that every bank, bank branch, or other bank facility will have some sort of sign identifying the premises to the public, it is not burdensome to require that the sign not be confusing or misleading. Equally, it is not burdensome to prohibit a bank branch resulting from a corporate acquisition within a reasonable time thereafter to cease using the name of its extinguished corporate predecessor.

Nor does the Rule appear to hamper banks in their operations or efficiency or limit their ability to carry out their functions. The situation here is unlike the situation in Franklin, supra, 347 U.S. 373, 377, in which a state law was determined to be preempted because it prohibited national banks from advertising in connection with one of their authorized activities (receiving deposits). Under the Rule, banks are not prohibited from advertising any authorized activity. They are not prevented from using abbreviated "advertising" names, such as "FNB" instead of "First National Bank," although if there should be two different "First National Banks" in one city, the Rule requires the second one establishing a bank facility, which will usually be an out-of-town bank, to identify either its domicile city or its branch status: e.g., "FNB Austin" or "San Antonio Branch." Such requirements do not infringe upon a national bank's ability to establish branches under 12 U.S.C. 36(c) or to carry out any other authorized activity.

Since the Texas Rule and the underlying statute are not in conflict with federal law, do not prevent national banks from carrying out their authorized functions under the national banking laws, and do not unduly burden them in operating, it is my opinion that they are applicable to national banks. The OCC, as the authority responsible for administering and enforcing laws and regulations applicable to national banks, will, as the Rule envisions, determine compliance with the Rule with respect to national banks.

I trust this is responsive to your inquiry. Sincerely,

/s

Julie L. Williams, *Chief Counsel.*

[FR Doc. 95–15060 Filed 6–19–95; 8:45 am]

Customs Service

[T.D. 95-50]

Revocation of Customs Broker Licenses

AGENCY: U.S. Customs Service, Department of the Treasury.

ACTION: Broker License Revocations.

SUMMARY: Notice is hereby given that on March 30, 1995, the Secretary of the Treasury, pursuant to Section 641, Tariff Act of 1930, as amended, (19 U.S.C. 1641), and Part 111.74 of the Customs Regulations, as amended (19 CFR 111.74), ordered the revocation of the following Customs broker licenses due to the failure of the broker to file the

status report as required by 19 CFR 111.30(d). These licenses were issued in the Los Angeles District. The list of affected brokers is as follows:

Gilbert E. Amador—03970 Stanley K. Appel-06305 Carol J. Boldt-Miller-06617 Elayne C. Brenner—11744 Marshall R. Brownfield-05207 Yolanda Curry—07856 P.R. Domey—02998 David W. Ďoran—11777 Ferdinand M. Dreifuss—04236 Herbert S. Fischer—04484 Charlene Marie Fluster—11742 James Thomas Gibbs-12819 Peggy Changsoon Kim—13616 Young Mok Kim-05804 Josefina G. Klink-06673 Suzanne Knight—11170 Regis Francis Kramer—03279 Michael O. Larson—05567 James W. McDonald—04563 Kay J. Meggison—05847 Maria D. Oria-03319 Hal Dennis Pope—10598 Klaus Roessel—04052 David C. Salazar-11457 Morris H. Schneider-03588 Jack Neal Schulman-07871

Dated: June 14, 1995.

Philip Metzger,

Director, Trade Compliance. [FR Doc. 95–14959 Filed 6–19–95; 8:45 am] BILLING CODE 4820–02–P

[T.D. 95-49]

Revocation of Customs Broker Licenses

AGENCY: U.S. Customs Service, Department of the Treasury. **ACTION:** Broker license revocations.

SUMMARY: Notice is hereby given that on March 30, 1995, the Secretary of the Treasury, pursuant to Section 641, Tariff Act of 1930, as amended, (19 U.S.C. 1641), and Part 111.74 of the Customs Regulations, as amended (19 CFR 111.74), ordered the revocation of the following Customs broker licenses due to the failure of the broker to file the status report as required by 19 CFR 111.30(d). These licenses were issued in the Houston-Galveston District. The list of affected brokers, both individual and corporate, is as follows: George Anki, Jr.—05896 Lester M. Barnes, Jr.—02448 Dan Beadle—05532 Ann M. Beardsley—07523 Jane Bentley Bowers-05859 Sandra L. Brown—09523 Ernest M. Bruni—07706 Natalie L. Byrd—11151 John Howard Callaway-07262 Rodger A. Chilton—07197 James Costello-06974 David L. Elmers-07263

Arthur Oran Evans, III-05069

Margaret L. Graeff—05480 David W. Gray-05971 Arnold Gene Greathouse—05230 James A. Green, Jr.-03928 Fred M. Hall-05393 Joseph M. Hankins-07648 Gulshan Kala—10188 John William Kenehan-05585 Salvatore Lobello-07784 Jose R. Lopez—06998 Alger L. McDonald—07829 David R. McIntyre-04747 Adolph Kennon Meadows-04109 Jack B. Morgan—04761 William Cary Okerlund—08042 Barbara A. Painter-06507 Joseph B. Peloso—07882 Gregory L. Perun—06119 J.G. Philen, Jr.—07082 J.J. Portier—07280 Rita R. Powell-05758 Jerry E. Rojas-05129 Abelardo A. Salinas-07901 Charles H. Simpson-05276 Robert Wilbur Smith, Jr.-03944 Jose A. Soto, Jr.-07965 Benny Roy Sprayberry—05146 Scott Taylor—07395 Robert J. Villiard-06666 Phillip Andrew Walsh—06126 James A. Webster-05525 Thomas A. Weiderhold—06027 Rebecca O. Young-09577 Joe Zaragoza, Jr. — 05738

Corporate

Accelerated Customs Brokers-07504 Alan Customs Service, Inc.—08048 All-Phase Freight, Inc.—07448 Cargo Express, Inc.—11740 Darrell J. Sekin Co., Inc.—05249 Davis Import Consultants—06704 Green, James A., jr. & Co.-04108 HLZ Import Service, Inc.—09765 Jetero Int'l Services, Inc.—07908 L. Braverman & Company—04365 Livingston International Inc.—04725 McLean Cargo Specialist, Inc.—05977 Panalpina Airfreight, Inc.—04616 Salinas Forwarding Co., Inc.—07068 Sauter Corporation—09632 Shipco, Inc.—04861

Dated: June 14, 1995.

Philip Metzger,

Director, Trade Compliance. [FR Doc. 95–14960 Filed 6–19–95; 8:45 am] BILLING CODE 4820–02–P

UNITED STATES INFORMATION AGENCY

Reporting and Information Collection Requirements Under OMB Review

AGENCY: United States Information Agency.

ACTION: Notice of reporting requirements submitted for OMB review.

SUMMARY: Under the provisions of the Paperwork Reduction act (44 U.S.C. Chapter 35), agencies are required to