Title of Collection: Generic Solicitation for Grant Applications.
OMB Control Number: 1225–0086.
Affected Public: Private Sector.
Total Estimated Number of Respondents: 5,750.
Total Estimated Annual Burden Hours: 115,000.
Total Estimated Annual Costs Burden (does not include hourly wage costs): $0.
Description: The Department is requesting OMB approval for the continued use of a generic Solicitation for Grant Application (SGA) format for information collection requirements for SGAs that extend beyond what is collected on currently approved standard forms. OMB approval of this generic SGA form will assist the Department to carry out its responsibilities under the Paperwork Reduction Act by accurately accounting for the public burden associated with grant applications through the promotion of a common structure for reporting the information collection requirements contained in DOL’s SGAs. For additional information, see related notice published at Volume 74 FR 26425 on June 2, 2009.

Darrin A. King,
Departmental Clearance Officer.
[FR Doc. E9–21496 Filed 9–4–09; 8:45 am]
BILLING CODE 4510–23–P

DEPARTMENT OF LABOR
Office of Labor-Management Standards

Proposed Information Collection Requirements

ACTION: Notice.

SUMMARY: The Department of Labor, as part of its continuing effort to reduce paperwork and respondent burden, conducts a pre-clearance consultation program to provide the general public and Federal agencies with an opportunity to comment on proposed and/or continuing collections of information in accordance with the Paperwork Reduction Act of 1995 (PRA95) [44 U.S.C. 3506(c)(2)(A)]. This program helps to ensure that requested data can be provided in the desired format, reporting burden (time and financial resources) is minimized, collection instruments are clearly understood, and the impact of collection requirements on respondents can be properly assessed. Currently, the Office of Labor-Management Standards is soliciting comments concerning its request for Office of Management and Budget (OMB) approval of the

Information Collection: Notification of Employee Rights Under Federal Labor Laws 1215–ONEW (1215–AB70). A copy of the proposed information collection request can be obtained by contacting the office listed below in the ADDRESSES section of this Notice.

DATES: Written comments must be submitted to the office listed in the address section below on or before November 9, 2009.

ADDRESSES: Mr. Steven D. Lawrence, U.S. Department of Labor, 200 Constitution Ave., NW., Room S–3201, Washington, DC 20210, telephone (202) 693–0292, fax (202) 693–1451, E-mail Lawrence.Steven@dol.gov. Please use only one method of transmission for comments (mail, fax, or E-mail).

SUPPLEMENTARY INFORMATION:
I. Background: President Barack Obama signed Executive Order 13496 (E.O. 13496) on January 30, 2009, requiring certain Government contractors and subcontractors to post notices informing their employees of their rights as employees under Federal labor laws. The Order also provides the text of contractual provisions that Federal Government contractors and subcontractors to post notices informing their employees of their rights as employees under Federal labor laws. The Order also provides the text of contractual provisions that Federal Government contractors and subcontractors to post notices informing their employees of their rights as employees under Federal labor laws, as well as collective bargaining agreements and contracts for purchases under the Simplified Acquisition Threshold. E.O. 13496 advances the Administration’s goal of promoting economy and efficiency of Federal Government procurement by ensuring that workers employed in the private sector as a result of Federal Government contracts are informed of their rights to engage in union activity and collective bargaining. Knowledge of such basic statutory rights promotes stable labor-management, thus reducing costs to the Federal Government.

The contractual provisions require contractors and subcontractors to post a notice, created by the Secretary of Labor, informing employees of their rights under the National Labor Relations Act. The notice also provides a statement of the policy of the United States to encourage collective bargaining, as well as a list of activities that are illegal under the Act. The notice concludes with a general description of the remedies to which employees may be entitled if these rights have been violated and contact information for further information about those rights and remedies, as well as enforcement procedures.

The clause also requires contractors to include the same clause in their nonexempt subcontracts and purchase orders, and describes generally the sanctions, penalties, and remedies that may be imposed if the contractor fails to satisfy its obligations under the Order and the clause.

The proposed regulatory provisions implementing E.O. 13496 (29 CFR part 471) include the language of the required notices, and they explain posting and contractual requirements, the complaint process, the investigatory process, and sanctions, penalties, and remedies that may be imposed if the contractor or subcontractor fails to comply with its obligations under the Order. Specifically, proposed 29 CFR part 471.11(c) sets forth the procedures that the Department must use when accepting written complaints alleging that a contractor doing business with the Federal Government has failed to post the notice required by the Executive Order.

In accordance with the Government Paperwork Elimination Act (GPEA), the Notice to Employees poster will be available for downloading at http://www.olms.dol.gov or by sending a request to OLMS–Public@dol.gov upon OMB approval. The Office of Labor-Management Standards submitted the Notice of Proposed Rule-Making 1215–AB70 (NPRM), that’s associated with this proposed collection to OMB for comments. The NPRM for 1215–AB70 was published on August 3, 2009. Complaints must be submitted to the Department in writing.

The proposed part 471 requires contractors and subcontractors to post notices and cooperate with any investigation into a failure to comply with the requirements of proposed part 471 as the result of a complaint or a compliance evaluation. It also permits employees to file complaints with the Department alleging that a contractor or subcontractor has failed to comply with those requirements. The burden hours for this collection of information were determined by estimating the time required to perform the filing of complaints under the proposed regulation. Specifically, the Department based its estimates on the experience of the Office of Federal Contract Compliance Programs (OFCCP) administering other laws applicable to Federal contractors, which determined that it will take an average of 1.28 hours for such a complainant to compose a complaint containing the necessary information and to send that complaint to the Department. This number is also consistent with the burden estimate for filing a complaint under E.O. 13201 and the now-revoked part 470 regulations.

The Department has determined it would receive a total of 50 employee complaints in any given year, which is
significantly larger than the estimate
contained its most recent PRA
submission for E.O. 13201. In that
submission, the Department estimated it
would receive 20 employee complaints.
This number itself had been revised
downwards because the Department
never received any employee
complaints pursuant to the now-revoked
29 CFR part 470 regulations. Because
the applicability of the proposed rule
and E.O. 13496 is greater in scope than
the now-revoked part 470 and E.O.
13201 in terms of geography (the now-
revoked part 470 regulations only
applied to states without right-to-work
laws, whereas the proposed rule applies
nationwide), the Department has revised
upwards its estimate of employee
complaints under the proposed rule
from 20 to 50. In addition, E.O. 13201
required the posting of a notice
containing information of interest to
only a few—employees who may have
objected to paying union dues or fees for
non-representational activities—while
the information in the poster required
by this regulation should be of interest
to all employees.

The Department is seeking a three
year approval for this information
collection in order to implement the
complaint procedures of proposed 29
CFR part 471.

II. Review Focus: The Department of
Labor is particularly interested in
comments that:
* Evaluate whether the proposed
collection of information is necessary
for the proper performance of the
functions of the agency, including
whether the information will have
practical utility;
* Evaluate the accuracy of the
agency’s estimate of the burden of the
proposed collection of information,
including the validity of the
methodology and assumptions used;
* Enhance the quality, utility, and
clarity of the information to be
collected; and
* Minimize the burden of the
collection of information on those who
are to respond, including through the
use of appropriate automated,
electronic, mechanical, or other
technological collection techniques or
other forms of information technology,
e.g., permitting electronic submissions
of responses.

III. Current Actions: The DOL seeks
the approval of this information
collection in order to ensure that
employees of Federal contractors and
subcontractors can properly submit
complaints pursuant to proposed 29
CFR part 471.

Type of Review: Information
Collection Request.

Agency: The Office of Labor-
Management Standards.
Title: Notification of Employee Rights
OMB Number: 1215–ONEW (1215–
AB70).
Affected Public: Employees of Federal
Contractors and Subcontractors.
Total Respondents: 50.
Total Annual Responses: 50.
Estimated Total Burden Hours: 64.
Estimated Time per Response: 1.28
hours.
Frequency: On occasion of employee
of a Federal contractor or subcontractor
filing a complaint alleging a violation of
proposed 29 CFR part 471.
Total Burden Cost (capital/startup):
$0.
Total Burden Cost (operating/
maintenance): $0.

Comments submitted in response to
this notice will be summarized and/or
included in the request for Office of
Management and Budget approval of the
information collection request; they will
also become a matter of public record.

Dated: September 2, 2009.
Steven D. Lawrence,
Acting Chief, Branch of Management Review
and Internal Control, Division of Financial
Management, Office of Management,
Administration and Planning.

[FR Doc. E9–21499 Filed 9–4–09; 8:45 am]
BILLING CODE 4510–CP–P

DEPARTMENT OF LABOR
Office of Workers’ Compensation
Programs

Proposed Extension of the Approval of
Information Collection Requirements

ACTION: Notice.

SUMMARY: The Department of Labor, as
part of its continuing effort to reduce
paperwork and respondent burden,
conducts a preclearance consultation
program to provide the general public
and Federal agencies with an
opportunity to comment on proposed
and/or continuing collections of
information in accordance with the
Paperwork Reduction Act of 1995
(PRA95) [44 U.S.C. 3506(c)(2)(A)]. This
program helps to ensure that requested
data can be provided in the desired
format, reporting burden (time and
financial resources) is minimized,
collection instruments are clearly
understood, and the impact of collection
requirements on respondents can be
properly assessed. Currently, the Office
of Workers’ Compensation Programs is
soliciting comments concerning its
proposal to extend the Office of
Management and Budget (OMB)
approval of the Information Collection:
Representative Fee Request (CA–143/
CA–155). A copy of the proposed
information collection request can be
obtained by contacting the office listed
below in the ADDRESSES section of this
Notice.

DATES: Written comments must be
submitted to the office listed in the
addresses section below on or before
November 9, 2009.

ADDRESSES: Mr. Steven D. Lawrence,
U.S. Department of Labor, 200
Constitution Ave., NW., Room S–3201,
Washington, DC 20210, telephone (202)
693–0292, fax (202) 693–1451, E-mail
Lawrence.Steven@dol.gov. Please use
only one method of transmission for
comments (mail, fax, or E-mail).

SUPPLEMENTARY INFORMATION:
I. Background: Individuals filing
for compensation benefits with the Office
of Workers’ Compensation Programs
(OWCP) may be represented by an
attorney or other representative. The
representative is entitled to request a fee
for services under the Federal
Employees’ Compensation Act (FECA)
and under the Longshore and Harbor
Workers’ Compensation Act (LHWCA).
The fee must be approved by the OWCP
before any demand for payment can be
made by the representative. This
information collection request sets forth
the criteria for the information, which
must be presented by the respondent in
order to have the fee approved by the
OWCP. The information collection does
not have a particular form or format; the
respondent must present the
information in any format which is
convenient and which meets all the
required information criteria. This
information collection is currently
approved for use through March 31,
2010.

II. Review Focus: The Department of
Labor is particularly interested in
comments that:
* Evaluate the accuracy of the
agency’s estimate of the burden of the
proposed collection of information,
including the validity of the
methodology and assumptions used;
* Enhance the quality, utility, and
clarity of the information to be
collected; and
* Minimize the burden of the
collection of information on those who
are to respond, including through the
use of appropriate automated,
electronic, mechanical, or other
technological collection techniques or
other forms of information technology,
e.g., permitting electronic submissions
of responses.