

SUPPLEMENTARY INFORMATION: This proposed information collection was previously published in the Federal Register (79 FR 19348) on April 8, 2014, allowing for a 60-day comment period [Ed. Note: See CR issue 1367]. This notice allows for an additional 30 days for public comments. This process is conducted in accordance with 5 CFR 1320.10. CBP invites the general public and other Federal agencies to comment on proposed and/or continuing information collections pursuant to the Paperwork Reduction Act of 1995 (Pub. L. 104-13; 44 U.S.C. 3507). The comments should address: (a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimates of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden including the use of automated collection techniques or the use of other forms of information technology; and (e) the annual costs burden to respondents or record keepers from the collection of information (a total capital/startup costs and operations and maintenance costs). The comments that are submitted will be summarized and included in the CBP request for Office of Management and Budget (OMB) approval. All comments will become a matter of public record. In this document, CBP is soliciting comments concerning the following information collection:

Title: Request for Entry or Departure for Flights To and From Cuba.

OMB Number: 1651-0134.

Abstract: On January 28, 2011, Customs and Border Protection (CBP) regulations were amended to allow additional U.S. airports that are able to process international flights to request approval of CBP to process authorized flights between the United States and Cuba. To be eligible to request approval to accept flights to and from Cuba, an airport must be an international airport, landing rights airport, or user fee airport, as defined and described in part 122 of the CBP regulations, and have adequate and up-to-date staffing, equipment and facilities to process international traffic. In order for an airport to seek approval to allow arriving and departing flights from Cuba, the port authority must send a written request to CBP requesting permission. Information about the program and how to apply may be found at <http://www.cbp.gov/newsroom/spotlights/2011-02-03-050000/dhs-cbp-publish-final-rule-allowing-additional-us-ports-entry>. This information collection is authorized by 19 U.S.C. 1433, 1644a, 8 U.S.C 1103, and provided for by 19 CFR 122.153.

Current Actions: This submission is being made to extend the expiration date of this information collection with a change to the burden hours resulting from revised estimates of the number of respondents. There is no change to the information being collected.

Type of Review: Extension (with change).

Affected Public: Businesses.

Estimated Number of Respondents: 2.

Estimated Total Annual Responses: 2.

Estimated Time per Response: 1 hour.

Estimated Total Annual Burden Hours: 2.

Dated: June 9, 2014.

Tracey Denning,
Agency Clearance Officer, U.S. Customs and Border Protection.

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Receipt of Application for “Lever-Rule” Protection

AGENCY: Customs and Border Protection (CBP),
Department of Homeland Security.

ACTION: Notice of receipt of application for “Lever-Rule” protection.

SUMMARY: Pursuant to 19 CFR 133.2(f), this notice advises interested parties that CBP has received an application from MoroccanOil, Inc. seeking “Lever-Rule” protection for the “MOROCCANOIL” and “M MOROCCANOIL” federally registered and recorded trademarks.

FOR FURTHER INFORMATION CONTACT: Tatiana Salnik Matherne, Intellectual Property Rights Branch, Regulations & Rulings, (202) 325-0351.

SUPPLEMENTARY INFORMATION:

Background

Pursuant to 19 CFR 133.2(f), this notice advises interested parties that CBP has received an application from MoroccanOil, Inc. seeking “Lever-Rule” protection. Protection is sought against importations of hair conditioners, namely curl creams, hydrating style creams, intense moisturizing masques, and styling and finishing oils intended for sale in countries outside the United States that bear the following MoroccanOil, Inc. trademarks: (1) “MOROCCANOIL” trademark, USPTO Registration No. 3,478,807, CBP Recordation No. TMK 10-00311; (2) “M MOROCCANOIL” trademark, USPTO Registration No. 3,684,910, CBP Recordation No. TMK 10-00312; and (3) “M MOROCCANOIL” trademark, USPTO Registration No. 3,684,909, CBP Recordation No. TMK 10-00315. In the event that CBP determines that the hair products under consideration are physically and materially different from the MoroccanOil, Inc. hair products authorized for sale in the United States, CBP will publish a notice in the Customs Bulletin, pursuant 19 CFR 133.2 (f), indicating that the above-referenced trademarks are entitled to “Lever-Rule” protection with respect to those physically and materially different hair products.

Dated: May 19, 2014.

Charles R. Steuart,
Chief, Intellectual Property Rights Branch Regulations and Rulings, Office of International Trade.