about broker services, the HHG brokers must collect the following information and distribute it to HHG shippers:

1. A list of motor carriers with whom it has agreements (49 CFR 371.109(a)); and
2. A statement indicating the broker is not a motor carrier and that the broker is only arranging transportation of the shipper’s goods (49 CFR 371.109(b)).

III. Third Phase: “Estimate”

When HHG shippers request estimates, the HHG brokers must collect the following information and distribute it to HHG shippers and/or store the information received:

1. FMCSA’s published information materials: (1) “Ready to Move?—Tips for a Successful Interstate Move” and (2) “Your Rights and Responsibilities When you Move” (49 CFR 371.111(a)(1), (a)(2), & (a)(3));
2. A document signed by the shipper, showing he/she received FMCSA’s published information material (49 CFR 371.111(c));
3. A written estimate based on the motor carrier’s physical survey of household items (49 CFR 371.113(a)), with estimates based on published motor carrier rates (49 CFR 371.113(b));
4. If applicable, the shipper must sign a “Waiver” receipt, showing he/she has waived his/her right to a physical survey of his/her household items by the motor carrier. The HHG broker must collect the “Waiver” receipt and store the record (49 CFR 371.113(b)).

IV. Fourth Phase: “Agreement”

Should the shipper find the shipping estimate and broker services reasonable and wish to contract the broker’s services, the two parties must enter into an agreement. At this point, it is standard practice for shippers to pay either a deposit or make full payment. However, before collecting any payment, the broker must collect the following information and distribute it to the HHG shipper:

• An agreement document with required specifications as laid out by 49 CFR 371.115; and
• An agreement document which highlights the broker’s and/or motor carrier’s refund policy for cancellation of agreements (49 CFR 371.117(a)).

The information provided in phases I, II, III, and IV supports the requirements of 49 CFR part 371, subpart B, and the Department’s secondary mission to support HHG consumer protection.

The complete collection of information required by the referenced final rule assists HHG shippers in their business dealings with interstate HHG brokers. The information collected is used by prospective HHG shippers to make informed decisions about contracts, services ordered, executed, and settled. The HHG broker is often the earliest contact for individual HHG shippers in an interstate moving transaction; therefore, it makes sense for HHG brokers to provide HHG shippers with consumer protection information.

FMCSA revises the total annual burden to 72,808 hours. This is a 2,723 annual burden hour increase from the currently approved 70,085 annual burden estimate. This increase is due to the following:

1. The previous iteration did not account for the time brokers use to complete a “waiver” should shippers choose to waive their rights to a physical survey, if applicable to a shipper, as required by 49 CFR 371.113(c)(1), (c)(2), and (c)(3); (2) the previous iteration did not clarify a reproducible frequency formula used to calculate the number of times brokers collect information and submit it to shippers. To produce a reproducible frequency formula, the updated information collection introduced the concept of “phases,” which created a frequency number based on business interactions between brokers and shippers as explained above; and (3) FMCSA’s records indicate the number of household goods brokers increased from 543 brokers to 652 brokers.

In addition to the above, an adjustment was made to this ICR revision from the previous ICR renewal with regards to the annual hourly burden estimate for broker “transaction records” (49 CFR 371.3). The annual hourly burden was removed from this ICR revision because the burden is for the collection of information that the broker would ordinarily record for other standard business practices such as tax purposes. As a result, the associated annual hourly burden estimate is removed. The previous ICR accounted 32,580 annual burden hours for “transaction records,” while this ICR revises the annual burden to 0 hours. Title: Practices of Household Goods Brokers. OMB Control Number: 2126–0048. Type of Request: Revision of currently approved collection. Respondents: Brokers of Household Goods. Estimated Number of Respondents: 652.

FMCSA derived the annual burden hour by applying the following formula: Time spent on broker transaction record keeping per day x number of work days x the number of brokers. The calculation was 15 minutes per day x 240 workdays x 543 brokers, which resulted in an annual burden of 32,580 hours.

DEPARTMENT OF THE TREASURY

Financial Crimes Enforcement Network

Agency Information Collection Activities; Proposed Renewal; Comment Request; Renewal Without Change of Regulations Requiring Additional Records To Be Made and Retained by Dealers in Foreign Exchange and Additional Records To Be Made and Retained by Brokers or Dealers in Securities

AGENCY: Financial Crimes Enforcement Network (FinCEN), Treasury.

ACTION: Notice and request for comments.

SUMMARY: As part of its continuing effort to reduce paperwork and respondent burden, FinCEN invites comments on the proposed renewal, without change, of a currently approved information collections found in existing Bank Secrecy Act regulations. Specifically, the regulations require dealers in foreign exchange and brokers or dealers in securities to secure and maintain a record of the taxpayer identification number for individuals for whom a transaction or brokerage account is opened, or for whom a line of credit is extended, subject to certain exceptions. The regulations also require that the dealers in foreign exchange and brokers or dealers in securities retain originals or copies of specified documents relating to account and transaction records. Although no changes are proposed to the information collections
themselves, this request for comments
covers a future expansion of the scope of
the annual hourly burden and cost
estimate associated with these
regulations. This request for comments
is made pursuant to the Paperwork

DATES: Written comments are welcome,
and must be received on or before April
2, 2021

ADDRESSES: Comments may be
submitted by any of the following
methods:

* Federal E-rulemaking Portal: http://
  www.regulations.gov. Follow the
  instructions for submitting comments.
Refer to Docket Number FINCEN—2021–
0003 and the specific Office of
Management and Budget (OMB) control
numbers 1506–0052 and 1506–0053.
  * Mail: Policy Division, Financial
  Crimes Enforcement Network, P.O. Box
  39, Vienna, VA 22183. Refer to Docket
  Number FINCEN—2021–0003 and OMB
  control numbers 1506–0052 and 1506–
  0053.

Please submit comments by one
method only. Comments will also be
taken into account in FinCEN’s review of
existing regulations, consistent with
by Treasury’s 2011 Plan for
Retrospective Analysis of Existing
Rules. All comments submitted in
response to this notice will become a
matter of public record. Therefore, you
should submit only information that
you wish to make publicly available.

FOR FURTHER INFORMATION CONTACT: The
FinCEN Regulatory Support Section at
1–800–767–2825 or electronically at
frc@fincen.gov.

SUPPLEMENTARY INFORMATION:

I. Statutory and Regulatory Provisions

The legislative framework generally
referred to as the Bank Secrecy Act
(BSA) consists of the Currency and
Financial Transactions Reporting Act of
1970, as amended by the Unitig and
Strengthening America by Providing
Appropriate Tools Required to Intercept
and Obstruct Terrorism Act of 2001
(USA PATRIOT Act) (Pub. L. 107–56)
and other legislation. The BSA is
1951–1959, 31 U.S.C. 5311–5314 and
5316–5332, and notes thereto, with
implementing regulations at 31 CFR
Chapter X.

The BSA authorizes the Secretary of
the Treasury, inter alia, to require
financial institutions to keep records
and file reports that are determined to
have a high degree of usefulness in
criminal, tax, and regulatory matters, or
in the conduct of intelligence or
counter-intelligence activities to protect
against international terrorism, and to
implement anti-money laundering
(AML) programs and compliance
procedures.1 Regulations implementing
the BSA appear at 31 CFR Chapter X.
The authority of the Secretary to
administer the BSA has been delegated
to the Director of FinCEN.2

a. 31 CFR 1022.410—Additional
Records To Be Made and Retained by
Dealers in Foreign Exchange

31 CFR 1022.410(a) requires a dealer
in foreign exchange to make and
maintain a record of the taxpayer
identification number of certain persons
for whom a transaction account is
opened or a line of credit is extended,
within 30 days of opening such an
account or extending such a line of
credit, or longer if the person has
applied for a taxpayer identification or
social security number. A dealer in
foreign exchange must also maintain a
list containing the names, addresses,
and account or credit line numbers of
those persons from whom it has been
unable to secure such information
despite reasonable efforts. A dealer in
foreign exchange need not attempt to
secure such information if the person
is an agency or instrumentality of a
Federal, state, local, or foreign
government using an account for public
funds, one of several categories of aliens
that are not permanent resident aliens,
or an unincorporated subordinate unit
of a tax exempt organization covered by
a group exemption letter.

Under 31 CFR 1022.410(b), a dealer in
foreign exchange must also retain the
original or a copy of nine types of
documents: (1) Statements of accounts
from banks, including documents
representing the entries reflected on
such statements; (2) daily work records,
including documents needed to identify
and reconstruct currency transactions
with customers and foreign banks; (3) a
record of each exchange of currency
involving transactions in excess of
$1,000, including the customer’s name
and address (and passport or tax
identification number unless received
by mail or common carrier), the date
and amount of the transaction, and the
currency name, country, and total
amount of each foreign currency; (4)
signature cards or other documents
evidencing signature authority over
each deposit or security account,
containing specified items of
information about the customer
(including a record of the actual owner
of the account if customer accounts are
maintained in a code name); (5) each
item, including checks, drafts, and
transfers of credit, of more than $10,000
remitted or transferred to a person,
account, or place outside the United
States; (6) a record of each receipt of
currency, other monetary instruments,
investment securities and checks, and of
each transfer of funds or credit, of more
than $10,000 received on any one
occasion directly and not through a
domestic financial institution, from any
person, account, or place outside the
United States; (7) records prepared or
received by the dealer in foreign
exchange in the ordinary course of
business that would be needed to
reconstruct an account and trace a check
in excess of $100 deposited in such an
account through its internal
recordkeeping system to its depository
institution, or to supply a description of
such a deposited check; (8) a record of
the name, address and taxpayer
identification number of any person
presenting a certificate of deposit for
payment, as well as a description of the
instrument and the date of the
transaction; and (9) a system of books
and records that enables the dealer in
foreign exchange to prepare an accurate
balance sheet and income statement.
To the extent that these records include
originals or copies of checks, drafts,
monetary instruments, investment
securities, or other similar instruments,
copies of front and back of such
instruments must generally be retained.3
The required records must be
maintained for five years.4

b. 31 CFR 1023.410—Additional
Records To Be Made and Retained by
Brokers or Dealers in Securities

Until October 1, 2003, 31 CFR
1023.410(a) required a broker or dealer
in securities to make a record of certain
information. Until October 1, 2008, a
broker or dealer in securities was
required to maintain all such records, as
well as a list containing the names,
addresses, and account or credit line
numbers of those persons from whom it
had been unable to secure the required
information despite reasonable efforts.
The customer identification program
requirement for brokers or dealers in

1 Section 358 of the USA PATRIOT Act added
language expanding the scope of the BSA to
intelligence or counter-intelligence activities to
protect against international terrorism. Section 6101
of the Anti-Money Laundering Act of 2020 ("the
AML Act") added language further expanding the
scope of the BSA but did not disturb these
longstanding purposes. The AML Act is Division F

2 Treasury Order 180–01 (re-affirmed Jan. 14,
2020).

3 31 CFR 1010.430(a).

4 31 CFR 1010.430(d).
securities has effectively superseded these requirements.\(^5\)

Under 31 CFR 1023.410(b), a broker or dealer in securities must retain an original or copy of: (1) Each document granting signature or trading authority over each customer’s account; (2) a record of each remittance or transfer of funds, currency, checks, other monetary instruments, investment securities, or credit, of more than $10,000 to a person, account, or place outside the United States; (3) a record of each receipt of currency, other monetary instruments, investment securities, or checks, and of each transfer of funds or credit, of more than $10,000 on any one occasion, not through a domestic financial institution, from any person, account, or place outside the United States; and (4) each record described in paragraphs (1), (2), (3), (5), (6), (7), (8), and (9) of 17 CFR 240.17a–3(a), covering records to be made by certain exchange members, brokers and dealers as identified in 17 CFR 240.17a–3. To the extent that these records include originals or copies of checks, drafts, monetary instruments, investment securities, or other similar instruments, copies of front and back of such instruments must generally be retained.\(^6\) The required records must be maintained for five years.\(^7\)

\(^5\) 31 CFR 1023.220. The burden associated with these requirements is calculated under OMB control number 1506–0034.

\(^6\) 31 CFR 1010.430(a).

\(^7\) 31 CFR 1010.430(d).

\(^8\) Public Law 104–13, 44 U.S.C. 3506(c)(2)(A).

II. Paperwork Reduction Act of 1995 (PRA)\(^8\)

**Title:** Additional records to be made and retained by dealers in foreign exchange and additional records to be made and retained by brokers or dealers in securities (31 CFR 1022.410 and 31 CFR 1023.410).

**OMB Control Numbers:** 1506–0052 and 1506–0053.

**Report Number:** Not applicable.

**Abstract:** FinCEN is issuing this notice to renew the OMB control numbers for record-keeping requirements for dealers in foreign exchange and brokers or dealers in securities.

**Affected Public:** Businesses or other for-profit institutions, and non-profit institutions.

**Type of Review:**

- Renewal without change of a currently approved information collection.
- Renewal without change of the portion of the PRA burden that has been subject to notice and comment in the past (the “traditional annual PRA burden”).
- Renewal without change of a currently approved information collection.
- Renewal without change of the portion of the PRA burden that has been subject to notice and comment in the past (the “traditional annual PRA burden”).

**Frequency:** As required.

**Estimated Number of Respondents:** 4,563 financial institutions.

**Estimated Recordkeeping Burden:**

In Part 2 of this notice, FinCEN describes the breakdown of the estimated number of financial institutions, by type, affected by each of the regulatory requirements. In Part 2, FinCEN proposes for review and comment a renewal of the estimate of the traditional annual PRA hourly burden, which includes an annual hourly burden estimate per financial institution similar to that used in the past, with the incorporation of a more robust cost estimate. The scope and methodology used in the past assigned a total annual hourly burden estimate, per financial institution, to multiple recordkeeping requirements within the regulations. In Part 3, FinCEN proposes for review and comment a methodology to estimate the hourly burden and the cost of a future estimate of an annual PRA burden that includes the burden and cost broken down by each unique type of recordkeeping requirement covered by the regulations being renewed. The methodology also includes identifying estimates for the number of transactions conducted annually, per financial institution, which would trigger each unique recordkeeping requirement.

Finally, in Part 4, FinCEN solicits input from the public about: (a) The accuracy of the estimate of the traditional annual PRA burden; (b) the method proposed to be more granular in the calculation of burden per unique recordkeeping requirement, within the regulations, to establish a future annual PRA burden; (c) the criteria, metrics, and most appropriate questions FinCEN should consider when researching the information to estimate the future annual PRA burden, according to the methodology proposed; and (d) any other comments about the regulations and the current and proposed future hourly burden and cost estimates of these requirements.

**Part 1. Breakdown of the Financial Institutions Covered by This Notice**

The breakdown of financial institutions, by type, covered by this notice is reflected in Table 1 below:

<table>
<thead>
<tr>
<th>Type of financial institution</th>
<th>Number of financial institutions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dealers in foreign exchange .................................................</td>
<td>1,923</td>
</tr>
<tr>
<td>Brokers or dealers in securities ...........................................</td>
<td>1,3,640</td>
</tr>
<tr>
<td>Total number of financial institutions ....................................</td>
<td>4,563</td>
</tr>
</tbody>
</table>

**Part 2. Traditional Annual PRA Burden and Cost**

**OMB Control Number 1506–0052**

31 CFR 1022.410(a)

Each dealer in foreign exchange must make and maintain a record of the taxpayer identification number of certain persons from whom a transaction account is opened or a line of credit is extended within 30 days of opening such an account or extending such a line of credit, or longer if the person has applied for a taxpayer identification or social security number. A dealer in foreign exchange must also maintain a list containing the names, addresses, and account or credit line numbers of those persons from whom it has been unable to secure such information despite reasonable efforts.

31 CFR 1022.410(b)

Each dealer in foreign exchange must retain the original or a copy of nine types of documents as described in

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\(^\text{10}\) Table 1 below sets forth a breakdown of the types of financial institutions covered by this notice.

\(^\text{11}\) According to the Securities and Exchange Commission (SEC), there were 3,640 brokers or dealers in securities registered with the SEC, as of March 31, 2020.

\(^\text{10}\) This number is derived from self-reported information in MSB registrations submitted to FinCEN. FinCEN’s MSB registration database is available at [https://www.fincen.gov/msb-state-selector](https://www.fincen.gov/msb-state-selector).
Due to the challenges of obtaining the total number of such records required to be maintained by dealers in foreign exchange under 31 CFR 1022.410, in its most recent control number renewal, FinCEN estimated that the annual recordkeeping burden per dealer in foreign exchange for these requirements was 16 hours. FinCEN continues to estimate that the annual hourly burden of complying with 31 CFR 1022.410 is 16 hours per dealer in foreign exchange.

923 dealers in foreign exchange multiplied by 16 hours, results in a total annual hourly burden estimate of 14,768 hours.

To calculate the hourly costs of the burden estimate, FinCEN identified three roles and corresponding staff positions involved in maintaining records as required by 31 CFR 1022.410 and 1023.410: (i) General supervision (providing process oversight); (ii) direct supervision (reviewing operational-level work and cross-checking all or a sample of the work product against supporting documentation); and (iii) clerical work (engaging in recordkeeping).

FinCEN calculated the fully-loaded hourly wage for each of these three roles by using the median wage estimated by the U.S. Bureau of Labor Statistics (BLS), and computing an additional benefits cost as follows:

<table>
<thead>
<tr>
<th>Role</th>
<th>BLS-code</th>
<th>BLS-name</th>
<th>Median hourly wage</th>
<th>Benefit factor</th>
<th>Fully-loaded hourly wage</th>
</tr>
</thead>
<tbody>
<tr>
<td>General supervision</td>
<td>11–3031</td>
<td>Financial Manager</td>
<td>$62.45</td>
<td>1.50</td>
<td>$93.68</td>
</tr>
<tr>
<td>Direct supervision</td>
<td>13–1041</td>
<td>Compliance Officer</td>
<td>$32.20</td>
<td>1.50</td>
<td>49.80</td>
</tr>
<tr>
<td>Clerical work (research, review, and record-keeping)</td>
<td>43–3099</td>
<td>Financial Clerk</td>
<td>$20.40</td>
<td>1.50</td>
<td>30.60</td>
</tr>
</tbody>
</table>

FinCEN estimates that, in general and on average, each role would spend different amounts of time on each task related to recordkeeping.

Table 2—Breakdown of Financial Institutions Impacted by Each Regulatory Requirement, and the Estimated Total Annual Burden Hours Per Requirement

<table>
<thead>
<tr>
<th>Regulatory requirement</th>
<th>Type of financial institution impacted by the requirement</th>
<th>Number of financial institutions</th>
<th>Traditional annual burden estimate per financial institution (hours)</th>
<th>Total annual burden hours per regulatory requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>31 CFR 1022.410—OMB Control Number 1506–0052.</td>
<td>Dealers in foreign exchange</td>
<td>923</td>
<td>16</td>
<td>14,768</td>
</tr>
<tr>
<td>31 CFR 1023.410—OMB Control Number 1506–0053.</td>
<td>Brokers or dealers in securities</td>
<td>3,640</td>
<td>100</td>
<td>364,000</td>
</tr>
<tr>
<td>Total annual hour burden hours</td>
<td></td>
<td></td>
<td></td>
<td>378,768</td>
</tr>
</tbody>
</table>

The most recent data from the BLS corresponds to May 2019. For the benefits component of total compensation, see U.S. Bureau of Labor Statistics, Employer’s Cost per Employee Compensation as of December 2019, available at https://www.bls.gov/news.release/ecwec.utm. The ratio between benefits and wages for financial activities is $15.95 (hourly benefits)/$32.05 (hourly wages) = 0.50. The benefit factor is 1 plus the benefit/wages ratio, or 1.50. Multiplying each hourly wage by the benefit factor produces the fully-loaded hourly wage per position.

By “in general,” FinCEN means without regard to outliers (e.g., financial institutions with accounts or transactions that require recordkeeping that is uncommonly higher or lower than those of the population at large). By “on average,” FinCEN means the mean of the distribution of each subset of the population.
FinCEN intends to obtain a better understanding of the volume of transactions that trigger such recordkeeping requirements per year by dealers in foreign exchange.

31 CFR 1023.410(b)

Each broker or dealer in securities must retain an original or copy of certain types of documents as described in Section I—Statutory and Regulatory Provisions above. In order to more accurately estimate the related PRA burden in the future, FinCEN intends to conduct more granular studies in the near future, regarding the types and volume of transactions conducted annually, which trigger each recordkeeping requirement, and the time it takes to collect and record the information required for each recordkeeping requirement. The data obtained in these studies also may result in a significant variation of the estimated annual PRA burden.

Estimated Number of Respondents: 4,563 financial institutions, as set out in Table 1.

Estimated Total Annual Recordkeeping Burden: The estimated total annual PRA burden is 378,768 hours, as set out in Table 2.

Estimated Total Annual Recordkeeping Cost: The estimated total annual PRA cost is $14,014,416, as set out in Table 5.

An Agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless the collection of information displays a valid OMB control number. Records required to be retained under the BSA must be retained for five years.

Part 4—Request for Comments

(a) Specific request for comments on the traditional annual PRA hourly burden and cost.
FinCEN invites comments on any aspect of the traditional annual PRA burden, as set out in Part 2 of this notice. In particular, FinCEN seeks comments on the adequacy of: (i) FinCEN’s assumptions underlying its estimate of the burden; (ii) the estimated number of hours required by each portion of the burden; and (iii) the organizational levels of the financial institution engaged in each portion of the burden, their estimated hourly remuneration, and the estimated proportion of participation by each role. FinCEN encourages commenters to include any publicly available sources for alternative estimates or methodologies.

(b) Specific request for comments on the proposed criteria for determining the scope of a future annual PRA hourly burden and cost estimate.

FinCEN invites comments on any aspect of the criteria for a future estimate of the annual PRA burden, as set out in Part 3 of this notice.

(c) Specific request for comments on the appropriate criteria, methodology, and questionnaire required to obtain information to more precisely estimate the future annual PRA hourly burden and cost.

FinCEN invites comments on the most appropriate and comprehensive means to question financial institutions about the annual hourly burden and cost attributable solely to the regulations covered by this notice (i.e., the hourly burden and cost of complying with the recordkeeping requirements imposed exclusively by the BSA, which are not used to satisfy contractual obligations, other regulatory requirements, or business purposes of the financial institution). The future annual PRA hourly burden and cost estimate must take into consideration only the information collected and recorded that is used exclusively to comply with requirements under 31 CFR 1022.410 and 31 CFR 1023.410.

FinCEN seeks comments from the public regarding any questions we should consider posing in future notices, in addition to the specific questions for comment outlined directly below. Also, due to the difficulty involved in estimating the number of transaction accounts, lines of credit, and transactions that trigger recordkeeping requirements, as described in this notice, FinCEN welcomes any suggestions as to how to derive these estimates by using publicly available financial information.

(d) Specific questions for comment associated with making and retaining records required by the regulations described in this notice:

(1) Complying With 31 CFR 1022.410(a)
   - On average, how many transaction accounts or lines of credit does your dealer in foreign exchange open/extend annually, which trigger the recordkeeping requirement in 31 CFR 1022.410(a)?
   - On average, how long does it take your dealer in foreign exchange to collect and retain the records required to be maintained when you open a transaction account or extend a line of credit?

(2) Complying With 31 CFR 1022.410(b)
   - On average, how often does your dealer in foreign exchange conduct each of the transactions described in 31 CFR 1022.410(b), as explained in further detail in Section I—Statutory and Regulatory Provisions?
   - On average, how long does it take your dealer in foreign exchange to collect and retain the records required to be maintained when you conduct one of the transactions described in 31 CFR 1022.410(b)?

(3) Complying With 31 CFR 1023.410(b)
   - On average, how often does your broker or dealer in securities conduct each of the transactions described in 31 CFR 1023.410(b), as explained in further detail in Section I—Statutory and Regulatory Provisions?
   - On average, how long does it take your broker or dealer in securities to collect and retain the records required to be maintained when you conduct one of the transactions described in 31 CFR 1023.410(b)?

(e) General request for comments.

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on: (i) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (ii) the accuracy of the agency’s estimate of the burden of the collection of information; (iii) ways to enhance the quality, utility, and clarity of the information to be collected; (iv) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology; and (v) estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.

Kenneth A. Blanco,
Director, Financial Crimes Enforcement Network.

[FR Doc. 2021–02064 Filed 1–29–21; 8:45 am]
BILLING CODE 4810–02–P

DEPARTMENT OF THE TREASURY

Internal Revenue Service

Open Meeting of the Taxpayer Advocacy Panel’s Special Projects Committee; Change

AGENCY: Internal Revenue Service (IRS), Treasury.

ACTION: Notice of meeting; change.

SUMMARY: In the Federal Register notice that was originally published on January 22, 2021, (Volume 86, Number 13, Page 6740) the time for this meeting has changed from 1:30 p.m. Eastern Time to 11:00 a.m. Eastern Time. All other meeting details remain the unchanged.

DATES: The meeting will be held Wednesday, February 10, 2021.


SUPPLEMENTARY INFORMATION: Notice is hereby given pursuant to Section 10(a)(2) of the Federal Advisory Committee Act, 5 U.S.C. App. (1988) that an open meeting of the Taxpayer Advocacy Panel’s Special Projects Committee will be held Wednesday, February 10, 2021, at 11:00 a.m. Eastern Time. The public is invited to make oral comments or submit written statements for consideration. Due to limited time and structure of meeting, notification of intent to participate must be made with Antoinette Ross. For more information please contact Antoinette Ross at 1–888–912–1227 or 202–317–4110, or write TAP Office, 1111 Constitution Ave. NW, Room 1509, Washington, DC 20224 or contact us at the website: http://www.improveirs.org. The agenda will include various IRS issues.

Dated: January 26, 2021.

Kevin Brown,
Acting Director, Taxpayer Advocacy Panel.

[FR Doc. 2021–02007 Filed 1–29–21; 8:45 am]
BILLING CODE 4830–01–P