services listed below from nonprofit agencies employing persons who are blind or have other severe disabilities.

Regulatory Flexibility Act Certification

I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

1. If approved, the action will not result in any additional reporting, recordkeeping or other compliance requirements for small entities other than the small organizations that will provide the services to the Government.

2. If approved, the action will result in authorizing small entities provide the services to the Government.

3. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O’Day Act (41 U.S.C. 46–48c) in connection with the services proposed for addition to the Procurement List.

Comments on this certification are invited. Commenters should identify the statement(s) underlying the certification on which they are providing additional information.

End of Certification

The following services are proposed for addition to Procurement List for production by the nonprofit agencies listed:

**Services**

- **Service Type/Location**: Grounds Service Weather Forecast Office, Upper-Air Observatory, Amherst Villa Road, Cheektowaga, NY.
- **NPA**: Suburban Adult Services, Inc., Elma, NY.

- **Contracting Activity**: Dept of Commerce, National Oceanic and Atmospheric Administration, Norfolk, VA.
- **Service Type/Location**: Transient Aircraft Services, Moody AFB, GA.
- **NPA**: Training, Rehabilitation, & Development Institute, Inc., San Antonio, TX.

**Barry S. Lineback.**
Director, Business Operations.

**DEPARTMENT OF ENERGY**

**Office of Energy Efficiency and Renewable Energy**

**Agency Information Collection Extension; Correction**


**ACTION**: Notice and Request for comments; Correction.

**SUMMARY**: The Department of Energy (DOE) published a document in the Federal Register of May 24, 2011, pursuant to the Paperwork Reduction Act of 1995 (44 U.S.C. 3506(c)), announcing its intention to extend for three years, an information collection request with the Office of Management and Budget (OMB). This document corrects an error in that notice.


**SUPPLEMENTARY INFORMATION**

Under the authority of the Recovery Act, Public Law 111–5, section 1605(b)(2), the head of a Federal department or agency may issue a “determination of inapplicability” (a waiver of the Buy American provision) if the iron, steel, or relevant manufactured goods are not produced or manufactured in the United States in sufficient and reasonably available quantities and of a satisfactory quality (“nonavailability”). The authority of the Secretary of Energy to make all inapplicability determinations was re-delegated to the Assistant Secretary for Energy Efficiency and Renewable Energy (EERE), for EERE projects under the Recovery Act, in Delegation Order No. 00.00201E, dated April 25, 2011. Pursuant to this delegation the Assistant Secretary, EERE, has concluded that: (1) 2–10 horsepower, self contained, sensorless, variable speed pumps; (2) bi-directional bicycle counters; (3) 28W, 30W, and 60W 360 degree LED bulbs for retrofits of HPS streetlights; (4) bathroom ventilation fans with a built in occupancy sensors; (5) solar thermosiphon water heating systems certified by FSEC; (6) 40 Ton, factory-assembled, indirect-fired absorption chillers; (7) premium efficiency electric drive submersible pump motors (motors only, not pumps themselves); and (8) flush-to-handrail LED lighting systems.