submit them to OMB within 60 days from the date of this notice. Therefore, submit your comments to SSA within 60 days from the date of this publication. You can obtain copies of the collection instruments by calling the SSA Reports Clearance Officer at 410–965–0454 or by writing to the address listed above.

1. Supplemental Security Income (SSI)—Quality Review Case Analysis—0960–0133. SSA uses Form SSA–8508–BK, which covers all elements of SSI eligibility, in a personal interview with a sample of SSI recipients. SSA uses the gathered information to assess the effectiveness of Supplemental Security Income (SSI) policies and procedures and to determine payment accuracy rates. Respondents are recipients of payments.

Type of Request: Revision of an OMB-approved information collection.

Number of Respondents: 3,900. Frequency of Response: 1.

Average Burden per Response: 60 minutes.

Estimated Annual Burden: 3,900 hours.

2. Waiver of Supplemental Security Income Payment Continuation—20 CFR 416.1400–416.1422—0960–NEW. Claimants who initially elect payment continuation must complete Form SSA–263 to request SSA waive or stop payments until there is a decision on their appeals. SSA uses the information to waive or stop payments and as proof claimants understand their due process rights. Respondents are SSI recipients who wish to stop or waive payments during the appeals process.

Type of Request: Existing Information Collection in Use without an OMB Number.

Number of Respondents: 3,000. Frequency of Response: 1. Average Burden per Response: 5 minutes.

Estimated Annual Burden: 250 hours.

II. SSA has submitted the information collections listed below. Your comments on the information collections will be most useful if OMB and SSA receive them within 30 days from the date of this publication. You can request a copy of the information collections by e-mail, *OPLM.RCO@ssa.gov*, fax 410–965–6400, or by calling the SSA Reports Clearance Officer at 410–965–0454.

1. Application for Supplemental Security Income—20 CFR 416.207 and 416.305–416.335, Subpart C—0960–0229. SSA has prescribed Form SSA-8000 as the application for SSI payments. SSA uses the information gathered on SSA-8000 to determine whether claimants meet all statutory and regulatory requirements for SSI eligibility and the amount of such payments. The respondents are applicants for SSI payments.

Type of Request: Revision of an OMB-approved information collection.

Type of response	Number of re- spondents	Frequency of response	Average bur- den per re- sponse (min- utes)	Total annual burden (hours)
PaperMSSICS	25,625 138,120	1	41 36	17,510 82.872
MSSICS w/ Signature Proxy	1,117,515	1	35	651,884
Totals	1,281,260			752,266

SSA is making the following corrections to the 60–Day Notice published on March 26, 2008 at 73 FR 16087: we changed the type of request to a revision, and revised the burden information to include both regular MSSICS screens and MSSICS screens including the Signature Proxy application.

2. Integrated Registration Services (IRES) System—20 CFR 401.45—0960-0626. The IRES System registers and authenticates individuals, businesses, organizations, entities, and government agencies to use the eService Internet and telephone applications for requesting and exchanging business data with SSA, and issues them a User Identification Number (User ID) and a password. In addition, this process verifies the identity of individuals who use SSA's Business Services Online. Respondents are employers and third party submitters of wage data, business entities providing taxpayer identification information, and data exchange partners conducting business in support of Social Security programs.

Type of Request: Revision of an OMB-approved information collection.

Number of Respondents: 1,300,000.

Frequency of Response: 1. Average Burden Per Response: 2 minutes.

Estimated Annual Burden: 43,333 hours.

Dated: June 5, 2008.

Elizabeth A. Davidson,

Reports Clearance Officer, Social Security Administration.

[FR Doc. E8–13061 Filed 6–10–08; 8:45 am] BILLING CODE 4191–02–P

DEPARTMENT OF STATE

[Public Notice 6253]

Culturally Significant Objects Imported for Exhibition Determinations: "Andrea Riccio: Renaissance Master of Bronze"

SUMMARY: Notice is hereby given of the following determinations: Pursuant to the authority vested in me by the Act of October 19, 1965 (79 Stat. 985; 22 U.S.C. 2459), Executive Order 12047 of March 27, 1978, the Foreign Affairs Reform and Restructuring Act of 1998 (112 Stat. 2681, et seq.; 22 U.S.C. 6501 note, et seq.), Delegation of Authority No. 234 of October 1, 1999, Delegation of Authority No. 236 of October 19, 1999,

as amended, and Delegation of Authority No. 257 of April 15, 2003 [68 FR 19875], I hereby determine that the objects to be included in the exhibition "Andrea Riccio: Renaissance Master of Bronze" to be displayed at The Frick Collection, New York, New York, imported from abroad for temporary exhibition within the United States, are of cultural significance. The objects are imported pursuant to loan agreements with the foreign owners or custodians. I also determine that the exhibition or display of the exhibit objects at The Frick Collection, New York, New York, from on or about October 15, 2008, until on or about January 18, 2009, and at possible additional exhibitions or venues yet to be determined, is in the national interest. Public Notice of these Determinations is ordered to be published in the Federal Register.

FOR FURTHER INFORMATION CONTACT: For further information, including a list of the exhibit objects, contact Wolodymyr Sulzynsky, Attorney-Adviser, Office of the Legal Adviser, U.S. Department of State (telephone: 202/453–8050). The address is U.S. Department of State, SA–44, 301 4th Street, SW., Room 700, Washington, DC 20547–0001.

Dated: June 3, 2008.

C. Miller Crouch,

Principal Deputy Assistant Secretary for Educational and Cultural Affairs, Department of State.

[FR Doc. E8–13078 Filed 6–10–08; 8:45 am]

DEPARTMENT OF STATE

[Delegation of Authority No. 166-2]

Delegation by the Deputy Secretary to the Legal Adviser of Authority To Settle Claims Under the Federal Tort Claims Act and 22 U.S.C. 2669–1

By virtue of the authority vested in the Secretary of State, including section 1 of the State Department Basic Authorities Act, as amended (22 U.S.C. 2651a), and by the Federal Tort Claims Act (28 U.S.C. 2671 et seq.), and 22 U.S.C. 2669-1, and delegated to the Deputy Secretary of State pursuant to Delegation of Authority 245 of April 23, 2001, I hereby delegate to the Legal Adviser and the Deputy Legal Advisers authority to consider, ascertain, adjust, determine, compromise and settle claims capable of administrative settlement under the Federal Tort Claims Act and 22 U.S.C. 2669-1, except claims arising out of activities of the International Boundary and Water Commission.

The Legal Adviser may redelegate to the Assistant Legal Adviser and Deputy Assistant Legal Adviser responsible for claims matters the functions delegated in the preceding paragraph, including authority to deny all claims.

Any authority covered by this delegation may also be exercised by the Secretary or the Deputy Secretary.

This Delegation of Authority supersedes DA–166.

This Delegation of Authority shall be published in the **Federal Register**.

Dated: May 30, 2008.

John D. Negroponte,

Deputy Secretary of State, Department of State.

[FR Doc. E8–13070 Filed 6–10–08; 8:45 am] BILLING CODE 4710–08-P

DEPARTMENT OF TRANSPORTATION

Office of the Secretary

[Docket No. DOT-OST-2008-0088]

Agency Information Collection; Request for Comments; Clearance of Renewal Approval of Information Collection: Procedures for Transportation Drug Alcohol Testing Program

AGENCY: Office of the Secretary (OST)

ACTION: Notice and request for comments.

SUMMARY: In compliance with the Paperwork Reduction Act of 1995, Public Law 104-13, (44 U.S.C. 3501 et seq.) this notice announces the Information Collection Request, abstracted below, is being forwarded to the Office of Management and Budget for extension of the currently approved Procedures for Transportation Drug and Alcohol Testing Program. On March 17, 2008 the Office of Drug and Alcohol Policy and Compliance (ODAPC) published a 60-day notice in the **Federal** Register (73 FR 14300) Docket # OST-2008–0088, informing the public of ODAPC's intention to extend an approved information collection. Specifically, ODAPC solicited comments on whether the information collection is necessary for the proper performance of the functions of the Department, including whether the information will have practical utility. We asked whether the Department's estimate of the burden of the proposed information collection was accurate and for ways to enhance the quality, utility, and clarity of the information to be collected. The Department sought ways to minimize the burden for those who would have to provide information, including the use of automated collection techniques or other forms of information technology. One response, which contained several comments, was made to the docket. Among his comments, the respondent supported the Department's estimated burden hours associated with the collection and handling of each form and provided suggestions for updating the Alcohol Testing Form (ATF) and Management Information System (MIS) form. Each of the respondent's comments were addressed and are explained in the supporting statement to OMB. The ATF and MIS were updated to include an updated Paperwork Reduction Act Burden Statement, the current address of the Department, and DOT form numbers were added. We provided additional instructions on the reverse

side of Page 3 of the ATF that tamperevident tape must not obscure the printed information. Also, the legends in the test result boxes on the front of the ATF were adjusted and printed in a smaller font so they don't obscure test results printed directly on the ATF. DATES: Written comments should be submitted by July 11, 2008 and sent to the attention of the DOT/OST Desk Officer, Office of Information and Regulatory Affairs, Office of Management and Budget, Docket library, Room 10102, 725 17th Street, NW., Washington, DC 20503 or oira_submission@omb.eop.gov (e-mail).

FOR FURTHER INFORMATION CONTACT:

Bohdan Baczara, Office of Drug and Alcohol Policy and Compliance, Office of the Secretary, U.S. Department of Transportation, 1200 New Jersey Avenue, SE., Room W62–300, Washington, DC 20590.

SUPPLEMENTARY INFORMATION:

Title: Procedures for Transportation
Drug and Alcohol Testing Program.

OMB Control No.: 2105–0529.

Form No.: DOT F 1380 Alcohol
Testing Form (ATF) and DOT F 1385
DOT Drug and Alcohol Testing
Management Information System (MIS).

Affected Entities: Transportation
Industry (i.e., Federal Aviation
Administration, Federal Transit
Administration, Federal Railroad
Administration, Federal Motor Carrier
Safety Administration, and the Pipeline
and Hazardous Materials Safety
Administration) and the United States
Coast Guard when calculating their
random testing rates.

Type of Review: Clearance and Renewal.

Frequency of Response: Annually. Respondents: 2,783,195. Total Annual Burden Hours Requested: 695,300.

Abstract: Under the Omnibus Transportation Employee Testing Act of 1991, DOT is required to implement a drug and alcohol testing program in various transportation-related industries. This specific requirement is elaborated in 49 CFR part 40, Procedures for Transportation Workplace Drug and Alcohol Testing Programs. Included in this program are the U.S. Department of Transportation Alcohol Testing Form (ATF) and the DOT Drug and Alcohol Testing Management Information System (MIS) Data Collection Form. The ATF includes the employee's name, the type of test taken, the date of the test, and the name of the employer. Custody and control is essential to the basic purpose of the alcohol testing program. Data on each test conducted, including test results,