Staff believes that there are no current start-up costs or other capital costs associated with the Regulations. Because the labeling of textile products has been an integral part of the manufacturing process for decades, manufacturers have in place the capital equipment necessary to comply with the Regulations' labeling requirements. Industry sources indicate that much of the information required by the Textile Act and its implementing rules would be included on the product label even absent their requirements. Similarly, recordkeeping, invoicing, and advertising disclosures are tasks performed in the ordinary course of business so that covered firms would incur no additional capital or other nonlabor costs as a result of the Regulations.

# 4. The Care Labeling Rule, 16 CFR Part 423 (OMB Control Number: 3084-0103).

The Care Labeling Rule, 16 CFR Part 423, requires manufacturers and importers to attach a permanent care

label to all covered textile clothing in order to assist consumers in making purchase decisions and in determining what method to use to clean their apparel. Also, manufacturers and importers of piece goods used to make textile clothing must provide the same care information on the end of each bolt or roll of fabric.

# Estimated annual hours burden: 7,566,000 hours, rounded to the nearest thousand (solely relating to disclosure<sup>10</sup>).

Staff estimates that approximately 26,647 manufacturers or importers of textile apparel, producing about 20.1 billion textile garments annually, are subject to the Rule's disclosure requirements. The burden of developing proper care instructions may vary greatly among firms, primarily based on the number of different lines of textile garments introduced per year that require new or revised care instructions. Staff estimates the burden of determining care instructions to be 43

hours each year per respondent, for a cumulative total of 1,145,821 hours. Staff further estimates that the burden of drafting and ordering labels is 2 hours each year per respondent, for a total of 53,294 hours. Staff believes that the process of attaching labels is fully automated and integrated into other production steps for about 40 percent of the approximately 19.1 billion garments that are required to have care instructions on permanent labels. 11 For the remaining 11.46 billion items (60 percent of 19.1 billion), the process is semi-automated and requires an average of approximately two seconds per item, for a total of 6,366,667 hours per year. Thus, the total estimated annual burden for all respondents is 7,565,782 hours (1,145,821 hours to determine care instructions + 53,294 hours to draft and order labels + 6,366,667 hours to attach labels).

### Estimated annual cost burden: \$61,407,000, rounded to the nearest thousand (solely relating to labor costs).

Task	Hourly Rate	Burden Hours	Labor Cost
Determine care instructions Draft and order labels Attach labels TOTAL	\$22.00 \$16.27 \$5.55 <sup>12</sup>	1,145,821 53,294 6,366,667	\$25,205,062 \$867,093 \$35,335,002 \$61,407,157

<sup>&</sup>lt;sup>12</sup> See note 5.

Staff believes that there are no current start-up costs or other capital costs associated with the Rule. Because the labeling of textile products has been an integral part of the manufacturing process for decades, manufacturers have in place the capital equipment necessary to comply with the Rule's labeling requirements. Based on knowledge of the industry, staff believes that much of the information required by the Rule would be included on the product label even absent those requirements.

### David C. Shonka,

Acting General Counsel
[FR Doc. E8–26058 Filed 10–30–08: 8:45 am]
[BILLING CODE: 6750–01–S]

#### **FEDERAL TRADE COMMISSION**

### Granting of Request for Early Termination of the Waiting Period Under the Premerger Notification Rules

Section 7A of the Clayton Act, 15 U.S.C. 18a, as added by Title II of the Hart-Scott Rodino Antitrust Improvements Act of 1976, requires persons contemplating certain mergers or acquisitions to give the Federal Trade Commission and the Assistant Attorney General advance notice and to wait designated periods before consummation of such plans. Section 7A(b)(2) of the Act permits the agencies, in individual cases, to terminate this

waiting period prior to its expiration and requires that notice of this action be published in the **Federal Register**.

The following transactions were granted early termination of the waiting period provided by law and the premerger notification rules. The grants were made by the Federal Trade Commission and the Assistant Attorney General for the Antitrust Division of the Department of Justice. Neither agency intends to take any action with respect to these proposed acquisitions during the applicable waiting period.

Trans No.	Acquiring	Acquired	Entities			
Transactions Granted Early Termination—10/01/2008						
	Robert B. CohenGTEL Holding LLC		Dufry AG. GTEL Holdings, Inc.			

<sup>&</sup>lt;sup>10</sup> The Care Labeling Rule imposes no specific recordkeeping requirements. Although the Rule requires manufacturers and importers to have reliable evidence to support the recommended care instructions, companies may provide as support

current technical literature or rely on past experience.

 $<sup>^{11}</sup>$  About 1 billion of the 20.1 billion garments produced annually are either not covered by the

Care Labeling Rule (gloves, hats, caps, and leather, fur, plastic, or leather garments) or are subject to an exemption that allows care instructions to appear on packaging (hosiery).

Trans No.	Acquiring	Acquired	Entities	
	Transactions Granted	d Early Termination—10/03/2008		
20081590 20081749 20081804	Donald E. Graham	General Electric Company  Rockwood Holdings, Inc  Mitsubishi Corporation	NBC Stations Management II, Inc. NBC Subsidiary, (WTVJ-TV), Inc. NBC Universal, Inc. Advantis Technologies, Inc. Morris Cogeneration, LLC.	
20081807	Opnext, Inc	StrataLight Communications, Inc Citizens Telephone Company Commonwealth Bank of Australia Robert C. McNair	StrataLight Communications, Inc. Citizens Telephone Company. First State Media Group Limited. Stonerside Stable LLC.	
20081826	Mitsubishi UFJ Financial Group, Inc	Morgan Stanley  Early Termination—10/06/2008	Morgan Stanley.	
		-	I	
20081747	H&R Block, Inc	Michael Dean Merriman 1965-A Trust.	Block Management, LLC, H&R Block, LLC, HRBO III, LLC, HRBO, LLC.	
20081748	H&R Block, Inc	Pamela Jo Merriman 1965-A Trust	Block Management, LLC, H&R Block, LLC, HRBO III, LLC, HRBO, LLC.	
20081754 20081761	H&R Block, Inc	H&R Block of Houston, LLC	Houston Block, L.C. CapitalSource Inc.	
	Transactions Granted	Early Termination—10/07/2008		
20081792 20081799 20081818	USPF III Leveraged Feeder, L.P IHS Inc William S. Morris III and Mary Sue Ellis Morris.	Peter H. Zeliff, Sr	Innovative Energy Systems, LLC. Global Insight, Inc. SplitCo.	
		d Early Termination—10/09/2008		
20081786	Inversion Corporativa I.C., S.A Zimmer Holdings, Inc	DTN Holding Company, Inc	DTN Holding Company, Inc. Abbott Spine, Inc. Liberty Tire Services, LLC. Wachovia Corporation.	
		L Early Termination—10/10/2008	<u>'</u>	
20081830 20081831 20081832	Sappi Limited Foot Locker, Inc Enterprise Products Partners L. P	Metsaliitto CooperativedELIA's, Inc	M-real Corporation. dELIA's, Inc. Great Divide Gathering, LLC.	
20090013	GHL Acquisition Corp	Iridium Holdings LLC	Iridium Holdings LLC.	
	Transactions Granted	d Early Termination—10/14/2008		
20081763 20081822	GDF SUEZ Westinghouse Air Brake Technologies Corporation.	FirstLight Power Enterprises, Inc Russell Enterprises, Inc	FirstLight Power Enterprises, Inc. Standard Car Truck Company.	
20081827	Bank of America Corporation	Merrill Lynch & Co., Inc	Merrill Lynch & Co., Inc.	
	Transactions Granted	d Early Termination—10/15/2008		
2008180020081823	Kuwait Petroleum Corporation Cameron International Corporation	K-Dow Petrochemicals C.V Kenneth L. Bums, II	K-Dow Petrochemicals C.V. Burnsco Blowout Preventer Sales & Service, Inc., Hitech, Inc. Kencoy, Inc., Melco Blowout Preventer Specialties, Inc., Townsend International BOPs, Inc.	
20090006	McAfee, Inc	Secure Computing Corporation	Secure Computing Corporation.	
	Transactions Granted	Early Termination—10/16/2008		
20081793 20081794 20090012	Altria Group, Inc The Voting Trust Equity Investor Acquisition LLC	UST Inc Morgan Stanley Estate of Anthony A. Martino	UST Inc. Cournot Financial Products LLC. Hatboro Cosmollision, Inc., Maaco	
20090020	BTG plc	Protherics plc	Enterprises, Inc. Protherics plc.	

303, Washington, DC 20580, (202) 326–3100.

By Direction of the Commission.

#### Donald S. Clark,

Secretary.

[FR Doc. E8–26037 Filed 10–30–08; 8:45 am]

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## DEPARTMENT OF HEALTH AND HUMAN SERVICES

# Agency for Healthcare Research and Quality

Agency Information Collection Activities: Proposed Collection; Comment Request

**AGENCY:** Agency for Healthcare Research and Quality, HHS.

**ACTION:** Notice.

SUMMARY: This notice announces the intention of the Agency for Healthcare Research and Quality (AHRQ) to request that the Office of Management and Budget (OMB) approve the proposed information collection project: "AHRQ Healthcare Innovations Exchange Innovator Interview and AHRQ Healthcare Innovations Exchange Innovator E-mail Submission Guidelines." In accordance with the Paperwork Reduction Act of 1995, 44 U.S.C. 3506(c)(2)(A), AHRQ invites the public to comment on this proposed information collection.

This proposed information collection was previously published in the **Federal Register** on August 2008 and allowed 60 days for public comment. One comment was received. The purpose of this notice is to allow an additional 30 days for public comment.

**DATES:** Comments on this notice must be received by December 1, 2008.

ADDRESSES: Written comments should be submitted to: Doris Lefkowitz, Reports Clearance Officer, AHRQ, by email at doris.lefkowitz@ahrq.hhs.gov. Copies of the proposed collection plans, data collection instruments, and specific details on the estimated burden can be obtained from the AHRQ Reports Clearance Officer.

### FOR FURTHER INFORMATION CONTACT:

Doris Lefkowitz, AHRQ Reports Clearance Officer, (301) 427–1477, or by e-mail at *doris.lefkowitz@ahrq.hhs.gov*.

### SUPPLEMENTARY INFORMATION:

### **Proposed Project**

"AHRQ Healthcare Innovations
Exchange Innovator Interview and
AHRQ Healthcare Innovations
Exchange Innovator E-mail Submission
Guidelines"

To support its objective of accelerating the diffusion and adoption of innovative health care delivery changes, see, e,g, 42 U.S.C. 299b-5(a), the Agency for Healthcare Research and Quality (AHRQ) is launching the AHRQ Healthcare Innovations Exchange web site (Innovations Exchange). The Innovations Exchange will make profiles of health care service innovations accessible to the public. These innovations must meet the following six criteria: (1) The innovation focuses directly or indirectly on patient care; (2) the innovation is intended to improve one or more domains of health care quality; (3) the activity is truly innovative in the context of its setting or target population; (4) information about the innovation is publicly available; (5) the innovator (or a representative) is willing and able to contribute information to the Health Care Innovations Exchange; and (6) there is reason to believe that the innovation will be effective. These are minimum requirements. The ultimate decision to publish a detailed profile of the innovation will depend on several factors, including an evaluation by AHRQ, AHRQ's priorities, and the number of similar ideas in the Innovations Exchange. AHRQ's priorities include identifying and highlighting innovations that will help reduce disparities in health care and health status, that will have significant impact on the overall value of health care, where the innovators have a strong interest in participating, and that have received support from AHRQ.

A purposively selected group of 825 health care innovations will be selected to be considered for the profiles that will be published on the Innovations Exchange. These 825 innovations will be selected to ensure that innovations included in the Innovations Exchange cover a broad range of health care settings, care processes, priority populations, and clinical conditions. To collect the information required for these profiles, approximately 825 health care innovators associated with these innovations will submit information on their innovation using the AHRQ Healthcare Innovations Exchange E-mail Submission Guidelines or be contacted by project staff. Innovators will be interviewed by telephone about their innovative activities.

#### **Method of Collection**

Approximately 825 innovators associated with innovations selected for consideration will either submit their innovation through e-mail for consideration or be contacted by telephone and asked to participate. Once their agreement to participate is secured, the innovators will be interviewed by telephone as needed (email submitters will be instructed to provide specific information about their innovation in their initial submissions and may require only abbreviated telephone interviews) about the following aspects of their innovation: health care problem addressed, impetus for the innovation, goals of the innovation, description of the innovation, evaluation results for the innovation, setting for the innovation, history of planning and implementation for the innovation, and lessons learned concerning the implementation of the innovation. If the innovation is approved, a draft profile will be developed based on the information and sent by e-mail to the innovator for review and approval to publish. After the profile is published, on a yearly basis, innovators will be asked to review and update their profiles. No assurances of confidentiality will be made to the innovator.

### **Estimated Annual Respondent Burden**

Exhibit 1 shows the estimated annualized burden hours for the respondents. Approximately 275 innovators will participate in the initial data collection each year for a total of 825 over the three year period. Of the 275 respondents per year we estimate that approximately 15% (41) will submit information via e-mail and will thus be interviewed for a shorter period of time. The remaining 234 respondents that did not submit information via email will be interviewed more extensively to capture the information required. The estimated annualized hours for the respondents' time to participate in the project is 401 hours.

Based on a review of materials from potential innovations we estimate that approximately 10% of the candidate innovations either will not meet the inclusion criteria or their innovators will decide not to continue their participation. Therefore, about 90% (750) of the original 825 profiles will move into the publication stage.

For the 750 published profiles, annual follow-up interviews will be conducted to update the information about the innovation, which will average 30 minutes. Because the profiles will be prepared on a rolling basis over three