Since the passage of the Customs Modernization Act (the popular name for Title VI of the North American Free Trade Agreement Implementation Act), which allows Customs to streamline and modernize its operations, Customs has been holding public meetings to determine how its business processes should be revised and what revision of its regulations are necessary to best accomplish its mission and serve the international trade community efficiently and effectively. Obsolete regulations are soon to be eliminated as Customs is targeting close to 90 per cent of its regulations for modification. As an extension of the process of getting public input regarding Customs business process improvement and implementation of the Customs Modernization Act, and consistent with the President's Regulatory Reinvention Initiative, Customs is asking the public to assist the agency in identifying any sections of the Customs Regulations that are outdated or in need of reform.

Please bear in mind in responding to this request for input that Customs is not seeking comments in this document regarding specific draft proposals for regulatory changes to implement the Customs Modernization Act or concept papers concerning Customs processes that are being changed pursuant to the Customs Modernization Act that have been publicly discussed and/or released. Persons who have commented on specific Customs Modernization draft proposals or concept papers need not further respond to this request for suggested regulatory changes. Public meetings will continue to be held and draft proposals will continue to be posted on the Customs Electronic Bulletin Board soliciting public input on specific Customs Modernization draft proposals and concept papers. What Customs is looking for in this exercise are particular sections of the Customs Regulations that are believed to be outdated or too burdensome, and that should be eliminated or modified, regardless of how Customs ultimately revises its regulatory procedures pursuant to the Customs Modernization Act.

Customs has prepared the attached outline for use by members of the public who wish to offer suggestions on those Customs regulations which they believe can be eliminated or modified. Recommendations for modification or repeal should be as specific as possible. The information you submit is crucial to any decision to amend or repeal regulations and is necessary to be provided due to the time constraints involved in the program. The more detailed the information Customs receives, the easier it will be for Customs to evaluate the suggestion.

Responses should be submitted no later than April 25, 1995. Comments should be sent directly to: Chief, Regulations Branch, U.S. Customs Service, Franklin Court, 1301 Constitution Avenue, NW., Washington, D.C. 20229.

#### Outline for Public Input

(1) What is the subject of the regulations you are recommending be modified or repealed?

(2) Which sections in particular are you recommending be modified or repealed?

(3) What is the exact nature of your suggestion as how the regulations can be amended or repealed? If you are recommending an amendment, please specify the precise nature of the change.

(4) As far as you are aware, is Customs already in the process of developing an amendment to these regulations based on authority granted to the agency by the Customs Modernization Act?

(5) What is the expected benefit in your suggested modification or repeal? Specify savings in time and/or money and whether to Customs, the public, or both. Quantify, if possible.

Dated: April 11, 1995.  
George J. Weise,  
*Commissioner of Customs.*  
[FR Doc. 95-9214 Filed 4-12-95; 8:45 am]  
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## Bureau of Alcohol, Tobacco and Firearms

### 27 CFR Chapter I

[Notice No. 809; 95R-007T]

#### Review of Existing Regulations

**AGENCY:** Bureau of Alcohol, Tobacco and Firearms (ATF), Department of the Treasury.

**ACTION:** Notice of request for public comment.

**SUMMARY:** The Bureau of Alcohol, Tobacco and Firearms (ATF) is soliciting public comment as to which,

if any, of the regulations and programs which ATF administers may be improved or eliminated. This request is being made to assist ATF in implementing the President's February 21, 1995, regulatory reform initiative.

**DATES:** Comments for inclusion in the first report to the President must be received on or before April 28, 1995. However, this review is an ongoing process and comments received after the due date will be considered.

**ADDRESSES:** Send written comments to: Deputy Associate Director, Regulatory Enforcement Programs; Bureau of Alcohol, Tobacco and Firearms; P.O. Box 50221, Washington, DC 20091-0221; Attn: Notice No. 809.

**FOR FURTHER INFORMATION CONTACT:** Marjorie D. Ruhf, Regulatory Enforcement, Bureau of Alcohol, Tobacco and Firearms, 650 Massachusetts Avenue, NW, Washington, DC 20226 (202-927-8230).

**SUPPLEMENTARY INFORMATION:**

**Background**

On February 21, 1995, President Clinton announced a regulatory reform initiative. This initiative included instructions to each agency to:

(a) Conduct a page-by-page review of all regulations to identify those which are obsolete or burdensome and those whose goals could be better achieved through the private sector, self-regulation or state and local governments. This review will include cleanup of old rules, rules that focus on describing organizations and procedures and rules that simply repeat statutory language. Second, the review will resolve any conflicts or overlaps which are found with rules of other agencies. Finally, the review will focus on ways of clarifying or streamlining remaining regulations.

(b) Review the statutes underlying agency regulations and programs and make recommendations for any necessary changes.

(c) Review agency policy and administrative decisions from this new perspective.

In cases where the agency's review discloses statutes, regulations or programs which should be revised or eliminated, the agency will, as soon as possible, suggest changes to the statutes or propose administrative changes to its regulations and programs.

The President also called on agencies to form partnerships with people affected by regulations to insure that reform is guided by reality. ATF plans to send representatives to scheduled industry events in the next few months to advance these ideas.

To further involve the public and regulated industries in this effort, ATF is also soliciting comments through this notice. The Bureau requests that comments be as specific as possible. If the person submitting a comment can cite a specific section of law or regulations, that information will help ATF to organize and analyze the responses. If the cite is not available, at least name the commodity (for instance, wine, cigarettes, ammunition, fireworks) and the activity (producing, labeling, importing) which the comment addresses. We encourage persons who wish to comment to start the process with outline suggestions within the 15-day comment period, with the understanding that more detailed proposals may be submitted later. Most changes which come about as a result of this initiative will be issued as proposed rules, so further opportunity to comment on specific changes will be afforded to interested persons.

ATF will not recognize any submitted material as confidential and comments may be disclosed to the public. Any material which the person commenting considers to be confidential or inappropriate for disclosure to the public should not be included in the comments. The name of the person submitting a comment is not exempt from disclosure.

Comments may be submitted by facsimile transmission (FAX) to (202) 927-8602, provided the comments: (1) are legible, (2) are 8 1/2" x 11" in size, (3) contain a written signature, and (4) are five pages or less in length. This limitation is necessary to assure reasonable access to the equipment. Comments sent by FAX in excess of five pages will not be accepted. Receipt of FAX transmittals will not be acknowledged. Facsimile transmitted comments will be treated as originals.

**Drafting Information.** The author of this document is Marjorie D. Ruhf, Wine, Beer & Spirits Regulations Branch, Bureau of Alcohol, Tobacco and Firearms.

**Authority:** This notice is issued under the authority in 5 U.S.C. 301, 18 U.S.C. 847 and 926, 22 U.S.C. 2778, 26 U.S.C. 7805, and 27 U.S.C. 205 and 215.

Approved: April 10, 1995.

Richard J. Watkins,

*Acting Director.*

[FR Doc. 95-9184 Filed 4-12-95; 8:45 am]

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**DEPARTMENT OF JUSTICE**

**28 CFR Part 16**

[AAG/A Order No. 99-95]

**Exemption of System of Records Under the Privacy Act**

**AGENCY:** Department of Justice.

**ACTION:** Proposed rule.

**SUMMARY:** The Department of Justice (DOJ), U.S. Marshals Service (USMS) proposes to amend its Privacy Act regulations. The USMS proposes to exempt a new Privacy Act system of records entitled, "Joint Automated Bookings Stations (JABS), USM-014" from subsections (c) (3) and (4), (d), (e) (1), (2), and (3), (e)(5), (e)(8) and (g) of the Privacy Act (5 U.S.C. 552a). Information in this system of records relates to matters of law enforcement, and the exemptions are necessary to avoid interference with law enforcement responsibilities and to protect the privacy of third parties. The reasons for the exemptions are set forth in the text below.

**DATES:** Submit any comments by May 15, 1995.

**ADDRESSES:** Address all comments to Patricia E. Neely, Staff Assistant, Systems Policy Staff, Information Resources Management, Justice Management Division, Department of Justice, Washington, DC (Room 850, WCTR Bldg.).

**FOR FURTHER INFORMATION CONTACT:** Patricia E. Neely, (202) 616-0718.

**SUPPLEMENTARY INFORMATION:** In the notice section of today's Federal Register, the USMS provides a description of this system of records.

This order relates to individuals rather than small business entities. Nevertheless, pursuant to the requirements of the Regulatory Flexibility Act, 5 U.S.C. 601-612, it is hereby stated that the order will not have "a significant economic impact on a substantial number of small entities."

List of Subjects in 28 CFR Part 16

Administrative Practices and Procedure, Courts, Freedom of Information Act, Government in the Sunshine Act, and the Privacy Act.

Pursuant to the authority vested in the Attorney General by 5 U.S.C. 552a and delegated to me by Attorney General Order No. 793-78, it is proposed to amend 28 CFR part 16, as set forth below.