

several modifications to the disability determination procedures that we normally follow in adjudicating claims for disability insurance benefits under title II of the Social Security Act (the Act) and claims for supplemental security income (SSI) payments based on disability under title XVI of the Act. This notice announces the continuation and duration of the testing in a federal processing center. This notice also announces that the selection of cases for this testing will be from a different state.

**FOR FURTHER INFORMATION CONTACT:** Harry Pippin, Disability Models Team Leader, Office of Disability, Disability Process Redesign Staff, Social Security Administration, 6401 Security Boulevard, Baltimore, Maryland 21235, 410-965-9203.

**SUPPLEMENTARY INFORMATION:** Current regulations at 20 CFR 404.906, 404.943, 404.966, 416.1406, 416.1443, and 416.1466 authorize us to test different modifications to the disability determination procedures. On August 1, 1997, we published in the **Federal Register** (62 FR 41457) a notice that described the use of four features of the testing modifications to the disability determination procedures, plus two features designed to maximize the resources of a federal processing center. That notice announced that testing of this model would take place at the Social Security Administration's Office of Disability and International Operations in Baltimore, Maryland. Testing was to begin on or about August 11, 1997, and selection of approximately 1,000 claims filed by telephone by residents of Kentucky was to continue for approximately one year with cases processed for an additional six months. We stated that we might choose to extend the duration of the test to obtain additional data, and that we would publish another notice in the **Federal Register** if we decided to extend the duration. We incorporated a fifth modification to the integrated model to the disability determination procedures on September 23, 1997 (62 FR 49598).

We are now announcing that testing in the Office of Disability and International Operations (now called the Office of Central Operations), at 1500 Woodlawn Drive, Baltimore, MD 21241, will be extended for a period of up to one additional year to obtain further data. This test will combine the five process modifications plus the two features designed to maximize the resources of a federal processing center. While selection of Kentucky cases has stopped, the Office of Central Operations continues to adjudicate cases that have been selected already.

The Office of Central Operations now will select approximately 400 claims filed by residents of Nevada. Adjudication of the Nevada cases will begin on or about December, 1998. We will continue to select the Nevada cases for at least four months, and may continue to have cases processed for an additional six months after case selection ends. We will publish another notice in the **Federal Register** if we extend the duration of the test or if we select cases from a different state.

Dated: December 15, 1998.

**Susan M. Daniels,**

*Deputy Commissioner for Disability and Income Security Programs.*

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## TENNESSEE VALLEY AUTHORITY

### Paperwork Reduction Act of 1995, as Amended by Pub. L. 104-13; Proposed Collection, Comment Request

**AGENCY:** Tennessee Valley Authority.

**ACTION:** Proposed collection; comment request.

**SUMMARY:** The proposed information collection described below will be submitted to the Office of Management and Budget (OMB) for review, as required by the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35, as amended). The Tennessee Valley Authority is soliciting public comments on this proposed collection as provided by 5 CFR 1320.8(d)(1). Requests for information, including copies of the information collection proposed and supporting documentation, should be directed to the Agency Clearance Officer: Wilma H. McCauley, Tennessee Valley Authority, 1101 Market Street (WR 4Q), Chattanooga, Tennessee 37402-2801; (423) 751-2523.

Comments should be sent to the Agency Clearance Officer no later than February 22, 1999.

**SUPPLEMENTARY INFORMATION:**

*Type of Request:* Regular submission.

*Title of Information Collection:*

Section 26a Permit Application.

*Frequency of Use:* On occasion.

*Type of Affected Public:* Individuals or households, state or local governments, farms, businesses, or other for-profit Federal agencies or employees, non-profit institutions, small businesses or organizations.

*Small Businesses or Organizations Affected:* Yes.

*Federal Budget Functional Category Code:* 452.

*Estimated Number of Annual Responses:* 2600.

*Estimated Total Annual Burden Hours:* 3900.

*Estimated Average Burden Hours Per Response:* 1.5.

**Need For and Use of Information:** Section 26a of the Tennessee Valley Authority Act of 1933, as amended, requires that TVA review and approve plans for the construction, operation, and maintenance of any dam, appurtenant works, or other obstruction affecting navigation, flood control, or public lands or reservations across, along, or in the Tennessee River or any of its tributaries. The information collected is used to assess the impact of the proposed project on the statutory TVA programs and determine if the project can be approved. Rules on the application for review and approval of such plans are published in 18 CFR part 1304.

**William S. Moore,**

*Senior Manager, Administrative Services.*

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## OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

[Docket No. WTO/DS-132]

### WTO Dispute Settlement Proceeding Regarding Mexico's Imposition of Antidumping Duties on Imports of High Fructose Corn Syrup From the United States

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

**ACTION:** Notice; request for comments.

**SUMMARY:** Pursuant to section 127(b)(1) of the Uruguay Round Agreements Act (URAA) (19 U.S.C. 3537(b)(1)), the Office of the United States Trade Representative (USTR) is providing notice that, at the request of the United States, a dispute settlement panel has been established under the Agreement Establishing the World Trade Organization (WTO), to examine Mexico's imposition of antidumping duties on imports of high fructose corn syrup (HFCS) from the United States, and related measures. More specifically, in this dispute the United States alleges that the measures in question are inconsistent with Article VI of the General Agreement on Tariffs and Trade 1994 (GATT 1994) and Articles 1, 2, 3, 4, 5, 6, 7, 10 and 12 of the WTO Antidumping Agreement. USTR also invites written comments from the public concerning the issues raised in the dispute.

**DATE:** Although USTR will accept any comments received during the course of