

The areas of degradation are not always consistent in their characteristics. The degradation may not occur along the complete pipe length, but rather may start and stop within a relatively short section of pipe and then reoccur in another area further down the segment. In addition, the operator and manufacturer have observed instances of degradation on only one side of the pipe with the other side having no indication of degradation.

The root cause of the degradation has not been determined. All reported cases have occurred in the southwestern United States where average ambient temperatures are very high, but this may or may not be a contributing factor. The manufacturer does not have evidence that the degraded pipe condition developed from or as a result of the manufacturing process. The manufacturer does not believe the issue to be associated with a particular resin lot. While a review of records has identified some changes in the resin formulation during the time period, the manufacturer does not believe that these changes contributed to the issue. The reporting operators have not identified any other construction or installation practices or conditions that are common to the known occurrences of degraded pipe.

PHMSA has asked the manufacturer to describe the problem and its extent and has requested information related to manufacturing, construction practices, and testing recommendations. Those questions and responses, along with pictures of degraded pipe, are available on the docket associated with this advisory.

The manufacturer is communicating with known customers, regulators, and industry groups as new information becomes available and the operators with known cases of degraded pipe continue to communicate with the appropriate regulatory authorities.

II. Advisory Bulletin (ADB-2012-03)

To: Operators using Driscopipe® 8000 High Density Polyethylene Pipe.

Subject: Potential for Material Degradation of Driscopipe® 8000.

Advisory: PHMSA advises all operators using Driscopipe® 8000 of the potential for material degradation. PHMSA encourages operators to communicate and work with the manufacturer and their respective regulatory authorities to consider and implement any actions that are needed to address the issue as it relates to their systems.

Operators using Drisco8000 pipe who have not already received communications from the manufacturer

are encouraged to contact the manufacturer so they can receive future updates and determine whether their systems are susceptible to degradation. For additional information, contact Karen S. Lively, P.E., Technical Manager, Performance Pipe, a division of Chevron Phillips Chemical Company LP, by phone at 972-599-7413 or email at livekks@cpchem.com. Operators using Drisco8000 pipe are encouraged to inform the relevant regulatory authority and work together to determine what, if any, actions are needed to monitor and address the issue within their systems.

Due to the uncertainty of the root cause of the material degradation, PHMSA cannot provide specific guidance on how best to address the issue. However, PHMSA urges all operators using Drisco8000 pipe to consider the use of accelerated and more frequent leak surveys in those areas where degraded pipe is known or suspected to exist.

All operators using Drisco8000 pipe are encouraged to work with all stakeholders to determine how to address discovery and repair within their systems, taking the most conservative approach and keeping pipeline integrity and public safety a priority.

Authority: 49 U.S.C. chapter 601 and 49 CFR 1.53.

Issued in Washington, DC on February 29, 2012.

Jeffrey D. Wiese,

Associate Administrator for Pipeline Safety.

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DEPARTMENT OF THE TREASURY

Treasury Inspector General for Tax Administration; Privacy Act of 1974: Computer Matching Program

AGENCY: Treasury Inspector General for Tax Administration, Treasury.

ACTION: Notice.

SUMMARY: Pursuant to 5 U.S.C. 552a, the Privacy Act of 1974, as amended, notice is hereby given of the agreement between the Treasury Inspector General for Tax Administration (TIGTA) and the Internal Revenue Service (IRS) concerning the conduct of TIGTA's computer matching program.

DATES: *Effective Date:* April 5, 2012.

ADDRESSES: Comments or inquiries may be mailed to the Treasury Inspector General for Tax Administration, Attn: Office of Chief Counsel, 1401 H St. NW., Suite 469, Washington, DC 20005, or via

electronic mail to Counsel.Office@tigta.treas.gov.

FOR FURTHER INFORMATION CONTACT:

Office of Chief Counsel, Treasury Inspector General for Tax Administration, (202) 622-4068.

SUPPLEMENTARY INFORMATION: TIGTA's computer matching program assists in the detection and deterrence of fraud, waste, and abuse in the programs and operations of the IRS and related entities as well as protects against attempts to corrupt or interfere with tax administration. TIGTA's computer matching program is also designed to proactively detect and to deter criminal and administrative misconduct by IRS employees. Computer matching is the most feasible method of performing comprehensive analysis of data.

NAME OF SOURCE AGENCY:

Internal Revenue Service.

NAME OF RECIPIENT AGENCY:

Treasury Inspector General for Tax Administration.

BEGINNING AND COMPLETION DATES:

This program of computer matches is expected to commence on March 11, 2012, but not earlier than the fortieth day after copies of the Computer Matching Agreement are provided to the Congress and OMB unless comments dictate otherwise. The program of computer matches is expected to conclude on September 11, 2013.

PURPOSE:

This program is designed to deter and detect fraud, waste, and abuse in Internal Revenue Service programs and operations, to investigate criminal and administrative misconduct by IRS employees, and to protect against attempts to corrupt or threaten the IRS and/or its employees.

Authority: The Inspector General Act of 1978, 5 U.S.C. App. 3, and Treasury Order 115-01.

CATEGORIES OF INDIVIDUALS COVERED:

Current and former employees of the Internal Revenue Service as well as individuals and entities about whom information is maintained in the systems of records listed below.

CATEGORIES OF RECORDS COVERED:

Included in this program of computer matches are records from the following Treasury or Internal Revenue Service systems.

- a. Treasury Payroll and Personnel System [Treasury/DO.001]
- b. Treasury Child Care Tuition Assistance Records [Treasury/DO.003]

c. Public Transportation Incentive Program Records [Treasury/DO.005]
 d. Treasury Financial Management Systems [Treasury/DO.009]
 e. Correspondence Files and Correspondence Control Files [Treasury/IRS 00.001]
 f. Correspondence Files: Inquiries About Enforcement Activities [Treasury/IRS 00.002]
 g. Taxpayer Advocate Service and Customer Feedback and Survey Records System [Treasury/IRS 00.003]
 h. Employee Complaint and Allegation Referral Records [Treasury/IRS 00.007]
 i. Third Party Contact Records [Treasury/IRS 00.333]
 j. Stakeholder Relationship Management and Subject Files, Chief, Communications and Liaison [Treasury/IRS 10.004]
 k. SPEC Taxpayer Assistance Reporting System (STARS) [Treasury/IRS 10.007]
 l. Volunteer Records [Treasury/IRS 10.555]
 m. Annual Listing of Undelivered Refund Checks [Treasury/IRS 22.003]
 n. File of Erroneous Refunds [Treasury/IRS 22.011]
 o. Foreign Information System (FIS) [Treasury/IRS 22.027]
 p. Individual Microfilm Retention Register [Treasury/IRS 22.032]
 q. Subsidiary Accounting Files [Treasury/IRS 22.054]
 r. Automated Non-Master File (ANMF) [Treasury/IRS 22.060]
 s. Information Return Master File (IRMF) [Treasury/IRS 22.061]
 t. Electronic Filing Records [Treasury/IRS 22.062]
 u. CADE Individual Master File (IMF) [Treasury/IRS 24.030]
 v. CADE Business Master File (BMF) [Treasury/IRS 24.046]
 w. Audit Under-reporter Case File [Treasury/IRS 24.047]
 x. Acquired Property Records [Treasury/IRS 26.001]
 y. Lien Files [Treasury/IRS 26.009]
 z. Offer in Compromise (OIC) File [Treasury/IRS 26.012]
 aa. Trust Fund Recovery Cases/One Hundred Percent Penalty Cases [Treasury/IRS 26.013]
 bb. Record 21, Record of Seizure and Sale of Real Property [Treasury/IRS 26.014]
 cc. Taxpayer Delinquent Account (TDA) Files [Treasury/IRS 26.019]
 dd. Taxpayer Delinquency Investigation (TDI) Files [Treasury/IRS 26.020]
 ee. Identification Media Files System for Employees and Other Issued IRS ID [Treasury/IRS 34.013]
 ff. Security Clearance Files [Treasury/IRS 34.016]

gg. Personnel Security Investigations, National Background Investigations Center [Treasury/IRS 34.021]
 hh. National Background Investigations Center Management Information System [Treasury/IRS 34.022]
 ii. IRS Audit Trail and Security Records System [Treasury/IRS 34.037]
 jj. General Personnel and Payroll Records [Treasury/IRS 36.003]
 kk. Practitioner Disciplinary Records [Treasury/IRS 37.007]
 ll. Enrolled Agent and Enrolled Retirement Plan Agent Records [Treasury/IRS 37.009]
 mm. Preparer Tax Identification Number Records [Treasury/IRS 37.111]
 nn. Examination Administrative File [Treasury/IRS 42.001]
 oo. Audit Information Management System (AIMS) [Treasury/IRS 42.008]
 pp. Compliance Programs and Projects Files [Treasury/IRS 42.021]
 qq. Anti-Money laundering/Bank Secrecy Act (BSA) and Form 8300 Records [Treasury/IRS 42.031]
 rr. Appeals Centralized Data System [Treasury/IRS 44.003]
 ss. Criminal Investigation Management Information System [Treasury/IRS 46.002]
 tt. Automated Information Analysis System [Treasury/IRS 46.050]
 uu. Tax Exempt/Government Entities (TE/GE) Case management Records [Treasury/IRS 50.222]
 vv. Employee Protection System Records [Treasury/IRS 60.000]
 ww. Chief Counsel Management Information System Records [Treasury/IRS 90.001]

Dated: February 27, 2012.

Melissa Hartman,

Deputy Assistant Secretary, Privacy, Transparency, and Records.

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DEPARTMENT OF THE TREASURY

Internal Revenue Service

Art Advisory Panel of the Commissioner of Internal Revenue

AGENCY: Internal Revenue Service, Treasury.

ACTION: Notice of determination of necessity for renewal of the Art Advisory Panel.

SUMMARY: It is in the public interest to continue the existence of the Art Advisory Panel. The current charter of the Art Advisory panel will be renewed for a period of two years.

FOR FURTHER INFORMATION CONTACT:

Ruth Vriend, C:AP:P&V:ART, 1099 14th

Street NW., Room 4200E, Washington, DC 20005, Telephone No. (202) 435-5739 (not a toll free number).

Pursuant to the Federal Advisory Committee Act, 5 U.S.C. App. (2000), the Commissioner of Internal Revenue announces the renewal of the following advisory committee:

Title. The Art Advisory Panel of the Commissioner of Internal Revenue.

Purpose. The Panel assists the Internal Revenue Service by reviewing and evaluating the acceptability of property appraisals submitted by taxpayers in support of the fair market value claimed on works of art involved in Federal Income, Estate or Gift taxes in accordance with sections 170, 2031, and 2512 of the Internal Revenue Code of 1986.

In order for the Panel to perform this function, Panel records and discussions must include tax return information. Therefore, the Panel meetings will be closed to the public since all portions of the meetings will concern matters that are exempted from disclosure under the provisions of section 552(b)(3), (4), (6) and (7) of Title 5 of the U.S. Code. This determination, which is in accordance with section 10(d) of the Federal Advisory Committee Act, is necessary to protect the confidentiality of tax returns and return information as required by section 6103 of the Internal Revenue code.

Statement of Public Interest. It is in the public interest to continue the existence of the Art Advisory Panel. The Secretary of Treasury, with the concurrence of the General Services Administration, has also approved renewal of the Panel. The membership of the Panel is balanced between museum directors and curators, art dealers and auction representatives to afford differing points of view in determining fair market value.

Authority for this Panel will expire two years from the date the Charter is approved by the Assistant Secretary for Management and Chief Financial Officer and filed with the appropriate congressional committees unless, prior to the expiration of its Charter, the Panel is renewed.

The Commissioner of Internal Revenue has determined that this document is not a major rule as defined in Executive Order 12291 and that a regulatory impact analysis therefore is not required. Neither does this document constitute a rule subject to