announced in the October 26, 1998 **Federal Register** the acceptance of product petitions for modification of the GSP received as part of the 1998 annual review. The letter stated that modifications to the GSP which may result from this review will be announced in May 1999 and become effective on or about July 1, 1999.

### **Public Hearing**

A public hearing in connection with this investigation is scheduled to begin at 9:30 a.m. on December 1, 1998, at the U.S. International Trade Commission Building, 500 E Street SW., Washington, D.C. All persons have the right to appear by counsel or in person, to present information, and to be heard. Persons wishing to appear at the public hearing should file a letter asking to testify with the Secretary, United States International Trade Commission, 500 E St., SW., Washington, DC 20436, not later than the close of business (5:15 p.m.) on November 18, 1998. In addition, persons testifying should file prehearing briefs (original and 14 copies) with the Secretary by the close of business on November 20, 1998. Posthearing briefs should be filed with the Secretary by close of business on December 15, 1998. In the event that no requests to appear at the hearing are received by the close of business on November 18, 1998, the hearing will be canceled. Any person interested in attending the hearing as an observer or non-participant may call the Secretary to the Commission (202-205-1816) after November 18, 1998 to determine whether the hearing will be held.

### Written Submissions

In lieu of or in addition to appearing at the public hearing, interested persons are invited to submit written statements concerning the investigation. Written statements should be received by the close of business on December 15, 1998. Commercial or financial information which a submitter desires the Commission to treat as confidential must be submitted on separate sheets of paper, each clearly marked 'Confidential Business Information' at the top. All submissions requesting confidential treatment must conform with the requirements of section 201.6 of the Commission's Rules of Practice and Procedure (19 CFR 201.6). All written submissions, except for confidential business information, will be made available for inspection by interested persons. All submissions should be addressed to the Secretary at the Commission's office in Washington, D.C. The Commission's rules do not authorize filing of submissions with the

Secretary by facsimile or electronic means.

Hearing-impaired individuals are advised that information on this matter can be obtained by contacting our TDD terminal on (202) 205–1810.

By order of the Commission. Issued: November 4, 1998.

Donna R. Koehnke,

Secretary.

## Annex I (HTS Subheadings)1

A. Petition to remove duty-free status from beneficiary developing countries, other than those designated as least-developed beneficiary developing countries, for a product on the list of eligible articles for the GSP.

2934.20.05

B. Petitions for waiver of competitive need limit for a product on the list of eligible products for the specified country.

2841.70.10 (Chile)

2916.31.15 (Estonia)

4412.13.50 (Indonesia)

4412.22.30 (Indonesia)

7113.11.50 (Thailand)

7113.19.29 (India) 7403.13.00 (Chile)

7403.19.00 (Chile)

7418.19.20 (India)

8483.10.30 (Brazil)

8527.39.00 (Indonesia)

8528.12.16 (Thailand)

8531.20.00 (Philippines)

8708.39.50 (Brazil)

9001.30.00 (Indonesia)

[FR Doc. 98-30079 Filed 11-9-98; 8:45 am] BILLING CODE 7020-02-P

## INTERNATIONAL TRADE COMMISSION

## **Sunshine Act Meetings**

AGENCY HOLDING THE MEETING: United States International Trade Commission. TIME AND DATE: November 17, 1998 at 11:00 a.m.

PLACE: Room 101, 500 E Street SW., Washington, DC 20436.

**STATUS:** Open to the public.

## MATTERS TO BE CONSIDERED:

- 1. Agenda for future meeting: none.
- 2. Minutes.
- 3. Ratification List.
- 4. Inv. No. 731–TA–776 (Final) (Certain Preserved Mushrooms from Chile)—briefing and vote.
- 5. Outstanding action jackets:
  - Document No. ID-98-022: Approval of final report in Inv. No. 332-384 (The Changing Structure of the Global Large Civil Aircraft Industry and Market: Implications

for the Competitiveness of the U.S. Industry).

In accordance with Commission policy, subject matter listed above, not disposed of at the scheduled meeting, may be carried over to the agenda of the following meeting.

By order of the Commission. Issued: November 6, 1998.

## Donna R. Koehnke,

Secretary.

[FR Doc. 98-30224 Filed 11-6-98; 11:53 am] BILLING CODE 7020-02-M

#### **DEPARTMENT OF JUSTICE**

[AAG/A Order No. 153-98]

## Privacy Act of 1974; Notice of Modified System of Records

Pursuant to the provisions of the Privacy Act of 1974 (5 U.S.C. 552a), the Justice Management Division, Department of Justice, proposes to modify a system of records entitled, "Department of Justice (DOJ) Controlled Parking Records, Justice/JMD-017." Notice of the system was last published in the **Federal Register** on October 2, 1990 (55 FR 40244). Modifications to the system include:

"System Name" has been changed to "Department of Justice (DOJ) Employee Transportation Facilitation System, Justice/JMD-017." <sup>1</sup>

The purpose of this system of records has been expanded. Information in the system was used to assign, manage, and control the use of vehicle parking spaces. Information will be added to assist in managing the issuance of transit subsidies.

Existing routine use (5) has been modified. First, disclosure may be made to ensure that Federal employees do not simultaneously receive both a parking benefit and transit subsidy—either from their respective agencies or in conjunction with another Federal agency. Second, disclosure of non-Federal ridesharing applicant information may be made to enable DOJ and other Federal agencies to validate parking permit eligibility for their employees.

Two new routine uses identified as routine uses (3) and (4) have been added.

The "Categories of Individuals Covered by the System" has been

<sup>&</sup>lt;sup>1</sup> See USTR **Federal Register** notice of October 26, 1998 (63 F.R. 57150) for article description.

<sup>&</sup>lt;sup>1</sup>The Office of the Federal Register shall remove from DOJ's compilation of Privacy Act issuances the system of records entitled "Department of Justice (DOJ) Controlled Parking Records, Justice/JMD–017," and add to DOJ's compilation the modified system of records entitled, "Department of Justice (DOJ) Employee Transportation Facilitation System, Justice/JMD–017."

expanded to include all applicants for any benefit provided under the expanded program, e.g., ridesharing and transit subsidy applicants.

Appropriate changes related to the addition of this information have been made throughout the system description. In addition, other appropriate revisions, e.g., additional authority citations have been added. Finally, the necessary edits have been made to report this system of records as a Department-wide system, i.e., these records may be maintained by all Department components.

This 5 U.S.C. 552a(e)(4) and (11) provide that the public be given a 30day period in which to comment on new routine uses; the Office of Management and Budget (OMB), which has oversight responsibility under the Act, requires a 40-day period in which to review the system modifications. Therefore, please submit comments by December 10, 1998. The public, OMB, and the Congress are invited to comment on the modification to this system. Comment may be submitted to Patricia E. Neely, Program Analyst, Information Management and Security Staff, Justice Management Division, Department of Justice, Washington, D.C. 20530 (Room 850 WCTR Building).

In accordance with 5 U.S.C. 552a(r), the Department has provided a report on the system modification to OMB and the Congress. The system description is reprinted below.

Dated: October 30, 1998.

### Stephen R. Colgate,

Assistant Attorney General for Administration.

## JUSTICE/JMD-017

## SYSTEM NAME:

Department of Justice (DOJ) Employee Transportation Facilitation System, Justice/JMD-017.

#### SYSTEM LOCATION(S):

Records are located in the offices of the Employee Transportation Coordinator of the respective DOJ components as listed in Appendix I of part 16, 28 CFR.

## CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Covered are any individuals who may apply for or participate in the ridesharing, parking, or transit subsidy programs of the DOJ. Individuals include: (1) DOJ employees and other Federal and non-Federal agency employee applicants for, and/or recipients of ridesharing information; (2) DOJ applicants for and/or recipients of parking privileges; (3) DOJ and other

Federal and non-Federal agency employees, who may participate as riders in the parking program with DOJ employees who have applied for or who have been granted parking privileges; (4) DOJ applicants for, and/or recipients of, transit subsidies and authorized use of home-to-work transportation.

DOJ employee applicants and recipients may include former DOJ employees; non-Federal employees may include private sector and other State and local government employees.

#### CATEGORIES OF RECORDS IN THE SYSTEMS:

Records in the system include any records necessary to carry out the responsibilities authorized by law related to parking, ridesharing, and transit subsidy programs.

Paper records may include DOJ car/vanpool parking space applications and written requests for executive, unusual and handicapped parking assignments; ridesharing applications which provide or request applicant information related to availability for car/vanpools, and/or which provide or request similar information related to potential car/vanpool members; transit subsidy applications and certifications; correspondence to applicants; and administrative reports—including status reports and reports of disbursements to transit subsidy recipients.

Paper records may also include the notifications described under "Routine Uses of Records Maintained in the System, \* \* \* "

Computer records may include data from the employee applications and/or from personnel records. Data from personnel records may include any data needed to process an application—such as that needed to verify employment, e.g., Federal service computation data, organization code, or that needed to identify parking assignments or fare subsidies that are no longer valid, e.g., separation date.

## AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C. 301; 40 U.S.C. 471 et seq.; Executive Order 12191 of February 1, 1980, on the Federal Facility Ridesharing Program; the Federal Employees Clean Air Incentives Act (Pub. L. 103–172), effective January 1, 1994; and Treatment of Employer-Provided Transportation Benefits (Pub. L. 102–486, section 1911), effective December 31, 1992.

## PURPOSE(S):

Information in the system will be used to assign, manage, and control the use of vehicle parking spaces and the issuance of transit subsidy benefits; to assist employees and the public in forming car/vanpools; and to ensure the integrity of the parking and transit subsidy programs of the Department of Justice and other Federal agencies by validating parking assignments and

transit subsidy requests. Federal employees will not be able to participate in their transit subsidy program if they are provided parking/rider benefits by any Federal agency. Similarly, Federal employees will not be able to participate in their agency parking program if they receive either parking/rider benefits from another Federal agency, or transit subsidy benefits from their own agency.

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

Relevant records may be disclosed:

- (1) As is necessary to respond to congressional inquiries on behalf of constituents;
- (2) To the National Archives and Records Administration and to the General Services Administration in records management inspections conducted under the authority of Title 44 U.S.C. 2904 and 2906; and
- (3) To DOJ employees to enable them to contact other individuals covered by this system of records for the purpose of forming or participating in a car/vanpool.
- (4) To Federal agencies and/or to the Metropolitan Council of Governments, and similar organizations, to enable such organizations—through coordinating efforts with other Federal agencies—to provide information to any person for the purpose of contacting any individuals covered by this system of records in order to form or participate in a car/vanpool. Disclosure may include a list of program participants or, where appropriate, it may relate to only one or multiple individuals.
- (5) To Federal agencies, DOJ may also provide information as follows:
- DOJ employee information: (a) Upon request, either a list of DOJ employees, or an affirmative, negative or "non-DOJ employee" response as to whether or not a DOJ employee(s) (or name represented to be a DOJ employee)—is listed as a participant (or as an applicant in DOJ's parking or transit subsidy programs; or is authorized to use a DOJ vehicle for home-to-work transportation (or has requested such authorization). Disclosure is made to enable that Federal agency to determine or validate a DOJ employee's eligibility to participate in its parking program.

(b) Upon DOJ initiative, either a DOJ employee name(s) or a list on which DOJ employees are named as participants (or as applicants) in DOJ's parking or transit subsidy programs, or as employees authorized to use a DOJ vehicle for home-to-work transportation (or as employees who have requested such authorization). Disclosure is made

to elicit an affirmative or negative response as to whether such DOJ employee(s) participate with another Federal agency employee in that agency's parking program (or have requested such participation), and thus enable DOJ to determine or validate DOJ employee eligibility for any form of DOJ parking privileges, or for DOJ transit subsidies.

Other Federal Agency Employee Information:

(c) Upon request, either a list of another Federal agency's employees or an affirmative or negative response as to whether or not such agency employee(s) participate (or have requested participation) in DOJ's parking program. Disclosure is made to enable that agency to determine or validate eligibility for any form of parking privileges, or transit subsidy benefits, for its employees.

(d) Ŭpon DOJ initiative, either a Federal agency employee name(s) or a list on which such agency's employee(s) are named as participating in DOJ's parking program (or has requested such participation). Disclosure is made to elicit from that agency an affirmative, negative, or "non-employee" response as to whether such employee(s) participate (or have requested participation) in that agency's parking or transit subsidy programs, or are authorized to use a vehicle for home-towork transportation (or have requested such authorization), and thus enable DOJ to determine or validate other Federal agency employee eligibility to participate in DOJ's parking program.
Non-Federal Employee Information:

(e) Upon request, either the name(s) of non-Federal employees, a list of names, or a list which includes their name(s). Disclosure is made to enable the agency to determine whether a non-Federal employee may also be listed as a rider in DOJ's parking program and, as a result, enable the agency to determine or validate parking permit eligibility for its

employees.

(f) Upon DOJ initiative, either the name(s) of non-Federal employees, a list of names, or a list which include their name(s). Disclosure is made to enable the DOJ to determine whether a non-Federal employee may also be listed as a rider in that agency's parking program and, as a result, enable the DOJ to determine or validate parking permit eligibility for DOJ employees.

Parking spaces may be assigned according to a variety of established priorities among Federal agencies and, in some instances, according to specific criteria, e.g., carpools with the greatest number of participants (except in a tie). Therefore, these disclosures would enable other Federal agencies and DOJ

to review the validity of parking space assignments, identify and take appropriate action with respect to those who violate parking assignment policies (as set forth in published agency operating procedures and policies), and thus allocate spaces fairly. In addition, because transit subsidies are offered to encourage the use of public transportation for those not allocated parking privileges, such disclosures would also enable other Federal agencies and DOJ to ensure that both parking privileges and transit subsidies are not provided to the same employee(s).

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

#### STORAGE:

Records are stored in hard copy form and/or electronically.

#### RETRIEVABILITY:

Records may be retrieved by individual name, social security number, residential zip code, vehicle tag number, vehicle type, or other information from the application or personnel records. Records may be retrieved by name or other identifier directly and/or by asking the system to segregate a list, by name, of those who work for a particular DOJ component. Former DOJ employee names are retrieved by asking the system to segregate a list, by name, of those parking participants who have separated from employment with DOJ. Other Federal agency employee names are retrieved by asking the system to segregate a list, by name, of those parking participants who are identified as employees of a particular Federal agency. Non-Federal agency employee names may be similarly segregated.

## SAFEGUARDS:

These files are stored in locked file cabinets in secured facilities, and access is restricted to personnel having an official need. Automated records are protected through computer password security.

## RETENTION AND DISPOSAL:

Data is deleted from the data base when the individual covered by the system no longer participates in the **Employee Transportation Facilitation** program, e.g., is no longer on the ridesharing listing; is no longer a member of a car/vanpool; or, no longer receives a transit subsidy. Paper copies of reports and listings are retained (under General Records Schedule 6) for six years starting with October 1 of the next fiscal year after the date that the

individual no longer participates in the program.

#### SYSTEMS MANAGER(S) AND ADDRESS:

Director, Facilities and Administrative Services Staff, Justice Management Division, NPB Suite 1070, Department of Justice, Washington, DC 10530.

#### **NOTIFICATION PROCEDURES:**

Individuals wanting to know whether information about them is maintained in this system of records may review their own ridesharing, parking, transit subsidy, or other personal data upon presentation of a picture identification card at the appropriate address indicated under "Records Access Procedures.'

### **RECORDS ACCESS PROCEDURES:**

Except as otherwise noted, employees of the Offices, Boards, and Divisions (listed in Appendix I of part 16, 28 CFR) may appear in person or address their requests for access to: Employee Transportation Coordinator, Facilities and Administrative Services Staff, Justice Management Division, NPB Suite 1070, Department of Justice, Washington, DC 10530.

Except as otherwise noted, employees of the bureaus (listed in Appendix I of part 16, 28 CFR) may appear in person or address their requests for access to the following bureau officials, attention **Employee Transportation Coordinator:** 

Director, Bureau of Prisons, HOLC Building, 320 First Street, NW., Washington, DC 20534

Administrator, Drug Enforcement Administration, 700 Army Navy Drive, Arlington, VA 22202

Director, Federal Bureau of Investigation, J. Edgar Hoover Building, 935 Pennsylvania Avenue, NW., Washington, DC 20535-0001

Commissioner, Immigration and Naturalization Service, 425 Eye Street, NW., Washington, DC 20536

Director, U.S. Marshals Service, 600 Army Navy Drive, Arlington, VA 22202

Individuals who park in a DOJ building (or DOJ-leased space) other than the one in which they work, may review their parking record by presenting the required identification to the Employee Transportation Coordinator at the appropriate building address.

#### CONTESTING RECORD PROCEDURES

Individuals may request changes to their own record by submitting the proposed changes in writing at the appropriate address indicated under "Records Access Procedures."

Individuals who submit proposed changes to information provided by third parties should be prepared to provide information supporting their contention that such third-party information is erroneous.

#### RECORD SOURCE CATEGORIES:

DOJ and other Federal Agency applicants; DOJ personnel records; participating Department components and other Federal agencies.

## SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

None.

[FR Doc. 98–30156 Filed 11–9–98; 8:45 am] BILLING CODE 4410–CH–M

### **DEPARTMENT OF LABOR**

## Labor Advisory Committee for Trade Negotiations and Trade Policy; Meeting Notice

Pursuant to the provisions of the Federal Advisory Committee Act (Pub. L. 92–463 as amended), notice is hereby given of a meeting of the Steering Subcommittee of the Labor Advisory Committee for Trade Negotiations and Trade Policy.

Date, time and place: November 30, 1998, 2:00 pm, U.S. Department of Labor, N–3437 A/B, 200 Constitution Ave., NW, Washington, DC 20210.

Purpose: The meeting will include a review and discussion of current issues which influence U.S. trade policy. Potential U.S. negotiating objectives and bargaining positions in current and anticipated trade negotiations will be discussed. Pursuant to 19 U.S.C. 2155(f) it has been determined that the meeting will be concerned with matters the disclosure of which would seriously compromise the Government's negotiating objectives or bargaining positions. Accordingly, the meeting will be closed to the public

For further information, contact: Jorge Perez-Lopez, Director, Office of International Economic Affairs, Phone: (202) 219–7597.

Signed at Washington, DC this 2nd day of November 1998.

#### **Andrew James Samet,**

Deputy Under Secretary, International Affairs.

[FR Doc. 98–30117 Filed 11–9–98; 8:45 am]

### **DEPARTMENT OF LABOR**

## **Employment and Training Administration**

## Notice of Determinations Regarding Eligibility to Apply for Worker Adjustment Assistance and NAFTA Transitional Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974, as amended, the Department of Labor herein presents summaries of determinations regarding eligibility to apply for trade adjustment assistance for workers (TA–W) issued during the period of October, 1998.

In order for an affirmative determination to be made and a certification of eligibility to apply for worker adjustment assistance to be issued, each of the group eligibility requirements of Section 222 of the Act must be met.

(1) That a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof, have become totally or partially separated,

(2) That sales or production, or both, of the firm or subdivision have decreased absolutely, and

(3) That increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have contributed importantly to the separations, or threat thereof, and to the absolute decline in sales or production.

# Negative Determinations for Worker Adjustment Assistance

In each of the following cases the investigation revealed that criterion (3) has not been met. A survey of customers indicated that increased imports did not contribute importantly to worker separations at the firm.

TA-W-34,837; Sonoco Products Co., Paper Div., Speciality Products, Holyoke, MA.

TA-W-34,976; Cordis Corporation, Warren, NJ.

TA-W-34,864; AMP, Inc., Selingsgrove, PA.

TA-W-34,822; The Arnold Palmer Golf Co. (Formerly Progroup), Ooltewah, TN.

In the following cases, the investigation revealed that the criteria for eligibility have not been met for the reasons specified.

TA-W-35,035; Smith Corona Corp., Cortland, NY.

TA-W-34,966; Central Resources, Inc., Midland, TX.

TA-W-34,994; Naxos of America, Inc., Pennsauken, NJ.

TA-W-34,816; Cone International, L.L.C., Portland, OR. The workers firm does not produce an article as required for certification under Section 222 of the Trade Act of 1974.

TA-W-34,936; Polaroid Corp., Norwood MA.

TA-W-34,984; Firstenergy Corp., Akron, OH and Various Locations in the State of Ohio.

TA-W-34,851; Weyerhaeuser Co., Containerboard Div—Linerboard Mill, Springfield, OR.

TA-W-34,802; Fina Pipe Line Co., Big Spring, TX.

TA-Ŵ-34,910; American Bank Note Co., Philadelphia, PA.

TA-W-34,993; Alcoa Fujikura Ltd, Electro-Mechanical Products, Owosso, MI.

TA-W-34,670; Rexworks, Inc., Milwaukee, WI.

TA-W-34,947, Texas Instruments, Midland, TX.

Increased imports did not contribute importantly to worker separations at the firm.

## Affirmative Determinations for Worker Adjustment Assistance

The following certifications have been issued; the date following the company name and location of each determination references the impact date for all workers of such determination.

TA-W-35,036; Woodhall Weaving Mills, Inc., Pawtucket, RI: September 17, 1997.

TA-W-35,010; The Outdoor Recreation Group, Los Angeles, CA; September 11, 1997.

TA-W-34,999; Siebe Automotive— Algood, Siebe Automotive North America, Algood, TN: September 15, 1997.

TA-W-35,030; Wolverine Drilling, Inc., Kenmare, MD: September 14, 1997.

TA-W-34,945; St. Paul Apparel, St. Paul, VA: August 25, 1997.

TA-W-34,806 & Ä; Donnkenny Apparel, Inc., Rural Retreat, VA and Christiansburg, VA: July 21, 1997.

TA-W-34,783 & A; Huber Lace and Embroidery, Inc., West New York, NJ and Clover Trimmings, Inc., New York, NY: July 6, 1997.

TA-W-35,011; Richard's Sportswear, Inc., San Fernando, CA: September 9, 1997.

TA-W-34,034; Geneva Steel, Provo, UT: September 18, 1997.

TA-W-35,044; Givens Industries, Inc., Moulton, AL: September 21, 1997.

TA-W-34,967; Wundies, Inc., Wellsboro, PA: July 4, 1998. TA-W-35,063; Apehead Mfg, Inc.,

TA-W-35,063; Apehead Mfg, Inc., Cookeville, TN: October 5, 1997.

TA-W-35,781; Armco, Inc., Mansfield Operations, Mansfield, OH: July 18, 1997.