

United States of America, Department of Transportation, Maritime Administration

By:
Maritime Administrator

By order of the Maritime Administrator.

Christine Gurland,

Acting Secretary, Maritime Administration.

[FR Doc. 03-4039 Filed 2-24-03; 8:45 am]

BILLING CODE 4910-81-P

DEPARTMENT OF THE TREASURY

Submission for OMB Review; Comment Request

February 14, 2003.

The Department of Treasury has submitted the following public information collection requirement(s) to OMB for review and clearance under the Paperwork Reduction Act of 1995, Public Law 104-13. Copies of the submission(s) may be obtained by calling the Treasury Bureau Clearance Officer listed. Comments regarding this information collection should be addressed to the OMB reviewer listed and to the Treasury Department Clearance Officer, Department of the Treasury, Room 11000, 1750 Pennsylvania Avenue, NW., Washington, DC 20220.

DATES: Written comments should be received on or before March 27, 2003 to be assured of consideration.

Alcohol, Tobacco, Tax and Trade Bureau (ATTTB)

OMB Number: 1513-0087 (formerly 1512-0482).

Reporting Requirement Number: ATF Reporting Requirement 5100/1.

Type of Review: Extension.

Title: Labeling and Advertising Requirements Under the Federal Alcohol Administration Act.

Description: Bottlers and importers of alcohol beverages must adhere to numerous performance standards for statements made on labels and in advertisements of alcohol beverages. These performance standards include minimum mandatory labeling and advertising statements.

Respondents: Business or other for-profit.

Estimated Number of Respondents: 6,060.

Estimated Burden Hours Per Respondent: 1 hour.

Frequency of Response: On occasion.

Estimated Total Reporting Burden: 1 hour.

Clearance Officer: Jacqueline White, (202) 927-8930, Bureau of Alcohol, Tobacco and Firearms, Room 3200, 650

Massachusetts Avenue, NW., Washington, DC 20226.

OMB Reviewer: Joseph F. Lackey, Jr., (202) 395-7316, Office of Management and Budget, Room 10235, New Executive Office Building, Washington, DC 20503.

Lois K. Holland,

Departmental Reports Management Officer.

[FR Doc. 03-4424 Filed 2-24-03; 8:45 am]

BILLING CODE 4810-31-P

DEPARTMENT OF THE TREASURY

Alcohol and Tobacco Tax and Trade Bureau

[TTB Notice No. 3; TTB O 1130.2]

Delegation Order—Delegation of the Administrator's Authorities in 27 CFR Parts 19, 40, 71, 72 and 194

To: All Bureau Employees and All Interested Parties

1. *Purpose.* This order delegates certain authorities of the Administrator, Tax and Trade Bureau (TTB) in 27 CFR parts 19, 40, 71, 72 and 194 to subordinate TTB officers and prescribes the subordinate TTB officers with whom persons file documents.

2. *Background:*

a. On November 25, 2002, the President signed into law the Homeland Security Act of 2002, Pub. L. 107-296, 116 Stat. 2135 (2002). The Homeland Security Act of 2002 divided the Bureau of Alcohol, Tobacco and Firearms, Department of the Treasury, into two separate agencies, the Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF) in the Department of Justice, and the Tax and Trade Bureau (TTB) in the Department of the Treasury. This division of the former agency and division of its responsibilities into two new agencies took place 60 days after enactment of the Act on January 24, 2003.

b. The Homeland Security Act of 2002 provides that the newly established Tax and Trade Bureau be headed by an Administrator. It also provides that the authorities, functions, personnel and assets of the Bureau of Alcohol, Tobacco and Firearms that are not transferred to the Department of Justice shall be retained within the Department of the Treasury and administered by the Tax and Trade Bureau.

c. Pursuant to the duties and powers established by the Homeland Security Act of 2002, the Administrator TTB is authorized to administer and enforce Chapters 51 (relating to distilled spirits, wine and beer) and 52 (relating to tobacco products and cigarette papers

and tubes) of title 26, U.S.C., the Internal Revenue Code of 1986, as amended, sections 4181 and 4182 (relating to the excise tax on firearms and ammunition) of the Internal Revenue Code of 1986, and title 27, United States Code (relating to alcohol).

d. In addition, Treasury Order No. 120-1 (Revised) dated January 24, 2003 established the Tax and Trade Bureau within the Department of the Treasury and designated it as the Alcohol and Tobacco Tax and Trade Bureau (TTB). It directed that the head of TTB is the Administrator who shall exercise the authorities, perform the functions, and carry out the duties of the Secretary in the administration and enforcement of the laws cited in paragraph 2c above.

e. Treasury Order No. 120-1 also grants the Administrator of TTB all authorities delegated to the Director of the Bureau of Alcohol, Tobacco and Firearms in effect on January 23, 2003, that are related to the administration and enforcement of the laws specified in paragraph 2c. In addition, it grants the Administrator full authority, powers, and duties to administer the affairs of and to perform the functions of TTB, including, without limitation, all management and administrative authorities and responsibilities similarly granted and assigned to Bureau Heads or Heads of Bureaus in Treasury Orders and Treasury Directives.

f. Treasury Order No. 120-1 provides that all regulations adopted on or before January 23, 2003 for the administration and enforcement of the laws cited in paragraph 2c above shall continue in effect until superseded or revised.

g. 27 CFR parts 19, 40, 71, 72 and 194 contain numerous references to ATF titles that are no longer valid since the transfer of responsibility for administration and enforcement of these parts of 27 CFR from the Bureau of Alcohol, Tobacco and Firearms (ATF) to the Alcohol and Tobacco Tax and Trade Bureau (TTB). Therefore, this delegation order identifies those officers within TTB that have replaced the ATF officers named in the current 27 CFR parts 19, 40, 71, 72 and 194. This order also delegates certain authorities to subordinate TTB officers. TTB will publish a final rule in the near future to reflect these changes.

3. *Effective Date.* This order is effective January 24, 2003.

4. *Ratification.* In addition to section 1512(a) of the Homeland Security Act of 2002, this order affirms and ratifies any action taken that is consistent with this order.

5. *Delegations:* a. Under the authority vested in the Administrator, Alcohol and Tobacco Tax and Trade Bureau, by

the Homeland Security Act of 2002,
Treasury Department Order No. 120-01
(Revised) dated January 24, 2003, and

by 26 CFR 301.7701-9, this TTB order
delegates certain authorities prescribed

in 27 CFR parts 19, 40, 71, 72 and 194
to TTB officers as follows:

Any reference in 27 CFR parts 19, 40, 72 or 194 to authorities of the following officials:	Now refers to the following officials:
Director, Bureau of Alcohol, Tobacco and Firearms	Administrator, Alcohol and Tobacco Tax and Trade Bureau.
Delegate of the Director	Delegate of the Administrator.
ATF Officer	Specialist, National Revenue Center or Investigator * or Auditor. *
ATF Officer or Agent	Specialist, National Revenue Center or Investigator * or Auditor. *
Regional Director (Compliance)	Chief, National Revenue Center or Chief, Trade Investigations Division or Chief, Tax Audit Division.
Director of Industry Operations	Chief, National Revenue Center.
Area Supervisor	Unit Supervisor, National Revenue Center or Supervisor Trade Investigations Group * or Supervisor Tax Audit Group. *
Any employee of the Bureau of Alcohol, Tobacco & Firearms	Any employee of the Alcohol and Tobacco Tax and Trade Bureau.
Chief Counsel of the Bureau of Alcohol, Tobacco and Firearms	Chief Counsel of the Alcohol and Tobacco Tax and Trade Bureau.
Associate Director (Compliance Operations)	Chief, National Revenue Center.

* Field officials are not able to receive materials by mail—all mail should be sent to the National Revenue Center official until further notice.

Any reference in 27 CFR part 71 to authorities of the following officials:	Now refers to the following officials:
Director, Bureau of Alcohol, Tobacco and Firearms	Administrator, Alcohol and Tobacco Tax and Trade Bureau.
Director of Industry Operations	Deputy Assistant Administrator, Field Operations.
Regional Director (Compliance)	Deputy Assistant Administrator, Field Operations.
District Director	Deputy Assistant Administrator, Field Operations.
Employee of the Bureau of Alcohol, Tobacco & Firearms	Employee of the Alcohol and Tobacco Tax and Trade Bureau.
Chief Counsel of the Bureau of Alcohol, Tobacco and Firearms	Chief Counsel of the Alcohol and Tobacco Tax and Trade Bureau.

b. Certain authorities of the Administrator are further redelegated to the following officials:

The authority in part 19 to:	Is redelegated to:
Prescribe forms	Assistant Chief, Regulations and Procedures Division.
Approve alternate methods and procedures	Chief, Regulations and Procedures Division sets precedents, Chief, National Revenue Center acts on similar requests.
Approve emergency variations	Chief, National Revenue Center or Supervisor, Trade Investigations Group * or Supervisor, Tax Audit Group. *
Approve pilot operations	Chief, Regulations and Procedures Division.
Approve experimental operations	Chief, National Revenue Center.
Approve other businesses on distilled spirits plant premises	Chief, National Revenue Center.
Approve withdrawal of spirits by the United States and disposition of excess spirits.	Chief, National Revenue Center.
Approve distinctive liquor bottles	Chief, Advertising, Labeling and Formulation Division.
Approve experimental or research operations	Chief, National Revenue Center or Chief, Regulations and Procedures Division.
Approve other gauging device or method	Chief, Regulations and Procedures Division.
Approve securing devices	Chief, National Revenue Center or Chief, Regulations and Procedures Division.
Approve continuity of premises	Chief, National Revenue Center or Chief, Regulations and Procedures Division.
Approve adoption of formulas	Unit Supervisor, National Revenue Center.
Approve alternate lock specifications	Chief, Regulations and Procedures Division.
Approve spirits content of chemicals removed	Chief, Regulations and Procedures Division.
Waive information on labels for export	Chief, Regulations and Procedures Division.
Approve conversion of SDA to other formulas	Chief, Regulations and Procedures Division.
Approve alternate containers	Chief, Regulations and Procedures Division.
Disapprove bottles not constituting approved containers	Specialist, Advertising, Labeling and Formulation Division.
Require statements on labels	Specialist, Advertising, Labeling and Formulation Division.
Approve modified forms	Chief, Regulations and Procedures Division.
Approve materials to render spirits unfit for beverage use	Chief, Nonbeverage Products Section.
To take final action on TTB matters within the Commonwealth of Puerto Rico.	Chief, Puerto Rico Operations.

* Field officials are not able to receive materials by mail—all mail should be sent to the National Revenue Center official until further notice.

The authority in part 40 to:	Is redelegated to:
Prescribe forms	Assistant Chief, Regulations and Procedures Division.

The authority in part 40 to:	Is redelegated to:
Approve alternate methods and procedures	Chief, Regulations and Procedures Division sets precedents, Chief, National Revenue Center acts on similar requests.
Approve emergency variations	Chief, National Revenue Center or Supervisor, Trade Investigations Group* or Supervisor, Tax Audit Group.*
Approve other businesses within factory	Chief, National Revenue Center
Approve alternative package markings	Chief, Regulations and Procedures Division.
* Field officials are not able to receive materials by mail—all mail should be sent to the National Revenue Center official until further notice.	
This authority in parts 71, 72 and 194:	Is redelegated to:
Prescribe forms	Assistant Chief, Regulations and Procedures Division.
Delegate of the Administrator in part 72	Chief, National Revenue Center.
Administrator in 194.229	Chief, Regulations and Procedures Division.

6. *Redelegation.* The authorities delegated in this order may not be redelegated.

7. *Questions.* If you have a question about this order, contact the Regulations and Procedures Division (202–927–8210).

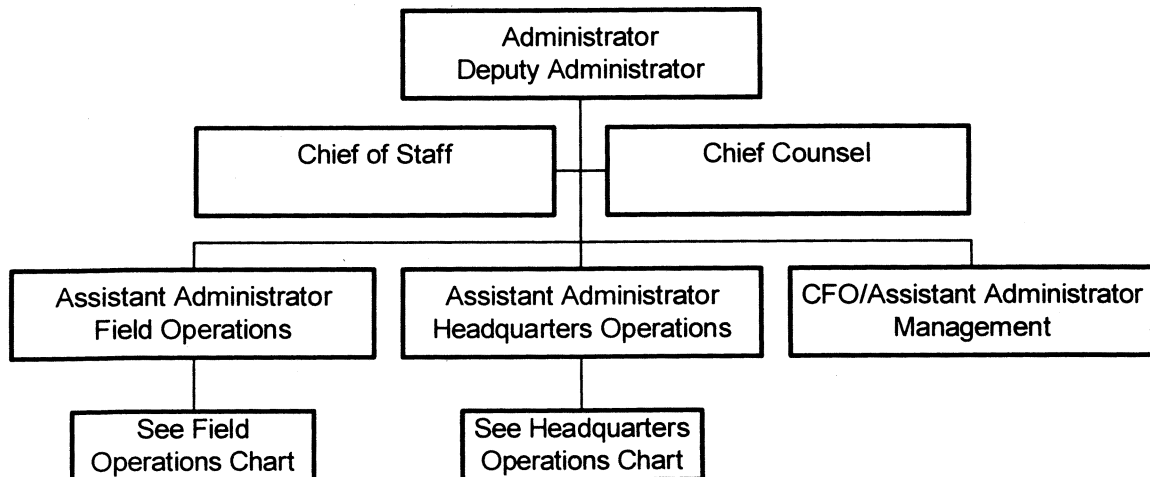
Dated: February 13, 2003.

Arthur J. Libertucci,
Administrator.

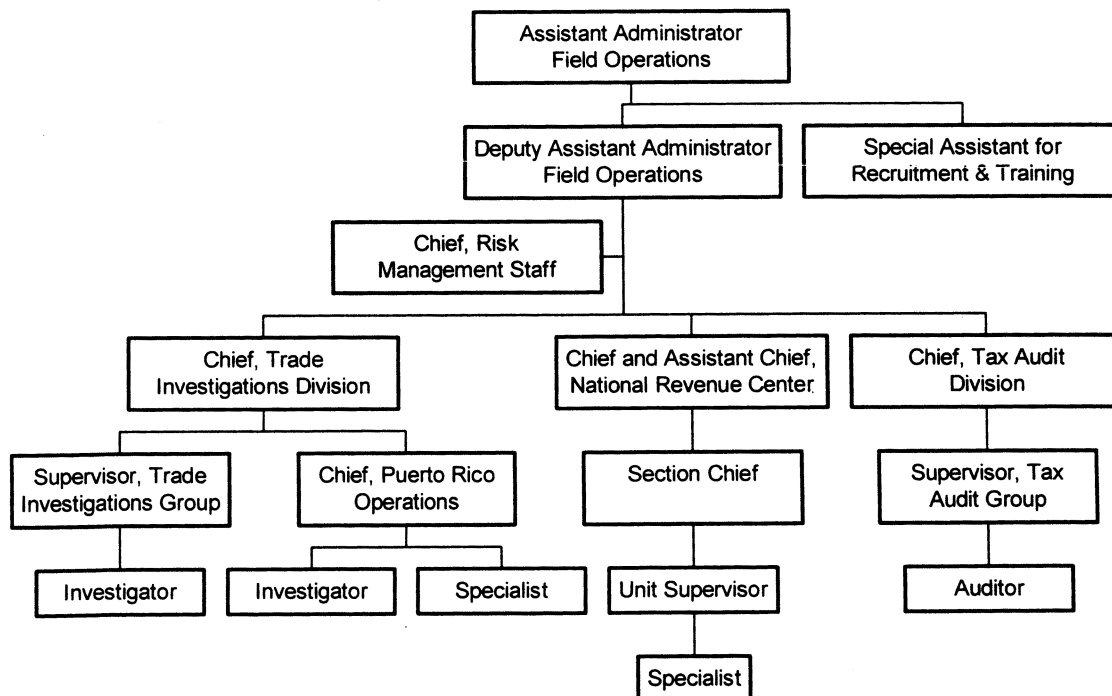
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Department of the Treasury

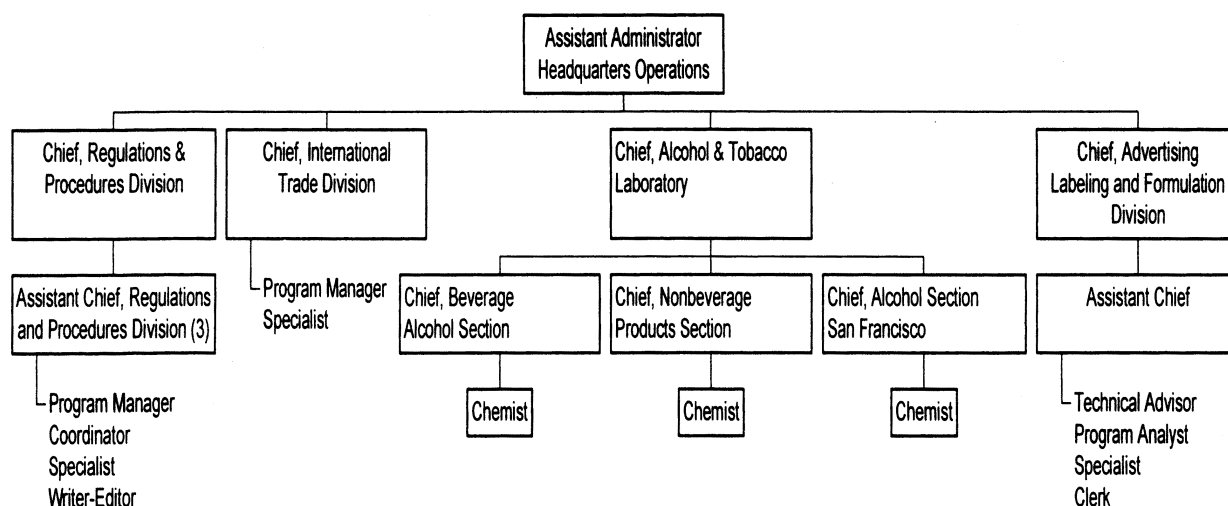
Alcohol and Tobacco Tax and Trade Bureau



Field Operations



Headquarters Operations



Organizational charts as of 1/24/2003.

Charts are subject to change.

[FR Doc. 03-4421 Filed 2-24-03; 8:45 am]
BILLING CODE 4810-31-C

DEPARTMENT OF THE TREASURY

Customs Service

Announcement of Changes to the Eligibility Requirements and Application Process for Participation in Remote Location Filing Prototype Two

AGENCY: Customs Service, Department of the Treasury.

ACTION: General notice.

SUMMARY: This notice announces two changes to Remote Location Filing Prototype Two. One change provides that line release entries are no longer permitted under this prototype. The other change simplifies the application process for participation in the prototype to a one-step procedure that will consolidate information collection and expedite application processing at Customs Headquarters. Current RLF filers do not need to re-apply to Customs Headquarters to continue participation in RLF Prototype Two, nor will they be required to submit additional port applications.

DATES: The changes to Customs second prototype of the Remote Location Filing program will go into effect February 25, 2003. Comments concerning these changes, or any other aspect of RLF,

may be submitted to Customs at any time. Applications for participation in RLF Prototype Two will be accepted throughout the duration of the test program.

ADDRESSES: Written comments and applications to participate in the prototype should be addressed to the Remote Filing Team, Office of Field Operations, U.S. Customs Service, 1300 Pennsylvania Avenue, NW., Room 5.2-B, Washington, DC 20229. Comments may also be submitted via e-mail to Lisa.k.santana@customs.treas.gov.

FOR FURTHER INFORMATION CONTACT: For systems or automation issues: Eloisa Calafell (305) 869-2780 or Jackie Jegels (301) 893-6717. For operational or policy issues: Lisa K. Santana at (202) 927-4342 or via e-mail at Lisa.k.santana@customs.treas.gov.

SUPPLEMENTARY INFORMATION:

Background

RLF Authorized by the National Customs Automation Program (NCAP)

Title VI of the North American Free Trade Agreement Implementation Act, Pub. L. 103-182, 107 Stat. 2057 (December 8, 1993), contains provisions pertaining to Customs Modernization (107 Stat. 2170). Subpart B of Title VI of the Act concerns the National Customs Automation Program (NCAP), an electronic system for the processing of commercial imports. Within subpart

B, section 631 of the Act added section 414 (19 U.S.C. 1414), which provides for Remote Location Filing (RLF), to the Tariff Act of 1930, as amended. RLF permits an eligible NCAP participant to elect to file electronically a formal or informal consumption entry with Customs from a remote location within the Customs territory of the United States other than the port of arrival, or from within the port of arrival with a requested designated examination site outside the port of arrival.

RLF Prototype Two

In accordance with § 101.9(b) of the Customs Regulations (19 CFR 101.9(b)), Customs has developed and tested two RLF prototypes.

RLF Prototype Two commenced on January 1, 1997. See document published in the **Federal Register** (61 FR 60749) on November 29, 1996. On December 7, 1998, Customs announced in the **Federal Register** (63 FR 67511) that Prototype Two would remain in effect until Customs concluded the prototype by notice in the **Federal Register**. On July 6, 2001, Customs announced in the **Federal Register** (66 FR 35693) changes to the eligibility requirements for participation in RLF Prototype Two which mandated that customs brokers hold a national permit. That notice also announced that the provisions of part 111 of the Customs Regulations (which set forth the regulations providing for the licensing