

transportation, information technology, telecommunications, real property management, and disposal of real and personal property. These mission responsibilities generate requirements that are realized through the solicitation and award of public contracts. Individual solicitations and resulting contracts may impose unique information collection/reporting requirements on contractors, not required by regulation, but necessary to evaluate particular program accomplishments and measure success in meeting special program objectives.

B. Annual Reporting Burden

Respondents: 126,870.

Responses Per Respondent: 1.36.

Total Responses: 172,500.

Hours Per Response: .4.

Total Burden Hours: 68,900.

Obtaining Copies of Proposals:

Requester may obtain a copy of the proposal from the General Services Administration, Regulatory Secretariat (MVP), 1800 F Street, NW., Room 4035, Washington, DC 20405, telephone (202) 501-4744. Please cite OMB Control No. 3090-0163, Information Specific to a Contract or Contracting Action (Not Required by Regulation), in all correspondence.

Dated: August 9, 2001.

David A. Drabkin,

Deputy Associate Administrator, Office of Acquisition Policy.

[FR Doc. 01-20484 Filed 8-14-01; 8:45 am]

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GENERAL SERVICES ADMINISTRATION

[OMB Control No. 3090-0204]

Submission for OMB Review; Comment Request Entitled Commercial Delivery Schedule Clause and Notice of Shipment

AGENCY: Office of Acquisition Policy, GSA.

ACTION: Notice of an emergency reinstatement and request for extension of the reinstated collection (3090-0204).

SUMMARY: Under the provisions of the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35), the General Services Administration, Office of Acquisition Policy requested on June 25, 2001 that the Office of Management and Budget (OMB) reinstate an information collection requirement concerning the Commercial Delivery Schedule (Multiple Award Schedule) clause and the Notice of Shipment clause. OMB reinstated the collection on July 20,

2001. Information collected under this authority is not otherwise required by regulation. This notice indicates GSA's intent to request an extension by 3 years of OMB's emergency reinstatement of this collection and to request public review and comment on the collection.

DATES: Comment Due Date: October 15, 2001.

ADDRESSES: Comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, should be submitted to: Ed Springer, GSA Desk Officer, OMB, Room 10236, NEOB, Washington, DC 20503, and a copy to Stephanie Morris, General Services Administration, Acquisition Policy Division, 1800 F Street, NW., Room 4035, Washington, DC 20405.

FOR FURTHER INFORMATION CONTACT: Beverly Cromer, Office of GSA Acquisition Policy (202) 208-6750.

SUPPLEMENTARY INFORMATION:

A. Purpose

The GSA is requesting the Office of Management and Budget (OMB) to reinstate information collection, 3090-0204, concerning the Commercial Delivery Schedule (Multiple Award Schedule) clause. The Commercial Delivery Schedule (Multiple Award Schedule) clause required offerors to provide their commercial delivery terms and conditions. FSS awards contracts to commercial firms under terms and conditions that mirror commercial practices for the supplies and services. In order to ensure the Government obtains the supplies within the offeror's commercial delivery timeframe, the offeror must provide the information requested in the clause, Commercial Delivery Schedule (Multiple Award Schedule).

The GSA is requesting the Office of Management and Budget (OMB) to reinstate information collection, 3090-0204, concerning the Notice of Shipment clause. A Notice of Shipment clause is used when it is in the Government's interest to have a supply contractor furnish a notice of shipment. Such a notice is necessary when preparations need to be made for docking arrangements, storage, transshipment of materials handling equipment of supplies and equipment upon delivery, labor and inside delivery at destination.

B. Annual Reporting Burden

Number of Respondents: 4109.

Total Annual Responses: 10,305.

Total Burden Hours: 2669.

Obtaining Copies of Proposals:

Requester may obtain a copy of the

proposal from the General Services Administration, Regulatory Secretariat (MVP), 1800 F Street, NW., Room 4035, Washington, DC 20405, telephone (202) 501-4755. Please cite OMB Control No. 3090-0204, Commercial Delivery Schedule (Multiple Award Schedule) clause and Notice of Shipment clause.

Dated: August 9, 2001.

David A. Drabkin,

Deputy Associate Administrator, Acquisition Policy Division.

[FR Doc. 01-20485 Filed 8-14-01; 8:45 am]

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DEPARTMENT OF HEALTH AND HUMAN SERVICES

Office of the Secretary

Announcement of National Listening Session on Community-Based Alternatives for Individuals With Disabilities

The Department of Health and Human Services, in collaboration with the Departments of Housing and Urban Development, Labor, Education, Justice and the Social Security Administration, is hosting a National Listening Session on Community-Based Alternatives for People with Disabilities to provide an opportunity for public input into each agency's evaluation being conducted under President Bush's Executive Order 13217 on Community-Based Alternatives for People with Disabilities.

Executive Order 13217, signed June 18, 2001, calls upon the federal government to assist states and localities to swiftly implement the decision of the United States Supreme Court in *Olmstead v. L.C.* and directs the above-named federal agencies to review and evaluate their policies, programs, statutes and regulations to determine whether any should be revised or modified to improve the availability of community-based services for individuals with disabilities. The evaluations must focus on identifying affected populations, improving the flow of information about supports in the community, and removing barriers that impede community placement. The evaluations also must ensure the involvement of consumers, advocacy organizations, providers, and relevant agency representatives. The results of the evaluations must be reported, through the Department of Health and Human Services, to the President by October 16, 2001.

The National Listening Session on Community-Based Alternatives for People with Disabilities will be held on September 5, 2001 from 9:30 a.m. to

5:00 p.m. in the Atrium Ballroom of the Ronald Reagan Building and International Trade Center, 1300 Pennsylvania Avenue, N.W., Washington, D.C. Participants are encouraged to arrive early (no later than 9:15 am).

Information about registration and registration forms are available on line at <http://www.hrsnt.com/meeting/newfreedom> or call Martrell Kelly at (202) 828-5100. To request a scheduled time slot of up to three minutes to provide testimony during the listening session, register by August 22, 2001. Scheduled time slots will be allocated to ensure representation from a range of stakeholder groups and persons with disabilities and will be filled on a first come, first serve basis. Notification of scheduled time slots will be made approximately two weeks prior to the meeting. In addition to scheduled time slots for testimony, time has been allotted to take public testimony from open microphones at sessions throughout the day. If you are not requesting a scheduled time slot, please submit your registration by August 31, 2001. There are limited funds available to help consumers with travel expenses. To request travel assistance, contact Martrell Kelly at (202) 828-5100 by August 22, 2001.

Purpose: To provide an opportunity for consumers, advocacy organizations, providers and other relevant agency representatives to provide input into federal agency self-evaluations under Executive Order 13217.

Date and Time: September 5, 2001, 9:30 am-5 pm est.

Matters to be Discussed: The agenda will include opening remarks by federal officials, public testimony during scheduled time slots and opportunity for public comment at open microphones.

The public is invited to provide testimony and comment on issues relevant to agency self-evaluations under Executive Order 13217 such as: identification of barriers in federal law, policy and programs that limit the ability of people of any age who have a disability or chronic illness to live in the community; actions that each of the designated agencies can take to address those barriers, improve the flow of information about community supports or aid in fulfillment of the Americans with Disabilities Act; and how federal programs can work together in support of enabling an individual with a disability to participate fully in the social and economic life of the community (e.g., health coverage, mental health services, social services, affordable and accessible housing,

employment, caregiver support, and other services).

Dated: August 10, 2001.

Claude A. Allen,
Deputy Secretary.

[FR Doc. 01-20510 Filed 8-10-01; 2:43 pm]

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DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Disease Control and Prevention

Privacy Act of 1974; Addition of New Routine Use to an Existing System of Records

AGENCY: Department of Health and Human Services (HHS), Centers for Disease Control and Prevention (CDC).

ACTION: Notification of the Addition of a New Routine Use.

SUMMARY: In accordance with the requirements of the Privacy Act, the Centers for Disease Control and Prevention (CDC) is publishing notice of a proposal to add a new routine use to an existing National Institute for Occupational Safety and Health (NIOSH) system of records, 09-20-0147, "Occupational Health Epidemiological Studies. HHS/CDC/NIOSH." The purpose of the new routine use is to contribute dose reconstructions, and supporting information for cancer-related claimants to the Department of Labor (DOL), which will enable DOL to determine award of benefits under the Energy Employees Occupational Illness Compensation Program Act of 2000.

DATES: CDC invites interested parties to submit comments on the proposed routine use on or before September 14, 2001. The CDC will adopt the new routine use without further notice 30 days after the date of publication, unless CDC receives comments which would result in a contrary determination.

ADDRESSES: Comments should be addressed to the Centers for Disease Control and Prevention (CDC) Privacy Act Officer at the address listed below. Comments received will be available for inspection from 8:30 a.m. to 4 p.m. Monday through Friday in the CDC Executive Park Facility, Building 22 Executive Park Drive, Room 2238, Atlanta, Georgia.

FOR FURTHER INFORMATION CONTACT: Betsey S. Dunaway, Privacy Act Officer, Centers for Disease Control and Prevention, 1600 Clifton Road NE, Executive Park Facility, Building 22, Room 2238, Mailstop E-11, Atlanta, Georgia 30333, (404) 498-1506. This is not a toll-free number.

SUPPLEMENTARY INFORMATION: CDC proposes to add a new routine use to an existing system of records within its National Institute for Occupational Safety and Health (NIOSH): 09-20-0147, "Occupational Health Epidemiological Studies. HHS/CDC/NIOSH." The new routine use, i.e., disclosure of epidemiologic and related data to the Department of Labor (DOL), is compatible with the NIOSH system purpose to evaluate the mortality, morbidity, and prevention of occupationally related diseases. This routine use is compatible in that it will permit NIOSH to participate with the DOL by contributing dose reconstructions, and supporting information for cancer-related claimants to DOL, which enable DOL to determine award of benefits under the Energy Employees Occupational Illness Compensation Program Act of 2000 (EEOICPA), hereinafter "the Act" or EEOICPA, Public Law 106-398.

In the EEOICPA, Congress recognized the fact that since World War II, Federal nuclear activities have been explicitly recognized under Federal law as activities that are ultra-hazardous. Nuclear weapons production and testing have involved unique dangers, including potential catastrophic nuclear accidents that private insurance carriers have not covered. It is further recognized that recurring exposures to radioactive substances and beryllium, even in small amounts, can cause medical harm. Since the inception of the nuclear weapons program and for several decades afterwards, a large number of nuclear weapons workers at sites of the Department of Energy and at sites of vendors who supplied the Cold War effort were put at risk.

Because of this, Congress established the "Energy Employees Occupational Illness Compensation Program." The purpose of the program is to provide for timely, equitable, and adequate compensation of covered employees and, where applicable, survivors of such employees, who incurred illnesses during the performance of their duties for the Department of Energy and certain of its contractors and subcontractors. The Department of Labor is the federal agency with lead responsibility and is to administer the program. Within HHS, NIOSH's Office of Compensation Analysis and Support (OCAS) has responsibility under the Act to prepare individual dose reconstructions for specified cancer-related claims.

Providing the Department of Labor with dose reconstruction reports based on employment, work history, exposure monitoring, and medical-related