for filing specified in this paragraph apply unless the Commission, the administrative law judge, or another section of this part specifically provides otherwise.

* * * * * * 3. Paragraph (a) of § 210.5 is revised to read as follows:

§210.5 Confidential business information.

(a) Definition and submission. Confidential business information shall be defined and identified in accordance with § 201.6 (a) and (c) of this chapter. Unless the Commission, the administrative law judge, or another section of this part states otherwise, confidential business information shall be submitted in accordance with § 201.6(b) of this chapter. In the case of a complaint, any supplement to the complaint, and a motion for temporary relief filed under this part, the number of nonconfidential copies shall be prescribed by §210.8(a) of this part. * *

4. Paragraph (a) of § 210.8 is revised to read as follows:

§210.8 Commencement of preinstitution proceedings.

(a) Upon receipt of complaint. A preinstitution proceeding is commenced by filing with the Secretary a signed original complaint and the requisite number of true copies. The complainant shall file 14 confidential copies of the complaint, 14 nonconfidential copies, plus one confidential copy and one nonconfidential copy for each person named in the complaint as violating section 337 of the Tariff Act of 1930, and one nonconfidential copy for the government of each foreign country of any person or persons so named. The same requirements apply for the filing of a supplement to the complaint. If the complainant is seeking temporary relief, the complainant must file 14 confidential copies of the motion, 14 nonconfidential copies, plus one additional confidential copy and one additional nonconfidential copy of the motion for such relief for each proposed respondent, and one nonconfidential copy for the government of the foreign country of the proposed respondent. The additional copies of the complaint and motion for temporary relief for each proposed respondent and the appropriate foreign government are to be provided notwithstanding the procedures applicable to a motion for temporary relief, which require service of the complaint and motion for temporary relief by the complainant. * * *

5. Paragraph (e) of §210.52 is revised to read as follows:

§210.52 Motions for temporary relief.

(e) If the complaint, the motion for temporary relief, or the documentation supporting the motion for temporary relief contains confidential business information as defined in § 201.6(a) of this chapter, the complainant must follow the procedure outlined in §§ 210.4(a), 210.5(a), 201.6 (a) and (c), 210.8(a), and 210.55 of this part.

Issued: June 13, 1995. By Order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 95–15179 Filed 6–21–95; 8:45 am] BILLING CODE 7020–02–P

SOCIAL SECURITY ADMINISTRATION

20 CFR Part 422

RIN 0960-AE18

Evidence Required for Duplicate Social Security Number Card

AGENCY: Social Security Administration (SSA).

ACTION: Interim rule.

SUMMARY: We intend to conduct a pilot project in as many as 100 social security offices throughout the country and in as many as 10 teleservice centers to encourage people who need a duplicate social security number (SSN) card to contact us by phone to request the duplicate card. We are, therefore, providing an exception to our rule in 20 CFR 422.107(c) on the corroborative evidence of identity a person must submit when he or she applies for a duplicate SSN card.

EFFECTIVE DATE: This regulation is effective on June 22, 1995. Since this rule grants a limited exemption from certain requirements for issuing duplicate SSN cards, the 30-day delay in effectuating rules, as provided by 5 U.S.C. 553(d), does not apply. We will consider any comments we receive by August 21, 1995 and will publish a revised final regulation if public comments warrant it.

ADDRESSES: Comments on this rule should be submitted in writing to the Commissioner of Social Security, P.O. Box 1585, Baltimore, MD 21235, sent by telefax to (410) 966–2830, sent by E-mail to "regulations@ssa.gov," or delivered to the Division of Regulations and Rulings, Social Security Administration, 3–B–1 Operations Building, 6401 Security Boulevard, Baltimore, MD 21235, between 8:00 a.m. and 4:30 p.m. on regular business days. Comments received may be inspected during these same hours by making arrangements with the contact person shown below.

Organizations and individuals desiring to submit comments on the information collection requirements under the "Paperwork Reduction Act" should submit them to the Office of Management and Budget, Office of Information and Regulatory Affairs, New Executive Office Building, Room 3208, Washington, D.C. 20503, Attention: Desk Officer for SSA.

The electronic file of this document is available on the Federal Bulletin Board (FBB) at 9 a.m. on the date of publication in the **Federal Register**. To download the file, modem dial (202) 512–1387. The FBB instructions will explain how to download the file and the fee. This file is in Wordperfect and will remain on the FBB during the comment period.

FOR FURTHER INFORMATION CONTACT: Jack Schanberger, Room 3-B-1 Operations Building, 6401 Security Boulevard, Baltimore, MD 21235, (410) 965-8471. SUPPLEMENTARY INFORMATION: Section 205(c)(2)(B)(ii) of the Act provides that an applicant for an SSN must submit such evidence as may be necessary for the Commissioner of Social Security (the Commissioner) to establish the applicant's age, citizenship or alien status, and true identity. Under this provision, the applicant must also provide evidence that the Commissioner may need to determine which (if any) social security account number has previously been assigned to the applicant. This provision was added to the Act in 1972 (Pub. L. 92-603) to provide instructions for assigning SSNs. In addition, Pub. L. 92-603 amended section 208 of the Act to provide penalties for anyone who knowingly, willfully, and with intent to deceive uses an SSN that was obtained with false information. See S. Rep. No. 92-1230 and H.R. Rep. No. 92-1605, 92d Cong., 2d Sess. (1972).

The amendments were in response to the expanding use of the SSN and a concern about its misuse. To implement the amendments, we increased the security of the procedures we used for assigning an SSN. We also published regulations at 20 CFR 422.107(c) which, among other things, require that each applicant for an original, duplicate, or corrected SSN card must submit documentary evidence of identity. The primary purposes for requiring an applicant for a duplicate SSN card to furnish this evidence are to avoid assigning more than one SSN to a person and to ensure that the card is issued to the correct person.