

The Commission finds good cause for approving Amendment No. 1 to the proposed rule change prior to the thirtieth day after the date of publication of notice of filing thereof. The Exchange's original proposal was published in the Federal Register for the full statutory period and Amendment No. 1, which deletes the provision in the proposal that provides for an abbreviated reopening session, was submitted in response to the comments received. Moreover, the Commission believes that deleting this provision is appropriate where the details of such a session were not fully developed and might have created confusion on the Exchange or among the various equities and futures markets during times of extreme volatility. Based on the above, the Commission finds that there is good cause, consistent with section 6(b)(5) of the Act, to accelerate approval of the amended proposed rule change.

The Commission also believes that the circuit breaker mechanisms must be coordinated across the U.S. equity, futures and options markets to be effective in times of extreme market volatility. Therefore, the new NYSE circuit breaker proposal will become effective on July 22, 1996, which will also be the effective date of the amended rules of the other markets, so that the circuit breaker trading halts will continue to be coordinated among the different markets.<sup>23</sup>

#### V. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning Amendment No. 1. Persons making written submissions should file six copies thereof with the Secretary, Securities and Exchange Commission, 450 Fifth Street, NW., Washington, D.C. 20549. Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the

The Commission notes that it has a standing request with the NASD to halt trading as quickly as practicable whenever the NYSE and other equity markets have suspended trading. The NYSE's proposed rule change does not affect the Commission's standing request. See Letter from Richard Ketchum, Chief Operating Officer and Executive Vice President, NASD, to Howard Kramer, Associate Director, Division of Market Regulation, SEC, dated July 18, 1996.

<sup>23</sup> See Securities Exchange Act Release No. 37145, *supra* note 7.

provisions of 5 U.S.C. 552, will be available for inspection and copying at the Commission's Public Reference Section, 450 Fifth Street, NW., Washington, D.C. 20549. Copies of such filing will also be available for inspection and copying at the principal office of the Exchange. All submissions should refer to File No. SR-NYSE-96-09 and should be submitted by August 16, 1996.

#### VI. Conclusion

IT IS THEREFORE ORDERED, pursuant to section 19(b)(2) of the Act,<sup>24</sup> that the proposed rule change (SR-NYSE-96-09) is approved and effective on July 22, 1996.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.<sup>25</sup>

Margaret H. McFarland,

*Deputy Secretary.*

[FR Doc. 96-19035 Filed 7-25-96; 8:45 am]

BILLING CODE 8010-01-M

### SOCIAL SECURITY ADMINISTRATION

#### Agency Information Collection Activities: Submission for OMB Review; Comment Request

Normally on Fridays, the Social Security Administration publishes a list of information collection packages that have been submitted to the Office of Management and Budget (OMB) for clearance in compliance with P.L. 104-13 effective October 1, 1995, The Paperwork Reduction Act of 1995. The information collections listed below, which were published in the Federal Register on May 31, 1996, have been submitted to OMB.

(Call Reports Clearance Officer on (410) 965-4125 for copies of package.)

*OMB Desk Officer:* Laura Oliven.  
*SSA Reports Clearance Officer:* Judith T. Hasche.

1. Statement of Income and Resources—0960-0124. The form SSA-8010 is used to obtain information about income and resources of individuals whose income may be "deemed" (considered available) to applicants/recipients of SSI. The information is used by the Social Security Administration to make initial or continuing eligibility determinations and to determine the amount of the SSI payment. The respondents are individuals whose income may be "deemed" to the SSI applicant/recipient.

*Number of Respondents:* 355,000.

<sup>24</sup> 15 U.S.C. 78s(b)(2).

<sup>25</sup> 17 CFR 200.30-3(a)(12).

*Frequency of Response:* 1.  
*Average Burden Per Response:* 25 minutes.

*Estimated Annual Burden:* 147,917 hours.

2. Application for Supplemental Security Income—0960-0444. The information collected on the SSA-8001 is used by the Social Security Administration to determine whether applicants for SSI benefits meet all statutory and regulatory requirements for eligibility and, if so, the amount of benefits payable. The respondents and, if so, the amount of benefits payable. The respondents are applicants for SSI benefits.

*Number of Respondents:* 1,781,849.

*Frequency of Response:* 1.

*Average Burden Per Response:* 15 minutes.

*Estimated Annual Burden:* 445,462.

3. Application for Widows or Widowers Insurance Benefits—0960-0004. The information collected on form SSA-10 is used by the Social Security Administration to determine whether applicants for widow's/widower's benefits meet all the statutory and regulatory requirements for eligibility. The respondents are surviving widows and widowers age 60 or older, or age 50, if disabled.

*Number of Respondents:* 640,000.

*Frequency of Response:* 1.

*Average Burden Per Response:* 15 minutes.

*Estimated Annual Burden:* 160,000 hours.

4. Request for Waiver and Recovery Questionnaire—0960-0037. The form SSA-632 collects information on the circumstances surrounding overpayments of Social Security benefits to recipients. The information is used by the Social Security Administration to determine if recovery of the overpayment amount can be waived or must be repaid, and if so, how recovery will be made. The respondents are recipients who have been overpaid Social Security, Medicare, Black Lung or SSI benefits.

*Number of Respondents:* 500,000.

*Frequency of Response:* On occasion.

*Average Burden Per Response:* 25 minutes.

*Estimated Annual Burden:* 208,333 hours.

5. Application for Parent's Insurance Benefits—0960-0012. The information collected on form SSA-7 is used by the Social Security Administration to determine entitlement of an individual to parent's insurance benefits. The respondents are parents who were

dependent on the worker for at least one-half of their support.

*Number of Respondents:* 1,400.

*Frequency of Response:* 1.

*Average Burden Per Response:* 15 minutes.

*Estimated Annual Burden:* 350 hours.

6. Permanent Residence in the U.S.—0960-451. The information collected by the Social Security Administration is used to determine if aliens meet the statutory and regulatory requirements for eligibility for SSI benefits. The respondents are aliens who apply for and are recipients of SSI payments.

*Number of Respondents:* 271,800.

*Frequency of Response:* 1.

*Average Burden Per Response:* 5 minutes.

*Estimated Annual Burden:* 22,650 hours.

Written comments and recommendations regarding these information collections should be sent within 30 days of the date of this publication. Comments may be directed to OMB and SSA at the following addresses:

(OMB)

Office of Management and Budget,  
OIRA, Attn: Laura Oliven, New  
Executive Office Building, Room  
10230, Washington, D.C. 20503

(SSA)

Social Security Administration,  
DCFAM, Attn: Judith T. Hasche,  
6401 Security Blvd, 1-A-21  
Operations Bldg., Baltimore, MD  
21235

Dated: July 19, 1996.

Judith T. Hasche,

*Reports Clearance Officer, Social Security  
Administration.*

[FR Doc. 96-19018 Filed 7-25-96; 8:45 am]

BILLING CODE 4190-29-P-M

---

## COMMISSION ON UNITED STATES— PACIFIC TRADE AND INVESTMENT

### Office of the United States Trade Representative

#### Notice of Meeting of the Commission on United States Pacific Trade and Investment Policy

**AGENCY:** Commission on United States—Pacific Trade and Investment Policy/Office of the United States Trade Representative.

**ACTION:** Notice that the next two meetings of the Commission on United States—Pacific Trade and Investment Policy will be held on July 31, 1996, from 9:00 a.m. to 5:30 p.m. and on August 8th, from 8:30 a.m. to 5:30 p.m.

These meetings will be closed to the public.

**SUMMARY:** The Commission on United States—Pacific Trade and Investment Policy will hold meetings on July 31, 1996, from 9:00 a.m. to 5:30 p.m. and on August 8th, 1996 from 8:30 a.m. to 5:30 p.m. These meetings will be closed to the public. July 31, 1996 meeting and the August 8th, 1996 meeting will include a review and discussion of current issues affecting U.S. trade policy with Asia. Pursuant to Section 2155(f)(2) of Title 19 of the United States Code, the USTR has determined that these meetings will address matters the disclosure of which would seriously compromise the development by the United States Government of trade policy, priorities, negotiating objectives or bargaining positions with respect to the operation of any trade agreement and other matters arising in connection with the development, implementation and administration of the trade policy of the United States. These meetings will be closed to the public. At the July 31st, 1996 meeting, the Commission will continue to meet with CEO's and Senior Government Officials to examine key issues, including competition policy and the strategies of our major trading partners toward Asia. The August 8th, 1996 meeting will begin internal Commission deliberations on possible recommendations on future policy options.

**DATES:** the meeting is scheduled for July 31, 1996 and August 8th, 1996, unless otherwise notified.

**ADDRESSES:** The July 31 meeting will be held at the White House Conference; and the August 8 meeting will be held at the Department of Commerce unless otherwise notified.

**FOR FURTHER INFORMATION CONTACT:**

Nancy Adams, Executive Director of the Commission on United States—Pacific Trade and Investment Policy, Room 400, 600 17th Street, NW, Washington, D.C. 20508, (202) 395-9679.

Nancy Adams,

*Executive Director, Commission on United States—Pacific Trade and Investment Policy.*

Charlene Barshesky,

*Acting United States Trade Representative.*

[FR Doc. 96-19015 Filed 7-25-96; 8:45 am]

BILLING CODE 3190-01-M

## OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

### Allocation to Mexico of the Tariff-Rate Quota Increase for Refined Sugar and Modification of the Allocation to Mexico of the Tariff-Rate Quota for Raw Sugar

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

**ACTION:** Notice.

**SUMMARY:** The Office of the United States Trade Representative (USTR) is providing notice that the 7,258 metric ton (mt) increase in the tariff-rate quota for imported refined sugar for the period that begins October 1, 1995, and ends September 30, 1996 is allocated to Mexico, and that Mexico's total allocation for both the raw and refined sugar tariff-rate quotas combined for this period is not to exceed 7,258 metric tons.

**EFFECTIVE DATE:** July 26, 1996.

**ADDRESSES:** Inquiries may be mailed or delivered to Audrae Erickson, Senior Economist, Office of Agricultural Affairs (Room 421), Office of the United States Trade Representative, 600 17th Street, NW., Washington, DC 20508.

**FOR FURTHER INFORMATION CONTACT:** Audrae Erickson, Office of Agricultural Affairs, 202-395-6127.

**SUPPLEMENTARY INFORMATION:** Pursuant to Additional U.S. Note 5 to chapter 17 of the Harmonized Tariff Schedule of the United States (HTS), the United States maintains tariff-rate quotas for imports of refined and raw sugar. The in-quota quantity of the tariff-rate quota for refined sugar for the period October 1, 1995-September 30, 1996, was increased by 7,258 metric tons by the Secretary of Agriculture on July 19, 1996, resulting in a new total of 29,258 metric tons, raw value.

Section 404(d)(3) of the Uruguay Round Agreements Act (19 U.S.C. 3601(d)(3)) authorizes the President to allocate the in-quota quantity of a tariff-rate quota for any agricultural product among supplying countries or customs areas. The President delegated this authority to the United States Trade Representative under paragraph (3) of Presidential Proclamation No. 6763 (60 FR 1007).

USTR has allocated to Mexico 7,258 metric tons, raw value, of the tariff-rate quota for raw cane sugar (60 FR 46330). USTR is modifying that allocation to make it subject to the condition that the total imports of raw and refined sugar from Mexico, combined, is not to exceed 7,258 metric tons raw value.

USTR is allocating to Mexico the increase of 7,258 metric tons, raw value,