• 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 submission of responses.

Agency: DOL–OSHA.
Title of Collection: Welding, Cutting, and Brazing Standard.
OMB Control Number: 1218–0207.
Affected Public: Private Sector—businesses or other for-profits.
Total Estimated Number of Respondents: 20,094.
Total Estimated Number of Responses: 80,657.
Total Estimated Annual Burden Hours: 5,625.
Total Estimated Annual Other Costs Burden: $0.

Dated: December 6, 2013.
Michel Smyth,
Departmental Clearance Officer.

[FR Doc. 2013–29727 Filed 12–12–13; 8:45 am]
BILLING CODE 4510–25–P

DEPARTMENT OF LABOR
Office of the Secretary
Senior Executive Service; Appointment of Members to the Performance Review Board

Title 5 U.S.C. 4314(c)(4) provides that Notice of the Appointment of the individual to serve as a member of the Performance Review Board of the Senior Executive Service shall be published in the Federal Register.

The following individuals are hereby appointed to serve on the Department’s Performance Review Board:

Permanent Membership
Chair—Deputy Secretary—Seth D. Harris
Vice-Chair—Assistant Secretary for Administration and Management—T. Michael Kerr
Alternate Vice-Chair—Director, Human Resources Center—Sydney T. Rose
Executive Secretary—Director, Executive Resources—Kim L.H. Green
Performance Officer—Director, Performance Management Center—Holly A. Donnelly

Rotating Membership
ASP James H. Moore, Deputy Assistant Secretary for Operations and Analysis—appointment expires on 09/30/16
BLS Jay A. Moussa, Associate Commissioner for Office of Field Operations—appointment expires 09/30/2016
EBSA Jonathan Kay, Regional Administrator, (New York)—appointment expires 09/30/14
MSHA Patricia W. Silvey, Deputy Assistant Secretary for Operations—appointment expires on 09/30/16
OASÁM Charlotte A. Hayes, Deputy Assistant Secretary for Policy—appointment expires on 09/30/16
OASÁM Naomi M. Barry-Perez, Director, Civil Rights Center—appointment expires on 09/30/16
OCFC Debra A. Carr, Division of Policy, Planning and Program Development—appointment expires on 09/30/16
OFCCP Diana S. Sen, Regional Director, New York—appointment expires on 09/30/16
OLMS Stephen J. Willertz, Director, Office of Enforcement and International Union Audits—appointment expires on 09/30/2016
OWCP Antonio A. Rios, Director, Longshore and Harbor Workers’ Compensation Program—appointment expires on 09/30/2016
SOL Michael D. Felsen, Regional Solicitor, Boston—appointment expires on 09/30/16
SOL Jeffrey L. Nesvet, Associate Solicitor for Division of Federal Employees’ and Energy Workers’ Compensation—appointment expires on 09/30/16
WB Joan Y. Harrigan-Farrelly, Deputy Director—appointment expires on 09/30/16
WHD Patricia J. Davidson, Deputy Administrator, Office of Program Operations—appointment expires on 09/30/16
WHD Cynthia C. Watson, Regional Administrator (Dallas)—appointment expires 9/30/14


Signed at Washington, DC, on 25th day of November.
Thomas E. Perez,
Secretary of Labor.

[FR Doc. 2013–29535 Filed 12–12–13; 8:45 am]
BILLING CODE 4510–23–P

DEPARTMENT OF LABOR
Employment and Training Administration
Comment Request for Information Collection for the ETA 586, Interstate Arrangement for Combining Employment and Wages; Extension Without Change

AGENCY: Employment and Training Administration (ETA), Labor.

ACTION: Notice.

SUMMARY: The Department of Labor (Department), as part of its continuing effort to reduce paperwork and respondent burden, conducts a preclearance consultation program to provide the 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 (44 U.S.C. 3506(c)(2)(A)). This program helps 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, ETA is soliciting comments concerning the proposed extension, without change, of the report for the Interstate Arrangement for Combining Employment and Wages, Form ETA 586.

DATES: Written comments must be submitted to the office listed in the addresses section below on or before February 11, 2014.

ADDRESSES: Submit written comments to John Schuettinger, Office of Unemployment Insurance, Room S–4524, Employment and Training Administration, U.S. Department of Labor, 200 Constitution Avenue NW., Washington, DC 20210. Telephone number: 202–693–2860 (this is not a toll-free number). Individuals with hearing or speech impairments may access the telephone number above via TTY by calling the toll-free Federal Information Relay Service at 1–877–889–5627 (TTY/TDD). A copy of the proposed information collection request (ICR) can be obtained by contacting the person listed above.

SUPPLEMENTARY INFORMATION:
I. Background

Background: Section 3304(a)(9)(B), of the Internal Revenue Code (IRC) of 1986, requires states to participate in an arrangement for combining employment and wages covered under the different state laws for the purpose of determining unemployed workers’ entitlement to unemployment compensation. The Interstate Arrangement for Combining Employment and Wages for combined wage claims (CWC), promulgated at 20 CFR 616, requires the prompt transfer of all relevant and available employment and wage data between states upon request. The Benefit Payment Promptness Standard, 20 CFR 640, requires the prompt payment of unemployment compensation including benefits paid under the CWC arrangement. The ETA 586 report provides the ETA/Office of Unemployment Insurance with information necessary to measure the scope and effect of the CWC program and to monitor the performance of each state in responding to wage transfer data requests and the payment of benefits.

II. Review Focus

The Department is particularly interested in comments which:

- 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

This information is necessary in order for ETA to analyze program performance, know when corrective action plans are needed, and to target technical assistance resources. Without this report, it would be impossible for the ETA to identify claims and benefit activity under the CWC program and carry out the Secretary’s responsibility for program oversight.

SECURITIES AND EXCHANGE COMMISSION

Self-Regulatory Organizations; The NASDAQ Stock Market LLC; Notice of Filing and Immediate Effectiveness of Proposed Rule Change Relating to NOM Penny and Non-Penny Pilot Options

December 9, 2013.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"),¹ and Rule 19b–4 thereunder,² notice is hereby given that on November 29, 2013, The NASDAQ Stock Market LLC ("NASDAQ" or "Exchange") filed with the Securities and Exchange Commission ("SEC" or "Commission") the proposed rule change as described in Items I, II, and III, below, which Items have been prepared by NASDAQ. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

I. Self-Regulatory Organization’s Statement of the Terms of Substance of the Proposed Rule Change

NASDAQ proposes to modify Chapter XV, entitled “Options Pricing,” at Section 2 governing pricing for NASDAQ members using the NASDAQ Options Market (“NOM”), NASDAQ’s facility for executing and routing standardized equity and index options. Specifically, NOM proposes to amend the NOM Market Maker ³ Non-Penny Pilot Options ⁴ Fee for Removing Liquidity and the NOM Market Maker Rebate to Add Liquidity in Penny Pilot Options.⁵

While the changes proposed herein are effective upon filing, the Exchange has designated that the amendments be operative on December 2, 2013.


II. Self-Regulatory Organization’s Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, the Exchange included statements concerning the purpose of and basis for the proposed rule change. The text of

¹The term “NOM Market Maker” means a Participant that has registered as a Market Maker on NOM pursuant to Chapter VII, Section 2, and must also remain in good standing pursuant to Chapter VII, Section 4. In order to receive NOM Market Maker pricing in all securities, the Participant must be registered as a NOM Market Maker in at least one security.
²This would include options on Nasdaq-100 Index ("NDX"). For transactions in NDX, a surcharge of $0.10 per contract will be added to the Fee for Adding Liquidity and the Fee for Removing Liquidity in Non-Penny Pilot Options, except for a Customer who will not be assessed a surcharge.
⁴The term “NOM Non-Penny Pilot Options” means options on Nasdaq-100 Index ("NDX"). The proposed changes to the NOM Non-Penny Pilot Options Fee for Adding Liquidity and the Fee for Removing Liquidity will be effective upon filing.
⁵The term “NOM Market Maker Rebate to Add Liquidity” means the rebate paid to a NOM Market Maker with regard to options on Nasdaq-100 Index ("NDX") to support liquidity in the NDX. The proposed changes are effective upon filing.