We invite comments on: (a) Whether this information collection is necessary for the proper performance of the agency’s functions, including whether the information has practical utility; (b) the accuracy of the agency’s estimate of the information collection’s burden; (c) ways to enhance the quality, utility, and clarity of the information collected; (d) ways to minimize the information collection’s burden on respondents, including through the use of automated collection techniques or other forms of information technology; and (e) estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide the requested information.

Information Collections Open for Comment

Currently, we are seeking comments on the following forms, recordkeeping requirements, or questionnaires:

**Title:** Labeling and Advertising Requirements Under the Federal Alcohol Administration Act. OMB Number: 1513–0087.

**TTB Form or Recordkeeping Requirement Number:** None.

**Abstract:** Under section 105(e) of the Federal Alcohol Administration Act (FAA Act), 27 U.S.C. 205(e), TTB has issued regulations regarding the labeling and advertising of wine, distilled spirits, and malt beverages. The FAA Act provides that these regulations should, among other things, prohibit consumer deception and the use of misleading statements on labels and ensure that labels provide the consumer with adequate information as to the identity and quality of the product. Under these regulations, bottlers and importers of alcohol beverages must provide certain mandatory information and adhere to certain performance standards for statements made on labels and in advertisements of alcohol beverages to ensure that consumers are not deceived or mislead about a product’s identity and quality.

**Current Actions:** TTB is submitting this collection as a revision. The information collection requirement remains unchanged. However, we are revising the burden estimate to reflect an increase in the number of respondents and the resulting burden hours resulting from an increase in the number of regulated industry members.

**Type of Review:** Revision of a currently approved collection.

**Affected Public:** Businesses or other for-profits.

**Estimated Number of Respondents:** 9,552.

**Estimated Total Annual Burden Hours:** 9,552.

**Title:** Beer for Exportation.

**OMB Number:** 1513–0114.

**TTB Form Number:** 5130.12.

**Abstract:** Under 26 U.S.C. 5051, a Federal excise tax is imposed on beer removed from domestic breweries for consumption or sale. However, under 26 U.S.C. 5053, beer is exempt from this tax if it is exported in accordance with regulations issued by the Secretary of the Treasury. Under these regulations, beer may be removed from a brewery for exportation without payment of the Federal excise tax normally due on removal. In order to ensure that exportation took place as claimed and that untaxed beer does not reach the domestic market, TTB requires certification of the exportation on form TTB F 5130.12.

**Current Actions:** We are submitting this information collection for extension purposes only. The form, estimated number of respondents, and estimated number of burden hours remain unchanged.

**Type of Review:** Extension of a currently approved collection.

**Affected Public:** Businesses or other for-profits.

**Estimated Number of Respondents:** 60.

**Estimated Total Annual Burden Hours:** 5,940.

**Title:** Usual and Customary Business Records Relating to Wine, TTB REC 5120/1.

**OMB Number:** 1513–0115.

**TTB Recordkeeping Requirement Number:** 5120/1.

**Abstract:** Under 26 U.S.C. 5367, 5369, 5370, and 5555, TTB regulations require wineries and taxpaid wine bottling houses to keep usual and customary business records, including purchase invoices, sales invoices, and internal records documenting the flow of materials and ingredients through fermenting, processing, packaging, storing and shipping operations. TTB routinely inspects these records to ensure the proper payment of Federal wine excise taxes by these businesses.

**Current Actions:** TTB is submitting this collection as a revision. The information collection remains unchanged. However, we are revising the burden estimate to reflect an increase in the number of respondents due to an increase in the number of regulated industry members. We also are adjusting the reported burden hours to one hour since this information collection involves usual and customary business records which would be maintained by the regulated businesses even without the regulatory requirements to keep and make these records available for TTB inspection.

**Type of Review:** Revision of a currently approved collection.

**Affected Public:** Businesses or other for-profits.

**Estimated Number of Respondents:** 5,925.

**Estimated Total Annual Burden Hours:** 5,925.

**Title:** Bond for Drawback Under 26 U.S.C. 5131.

**OMB Number:** 1513–0116.

**TTB Form Number:** 5154.3.

**Abstract:** The Internal Revenue Code, at 26 U.S.C. 5111–5114, authorizes “drawback” (similar to a refund) of all but $1.00 per gallon of the Federal excise tax already paid on distilled spirits, if the spirits are subsequently used in the manufacture of certain nonbeverage products such as medicines, food products, flavors, and perfumes. Persons making such products must file claims proving their eligibility for drawback. Claims may be filed on either a monthly or a quarterly basis, and 26 U.S.C. 5114(b) authorizes the Secretary of the Treasury to require persons filing monthly claims to file a bond. The purpose of these bonds is to protect the Government in the event that after a claim is paid, a manufacturer is found not to have been eligible for some or all of the amount drawback that was paid.

**Current Actions:** We are submitting this information collection for extension purposes only. The form, estimated number of respondents, and estimated number of burden hours remain unchanged.

**Type of Review:** Extension of a currently approved collection.

**Affected Public:** Businesses or other for-profits.

**Estimated Number of Respondents:** 52.

**Estimated Total Annual Burden Hours:** 10.

**Dated:** July 6, 2015.

Angela M. Jeffries,

Acting Director, Regulations and Rulings Division.

[FR Doc. 2015–16791 Filed 7–8–15; 8:45 am]

BILLING CODE 4810–31–P

DEPARTMENT OF THE TREASURY

Fiscal Service

Prompt Payment Interest Rate; Contract Disputes Act

AGENCY: Bureau of the Fiscal Service, Treasury.

ACTION: Notice.

SUMMARY: For the period beginning July 1, 2015, and ending on December 31,
2015, the prompt payment interest rate is 2–3/8 per centum per annum.

**DATES:** Effective July 1, 2015, to December 31, 2015.

**FOR FURTHER INFORMATION CONTACT:** Thomas M. Burnum, E-Commerce Division, (202) 874–6430; or Thomas Kearns, Attorney-Advisor, Office of the Chief Counsel, (202) 874–7036.

**SUPPLEMENTARY INFORMATION:** An agency that has acquired property or service from a business concern and has failed to pay for the complete delivery of property or service by the required payment date shall pay the business concern an interest penalty. 31 U.S.C. 3902(a). The Contract Disputes Act of 1978, Sec. 12, Public Law 95–563, 92 Stat. 2389, and the Prompt Payment Act, 31 U.S.C. 3902(a), provide for the calculation of interest due on claims at the rate established by the Secretary of the Treasury.

The Secretary of the Treasury has the authority to specify the rate by which the interest shall be computed for prompt payments under section 12 of the Contract Disputes Act of 1978 and under the Prompt Payment Act. Under the Prompt Payment Act, if an interest penalty is owed to a business concern, the penalty shall be paid regardless of whether the business concern requested payment of such penalty. 31 U.S.C. 3902(c)(1). Agencies must pay the interest penalty calculated with the interest rate, which is in effect at the time the agency accrues the obligation to pay a late payment interest penalty. 31 U.S.C. 3902(a). “The interest penalty shall be paid for the period beginning on the day after the required payment date and ending on the date on which payment is made.” 31 U.S.C. 3902(b).

Therefore, notice is given that the Secretary of the Treasury has determined that the rate of interest applicable for the period beginning July 1, 2015, and ending on December 31, 2015, is 2–3/8 per centum per annum.

Dated: July 7, 2015.

David A. Lebryk,
Fiscal Assistant Secretary.

**BILLING CODE 4810–AS–P**

**DEPARTMENT OF THE TREASURY**

**Office of Foreign Assets Control**

**Unblocking of Specially Designated Nationals and Blocked Persons Pursuant to Executive Order 13219, as Amended**

**AGENCY:** Office of Foreign Assets Control, Treasury.

**ACTION:** Notice.

**SUMMARY:** The Treasury Department’s Office of Foreign Assets Control (OFAC) is removing the names of three individuals whose property and interests in property are being unblocked pursuant to Executive Order 13219 of June 26, 2001, as amended by Executive Order 13304 of May 28, 2003.

**DATES:** OFAC’s actions described in this notice are effective July 9, 2015.

**FOR FURTHER INFORMATION CONTACT:** Associate Director for Global Targeting, tel.: 202/622–2420, Assistant Director for Sanctions Compliance & Evaluation, tel.: 202/622–2490, Assistant Director for Licensing, tel.: 202/622–2480, or Chief Counsel (Foreign Assets Control), tel.: 202/622–2410 (not toll free numbers).

**SUPPLEMENTARY INFORMATION:**

Electronic and Facsimile Availability

The list of Specially Designated Nationals and Blocked Persons (SDN List) and additional information concerning OFAC sanctions programs are available from OFAC’s Web site [www.treasury.gov/ofac](http://www.treasury.gov/ofac). Certain general information pertaining to OFAC’s sanctions programs is also available via facsimile through a 24-hour fax-on-demand service, tel.: 202/622–0077.

**Notice of OFAC Actions**

On July 9, 2015, OFAC will unblock the property and interests in property of the following individuals pursuant to Executive Order 13219 of June 26, 2001, as amended by Executive Order 13304 of May 28, 2003.

**Individuals**

ADEMI, Rahim; DOB 30 Jan 1954; POB Karac, Serbia and Montenegro; ICTY indictee (individual) [BALKANS]

LANDZO, Esad; DOB 07 Mar 1973; ICTY indictee (individual) [BALKANS]

LJUBICIC, Pasko; DOB 15 Nov 1965; POB Nezirovic, Bosnia-Herzegovina; ICTY indictee (individual) [BALKANS]

The removal of the individuals listed above from the SDN List is effective as of July 9, 2015. All property and interests in property of these persons that are in or hereafter come within the United States or the possession or control of a United States person are no longer blocked pursuant to E.O. 13219, as amended by E.O. 13304.

Dated: July 2, 2015.

John E. Smith,
Acting Director, Office of Foreign Assets Control.