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# Contents

Federal Register

Vol. 79, No. 54

Thursday, March 20, 2014

## Agricultural Marketing Service

### RULES

Apricots Grown in Designated Counties in Washington:  
Suspension of Handling Regulations, 15539–15540

### PROPOSED RULES

Oranges, Grapefruit, Tangerines, and Tangelos Grown in  
Florida:  
Continuance Referendum, 15555

### NOTICES

Agency Information Collection Activities; Proposals,  
Submissions, and Approvals, 15559–15560  
Agency Information Collection Activities; Proposals,  
Submissions, and Approvals:  
Farmers' Market and Local Food Promotion Program,  
15560–15563

## Agriculture Department

See Agricultural Marketing Service  
See Food and Nutrition Service  
See Forest Service

## Centers for Disease Control and Prevention

### NOTICES

Statements of Organization, Functions, and Delegations of  
Authority, 15593–15594

## Commerce Department

See International Trade Administration  
See National Oceanic and Atmospheric Administration

## Community Living Administration

### NOTICES

Expansion and Capacity Building Funding:  
Senior Medicare Patrol Program Project Grants, 15594

## Defense Department

### NOTICES

Agency Information Collection Activities; Proposals,  
Submissions, and Approvals:  
Federal Acquisition Regulations; Environmentally Sound  
Products, 15591–15592

## Employment and Training Administration

### NOTICES

Agency Information Collection Activities; Proposals,  
Submissions, and Approvals:  
Alien Claims Activity Report, 15612  
Disaster Unemployment Assistance Activities, 15614–  
15615  
Reemployment of Unemployment Insurance Benefit  
Recipients Report, 15612–15614

## Employment Standards Administration

See Wage and Hour Division

## Energy Department

See Federal Energy Regulatory Commission

## Executive Office of the President

See Presidential Documents

## Export-Import Bank

### NOTICES

Applications for Final Commitment for Long-Term Loans or  
Financial Guarantees, 15591

## Federal Aviation Administration

### PROPOSED RULES

Airworthiness Directives:  
Airbus Airplanes; Correction, 15555–15556

## Federal Emergency Management Agency

### RULES

Flood Elevation Determinations, 15544–15551  
Suspensions of Community Eligibility, 15542–15544

### NOTICES

Flood Hazard Determinations, 15597–15606  
Flood Hazard Determinations; Changes, 15606–15609

## Federal Energy Regulatory Commission

### NOTICES

Combined Filings, 15586–15587  
Filings:  
Western Area Power Administration, 15587  
Hydroelectric Applications:  
FFP Missouri 16, LLC; FFP Missouri 15, LLC; Solia 8  
Hydroelectric, LLC; et al., 15588–15590  
Grand River Dam Authority, 15587–15588  
Preliminary Permit Applications:  
Green Energy Storage Corp., 15590  
Staff Attendances, 15590–15591

## Food and Drug Administration

### RULES

New Animal Drugs:  
Chlortetracycline; Sulfathiazole; Penicillin; Withdrawal of  
Approval, 15540–15541  
Zoetis Inc., Chlortetracycline; Sulfathiazole; Penicillin;  
Withdrawal of Approval, 15541

### NOTICES

Agency Information Collection Activities; Proposals,  
Submissions, and Approvals:  
General Administrative Procedures: Citizen Petitions;  
Petition for Reconsideration or Stay of Action;  
Advisory Opinions, 15594–15596

## Food and Nutrition Service

### RULES

WIC Food Packages:  
Special Supplemental Nutrition Program, 15626–15627

## Forest Service

### NOTICES

Meetings:  
Ashley Resource Advisory Committee, 15563–15564

## General Services Administration

### NOTICES

Agency Information Collection Activities; Proposals,  
Submissions, and Approvals:  
Federal Acquisition Regulations; Environmentally Sound  
Products, 15591–15592  
Maximum Per Diem Rates for the State of West Virginia,  
15592–15593

**Health and Human Services Department**

See Centers for Disease Control and Prevention  
 See Community Living Administration  
 See Food and Drug Administration  
 See National Institutes of Health

**Homeland Security Department**

See Federal Emergency Management Agency

**International Trade Administration****NOTICES**

## Meetings:

Renewable Energy and Energy Efficiency Advisory  
 Committee, 15564

## Trade Missions:

Safety and Security Trade Mission to Panama and  
 Columbia, 15564–15568  
 Travel and Tourism Trade Mission to Russia, 15568–  
 15569  
 Virtual Trade Mission to Canada's North, 15569–15571

**International Trade Commission****NOTICES**

Investigations; Terminations, Modifications and Rulings,  
 etc.:  
 Certain Electronic Imaging Devices, 15610–15611  
 Certain Portable Electronic Communications Devices,  
 Including Mobile Phones and Components Thereof,  
 15609–15610

**Justice Department****NOTICES**

Proposed Consent Decrees under the Clean Water Act,  
 15611–15612

**Labor Department**

See Employment and Training Administration  
 See Wage and Hour Division

**National Aeronautics and Space Administration****NOTICES**

Agency Information Collection Activities; Proposals,  
 Submissions, and Approvals:  
 Federal Acquisition Regulations; Environmentally Sound  
 Products, 15591–15592

**National Institutes of Health****NOTICES**

## Meetings:

Center for Scientific Review, 15597  
 Eunice Kennedy Shriver National Institute of Child  
 Health and Human Development, 15596–15597  
 National Institute of Allergy and Infectious Diseases,  
 15596

**National Oceanic and Atmospheric Administration****NOTICES**

## Meetings:

Gulf of Mexico Fishery Management Council, 15571–  
 15572  
 North Pacific Fishery Management Council, 15572–15573

Takes of Marine Mammals Incidental to Specified  
 Activities:  
 Construction of the Block Island Transmission System,  
 15573–15586

**Postal Regulatory Commission****NOTICES**

Bilateral Postal Agreements; Modifications, 15615  
 New Postal Products, 15615–15616

**Presidential Documents****PROCLAMATIONS**

National Poison Prevention Week (Proc. 9090), 15629–  
 15632

**Securities and Exchange Commission****NOTICES**

Agency Information Collection Activities; Proposals,  
 Submissions, and Approvals, 15616  
 Self-Regulatory Organizations; Proposed Rule Changes:  
 BATS Exchange, Inc., 15618–15619  
 BATS Y-Exchange, Inc., 15616–15618  
 NYSE MKT LLC, 15620

**Transportation Department**

See Federal Aviation Administration

**Treasury Department**

See United States Mint

**RULES**

## Acquisition Regulations:

Contract Clause on Minority and Women Inclusion in  
 Contractor Workforce, 15551–15554

**United States Mint****NOTICES**

National Baseball Hall of Fame Commemorative Coin  
 Program:  
 2014 Pricing for Silver and Clad Coin Options, 15620

**Veterans Affairs Department****RULES**

VA Dental Insurance Program, 15541–15542

**PROPOSED RULES**

VA Dental Insurance Program; Withdrawal, 15557–15558

**NOTICES**

Agency Information Collection Activities; Proposals,  
 Submissions, and Approvals:  
 Insurance Deduction Authorization; Deduction from  
 Benefit Payments, 15622  
 Quarterly Report of State Approving Agency Activities,  
 15622–15623  
 Veteran's Application for Compensation and/or Pension,  
 15621–15622

**Wage and Hour Division****PROPOSED RULES**

Housing Occupancy Certificates under the Migrant and  
 Seasonal Agricultural Worker Protection Act:  
 Extension of the Approval of Information Collection  
 Requirements, 15556–15557

---

**Separate Parts In This Issue**

**Part II**

Agriculture Department, Food and Nutrition Service,  
15626–15627

**Part III**

Presidential Documents, 15629–15632

---

**Reader Aids**

Consult the Reader Aids section at the end of this page for phone numbers, online resources, finding aids, reminders, and notice of recently enacted public laws.

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**CFR PARTS AFFECTED IN THIS ISSUE**

---

A cumulative list of the parts affected this month can be found in the Reader Aids section at the end of this issue.

**3 CFR****Proclamations:**

9090.....15631

**7 CFR**

246.....15626

922.....15539

**Proposed Rules:**

905.....15555

**14 CFR****Proposed Rules:**

39.....15555

**21 CFR**

558 (2 documents) .....15540,

15541

**29 CFR****Proposed Rules:**

500.....15556

**38 CFR**

17.....15541

**Proposed Rules:**

17.....15557

**44 CFR**

64.....15542

67 (2 documents) .....15544,

15549

**48 CFR**

1022.....15551

1052.....15551

# Rules and Regulations

Federal Register

Vol. 79, No. 54

Thursday, March 20, 2014

This section of the FEDERAL REGISTER contains regulatory documents having general applicability and legal effect, most of which are keyed to and codified in the Code of Federal Regulations, which is published under 50 titles pursuant to 44 U.S.C. 1510.

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## DEPARTMENT OF AGRICULTURE

### Agricultural Marketing Service

#### 7 CFR Part 922

[Doc. No. AMS-FV-13-0040; FV13-922-1 FIR]

#### Apricots Grown in Designated Counties in Washington; Suspension of Handling Regulations

**AGENCY:** Agricultural Marketing Service, USDA.

**ACTION:** Affirmation of interim rule as final rule.

**SUMMARY:** The Department of Agriculture (USDA) is adopting, as a final rule, without change, an interim rule that suspended the handling regulations and inspection requirements prescribed under the marketing order for apricots grown in designated Counties in Washington (order). The interim rule suspended the minimum grade, size, quality, maturity, and inspection requirements of the order for the remainder of the 2013–2014 fiscal period and subsequent fiscal periods. This rule is expected to reduce overall industry expenses and increase net returns to growers and handlers.

**DATES:** Effective March 21, 2014.

**FOR FURTHER INFORMATION CONTACT:** Manuel Michel, Marketing Specialist, or Gary Olson, Regional Director, Northwest Marketing Field Office, Marketing Order and Agreement Division, Fruit and Vegetable Program, AMS, USDA; Telephone: (503) 326–2724, Fax: (503) 326–7440, or Email: [Manuel.Michel@ams.usda.gov](mailto:Manuel.Michel@ams.usda.gov) or [GaryD.Olson@ams.usda.gov](mailto:GaryD.Olson@ams.usda.gov).

Small businesses may obtain information on complying with this and other marketing order and agreement regulations by viewing a guide at the following Web site: <http://www.ams.usda.gov/MarketingOrdersSmallBusinessGuide>;

or by contacting Jeffrey Smutny, Marketing Order and Agreement Division, Fruit and Vegetable Program, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250–0237; Telephone: (202) 720–2491, Fax: (202) 720–8938, or Email: [Jeffrey.Smutny@ams.usda.gov](mailto:Jeffrey.Smutny@ams.usda.gov).

**SUPPLEMENTARY INFORMATION:** This rule is issued under Marketing Agreement No. 132 and Order No. 922, both as amended (7 CFR Part 922), regulating the handling of apricots grown in designated counties in Washington, hereinafter referred to as the “order.” The order is effective under the Agricultural Marketing Agreement Act of 1937, as amended, (7 U.S.C. 601–674), hereinafter referred to as the “Act.”

USDA is issuing this rule in conformance with Executive Orders 12866, 13175, and 13563.

The handling of apricots grown in designated Counties in Washington is regulated by 7 CFR part 922. The order’s handling regulation contains minimum grade, size, quality, maturity, pack, and container requirements of apricots handled under the order. The objective of the handling regulation has been to ensure that only acceptable quality apricots enter fresh market channels to foster consumer satisfaction, increase sales, and improve returns to producers.

Due to the evolving nature of fresh fruit marketing, many wholesale and retail apricot buyers have developed their own specific criteria that their suppliers are required to meet to ensure a high quality product. Many of these buyer standards are higher than those in effect under the order. For this reason, the Committee believes that buyer standards now override the minimum standards of the order and that the order’s regulations are no longer necessary.

In addition, the Committee believes that the cost of complying with the order’s handling regulations, when such regulations are in effect, may exceed the benefits. Because handlers must comply with both their buyer’s requirements and the order regulations, two sets of compliance expenses are incurred. Because the buyer requirements are more stringent than the order’s, the Committee believes that the cost of complying with them does not result in any additional benefit to producers or handlers.

Therefore, this rule continues in effect the interim rule that suspended the handling regulations prescribed in § 922.321 for the remainder of the 2013–2014 fiscal period and subsequent fiscal periods.

The order contains provisions for handlers to apply for waivers from mandatory inspection when such inspection is not readily available from the Inspection Service. With the suspension of the regulation, such waivers are no longer necessary. Therefore, consistent with the suspension of § 922.321, this rule also continues in effect the action that suspended § 922.111 for the remainder of the 2013–2014 fiscal period and subsequent fiscal periods.

In an interim rule published in the **Federal Register** on October 23, 2013, and effective on October 24, 2013, (78 FR 62963, Doc. No. AMS-FV-13-0040, FV13-922-1 IR), §§ 922.111 and 922.321 were indefinitely suspended in their entirety, beginning on October 24, 2013.

#### Final Regulatory Flexibility Analysis

Pursuant to requirements set forth in the Regulatory Flexibility Act (RFA) (5 U.S.C. 601–612), the Agricultural Marketing Service (AMS) has considered the economic impact of this action on small entities. Accordingly, AMS has prepared this final regulatory flexibility analysis.

The purpose of the RFA is to fit regulatory actions to the scale of businesses subject to such actions in order that small businesses will not be unduly or disproportionately burdened. Marketing orders issued pursuant to the Act, and the rules issued thereunder, are unique in that they are brought about through group action of essentially small entities acting on their own behalf.

There are approximately 94 growers of Washington apricots in the production area and approximately 20 handlers subject to regulation under the marketing order. Small agricultural producers are defined by the Small Business Administration (SBA) as those having annual receipts of less than \$750,000, and small agricultural service firms as those having annual receipts of less than \$7,000,000. (13 CFR 121.201)

The National Agricultural Statistics Service (NASS) reports that the 2012 total production and utilization (including both fresh and processed

markets) of Washington apricots was approximately 6,700 tons, the average price was \$1,250 per ton, and the total farm-gate value was approximately \$8,371,000. Based on these reports and the number of apricot growers within the production area, it is estimated that the 2012 average revenue from the sale of apricots was approximately \$89,000. In addition, based on information from the USDA's Market News Service, 2012 f.o.b. prices for WA No. 1 apricots ranged from \$16.00 to \$24.00 per 24-pound loose-pack container, and from \$18.00 to \$27.00 for 2-layer tray-pack containers. Using average price and shipment information provided by the Committee, it is determined that each of the Washington apricot handlers currently ship less than \$7,000,000 worth of apricots on an annual basis. In view of the foregoing, it is concluded that the majority of growers and handlers of Washington apricots may be classified as small entities.

This rule continues in effect the action that suspended the handling regulations specified in §§ 922.111 and 922.321 for the remainder of the 2013–2014 fiscal period and subsequent fiscal periods. The suspension of these handling regulations allows the Washington apricot industry to market apricots without regard to the minimum grade, size, quality, maturity, and inspection requirements prescribed under the order. Authority for this action is provided in § 922.53.

This action is not expected to increase the costs associated with the order requirements. Rather, this action allows handlers to decrease their costs during the 2013–2014 fiscal period and subsequent fiscal periods by eliminating the expense associated with mandatory inspection. However, this rule does not impede handlers from seeking inspection on a voluntary basis if they find inspection desirable. The opportunities and benefits of this rule are equally available to all Washington apricot handlers and producers, regardless of their size.

In accordance with the Paperwork Reduction Act of 1995, (44 U.S.C. Chapter 35), the order's information collection requirements have been previously approved by the Office of Management and Budget (OMB) and assigned OMB No. 0581–0189. No

changes in those requirements as a result of this action are necessary. Should any changes become necessary, they would be submitted to OMB for approval.

This rule will not impose any additional reporting or recordkeeping requirements on either small or large apricot handlers. As with all Federal marketing order programs, reports and forms are periodically reviewed to reduce information requirements and duplication by industry and public sector agencies. In addition, USDA has not identified any relevant Federal rules that duplicate, overlap or conflict with this rule.

Further, the Committee's meeting was widely publicized throughout the Washington apricot industry and all interested persons were invited to attend the meeting and participate in the Committee's deliberations. Like all Committee meetings, the May 13, 2013, meeting was a public meeting. All entities, both large and small, were able to express their views on this issue.

Comments on the interim rule were required to be received on or before December 23, 2013. No comments were received. Therefore, for the reasons given in the interim rule, we are adopting the interim rule as a final rule, without change.

To view the interim rule, go to: <http://www.regulations.gov/#!documentDetail;D=AMS-FV-13-0040-0001>.

This action also affirms information contained in the interim rule concerning Executive Orders 12866, 12988, and 13563; the Paperwork Reduction Act (44 U.S.C. Chapter 35); and the E-Gov Act (44 U.S.C. 101), as well as the findings in the interim rule that the regulatory requirements no longer tend to effectuate the declared policy of the Act.

After consideration of all relevant material presented, it is found that finalizing the interim rule, without change, as published in the **Federal Register** (78 FR 62963, October 23, 2013) will tend to effectuate the declared policy of the Act.

**List of Subjects in 7 CFR Part 922**

Apricots, Marketing agreements, Reporting and recordkeeping requirements.

**PART 922—[AMENDED]**

■ Accordingly, the interim rule that amended 7 CFR part 922 and was published at 78 FR 62963 on October 23, 2013, is adopted as a final rule, without change.

Dated: February 26, 2014.

**Rex A. Barnes,**

*Associate Administrator, Agricultural Marketing Service.*

[FR Doc. 2014–06084 Filed 3–19–14; 8:45 am]

**BILLING CODE 3410–02–P**

**DEPARTMENT OF HEALTH AND HUMAN SERVICES**

**Food and Drug Administration**

**21 CFR Part 558**

[Docket No. FDA–2014–N–0002]

**Withdrawal of Approval of New Animal Drug Applications; Chlortetracycline; Sulfathiazole; Penicillin**

**AGENCY:** Food and Drug Administration, HHS.

**ACTION:** Notification of withdrawal of approval.

**SUMMARY:** The Food and Drug Administration (FDA) is withdrawing approval of a new animal drug application (NADA) and two abbreviated new animal drug applications (ANADAs) for three-way, fixed-ratio combination drug Type A medicated articles containing chlortetracycline, sulfathiazole, and penicillin. This action is being taken at the sponsor's request because these products are no longer manufactured or marketed.

**DATES:** Withdrawal of approval is effective March 31, 2014.

**FOR FURTHER INFORMATION CONTACT:** David Alterman, Center for Veterinary Medicine (HFV–212), Food and Drug Administration, 7519 Standish Pl., Rockville, MD 20855, 240–453–6843.

**SUPPLEMENTARY INFORMATION:** Zoetis Inc., 333 Portage St., Kalamazoo, MI 49007 has requested that FDA withdraw approval of the following NADA and two ANADAs because the products are no longer manufactured or marketed:

NADA/ANADA	Proprietary name
039–077 .....	CSP 250 (chlortetracycline, sulfathiazole, and penicillin) Type A medicated article.
200–140 .....	AUREOZOL (chlortetracycline, sulfathiazole, and penicillin) Type A medicated article.
200–167 .....	AUREOZOL 500 Granular (chlortetracycline, sulfathiazole, and penicillin) Type A medicated article.

The NADAs listed were identified as being affected by guidance for industry (GFI) #213, “New Animal Drugs and New Animal Drug Combination Products Administered in or on Medicated Feed or Drinking Water of Food-Producing Animals: Recommendations for Drug Sponsors for Voluntarily Aligning Product Use Conditions with GFI #209”, December 2013.

Therefore, under authority delegated to the Commissioner of Food and Drugs and redelegated to the Center for Veterinary Medicine, and in accordance with § 514.116 *Notice of withdrawal of approval of application* (21 CFR 514.116), notice is given that approval of NADA 039–077, ANADA 200–140, and ANADA 200–167, and all supplements and amendments thereto, is hereby withdrawn, effective March 31, 2014.

Elsewhere in this issue of the **Federal Register**, FDA is amending the animal drug regulations to reflect the voluntary withdrawal of approval of these applications.

Dated: March 12, 2014.  
**Bernadette Dunham**,  
*Director, Center for Veterinary Medicine.*  
 [FR Doc. 2014–05883 Filed 3–19–14; 8:45 am]  
**BILLING CODE 4160–01–P**

**DEPARTMENT OF HEALTH AND HUMAN SERVICES**

**Food and Drug Administration**

**21 CFR Part 558**

[Docket No. FDA–2014–N–0002]

**Zoetis Inc., Withdrawal of Approval of New Animal Drug Applications; Chlortetracycline; Sulfathiazole; Penicillin**

**AGENCY:** Food and Drug Administration, HHS.

**ACTION:** Final rule.

**SUMMARY:** The Food and Drug Administration (FDA) is amending the animal drug regulations to reflect the withdrawal of approval of a new animal

drug application (NADA) and two abbreviated new animal drug applications (ANADAs) for three-way, fixed-ratio combination drug Type A medicated articles containing chlortetracycline, sulfathiazole, and penicillin. This action is being taken at the sponsor’s request because these products are no longer manufactured or marketed.

**DATES:** This rule is effective March 31, 2014.

**FOR FURTHER INFORMATION CONTACT:** David Alterman, Center for Veterinary Medicine (HFV–212), Food and Drug Administration, 7519 Standish Pl., Rockville, MD 20855, 240–453–6843.

**SUPPLEMENTARY INFORMATION:** Zoetis Inc., 333 Portage St., Kalamazoo, MI 49007 has requested that FDA withdraw approval of the following NADA and two ANADAs because the products are no longer manufactured or marketed:

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200–167 .....	AUREOZOL 500 Granular (chlortetracycline, sulfathiazole, and penicillin) Type A medicated article.

The NADAs listed were identified as being affected by guidance for industry (GFI) #213, “New Animal Drugs and New Animal Drug Combination Products Administered in or on Medicated Feed or Drinking Water of Food-Producing Animals: Recommendations for Drug Sponsors for Voluntarily Aligning Product Use Conditions with GFI #209”, December 2013.

Elsewhere in this issue of the **Federal Register**, FDA gave notice that approval of NADA 039–077, ANADA 200–140, and ANADA 200–167, and all supplements and amendments thereto, is withdrawn, effective March 31, 2014. As provided in the regulatory text of this document, the animal drug regulations are amended to reflect these voluntary withdrawals of approval.

This rule does not meet the definition of “rule” in 5 U.S.C. 804(3)(A) because it is a rule of “particular applicability.” Therefore, it is not subject to the congressional review requirements in 5 U.S.C. 801–808.

**List of Subjects in 21 CFR Part 558**

Animal drugs, Animal feeds.

Therefore, under the Federal Food, Drug, and Cosmetic Act and under authority delegated to the Commissioner

of Food and Drugs and redelegated to the Center for Veterinary Medicine, 21 CFR part 558 is amended as follows:

**PART 558—NEW ANIMAL DRUGS FOR USE IN ANIMAL FEEDS**

■ 1. The authority citation for 21 CFR part 558 continues to read as follows:

**Authority:** 21 U.S.C. 360b, 371.

**§ 558.4 [Amended]**

■ 2. In § 558.4(d), in the “Category II” table, remove the entry for “Sulfathiazole” and its respective following entries.

**§ 558.155 [Removed]**

■ 3. Remove § 558.155.

Dated: March 12, 2014.  
**Bernadette Dunham**,  
*Director, Center for Veterinary Medicine.*  
 [FR Doc. 2014–05882 Filed 3–19–14; 8:45 am]  
**BILLING CODE 4160–01–P**

**DEPARTMENT OF VETERANS AFFAIRS**

**38 CFR Part 17**

RIN 2900–AO85

**VA Dental Insurance Program—Federalism**

**AGENCY:** Department of Veterans Affairs.  
**ACTION:** Direct final rule; confirmation of effective date.

**SUMMARY:** The Department of Veterans Affairs (VA) published a direct final rule in the **Federal Register** on October 22, 2013, amending its regulations related to the VA Dental Insurance Program (VADIP), a pilot program to offer premium-based dental insurance to enrolled veterans and certain survivors and dependents of veterans. Specifically, this rule adds language to clarify the limited preemptive effect of certain criteria in the VADIP regulations. VA received no comments concerning this rule or its companion substantially identical proposed rule published in the **Federal Register** on October 23, 2013. This document confirms that the direct final rule became effective on December 23, 2013. In a companion document in this issue

of the **Federal Register**, we are withdrawing as unnecessary the proposed rule.

**DATES:** *Effective Date:* The effective date of December 23, 2013, for the final rule published October 22, 2013, 78 FR 62441, is confirmed.

**FOR FURTHER INFORMATION CONTACT:**

Kristin J. Cunningham, Director, Business Policy, Chief Business Office (10NB), Veterans Health Administration, Department of Veterans Affairs, 810 Vermont Ave. NW., Washington, DC 20420; (202) 461-1599. (This is not a toll-free number.)

**SUPPLEMENTARY INFORMATION:** In a direct final rule published in the **Federal Register** on October 22, 2013, 78 FR 62441, VA amended 38 CFR 17.169 to add language to clarify the limited preemptive effect of certain criteria in the VA Dental Insurance Program (VADIP), a pilot program to offer premium-based dental insurance to enrolled veterans and certain survivors and dependents of veterans. VA published a companion substantially identical proposed rule at 78 FR 63143 on October 23, 2013, to serve as a proposal for the provisions in the direct final rule in case adverse comments were received. The direct final rule and proposed rule each provided a 30-day comment period that ended on November 21 and November 22, 2013, respectively. No comments were received.

Under the direct final rule procedures that were described in 78 FR 62441 and 78 FR 63143, the direct final rule became effective on December 23, 2013, because no comments were received within the comment periods. In a companion document in this issue of the **Federal Register**, VA is withdrawing the proposed rulemaking, RIN 2900-AO86, published at 78 FR 63143, as unnecessary.

**Signing Authority**

The Secretary of Veterans Affairs, or designee, approved this document and authorized the undersigned to sign and submit the document to the Office of the Federal Register for publication electronically as an official document of the Department of Veterans Affairs. Jose D. Riojas, Chief of Staff, Department of Veterans Affairs, approved this document on March 11, 2014, for publication.

Dated: March 13, 2014.

**William F. Russo,**

*Deputy Director, Office of Regulation Policy and Management, Office of the General Counsel, Department of Veterans Affairs.*

[FR Doc. 2014-05911 Filed 3-19-14; 8:45 am]

**BILLING CODE 8320-01-P**

**DEPARTMENT OF HOMELAND SECURITY**

**Federal Emergency Management Agency**

**44 CFR Part 64**

[Docket ID FEMA-2013-0002; Internal Agency Docket No. FEMA-8325]

**Suspension of Community Eligibility**

**AGENCY:** Federal Emergency Management Agency, DHS.

**ACTION:** Final rule.

**SUMMARY:** This rule identifies communities where the sale of flood insurance has been authorized under the National Flood Insurance Program (NFIP) that are scheduled for suspension on the effective dates listed within this rule because of noncompliance with the floodplain management requirements of the program. If the Federal Emergency Management Agency (FEMA) receives documentation that the community has adopted the required floodplain management measures prior to the effective suspension date given in this rule, the suspension will not occur and a notice of this will be provided by publication in the **Federal Register** on a subsequent date. Also, information identifying the current participation status of a community can be obtained from FEMA's Community Status Book (CSB). The CSB is available at <http://www.fema.gov/fema/csb.shtm>.

**DATES:** The effective date of each community's scheduled suspension is the third date ("Susp.") listed in the third column of the following tables.

**FOR FURTHER INFORMATION CONTACT:** If you want to determine whether a particular community was suspended on the suspension date or for further information, contact David Stearrett, Federal Insurance and Mitigation Administration, Federal Emergency Management Agency, 500 C Street SW., Washington, DC 20472, (202) 646-2953.

**SUPPLEMENTARY INFORMATION:** The NFIP enables property owners to purchase Federal flood insurance that is not otherwise generally available from private insurers. In return, communities agree to adopt and administer local floodplain management measures aimed at protecting lives and new construction from future flooding. Section 1315 of the National Flood Insurance Act of 1968, as amended, 42 U.S.C. 4022, prohibits the sale of NFIP flood insurance unless an appropriate public body adopts adequate floodplain management measures with effective

enforcement measures. The communities listed in this document no longer meet that statutory requirement for compliance with program regulations, 44 CFR Part 59.

Accordingly, the communities will be suspended on the effective date in the third column. As of that date, flood insurance will no longer be available in the community. We recognize that some of these communities may adopt and submit the required documentation of legally enforceable floodplain management measures after this rule is published but prior to the actual suspension date. These communities will not be suspended and will continue to be eligible for the sale of NFIP flood insurance. A notice withdrawing the suspension of such communities will be published in the **Federal Register**.

In addition, FEMA publishes a Flood Insurance Rate Map (FIRM) that identifies the Special Flood Hazard Areas (SFHAs) in these communities. The date of the FIRM, if one has been published, is indicated in the fourth column of the table. No direct Federal financial assistance (except assistance pursuant to the Robert T. Stafford Disaster Relief and Emergency Assistance Act not in connection with a flood) may be provided for construction or acquisition of buildings in identified SFHAs for communities not participating in the NFIP and identified for more than a year on FEMA's initial FIRM for the community as having flood-prone areas (section 202(a) of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4106(a), as amended). This prohibition against certain types of Federal assistance becomes effective for the communities listed on the date shown in the last column. The Administrator finds that notice and public comment procedures under 5 U.S.C. 553(b), are impracticable and unnecessary because communities listed in this final rule have been adequately notified.

Each community receives 6-month, 90-day, and 30-day notification letters addressed to the Chief Executive Officer stating that the community will be suspended unless the required floodplain management measures are met prior to the effective suspension date. Since these notifications were made, this final rule may take effect within less than 30 days.

*National Environmental Policy Act.* This rule is categorically excluded from the requirements of 44 CFR Part 10, Environmental Considerations. No environmental impact assessment has been prepared.

*Regulatory Flexibility Act.* The Administrator has determined that this

rule is exempt from the requirements of the Regulatory Flexibility Act because the National Flood Insurance Act of 1968, as amended, Section 1315, 42 U.S.C. 4022, prohibits flood insurance coverage unless an appropriate public body adopts adequate floodplain management measures with effective enforcement measures. The communities listed no longer comply with the statutory requirements, and after the effective date, flood insurance will no longer be available in the communities unless remedial action takes place.

*Regulatory Classification.* This final rule is not a significant regulatory action under the criteria of section 3(f) of

Executive Order 12866 of September 30, 1993, Regulatory Planning and Review, 58 FR 51735.

*Executive Order 13132, Federalism.* This rule involves no policies that have federalism implications under Executive Order 13132.

*Executive Order 12988, Civil Justice Reform.* This rule meets the applicable standards of Executive Order 12988.

*Paperwork Reduction Act.* This rule does not involve any collection of information for purposes of the Paperwork Reduction Act, 44 U.S.C. 3501 *et seq.*

**List of Subjects in 44 CFR Part 64**

Flood insurance, Floodplains.

Accordingly, 44 CFR Part 64 is amended as follows:

**PART 64—[AMENDED]**

■ 1. The authority citation for Part 64 continues to read as follows:

**Authority:** 42 U.S.C. 4001 *et seq.*; Reorganization Plan No. 3 of 1978, 3 CFR, 1978 Comp.; p. 329; E.O. 12127, 44 FR 19367, 3 CFR, 1979 Comp.; p. 376.

**§ 64.6 [Amended]**

■ 2. The tables published under the authority of § 64.6 are amended as follows:

State and location	Community No.	Effective date authorization/cancellation of sale of flood insurance in community	Current effective map date	Date certain federal assistance no longer available in SFHAs
<b>Region V</b>				
Indiana:				
Aurora, City of, Dearborn County .....	185172	January 19, 1973, Emerg; April 6, 1973, Reg; April 16, 2014, Susp.	April 16, 2014 ...	April 16, 2014
Borden, Town of, Clark County .....	180464	December 17, 1990, Emerg; N/A, Reg; April 16, 2014, Susp.	.....do .....	Do.
Charlestown, City of, Clark County .....	180025	October 16, 1975, Emerg; November 15, 1979, Reg; April 16, 2014, Susp.	.....do .....	Do.
Clark County, Unincorporated Areas .....	180426	September 15, 1975, Emerg; September 30, 1980, Reg; April 16, 2014, Susp.	.....do .....	Do.
Clarksville, Town of, Clark County .....	180026	October 15, 1971, Emerg; August 3, 1981, Reg; April 16, 2014, Susp.	.....do .....	Do.
Dearborn County, Unincorporated Areas .....	180038	April 3, 1975, Emerg; September 16, 1982, Reg; April 16, 2014, Susp.	.....do .....	Do.
Floyd County, Unincorporated Areas .....	180432	December 2, 1976, Emerg; January 2, 1981, Reg; April 16, 2014, Susp.	.....do .....	Do.
Greendale, City of, Dearborn County .....	180040	March 19, 1975, Emerg; September 16, 1982, Reg; April 16, 2014, Susp.	.....do .....	Do.
Jeffersonville, City of, Clark County .....	180027	June 20, 1974, Emerg; August 1, 1979, Reg; April 16, 2014, Susp.	.....do .....	Do.
Lawrenceburg, City of, Dearborn County .....	180041	December 27, 1974, Emerg; September 16, 1982, Reg; April 16, 2014, Susp.	.....do .....	Do.
New Albany, City of, Floyd County .....	180062	October 1, 1971, Emerg; December 17, 1976, Reg; April 16, 2014, Susp.	.....do .....	Do.
Patriot, Town of, Switzerland County .....	180309	May 5, 1975, Emerg; December 4, 1979, Reg; April 16, 2014, Susp.	.....do .....	Do.
Sellersburg, Town of, Clark County .....	180028	August 14, 1975, Emerg; August 1, 1980, Reg; April 16, 2014, Susp.	.....do .....	Do.
Switzerland County, Unincorporated Areas .....	180251	April 1, 1975, Emerg; January 16, 1980, Reg; April 16, 2014, Susp.	.....do .....	Do.
Utica, Town of, Clark County .....	180487	February 12, 1982, Emerg; February 12, 1982, Reg; April 16, 2014, Susp.	.....do .....	Do.
Vevay, Town of, Switzerland County .....	180352	April 1, 1975, Emerg; December 4, 1979, Reg; April 16, 2014, Susp.	.....do .....	Do.
West Harrison, Town of, Dearborn County .....	180042	October 1, 1975, Emerg; January 17, 1985, Reg; April 16, 2014, Susp.	.....do .....	Do.
Ohio:				
Belpre, City of, Washington County .....	390567	April 18, 1975, Emerg; August 1, 1980, Reg; April 16, 2014, Susp.	.....do .....	Do.
Beverly, Village of, Washington County .....	390568	March 25, 1975, Emerg; August 1, 1980, Reg; April 16, 2014, Susp.	.....do .....	Do.
Lowell, Village of, Washington County .....	390569	April 9, 1975, Emerg; August 15, 1980, Reg; April 16, 2014, Susp.	.....do .....	Do.
Lower Salem, Village of, Washington County .....	390570	February 24, 1975, Emerg; November 5, 1980, Reg; April 16, 2014, Susp.	.....do .....	Do.
Macksburg, Village of, Washington County .....	390571	April 23, 1975, Emerg; August 15, 1980, Reg; April 16, 2014, Susp.	.....do .....	Do.
Marietta, City of, Washington County .....	390572	June 4, 1975, Emerg; February 18, 1981, Reg; April 16, 2014, Susp.	.....do .....	Do.

State and location	Community No.	Effective date authorization/cancellation of sale of flood insurance in community	Current effective map date	Date certain federal assistance no longer available in SFHAs
Washington County, Unincorporated Areas.	390566	December 24, 1975, Emerg; February 18, 1981, Reg; April 16, 2014, Susp.	.....do .....	Do.
Wisconsin:				
Altoona, City of, Eau Claire County .....	550126	January 31, 1975, Emerg; February 18, 2009, Reg; April 16, 2014, Susp.	.....do .....	Do.
Chippewa County, Unincorporated Areas.	555549	March 26, 1971, Emerg; June 22, 1973, Reg; April 16, 2014, Susp.	.....do .....	Do.
Eau Claire, City of, Chippewa and Eau Claire Counties.	550128	March 19, 1971, Emerg; June 1, 1977, Reg; April 16, 2014, Susp.	.....do .....	Do.
Eau Claire County, Unincorporated Areas.	555552	May 28, 1971, Emerg; January 12, 1973, Reg; April 16, 2014, Susp.	.....do .....	Do.
<b>Region VI</b>				
Texas:				
Bullard, City of, Smith County .....	480568	June 11, 1975, Emerg; April 24, 1979, Reg; April 16, 2014, Susp.	.....do .....	Do.
Hideaway, City of, Smith County .....	480200	N/A, Emerg; December 31, 2008, Reg; April 16, 2014, Susp.	.....do .....	Do.
Lexington, Town of, Lee County .....	480902	N/A, Emerg; July 19, 2012, Reg; April 16, 2014, Susp.	.....do .....	Do.
Lindale, City of, Smith County .....	480569	N/A, Emerg; March 6, 2009, Reg; April 16, 2014, Susp.	.....do .....	Do.
Smith County, Unincorporated Areas .....	481185	January 5, 1979, Emerg; July 2, 1981, Reg; April 16, 2014, Susp.	.....do .....	Do.
Tyler, City of, Smith County .....	480571	August 5, 1974, Emerg; August 1, 1980, Reg; April 16, 2014, Susp.	.....do .....	Do.
<b>Region VII</b>				
Iowa:				
Muscatine, City of, Muscatine County ....	190213	January 15, 1974, Emerg; January 5, 1978, Reg; April 16, 2014, Susp.	.....do .....	Do.
Muscatine County, Unincorporated Areas.	190836	April 8, 1975, Emerg; October 17, 1986, Reg; April 16, 2014, Susp.	.....do .....	Do.
Nebraska:				
Clarkson, City of, Colfax County .....	310359	December 5, 1977, Emerg; December 18, 1986, Reg; April 16, 2014, Susp.	.....do .....	Do.
Colfax County, Unincorporated Areas ....	310426	March 31, 1978, Emerg; February 1, 1987, Reg; April 16, 2014, Susp.	.....do .....	Do.
Howells, Village of, Colfax County .....	310380	May 22, 1978, Emerg; June 2, 1981, Reg; April 16, 2014, Susp.	.....do .....	Do.
Leigh, Village of, Colfax County .....	310386	August 25, 1975, Emerg; July 1, 1987, Reg; April 16, 2014, Susp.	.....do .....	Do.
Rogers, Village of, Colfax County .....	315497	November 30, 1990, Emerg; September 17, 1992, Reg; April 16, 2014, Susp.	.....do .....	Do.
Schuyler, City of, Colfax County .....	310046	August 30, 1974, Emerg; March 5, 1990, Reg; April 16, 2014, Susp.	.....do .....	Do.

\* do = Ditto.  
Code for reading third column: Emerg.—Emergency; Reg.—Regular; Susp.—Suspension.

Dated: March 7, 2014.  
**David L. Miller,**  
*Associate Administrator, Federal Insurance and Mitigation Administration, Department of Homeland Security, Federal Emergency Management Agency.*  
[FR Doc. 2014-06090 Filed 3-19-14; 8:45 am]  
BILLING CODE 9110-12-P

**DEPARTMENT OF HOMELAND SECURITY**

**Federal Emergency Management Agency**

**44 CFR Part 67**

[Docket ID FEMA-2014-0002]

**Final Flood Elevation Determinations**

**AGENCY:** Federal Emergency Management Agency, DHS.

**ACTION:** Final rule.

**SUMMARY:** Base (1% annual-chance) Flood Elevations (BFEs) and modified BFEs are made final for the communities listed below. The BFEs

and modified BFEs are the basis for the floodplain management measures that each community is required either to adopt or to show evidence of being already in effect in order to qualify or remain qualified for participation in the National Flood Insurance Program (NFIP).

**DATES:** The date of issuance of the Flood Insurance Rate Map (FIRM) showing BFEs and modified BFEs for each community. This date may be obtained by contacting the office where the maps are available for inspection as indicated in the table below.

**ADDRESSES:** The final BFEs for each community are available for inspection at the office of the Chief Executive

Officer of each community. The respective addresses are listed in the table below.

**FOR FURTHER INFORMATION CONTACT:** Luis Rodriguez, Chief, Engineering Management Branch, Federal Insurance and Mitigation Administration, Federal Emergency Management Agency, 500 C Street SW., Washington, DC 20472, (202) 646-4064, or (email) [Luis.Rodriguez3@fema.dhs.gov](mailto:Luis.Rodriguez3@fema.dhs.gov).

**SUPPLEMENTARY INFORMATION:** The Federal Emergency Management Agency (FEMA) makes the final determinations listed below for the modified BFEs for each community listed. These modified elevations have been published in newspapers of local circulation and ninety (90) days have elapsed since that publication. The Deputy Associate Administrator for Mitigation has resolved any appeals resulting from this notification.

This final rule is issued in accordance with section 110 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4104, and 44 CFR part 67. FEMA has developed criteria for floodplain

management in floodprone areas in accordance with 44 CFR part 60.

Interested lessees and owners of real property are encouraged to review the proof Flood Insurance Study and FIRM available at the address cited below for each community. The BFEs and modified BFEs are made final in the communities listed below. Elevations at selected locations in each community are shown.

*National Environmental Policy Act.* This final rule is categorically excluded from the requirements of 44 CFR part 10, Environmental Consideration. An environmental impact assessment has not been prepared.

*Regulatory Flexibility Act.* As flood elevation determinations are not within the scope of the Regulatory Flexibility Act, 5 U.S.C. 601-612, a regulatory flexibility analysis is not required.

*Regulatory Classification.* This final rule is not a significant regulatory action under the criteria of section 3(f) of Executive Order 12866 of September 30, 1993, Regulatory Planning and Review, 58 FR 51735.

*Executive Order 13132, Federalism.* This final rule involves no policies that have federalism implications under Executive Order 13132.

*Executive Order 12988, Civil Justice Reform.* This final rule meets the applicable standards of Executive Order 12988.

**List of Subjects in 44 CFR Part 67**

Administrative practice and procedure, Flood insurance, Reporting and recordkeeping requirements.

Accordingly, 44 CFR part 67 is amended as follows:

**PART 67—[AMENDED]**

- 1. The authority citation for part 67 continues to read as follows:

**Authority:** 42 U.S.C. 4001 *et seq.*; Reorganization Plan No. 3 of 1978, 3 CFR, 1978 Comp., p. 329; E.O. 12127, 44 FR 19367, 3 CFR, 1979 Comp., p. 376.

**§ 67.11 [Amended]**

- 2. The tables published under the authority of § 67.11 are amended as follows:

Flooding source(s)	Location of referenced elevation	* Elevation in feet (NGVD) + Elevation in feet (NAVD) # Depth in feet above ground ^ Elevation in meters (MSL) Modified	Communities affected
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**Caddo Parish, Louisiana, and Incorporated Areas  
Docket No.: FEMA-B-1233**

Backwater effects from 81st Street Drainage Ditch.	At the intersection of Linwood Avenue and West 67th Street.	+203	City of Shreveport.
	Approximately 130 feet east of the intersection of Wallace Avenue and West 67th Street.	+203	
Backwater effects from Airport Ditch.	Approximately 40 feet north of the intersection of Valley View Drive and Trammel Drive.	+185	City of Shreveport.
	Approximately 820 feet north of the intersection of Valley View Drive and Trammel Drive.	+185	
Backwater effects from Airport Ditch.	Approximately 240 feet southeast of the intersection of Dollarway Drive and Amie Street.	+192	City of Shreveport.
	At the intersection of Dollarway Drive and Jewella Avenue	+192	
Backwater effects from Airport Ditch.	Approximately 425 feet southeast of the intersection of Dollarway Drive and Karen Street.	+192	City of Shreveport.
	Approximately 160 feet east of the intersection of Dollarway Drive and Karen Street.	+192	
Backwater effects from Airport Ditch.	Approximately 750 feet south of the intersection of West 70th Street and the railroad.	+198	City of Shreveport.
	Approximately 170 feet south of the intersection of West 70th Street and the railroad.	+198	
Backwater effects from Airport Ditch.	Approximately 500 feet southeast of the intersection of Kennedy Drive and West 70th Street.	+204	City of Shreveport.
	Approximately 130 feet southwest of the intersection of West 70th Street and the railroad.	+204	
Backwater effects from Airport Ditch.	Approximately 290 feet northwest of the intersection of Kennedy Drive and West 70th Street.	+206	City of Shreveport.
	Approximately 1,050 feet northwest of the intersection of Kennedy Drive and West 70th Street.	+206	
Backwater effects from Audrey Lane Lateral.	Approximately 330 feet north of the intersection of Audrey Lane and Willis Street.	+187	City of Shreveport.
	Approximately 710 feet northeast of the intersection of Hazel Street and Willis Street.	+187	

Flooding source(s)	Location of referenced elevation	* Elevation in feet (NGVD) + Elevation in feet (NAVD) # Depth in feet above ground ^ Elevation in meters (MSL) Modified	Communities affected
Backwater effects from Bayou Pierre.	Approximately 114 feet south of the intersection of Huron Street and Gilbert Drive.	+166	City of Shreveport.
Backwater effects from Boggy Bayou.	Approximately 543 feet southwest of the intersection of Huron Street and Gilbert Drive. Approximately 770 feet southwest of the intersection of Harper Road and Colquitt Road.	+166 +172	Unincorporated Areas of Caddo Parish.
Backwater effects from Brush Bayou.	Approximately 1,240 feet west of the intersection of Harper Road and Colquitt Road. Approximately 1,520 feet northwest of the intersection of Linwood Avenue and Bert Kouns Industrial Loop.	+172 +170	City of Shreveport.
Backwater effects from Brush Bayou.	Approximately 1,700 feet southwest of the intersection of Linwood Avenue and Kennie Road. Approximately 660 feet southwest of the intersection of Wilshire Drive and Pine Tree Drive.	+170 +184	City of Shreveport.
Backwater effects from Brush Bayou.	Approximately 650 feet northeast of the intersection of Trammel Drive and Valley View Drive. Approximately 50 feet west of the intersection of Chateau Drive and Legion Circle.	+184 +196	City of Shreveport.
Backwater effects from Cargill Lateral.	Approximately 420 feet southwest of the intersection of Chateau Drive and Classic Circle. Approximately 0.65 mile west of the intersection of Tolmak Road and Industry Road.	+196 +180	City of Shreveport.
Backwater effects from Choc-taw Bayou.	Approximately 0.59 mile northwest of the intersection of Tolmak Road and Industry Road. Approximately 0.39 mile northeast of the intersection of Greenwood Heights Street and U.S. Route 80.	+180 +231	Unincorporated Areas of Caddo Parish.
Backwater effects from Cross Bayou Tributary 3.	Approximately 0.48 mile northeast of the intersection of Greenwood Heights Street and U.S. Route 80. Approximately 530 feet southwest of the intersection of Sandalwood Drive and Green Forest Road.	+231 +176	Town of Greenwood.
Backwater effects from Industrial Park Lateral.	Approximately 530 feet west of the intersection of Sandalwood Drive and Green Forest Road. Approximately 570 feet southeast of the intersection of Castlebrook Circle and Castlebrook Drive.	+176 +178	City of Shreveport.
Backwater effects from Industrial Park Lateral.	Approximately 740 feet northwest of the intersection of Castlebrook Circle and Castlebrook Drive. Approximately 110 feet southwest of the intersection of Lytham Drive and Tyne Drive.	+178 +179	City of Shreveport.
Backwater effects from Industrial Park Lateral.	Approximately 250 feet southeast of the intersection of Newcastle Boulevard and Lytham Drive. Approximately 1,400 feet southeast of the intersection of Pines Road and Bert Kouns Industrial Loop.	+179 +185	City of Shreveport.
Backwater effects from Industrial Park Lateral.	Approximately 800 feet southwest of the intersection of Pines Road and Bert Kouns Industrial Loop. Approximately 1,190 feet northwest of the intersection of McGoldrick Drive and Bert Kouns Industrial Loop.	+185 +203	Unincorporated Areas of Caddo Parish.
Backwater effects from Lincoln Memorial Lateral.	Approximately 0.63 mile northwest of the intersection of McGoldrick Drive and Bert Kouns Industrial Loop. Approximately 1,300 feet west of the intersection of Buncombe Road and the railroad.	+203 +209	City of Shreveport, Unincorporated Areas of Caddo Parish.
Backwater effects from Lincoln Memorial Lateral.	Approximately 1,570 feet northwest of the intersection of Buncombe Road and the railroad. Approximately 1,600 feet southeast of the intersection of North Forty Drive and North Market Street.	+209 +190	Unincorporated Areas of Caddo Parish.
Backwater effects from McCain Creek.	Approximately 270 feet southwest of the intersection of Eakin Road and Old Mooringsport Road. Approximately 1,600 feet southeast of the intersection of North Market Street and State Route 538 (Old Mooringsport Road).	+190 +192	Unincorporated Areas of Caddo Parish.
Backwater effects from McCain Creek.	Approximately 1,020 feet southeast of the intersection of North Market Street and State Route 538 (Old Mooringsport Road). Approximately 450 feet east of the intersection of Alaska Lane and Canada Court.	+192 +195	Unincorporated Areas of Caddo Parish.
Backwater effects from McCain Creek.	Approximately 190 feet east of the intersection of Alaska Lane and Vancouver Drive.	+195	Unincorporated Areas of Caddo Parish.

Flooding source(s)	Location of referenced elevation	* Elevation in feet (NGVD) + Elevation in feet (NAVD) # Depth in feet above ground ^ Elevation in meters (MSL) Modified	Communities affected
Backwater effects from McCain Creek.	Approximately 1,630 feet southwest of Roy Road .....	+202	Unincorporated Areas of Caddo Parish.
Backwater effects from McCain Creek.	Approximately 0.56 mile southwest of Roy Road .....	+202	Unincorporated Areas of Caddo Parish.
Backwater effects from Red River.	Approximately 1.1 miles southeast of the intersection of Luke Lane and Tom Ridge Road.	+211	Unincorporated Areas of Caddo Parish.
	Approximately 0.79 mile northeast of the intersection of Luke Lane and Tom Ridge Road.	+211	City of Shreveport.
	Approximately 650 feet southeast of the intersection of South Pointe Parkway and Dee Street.	+163	City of Shreveport.
	Approximately 1,050 feet northeast of the intersection of South Pointe Parkway and Dee Street.	+163	City of Shreveport.
Backwater effects from Shirley Francis Lateral.	Approximately 440 feet southwest of the Industrial Park Lateral confluence.	+206	City of Shreveport.
	Approximately 870 feet southwest of the Industrial Park Lateral confluence.	+206	City of Shreveport.
Backwater effects from South Broadmoor Lateral.	Approximately 100 feet south of the intersection of Martha Ann Drive and Pugh Avenue.	+159	City of Shreveport.
	Approximately 50 feet south of the intersection of Schaub Drive and Pugh Avenue.	+159	City of Shreveport.
Backwater effects from South Broadmoor Lateral.	Approximately 239 feet east of the intersection of Jackson Square Place and Fountainbleau Drive.	+159	City of Shreveport.
	Approximately 786 feet east of the intersection of Jackson Square Place and Fountainbleau Drive.	+159	City of Shreveport.
Brookwood Ditch .....	At the downstream side of the railroad .....	+188	City of Shreveport.
	Approximately 100 feet downstream of Hawthorne Drive ..	+190	Unincorporated Areas of Caddo Parish.
Caddo Lake .....	Approximately 0.57 mile northwest of the intersection of Caddo Lake Road and Haphazard Road.	+181	Unincorporated Areas of Caddo Parish.
Cargill Lateral .....	Approximately 250 feet downstream of Valley View Drive	+196	City of Shreveport.
	Approximately 50 feet upstream of the railroad .....	+207	City of Shreveport.
Cross Bayou Lateral .....	At the downstream side of Weinstock Street .....	+194	City of Shreveport.
	Approximately 80 feet upstream of Weinstock Street .....	+196	City of Shreveport.
Cross Lake .....	Approximately 1,200 feet southeast of the intersection of North Lakeshore Drive and Lakeview Road.	+177	Unincorporated Areas of Caddo Parish.
Ponding area (flooding effects from Cross Bayou).	Entire ponding area approximately 730 feet west of the intersection of Shreveport Blanchard Highway and North Hearne Avenue.	+166	City of Shreveport.
Ponding area (flooding effects from Cross Bayou).	Entire ponding area approximately 1,030 feet northwest of the intersection of Shreveport Blanchard Highway and North Hearne Avenue.	+166	City of Shreveport.
Ponding area (flooding effects from Gilmer Bayou).	Entire ponding area approximately 1,760 feet north of the intersection of Grantham Street and Chambers Street.	+195	City of Shreveport.
Ponding area (flooding effects from Hollywood Ditch).	Entire ponding area approximately 600 feet southeast of the intersection of Evers Drive and Broadway Avenue.	+205	City of Shreveport.
Ponding area (flooding effects from Red River).	Entire ponding area approximately 510 feet east of the intersection of East Kings Highway and Captain H. M. Shreve Boulevard.	+161	City of Shreveport.
Ponding area (flooding effects from Red River).	Entire ponding area approximately 555 feet north of the intersection of East Kings Highway and Captain H. M. Shreve Boulevard.	+161	City of Shreveport.
Ponding area (flooding effects from Red River).	Entire ponding area approximately 1,500 feet southeast of the intersection of I-20 and Spring Street.	+165	City of Shreveport.
Ponding area (flooding effects from Red River).	Entire ponding area approximately 900 feet southeast of the intersection of Monty Avenue and Taft Street.	+166	City of Shreveport.
Ponding area (flooding effects from Wallace Lake).	Entire ponding area approximately 0.49 mile south of the intersection of Ellerbe Road and Robson Road.	+160	Unincorporated Areas of Caddo Parish.
Shallow flooding .....	Approximately 165 feet south of the intersection of Chelsea Drive and Grover Place.	+162	City of Shreveport.
	Approximately 145 feet south of the intersection of Sand Beach Boulevard and Grover Place.	+162	City of Shreveport.
Shallow flooding .....	Approximately 195 feet east of the intersection of Roma Drive and Sand Beach Boulevard.	+162	City of Shreveport.
	Approximately 705 feet east of the intersection of Roma Drive and Sand Beach Boulevard.	+162	City of Shreveport.
Shallow flooding .....	Approximately 490 feet southeast of the intersection of Orchid Street and Pennsylvania Avenue.	+162	City of Shreveport.
Shallow flooding .....	Approximately 350 feet southeast of the intersection of Tibbs Avenue and Pennsylvania Avenue.	+162	City of Shreveport.

Flooding source(s)	Location of referenced elevation	* Elevation in feet (NGVD) + Elevation in feet (NAVD) # Depth in feet above ground ^ Elevation in meters (MSL) Modified	Communities affected
Shallow flooding .....	An area bounded by Bruce Avenue to the north, Anniston Avenue to the east, Norwood Street to the south, and Roma Drive to the west.	+162	City of Shreveport.
Shallow flooding .....	An area bounded by Leo Avenue to the north, Steere Drive to the east, Carrollton Avenue to the south, and Akard Avenue to the west.	+162	City of Shreveport.
Shallow flooding .....	Approximately 110 feet east of the intersection of Youree Drive and Preston Avenue.	+162	City of Shreveport.
Shallow flooding .....	Approximately 620 feet northeast of the intersection of Youree Drive and Preston Avenue.	+162	City of Shreveport.
Shallow flooding .....	Approximately 360 feet east of the intersection of Akard Avenue and Ockley Drive.	+162	City of Shreveport.
Shallow flooding .....	Approximately 1,220 feet east of the intersection of Akard Avenue and Ockley Drive.	+162	City of Shreveport.
Shallow flooding .....	An area bounded by Carrollton Avenue to the north, Steere Drive to the east, Pennsylvania Avenue to the south, and Akard Avenue to the west.	+162	City of Shreveport.
Shallow flooding .....	Approximately 440 feet north of the intersection of Kathy Lane and Kathy Circle.	+162	City of Shreveport.
Shallow flooding .....	Approximately 340 feet southwest of the intersection of Ockley Drive and Akard Avenue.	+162	City of Shreveport.
Shallow flooding .....	From approximately 90 feet northwest of the railroad to approximately 250 feet southeast of the intersection of Hawthorne Drive and Torento Lane.	+189	City of Shreveport.
Shallow flooding .....	An area bounded by East 68th Street to the north, Line Avenue to the east, East 74th Street to the south, and Southern Avenue to the west.	+208	City of Shreveport.
Unnamed flooding source (flooding effects from Bayou Pierre).	Approximately 0.61 mile north of the intersection of Explorer Road and Robson Road.	+153	Unincorporated Areas of Caddo Parish.
Unnamed flooding source (flooding effects from Bayou Pierre).	Approximately 0.80 mile northwest of the intersection of Jeter Road and Robson Road.	+153	Unincorporated Areas of Caddo Parish.
Unnamed flooding source (flooding effects from Bayou Pierre).	Approximately 0.39 mile southeast of the intersection of Rose Ridge Circle and Leonard Road.	+153	Unincorporated Areas of Caddo Parish.
Unnamed flooding source (flooding effects from Bayou Pierre).	Approximately 0.81 mile southeast of the intersection of Westchester Circle and Nottingham Drive.	+153	Unincorporated Areas of Caddo Parish.
Unnamed flooding source (flooding effects from Bayou Pierre).	Approximately 0.76 mile north of the intersection of Explorer Road and Robson Road.	+153	Unincorporated Areas of Caddo Parish.
Unnamed flooding source (flooding effects from Bayou Pierre).	Approximately 1.20 miles northeast of the intersection of Bent Tree Drive and Ellerbe Road.	+153	Unincorporated Areas of Caddo Parish.
Unnamed flooding source (flooding effects from Bayou Pierre).	Approximately 1,690 feet northwest of the intersection of Red Haw Lane and Leonard Road.	+154	Unincorporated Areas of Caddo Parish.
Unnamed flooding source (flooding effects from Red River).	Approximately 0.46 mile northeast of the intersection of Ellerbe Road and Bob White Lane.	+155	Unincorporated Areas of Caddo Parish.
Unnamed flooding source (flooding effects from Red River).	Approximately 295 feet southwest of the intersection of North Common Street and Airport Drive.	+167	City of Shreveport.
Unnamed flooding source (flooding effects from Red River).	Approximately 730 feet northeast of the intersection of Ute Terrace and Grimmatt Drive.	+171	City of Shreveport.

\* National Geodetic Vertical Datum.  
 + North American Vertical Datum.  
 # Depth in feet above ground.  
 ^ Mean Sea Level, rounded to the nearest 0.1 meter.

**Addresses**

**City of Shreveport**

Maps are available for inspection at the Office of the City Engineer, 505 Travis Street, Suite 300, Shreveport, LA 71101.

**Town of Greenwood**

Maps are available for inspection at City Hall, 9381 Greenwood Road, Greenwood, LA 71033.

**Unincorporated Areas of Caddo Parish**

Maps are available for inspection at the Caddo Parish Department of Public Works, 505 Travis Street, Suite 820, Shreveport, LA 71101.

(Catalog of Federal Domestic Assistance No. 97.022, "Flood Insurance.")

Dated: January 31, 2014.

**Roy E. Wright,**

*Deputy Associate Administrator for Mitigation, Department of Homeland Security, Federal Emergency Management Agency.*

[FR Doc. 2014-06091 Filed 3-19-14; 8:45 am]

**BILLING CODE 9110-12-P**

**DEPARTMENT OF HOMELAND SECURITY**

**Federal Emergency Management Agency**

**44 CFR Part 67**

[Docket ID FEMA-2014-0002]

**Final Flood Elevation Determinations**

**AGENCY:** Federal Emergency Management Agency, DHS.

**ACTION:** Final rule.

**SUMMARY:** Base (1% annual-chance) Flood Elevations (BFEs) and modified BFEs are made final for the communities listed below. The BFEs and modified BFEs are the basis for the floodplain management measures that each community is required either to adopt or to show evidence of being already in effect in order to qualify or remain qualified for participation in the National Flood Insurance Program (NFIP).

**DATES:** The date of issuance of the Flood Insurance Rate Map (FIRM) showing BFEs and modified BFEs for each community. This date may be obtained by contacting the office where the maps are available for inspection as indicated in the table below.

**ADDRESSES:** The final BFEs for each community are available for inspection at the office of the Chief Executive Officer of each community. The respective addresses are listed in the table below.

**FOR FURTHER INFORMATION CONTACT:** Luis Rodriguez, Chief, Engineering Management Branch, Federal Insurance and Mitigation Administration, Federal Emergency Management Agency, 500 C Street SW., Washington, DC 20472, (202) 646-4064, or (email) *Luis.Rodriguez3@fema.dhs.gov*.

**SUPPLEMENTARY INFORMATION:** The Federal Emergency Management Agency (FEMA) makes the final determinations listed below for the modified BFEs for each community listed. These modified elevations have been published in newspapers of local circulation and ninety (90) days have elapsed since that publication. The Deputy Associate Administrator for Mitigation has resolved any appeals resulting from this notification.

This final rule is issued in accordance with section 110 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4104, and 44 CFR part 67. FEMA has developed criteria for floodplain management in floodprone areas in accordance with 44 CFR part 60.

Interested lessees and owners of real property are encouraged to review the proof Flood Insurance Study and FIRM available at the address cited below for each community. The BFEs and modified BFEs are made final in the communities listed below. Elevations at selected locations in each community are shown.

*National Environmental Policy Act.* This final rule is categorically excluded from the requirements of 44 CFR part

10, Environmental Consideration. An environmental impact assessment has not been prepared.

*Regulatory Flexibility Act.* As flood elevation determinations are not within the scope of the Regulatory Flexibility Act, 5 U.S.C. 601-612, a regulatory flexibility analysis is not required.

*Regulatory Classification.* This final rule is not a significant regulatory action under the criteria of section 3(f) of Executive Order 12866 of September 30, 1993, Regulatory Planning and Review, 58 FR 51735.

*Executive Order 13132, Federalism.* This final rule involves no policies that have federalism implications under Executive Order 13132.

*Executive Order 12988, Civil Justice Reform.* This final rule meets the applicable standards of Executive Order 12988.

**List of Subjects in 44 CFR Part 67**

Administrative practice and procedure, Flood insurance, Reporting and recordkeeping requirements.

Accordingly, 44 CFR part 67 is amended as follows:

**PART 67—[AMENDED]**

■ 1. The authority citation for part 67 continues to read as follows:

**Authority:** 42 U.S.C. 4001 *et seq.*; Reorganization Plan No. 3 of 1978, 3 CFR, 1978 Comp., p. 329; E.O. 12127, 44 FR 19367, 3 CFR, 1979 Comp., p. 376.

**§ 67.11 [Amended]**

■ 2. The tables published under the authority of § 67.11 are amended as follows:

Flooding source(s)	Location of referenced elevation	* Elevation in feet (NGVD) + Elevation in feet (NAVD) # Depth in feet above ground ^ Elevation in meters (MSL) Modified	Communities affected
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**Mercer County, Pennsylvania (All Jurisdictions)  
Docket No.: FEMA-B-1127**

Baker Run .....	Approximately 55 feet upstream of Highland Road .....	+1114	City of Sharon.
Little Shenango River .....	Approximately 30 feet downstream of Richmond Drive .....	+1117	Township of Sugar Grove.
	Approximately 0.94 mile downstream of the confluence with Little Shenango River Tributary 1.	+968	
Munnel Run .....	Approximately 0.9 mile downstream of the confluence with Little Shenango River Tributary 1.	+968	Township of Findley.
Neshannock Creek .....	Approximately 0.31 mile upstream of Home Street .....	+1125	Township of Findley.
	Approximately 0.21 mile downstream of Franklin Street ....	+1131	
	Approximately 425 feet downstream of the intersection of Plantation Drive and Cypress Lane.	+1093	
	Approximately 0.3 mile upstream of the intersection of Schaffer Road and Grove City Road.	+1095	

Flooding source(s)	Location of referenced elevation	* Elevation in feet (NGVD) + Elevation in feet (NAVD) # Depth in feet above ground ^ Elevation in meters (MSL) Modified	Communities affected
Otter Creek .....	Approximately 0.28 mile upstream of the confluence with Munnell Run.	+1099	Township of Findley.
Sawmill Run .....	Approximately 0.3 mile upstream of the confluence with Munnell Run.	+1099	
Sawmill Run .....	Approximately 0.35 mile upstream of the confluence with Sawmill Run Tributary 1.	+1164	Township of Sandy Lake.
Sawmill Run .....	Approximately 0.46 mile upstream of the confluence with Sawmill Run Tributary 1.	+1165	
Sawmill Run .....	Approximately 0.23 mile downstream of Franklin Street (just below Maple Street).	+1167	Borough of Stoneboro.
Shenango River .....	Approximately 305 feet upstream of Franklin Street .....	+1167	
Shenango River .....	Approximately 690 feet upstream of the confluence with Big Run No. 1.	+930	Borough of Greenville, Township of West Salem.
Shenango River .....	Approximately 295 feet upstream of the intersection of Clinton Street and Canal Street.	+943	
Shenango River .....	Approximately 275 feet upstream of the confluence with Shenango River Tributary 3.	+835	City of Hermitage.
Shenango River .....	Approximately 490 feet downstream of the confluence with Little Yankee Run.	+845	
Shenango River .....	Just downstream of Clark Street .....	+856	
Shenango River .....	Approximately 820 feet upstream of the confluence with Big Run No. 2.	+859	
Shenango River .....	Approximately 2,400 feet upstream of I-80 .....	+833	Township of Shenango.
Shenango River .....	Approximately 1.1 miles upstream of I-80 .....	+833	
Shenango River .....	Approximately 645 feet downstream of Sieg Hill Road .....	+833	Borough of Wheatland.
Shenango River .....	Approximately 1,000 feet upstream of Sieg Hill Road .....	+834	
Shenango River .....	Approximately 0.34 mile upstream of the confluence with the Little Shenango River.	+949	Township of West Salem.
Wolf Creek .....	Approximately 200 feet downstream of Porter Road .....	+951	
Wolf Creek .....	Approximately 0.21 mile upstream of the confluence with Barmore Run.	+1220	Township of Pine.
Wolf Creek .....	Approximately 0.34 mile downstream of the intersection of Craig Street and Garden Avenue.	+1226	
Wolf Creek .....	Approximately 0.2 mile downstream of the intersection of Craig Street and Garden Avenue.	+1226	
Wolf Creek .....	Approximately 0.38 mile downstream of State Route 58 (Main Street).	+1226	
Wolf Creek .....	Approximately 0.22 mile downstream of the confluence with Black Run.	+1245	
Wolf Creek .....	Approximately 0.21 mile downstream of the confluence with Black Run.	+1245	

\* National Geodetic Vertical Datum.  
 + North American Vertical Datum.  
 # Depth in feet above ground.  
 ^ Mean Sea Level, rounded to the nearest 0.1 meter.

**ADDRESSES**

**Borough of Greenville**

Maps are available for inspection at the Borough Building, 125 Main Street, Greenville, PA 16125.

**Borough of Stoneboro**

Maps are available for inspection at the Borough Building, 59 Lake Street, Stoneboro, PA 16153.

**Borough of Wheatland**

Maps are available for inspection at the Borough Building, 71 Broadway Avenue, Wheatland, PA 16161.

**City of Hermitage**

Maps are available for inspection at City Hall, 800 North Hermitage Road, Hermitage, PA 16148.

**City of Sharon**

Maps are available for inspection at the Municipal Building, 155 West Connelly Boulevard, Sharon, PA 16146.

**Township of Findley**

Maps are available for inspection at the Findley Township Building, 369 McClelland Road, Mercer, PA 16137.

**Township of Pine**

Maps are available for inspection at the Pine Township Building, 545 Barkeyville Road, Grove City, PA 16127.

**Township of Sandy Lake**

Maps are available for inspection at the Township Building, 3086 Sandy Lake-Grove City Road, Sandy Lake, PA 16145.

**Township of Shenango**

Maps are available for inspection at the Shenango Township Building, 3439 Hubbard-West Middlesex Road, West Middlesex, PA 16159.

Flooding source(s)	Location of referenced elevation	* Elevation in feet (NGVD) + Elevation in feet (NAVD) # Depth in feet above ground ^ Elevation in meters (MSL) Modified	Communities affected
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**Township of Sugar Grove**

Maps are available for inspection at the Sugar Grove Township Building, 359 Groover Road, Greenville, PA 16125.

**Township of West Salem**

Maps are available for inspection at the West Salem Township Building, 610 Vernan Road, Greenville, PA 16125.

(Catalog of Federal Domestic Assistance No. 97.022, "Flood Insurance.")

Dated: January 31, 2014.

**Roy E. Wright,**

*Deputy Associate Administrator for Mitigation, Department of Homeland Security, Federal Emergency Management Agency.*

[FR Doc. 2014-06092 Filed 3-19-14; 8:45 am]

**BILLING CODE 9110-12-P**

**DEPARTMENT OF THE TREASURY**

**48 CFR Parts 1022 and 1052**

**RIN 1505-AC40**

**Department of the Treasury Acquisition Regulations; Contract Clause on Minority and Women Inclusion in Contractor Workforce**

**AGENCY:** Departmental Offices, Treasury.  
**ACTION:** Final rule.

**SUMMARY:** The Department of the Treasury (the Department) is amending the Department of the Treasury Acquisition Regulation (DTAR) to include a contract clause on minority and women inclusion, as required by the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010 (the Dodd-Frank Act).

**DATES:** *Effective Date:* April 21, 2014.

**FOR FURTHER INFORMATION CONTACT:** Lorraine Cole, Director, Office of Minority and Women Inclusion, 202-927-8181 (this is not a toll-free number) or [lorraine.cole@treasury.gov](mailto:lorraine.cole@treasury.gov).

**SUPPLEMENTARY INFORMATION:**

**I. Background and Proposed Rule**

Section 342 of the Dodd-Frank Act, 12 U.S.C. 5452, established an Office of Minority and Women Inclusion (OMWI) within certain agencies, including the Departmental Offices of the Department of the Treasury. Section 342(c)(2) provides that covered agencies shall require contractors to provide a written statement that the "contractor shall ensure, to the maximum extent possible,

the fair inclusion of women and minorities in the workforce of the contractor, and as applicable, subcontractors." This rule will implement the statement required by the Dodd-Frank Act through a contract clause.

The contract clause, which is similar to those adopted by other OMWI agencies, requires that a contractor make good faith efforts to include minorities and women in its workforce. This standard is derived from section 342(c)(3) of the Dodd-Frank Act, which provides for remedies, including termination, against a contractor that fails to make good faith efforts to include minorities and women in its workforce. Treasury interprets "good faith efforts" to mean efforts consistent with the Equal Protection Clause of the Constitution, Title VII of the Civil Rights Act of 1964, and Executive Order 11246, as amended, such as the identification and elimination of employment barriers, the widespread publication of employment opportunities, and other forms of outreach to minorities and women.

Section 342 applies to "all contracts . . . for services of any kind," but the section does not define the term "contract." Treasury applies the clause to all service contracts above the simplified acquisition threshold. Further, as noted above, section 342 applies to Treasury Departmental Offices (DO). DO does not currently include an office responsible for operational procurement; acquisitions in support of DO are performed primarily by the Internal Revenue Service Office of Treasury Procurement Services. The clause will be included in all service contracts in support of requirements originating from DO, regardless of the Treasury component performing the acquisition.

**II. This Final Rule**

In its August 21, 2012, proposed rule, the Department solicited public comments on all aspects of the proposal. This comment period closed on October

22, 2012, and eight comment letters were received. Comments were received from interest groups, private citizens, and law students. This section sets out significant comments raised by the commenters and the Department's response to these comments. As set forth below, the Department has considered the comments and is adopting the proposed rule with two minor changes in response to comments received, which are noted below.

*Public Comments and Department Responses*

One commenter suggested that the clause should apply only to subcontracts subject to reporting under FAR clause 52.204-10. The Department declines to adopt this suggestion. It is, however, the Department's intent that the clause should be required only in subcontracts that are awarded to support a covered contract. To clarify this point, Treasury has modified the language of the clause to require flow-down only to "subcontracts awarded under" the contract.

One commenter suggested inserting the language "including Title VII of the 1964 Civil Rights Act" after "To implement this commitment, the Contractor shall ensure, to the maximum extent possible consistent with applicable law, the fair inclusion of minorities and women in its workforce." The commenter contends that, without the insertion, there is a danger of discrimination against men and non-minorities.

The Department does not believe that a specific reference to Title VII is necessary. The Department believes that its contractors are aware of their obligations under that statute. Further, our contracts contain a separate clause, FAR 52.222-26, Equal Opportunity, that expressly prohibits discrimination.

Several commenters suggested that the Department require specified documentation to demonstrate a "good faith effort." These suggestions are not adopted. The clause provides Treasury with the authority to obtain

employment data and other information regarding good faith efforts to the extent necessary for its review of a contractor's inclusion of minorities and women in its workforce. Treasury does not believe that requiring contractors to submit specific information absent a request or predetermining what must be included in a request would serve any useful purpose. Moreover, the focus of the clause, and of the relevant provisions of section 342, is on a contractor's overall efforts to reduce barriers to employment of minorities and women. Specific information on individual employees will rarely, if ever, be required for that purpose.

Two commenters suggested that the clause be modified to provide 60 days for contractors to provide information requested by the contracting officer. The suggestion is not adopted. Section 342 and the clause require contractors to engage in good faith efforts at all times during contract performance, not merely in the 60 days preceding a contracting officer's review. Because a good faith efforts plan should be in place at all times during contract performance, 10 days will normally be sufficient to forward a copy to the contracting officer. The other data contemplated by the clause are factual in nature, and it is reasonable for contractors to be prepared to provide them. Moreover, the clause requires that information be provided within 10 business days of a written request "or such longer time as the contracting officer determines." Contracting officers have a duty to act in good faith in administering contracts. Thus, if unusual circumstances existed or if there was a need for information not listed in the clause and not immediately available, the contracting officer would be required to provide the contractor a reasonable period of time in which to respond to the request.

One commenter suggested that the rule be modified to expressly provide that completion of the EEO-1 form and compliance with applicable Office of Federal Contract Compliance Programs (OFCCP) rules are sufficient to establish compliance with the requirements of the clause. The Department declines to adopt this suggestion. With respect to the EEO-1 form, item (1) of the clause provides that one type of information the contracting officer may request is the total number of the contractor's employees and the number of women and minority employees by race, ethnicity, and gender. The EEO-1 form contains this information; there is no need for an explicit statement that providing the form will provide the information contemplated by this element of the clause. With respect to a

contractor's plan to make good faith efforts, addressed by item (4) of the clause, the clause is drafted to provide the contractor wide discretion to determine what efforts should be made to remove barriers to the employment of women and minorities. In most instances, a contractor that establishes an affirmative action program compliant with the OFCCP regulations will not need to take any additional steps to comply with the good faith requirement. However, expressly incorporating compliance with the OFCCP regulations as a standard for meeting the good faith effort requirement would place Treasury in the position of evaluating compliance with the OFCCP regulations, something it has neither the expertise nor the authority to do. Accordingly, the Department does not adopt the suggested change. To clarify the relationship between compliance with OFCCP regulations and the good faith requirement contained in the clause, however, the Department does add language to the clause to the effect that compliance with the clause neither satisfies contractors' obligations under Executive Order 11246, as amended, nor precludes OFCCP evaluations or enforcement actions undertaken pursuant to that Order.

One commenter suggested that the clause should be modified to expressly state that it applies only to contracts with the Department of the Treasury. As the commenter acknowledges, the prescription at 48 CFR 1022.7000 requires that the clause be inserted only in contracts in support of Treasury Departmental Offices. As with all FAR clauses, the clause will apply only to the contracts in which it is inserted. Language expressly providing that the clause does not form part of contracts in which it does not appear (and in which its insertion is not required by regulation) is unnecessary and would be potentially confusing.

Two commenters suggested that the proposed rule only require information from subcontractors to the extent that it is available. The Department declines to adopt this suggestion. Treasury cannot fulfill its statutory responsibilities without information concerning subcontractors. Moreover, the flow down provision of the clause establishes a required mechanism for ensuring that subcontractors are contractually bound to provide necessary information to the prime contractor.

One commenter suggested that the clause should not be limited to contracts above \$150,000, and asserted that interpreting the statutory language to apply only to such contracts "could place treasury in noncompliance with

the Dodd-Frank Act." Section 342 does not define the term "contract." While we are aware that the term is defined in some contexts to include any legally binding procurement instrument, we do not believe that Congress intended the good faith efforts requirement to apply regardless of contract dollar value. The burden imposed by the clause is proportionate to the size of the contractor's workforce, not to the value of the contract in which the clause is inserted. Thus, absent a contract value threshold, the clause could impose a burden that is large in relation to the contract price and make it difficult or impossible to retain contractors to perform smaller requirements. Requiring the clause only in contracts above the Simplified Acquisition Threshold, currently \$150,000 in the FAR, represents an appropriate balance between making the clause broadly applicable and not including it where doing so would create a disproportionate burden. Treasury has determined that it is appropriate to interpret the statutory language to apply only to contracts above that threshold.

One commenter suggested that there should be remedies for non-compliance with the clause other than termination for default. Because the clause will be a requirement of the contract in which it is included, standard contractual remedies will be available in the event of non-compliance. The specific remedies available will depend on the nature of the underlying contract, but may include such options as downward equitable adjustments, lowered or negative contractor performance ratings, discontinuance or curtailment of new task order awards, or non-exercise of options, withholding of progress payments, termination of contracts, and debarment from receiving future contracts. Termination for default remains the ultimate contractual sanction in the event of an uncured failure to comply with the requirements of the clause.

One commenter suggested that the definition of "minorities" in the clause should be expanded. The clause incorporates the definition set forth in section 342, from which Treasury declines to depart.

Two commenters noted that the term "fair inclusion" is not defined in the statute or proposed contract language. One commenter also noted that there appears to be no consequences "for not reporting or for poor numbers in a report." Treasury has considered providing a more specific definition of good faith efforts, but determined that doing so would not be feasible. The actions that might be appropriate to

eliminate barriers to the employment of minorities and women will vary significantly depending on a particular contractor's organization and workforce. The commenter is incorrect that there are no consequences for failing to report required information. The clause will form part of a contract, and Treasury will have available standard contract remedies, up to and including termination of the contract for default in case of an uncured failure. Under no circumstances, however, will there be consequences for reporting "poor" numbers. While the composition of a contractor's workforce may help inform a determination of what barrier-reduction efforts are appropriate, the clause does not require—and Treasury does not seek—any specific set of numbers, or any specific changes in numbers over time. A contractor that makes good faith efforts to identify and eliminate barriers to the employment of minorities and women (and that complies with applicable reporting requirements) will fully comply with the clause, regardless of the ultimate effect of those efforts on its workforce.

One commenter suggested that the clause should be revised so as to list examples of information a contractor could choose to submit in order to establish that it has engaged in good faith efforts. This suggestion is not adopted. Treasury has an obligation under section 342 to determine whether a contractor is in compliance with the applicable good faith efforts requirements. While the information necessary to demonstrate such compliance will vary significantly depending on a contractor's organization and its approach to the requirement, Treasury must have the ability to obtain the information it determines necessary under the circumstances. Permitting a contractor to unilaterally determine what information is necessary for Treasury's determination would not accomplish the purpose of the clause.

One commenter suggested that there should be a cutoff beyond the \$150,000 threshold to limit the number of subcontractors to which the clause applies. The commenter asserts that there may be many tiers of subcontractors, "hundreds (and possibly thousands) of subcontracts" under a contract that exceed the threshold. We do not accept the suggestion. First, the commenter's concern as to the number of possibly affected subcontracts appears to be overstated. In Fiscal Year 2012, only two contracts supporting Treasury Departmental Offices exceeded \$10 million. Given the relatively modest value of Departmental Offices contracts,

few if any will involve "hundreds" of subcontracts. More importantly, we consider it appropriate that a firm accepting \$150,000 in funds to perform a subcontract be subject to the good faith effort requirement, regardless of the tier of its subcontract. While this will result in prime contractors with larger contracts and more subcontractors bearing a larger compliance burden, such a burden will be roughly proportionate to the contract value.

One commenter suggested that the regulation should include provisions concerning the protection of sensitive data provided to the government. As with all other sensitive data received in contract administration, sensitive data provided under the clause is protected by the Trade Secrets Act, 18 U.S.C. 1905. Proprietary information received from a contractor is protected from disclosure under Exemption 4 of the FOIA. We do not see a need to promulgate special procedures for contract administration data provided under this specific clause. Further, Treasury lacks authority to issue a regulation that would restrict the availability of information under the FOIA.

One commenter asserted that the clause would expand OFCCP's jurisdiction. The regulation does no more than echo the provision of section 342 setting forth referral to OFCCP as one option in the event a contractor fails to comply with the good faith effort requirement. Any effect section 342 may have on OFCCP's jurisdiction is beyond the scope of Treasury's authority and this regulation.

One commenter asserted that the Department's Regulatory Flexibility Act analysis does not provide an adequate factual basis to support the certification in this proposal. Treasury believes that the Regulatory Flexibility Act certification is fully supported. While application of the clause to small business subcontractors will extend its reach somewhat, the total number will remain small. Of those small businesses affected, most will already be subject to OFCCP requirements. Finally, the clause only applies to contracts above \$150,000, ensuring that compliance costs will not be disproportionate to the contract value and will not have a significant economic impact on a substantial number of small entities.

The commenter expressed concern that the proposed rule does not increase contract spending by the agency with diverse owned businesses. Increasing Departmental Offices' spend with specific businesses is beyond the scope of the rulemaking, which concerns only the requirement of section 342 that

firms awarded contracts make good faith efforts to include minorities and women in their workforces.

A commenter supported the \$150,000 threshold as applied to contracts with small businesses, but suggested that the clause should apply to all contracts with large firms, regardless of dollar value. To minimize the burden on all contractors, Treasury will apply this requirement to service contracts over the simplified acquisition threshold, \$150,000.

### III. Other Matters

#### *Regulatory Flexibility Act Analysis*

The Regulatory Flexibility Act (5 U.S.C. 601 et seq.) generally requires agencies to prepare a regulatory flexibility analysis of any rule subject to notice and comment rulemaking requirements under the Administrative Procedure Act or any other statute, unless the agency certifies that the rule will not have a significant economic impact on a substantial number of small entities. It is hereby certified that this rule will not have a significant economic impact on a substantial number of small entities and thus no initial regulatory flexibility analysis is required.

First, this rule will not affect a substantial number of small entities. While this rule will affect all contracts for services above the simplified acquisition threshold (\$150,000), it will not affect a substantial number of small entities because it will only apply to those entities that actually contract with Departmental Offices. In Fiscal Year 2011, DO contracted with 370 small businesses.

Additionally, the rule's economic impact is not expected to be significant. The rule satisfies the statutory requirement that contractors affirm a commitment to the fair inclusion of minorities and women in the workforce, but does so in a way that minimizes burden on contractors. The rule provides maximum flexibility for contractors in implementing the statutory requirement because it does not impose any specific requirements on contractor hiring. Further, most contractors are already subject to and have implemented other FAR requirements that will satisfy this rule's requirements. Essentially all contracts for services to which this requirement applies are subject to FAR Clause 52.222-26, Equal Opportunity, which requires, among other things, that contractors complete the EEO Form 1 containing workforce demographic data. Thus, contractors are already required to compile and retain much of the data

required by this clause. Further, contractors with supply and service contracts of \$50,000 or more and over 50 employees are required by Department of Labor regulations to develop affirmative action programs; a contractor that develops and implements such a program should be able to provide documentation to demonstrate compliance with the clause.

*Executive Order 12866*

This rule is not a “significant regulatory action” for the purposes of Executive Order 12866.

*Paperwork Reduction Act*

The information collections contained in the notice of proposed rulemaking have been previously approved by the Office of Management and Budget (OMB) and assigned control number 1505–0080. Under the Paperwork Reduction Act (44 U.S.C. chapter 35), an agency may not conduct or sponsor and a person is not required to respond to a collection of information unless it displays a valid OMB control number.

**Lists of Subjects in 48 CFR Part 1022 and 48 CFR Part 1052**

Government procurement.

Dated: February 28, 2014.

**Iris B. Cooper,**

*Senior Procurement Executive, Department of the Treasury.*

For the reasons set forth in the preamble, the Department amends 48 CFR Chapter 10 to read as follows:

- 1. Add Subchapter D consisting of part 1022 to read as follows:

**Subchapter D. Socioeconomic Programs**

**PART 1022—MINORITY AND WOMEN INCLUSION**

**Subpart 1022.7. Fair inclusion of minorities and women in contractor’s workforce**

Sec.

1022.7000 Contract clause.

**Authority:** 12 U.S.C. 5452.

**Subpart 1022.7. Fair inclusion of minorities and women**

**1022.7000 Contract clause.**

Insert the clause at 1052.222–70, Minority and Women Inclusion, in all solicitations and contracts in support of Departmental Offices for services that exceed the simplified acquisition threshold.

- 2. Add subpart 1052.2 to Subchapter H to read as follows:

**Subchapter H. Clauses and Forms**

**PART 1052—SOLICITATION PROVISIONS AND CONTRACT CLAUSES**

**Subpart 1052.2—Texts of Provisions and Clauses**

Sec.

1052.222–70 Minority and Women Inclusion

**Authority:** 12 U.S.C. 5452(c)(2).

**Subpart 1052.2—Texts of Provisions and Clauses**

**1052.222–70 Minority and Women Inclusion.**

As prescribed in 1022.7000, insert the following clause:

**MINORITY AND WOMEN INCLUSION (APR 2014)**

“Contractor confirms its commitment to equal opportunity in employment and contracting. To implement this commitment, the Contractor shall ensure, to the maximum extent possible consistent with applicable law, the fair inclusion of minorities and women in its workforce. The Contractor shall insert the substance of this clause in all subcontracts awarded under this Contract whose dollar value exceeds \$150,000. Within ten business days of a written request from the contracting officer, or such longer time as the contracting officer determines, and without any additional consideration required from the Agency, the Contractor shall provide documentation, satisfactory to the Agency, of the actions it (and as applicable, its subcontractors) has undertaken to demonstrate its good faith effort to comply with the aforementioned

provisions. For purposes of this contract, “good faith effort” may include actions by the contractor intended to identify and, if present, remove barriers to minority and women employment or expansion of employment opportunities for minorities and women within its workforce. Efforts to remove such barriers may include, but are not limited to, recruiting minorities and women, providing job-related training, or other activity that could lead to those results.

“The documentation requested by the contracting officer to demonstrate “good faith effort” may include, but is not limited to, one or more of the following:

1. The total number of Contractor’s employees, and the number of minority and women employees, by race, ethnicity, and gender (e.g., an EEO–1);
2. A list of subcontract awards under the Contract that includes: dollar amount, date of award, and subcontractor’s race, ethnicity, and/or gender ownership status;
3. Information similar to that required in item 1, above, with respect to each subcontractor; and/or
4. The Contractor’s plan to ensure that minorities and women have appropriate opportunities to enter and advance within its workforce, including outreach efforts.

“Consistent with Section 342(c)(3) of the Dodd-Frank Wall Street Reform and Consumer Protection Act (Pub. L. 111–203) (Dodd-Frank Act), a failure to demonstrate to the Director of the Agency’s Office of Minority and Women Inclusion such good faith efforts to include minorities and women in the Contractor’s workforce (and as applicable, the workforce of its subcontractors), may result in termination of the Contract for default, other contractual remedies, or referral to the Office of Federal Contract Compliance Programs. Compliance with this clause does not, however, necessarily satisfy the requirements of Executive Order 11246, as amended, nor does it preclude OFCCP compliance evaluations and/or enforcement actions undertaken pursuant to that Order.

“For purposes of this clause, the terms “minority,” “minority-owned business” and “women-owned business” shall have the meanings set forth in Section 342(g) of the Dodd-Frank Act.”

[FR Doc. 2014–05846 Filed 3–19–14; 8:45 am]

**BILLING CODE 4810–25–P**

# Proposed Rules

Federal Register

Vol. 79, No. 54

Thursday, March 20, 2014

This section of the FEDERAL REGISTER contains notices to the public of the proposed issuance of rules and regulations. The purpose of these notices is to give interested persons an opportunity to participate in the rule making prior to the adoption of the final rules.

## DEPARTMENT OF AGRICULTURE

### Agricultural Marketing Service

#### 7 CFR Part 905

[Docket No. AMS-FV-14-0008; FV14-905-1 CR]

#### Oranges, Grapefruit, Tangerines, and Tangelos Grown in Florida; Continuance Referendum

**AGENCY:** Agricultural Marketing Service, USDA.

**ACTION:** Referendum order.

**SUMMARY:** This document directs that a referendum be conducted among eligible producers of oranges, grapefruit, tangerines, and tangelos grown in Florida to determine whether they favor continuance of the marketing order regulating the handling of oranges, grapefruit, tangerines, and tangelos produced in the production area.

**DATES:** The referendum will be conducted from April 7 through April 25, 2014. To vote in this referendum, producers must have produced oranges, grapefruit, tangerines, or tangelos within the designated production area in Florida for the fresh market during the period of August 1, 2012, through July 31, 2013.

**ADDRESSES:** Copies of the marketing order may be obtained from the referendum agents at 799 Overlook Drive, Winter Haven, FL 33884, or the Office of the Docket Clerk, Marketing Order and Agreement Division, Fruit and Vegetable Program, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250-0237; Fax: (202) 720-8938; or Internet: [www.regulations.gov](http://www.regulations.gov).

**FOR FURTHER INFORMATION CONTACT:** Corey E. Elliott, Marketing Specialist, or Christian D. Nissen, Regional Director, Southeast Marketing Field Office, Marketing Order and Agreement Division, Fruit and Vegetable Program, AMS, USDA; Telephone: (863) 324-3375, Fax: (863) 325-8793, or Email:

*Corey.Elliott@ams.usda.gov* or *Christian.Nissen@ams.usda.gov*.

**SUPPLEMENTARY INFORMATION:** Pursuant to Marketing Order No. 905, as amended (7 CFR Part 905), hereinafter referred to as the "order," and the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), hereinafter referred to as the "Act," it is hereby directed that a referendum be conducted to ascertain whether continuance of the order is favored by producers. The referendum shall be conducted from April 7 through April 25, 2014, among Florida fresh citrus producers in the production area. Only fresh citrus producers that were engaged in the production of oranges, grapefruit, tangerines, or tangelos grown in the production area, during the period of August 1, 2012, through July 31, 2013, may participate in the continuance referendum.

USDA has determined that continuance referenda are an effective means for determining whether producers favor the continuation of marketing order programs. USDA would consider termination of the order if less than two-thirds of the producers voting in the referendum and less than two-thirds of the volume of Florida fresh citrus represented in the referendum favor continuance. In evaluating the merits of continuance versus termination, USDA will consider the results of the continuance referendum. USDA will also consider all other relevant information concerning the operation of the order and the relative benefits and disadvantages to producers, handlers, and consumers in determining whether continued operation of the order would tend to effectuate the declared policy of the Act.

In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. 3501-3520), the ballot materials to be used in the referendum have been submitted to and approved by the Office of Management and Budget (OMB) and have been assigned OMB No. 0581-0189, Generic Fruit Crops. It has been estimated that it will take an average of 20 minutes for each of the approximately 750 producers of oranges, grapefruit, tangerines, and tangelos grown in Florida to cast a ballot. Participation is voluntary. Ballots postmarked after April 25, 2014, will not be included in the vote tabulation.

Corey E. Elliott and Christian D. Nissen of the Southeast Marketing Field Office, Fruit and Vegetable Program, AMS, USDA, are hereby designated as the referendum agents of the Secretary of Agriculture to conduct this referendum. The procedure applicable to the referendum shall be the "Procedure for the Conduct of Referenda in Connection With Marketing Orders for Fruits, Vegetables, and Nuts Pursuant to the Agricultural Marketing Agreement Act of 1937, as Amended" (7 CFR 900.400-900.407).

Ballots will be mailed to all producers of record and may also be obtained from the referendum agents, or from their appointees.

#### List of Subjects in 7 CFR Part 905

Grapefruit, Oranges, Reporting and recordkeeping requirements, Tangerines, and Tangelos.

**Authority:** 7 U.S.C. 601-674.

Dated: February 27, 2014.

**Rex A. Barnes,**  
Associate Administrator, Agricultural Marketing Service.

[FR Doc. 2014-06083 Filed 3-19-14; 8:45 am]

**BILLING CODE 3410-02-P**

## DEPARTMENT OF TRANSPORTATION

### Federal Aviation Administration

#### 14 CFR Part 39

[Docket No. FAA-2014-0132; Directorate Identifier 2012-NM-007-AD]

RIN 2120-AA64

#### Airworthiness Directives; Airbus Airplanes

**AGENCY:** Federal Aviation Administration (FAA), DOT.

**ACTION:** Proposed rule; correction.

**SUMMARY:** The FAA is correcting a Notice of Proposed Rulemaking (NPRM) that published in the **Federal Register**. The NPRM applies to certain Airbus Model A330-200 and -300 series airplanes, and Model A340-200 and -300 series airplanes. The docket number identified throughout the NPRM is incorrect. This document corrects that error. In all other respects, the original document remains the same.

**DATES:** The last date for submitting comments to the NPRM (79 FR 7098, February 6, 2014) remains March 24, 2014.

**ADDRESSES:** You may examine the AD docket on the Internet at <http://www.regulations.gov> by searching for and locating Docket No. FAA-2014-0132; or in person at the Docket Management Facility between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. The AD docket contains this AD action, the regulatory evaluation, any comments received, and other information. The address for the Docket Office (phone: 800-647-5527) is Docket Management Facility, U.S. Department of Transportation, Docket Operations, M-30, West Building Ground Floor, Room W12-140, 1200 New Jersey Avenue SE., Washington, DC 20590.

**FOR FURTHER INFORMATION CONTACT:** Vladimir Ulyanov, Aerospace Engineer, International Branch, ANM-116, Transport Airplane Directorate, FAA, 1601 Lind Avenue SW., Renton, WA 98057-3356; telephone (425) 227-1138; fax (425) 227-1149.

**SUPPLEMENTARY INFORMATION:** On January 29, 2014, the FAA issued a Notice of Proposed Rulemaking (NPRM) (79 FR 7098, February 6, 2014) for certain Airbus Model A330-200 and -300 series airplanes, and Model A340-200 and -300 series airplanes. The NPRM, Directorate Identifier 2012-NM-007-AD, currently proposes to require repetitive draining of any fluid from the retraction actuator piston rod internal volume and sealing of the vent hole; repetitive ultrasonic inspections of the upper end of the piston rods, and corrective actions if necessary; a one-time ultrasonic inspection (longitudinal and circumferential) of the full-length of the piston rod, and corrective actions if necessary; and a terminating modification of the left-hand and right-hand main landing gear (MLG) retraction actuators.

As published, the NPRM (79 FR 7098, February 6, 2014) specifies an incorrect docket number throughout the preamble and regulatory text. We have been informed that a duplicate docket number was inadvertently assigned to us for the NPRM. The correct docket number is FAA-2014-0132.

Commenters who submitted comments to the original (incorrect) docket number should check Docket No. FAA-2014-0012 and Docket No. FAA-2014-0132 on <http://www.regulations.gov> to determine whether their comments have been received and filed in the appropriate docket. If not, or if it is not possible to

determine whether comments have been posted to the correct docket, the comments should be resubmitted using the correct docket number.

No other part of the preamble or regulatory information has been changed; therefore, only the changed portion of the NPRM (79 FR 7098, February 6, 2014) is being published in the **Federal Register**.

The last date for submitting comments to the NPRM (79 FR 7098, February 6, 2014) remains March 24, 2014.

#### Correction of Non-Regulatory Text

In the **Federal Register** of February 6, 2014, Directorate Identifier 2012-NM-007-AD is corrected as follows:

On page 7098, in the first column, on line four of the headings section, correct "Docket No. FAA-2014-0012" to read "Docket No. FAA-2014-0132."

On page 7098, in the second column, on line four under "Examining the AD Docket," correct "Docket No. FAA-2014-0012" to read "Docket No. FAA-2014-0132."

On page 7098, in the third column, on line five under "**SUPPLEMENTARY INFORMATION: Comments Invited**," correct "Docket No. FAA-2014-0012" to read "Docket No. FAA-2014-0132."

On page 7099, in the second column, on line fifteen, correct "Docket No. FAA-2014-0012" to read "Docket No. FAA-2014-0132."

#### Correction of Regulatory Text § 39.13 [Corrected]

■ 1. On page 7100, in the second column, amendatory instruction 2. and the heading of Docket No. FAA-2014-0132 are corrected to read as follows:

■ 2. The FAA amends § 39.13 by removing airworthiness directive (AD) 2004-16-01, Amendment 39-13757 (69 FR 46979, August 4, 2004), and adding the following new AD:

**Airbus:** Docket No. FAA-2014-0132;  
Directorate Identifier 2012-NM-007-AD.  
\* \* \* \* \*

■ 2. On page 7103, in the second column, paragraph (y)(1) of NPRM Docket No. FAA-2014-0132 is corrected to read as follows:

(1) Refer to Mandatory Continuing Airworthiness Information (MCAI) European Aviation Safety Agency Airworthiness Directive 2011-0178R1, dated March 6, 2012 (corrected March 7, 2012); and 2011-0179R1, dated March 6, 2012; for related information. These MCAIs may be found in the AD docket on the Internet at <http://www.regulations.gov> by searching for

and locating Docket No. FAA-2014-0132.

\* \* \* \* \*

Issued in Renton, Washington, on March 13, 2014.

**Jeffrey E. Duven,**

Manager, Transport Airplane Directorate,  
Aircraft Certification Service.

[FR Doc. 2014-06007 Filed 3-19-14; 8:45 am]

**BILLING CODE 4910-13-P**

## DEPARTMENT OF LABOR

### Wage and Hour Division

#### 29 CFR Part 500

RIN 1235-0006

#### Proposed Extension of the Approval of Information Collection Requirements—Housing Occupancy Certificates Under the Migrant and Seasonal Agricultural Worker Protection Act

**AGENCY:** Wage and Hour Division, Department of Labor.

**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. 3056(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 Wage and Hour Division is soliciting comments concerning its proposal to extend Office of Management and Budget (OMB) approval of the Information Collection: Housing Occupancy Certificate—Migrant and Seasonal Agricultural Worker Protection Act. A copy of the proposed information request can be obtained by contacting the office listed below in the **FOR FURTHER INFORMATION CONTACT** section of this Notice.

**DATES:** Written comments must be submitted to the office listed in the **ADDRESSES** section below on or before May 19, 2014.

**ADDRESSES:** You may submit comments identified by Control Number 1235-0006, by either one of the following methods: *Email: WHDPRAComments@*

*dol.gov*; Mail, Hand Delivery, Courier: Division of Regulations, Legislation, and Interpretation, Wage and Hour, U.S. Department of Labor, Room S-3502, 200 Constitution Avenue NW., Washington, DC 20210. *Instructions:* Please submit one copy of your comments by only one method. All submissions received must include the agency name and Control Number identified above for this information collection. Because we continue to experience delays in receiving mail in the Washington, DC area, commenters are strongly encouraged to transmit their comments electronically via email or to submit them by mail early. Comments, including any personal information provided, become a matter of public record. They will also be summarized and/or included in the request for OMB approval of the information collection request.

**FOR FURTHER INFORMATION CONTACT:**

Mary Ziegler, Director, Division of Regulations, Legislation, and Interpretation, Wage and Hour, U.S. Department of Labor, Room S-3502, 200 Constitution Avenue NW., Washington, DC 20210; telephone: (202) 693-0406 (this is not a toll-free number). Copies of this notice may be obtained in alternative formats (Large Print, Braille, Audio Tape, or Disc), upon request, by calling (202) 693-0023 (not a toll-free number). TTY/TTD callers may dial toll-free (877) 889-5627 to obtain information or request materials in alternative formats.

**SUPPLEMENTARY INFORMATION:**

*I. Background:* The Wage and Hour Division (WHD) of the Department of Labor (DOL) administers the Migrant and Seasonal Agricultural Worker Protection Act (MSPA), 29 U.S.C. 1801 *et seq.* The MSPA protects migrant and seasonal agricultural workers by establishing employment standards related to wages, housing, transportation, disclosures, and recordkeeping. The MSPA also requires farm labor contractors and farm labor contractor employees to register with the U.S. Department of Labor and to obtain special authorization before housing, transporting, or driving covered workers. The MSPA requires that any person owning or controlling any facility or real property to be used for housing migrant agricultural workers shall not permit such housing to be occupied by any worker unless copy of a certificate of occupancy from the state, local or federal agency that conducted the housing safety and health inspection is posted at the site of the facility or real property. The certificate attests that the facility or real property meets applicable

safety and health standards. Form WH-520 is an information gathering form and the certificate of occupancy that the Wage and Hour Division issues when it is the federal agency conducting the safety and health inspection.

*II. Review Focus:* The Department of Labor 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;
- 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 an approval for the extension of this information collection that requires any person owning or controlling any facility or real property to be occupied by migrant agricultural workers to obtain a certificate of occupancy.

*Type of Review:* Extension.

*Agency:* Wage and Hour Division.

*Title:* Housing Occupancy Certificate—Migrant and Seasonal Agricultural Worker Protection Act.

*OMB Number:* 1235-0006.

*Affected Public:* Business or other for-profit, Not-for-profit institutions, Farms.

*Total Respondents:* 100.

*Total Annual Responses:* 100.

*Estimated Total Burden Hours:* 7.

*Estimated Time per Response:* 3-4 minutes.

*Frequency:* Annual.

*Total Burden Cost (capital/startup):* \$0.

*Total Burden Costs (operation/maintenance):* \$0.

Dated: March 4, 2014.

**Mary Ziegler,**

*Director, Division of Regulations, Legislation, and Interpretation.*

[FR Doc. 2014-06107 Filed 3-19-14; 8:45 am]

**BILLING CODE 4510-27-P**

**DEPARTMENT OF VETERANS AFFAIRS**

**38 CFR Part 17**

**RIN 2900-AO86**

**VA Dental Insurance Program—Federalism**

**AGENCY:** Department of Veterans Affairs.

**ACTION:** Withdrawal of proposed rule.

**SUMMARY:** The Department of Veterans Affairs (VA) is withdrawing VA's proposed rule, published in the **Federal Register** on October 23, 2013, to amend its regulations related to the VA Dental Insurance Program (VADIP), a pilot program to offer premium-based dental insurance to enrolled veterans and certain survivors and dependents of veterans. Specifically, this rule would have added language to clarify the limited preemptive effect of certain criteria in the VADIP regulations. VA received no comments concerning the proposed rule or its companion substantially identical direct final rule published on October 22, 2013, in the **Federal Register**. In a companion document in this issue of the **Federal Register**, we are confirming that the direct final rule became effective on December 23, 2013. Accordingly, this document withdraws as unnecessary the proposed rule.

**DATES:** The proposed rule published on October 23, 2013, 78 FR 63143, is withdrawn as of March 20, 2014.

**FOR FURTHER INFORMATION CONTACT:**

Kristin J. Cunningham, Director, Business Policy, Chief Business Office (10NB), Veterans Health Administration, Department of Veterans Affairs, 810 Vermont Ave. NW., Washington, DC 20420; (202) 461-1599. (This is not a toll-free number.)

**SUPPLEMENTARY INFORMATION:** In a proposed rule published in the **Federal Register** on October 23, 2013, 78 FR 63143, VA proposed to amend 38 CFR 17.169 to add language to clarify the limited preemptive effect of certain criteria in the VA Dental Insurance Program (VADIP), a pilot program to offer premium-based dental insurance to enrolled veterans and certain survivors and dependents of veterans. VA published a companion substantially identical direct final rule at 78 FR 62441 on October 22, 2013. The direct final rule and proposed rule each provided a 30-day comment period that ended on November 21 and November 22, 2013, respectively. No comments were received.

Because no comments were received within the comment period, VA is

withdrawing the proposed rule as unnecessary. In a companion document in this issue of the **Federal Register**, VA is confirming the effective date of the direct final rule, RIN 2900-AO85, published at 78 FR 62441.

**Signing Authority**

The Secretary of Veterans Affairs, or designee, approved this document and

authorized the undersigned to sign and submit the document to the Office of the Federal Register for publication electronically as an official document of the Department of Veterans Affairs. Jose D. Riojas, Chief of Staff, Department of Veterans Affairs, approved this document on March 11, 2014, for publication.

Dated: March 13, 2014.

**William F. Russo,**

*Deputy Director, Office of Regulation Policy and Management, Office of the General Counsel, Department of Veterans Affairs.*

[FR Doc. 2014-05912 Filed 3-19-14; 8:45 am]

**BILLING CODE 8320-01-P**

# Notices

Federal Register

Vol. 79, No. 54

Thursday, March 20, 2014

This section of the FEDERAL REGISTER contains documents other than rules or proposed rules that are applicable to the public. Notices of hearings and investigations, committee meetings, agency decisions and rulings, delegations of authority, filing of petitions and applications and agency statements of organization and functions are examples of documents appearing in this section.

## DEPARTMENT OF AGRICULTURE

### Agricultural Marketing Service

[Doc. No. AMS-ST-14-0021]

#### Notice of Request for Extension and Revision of a Currently Approved Collection

**AGENCY:** Agricultural Marketing Service, USDA.

**ACTION:** Notice and request for comments.

**SUMMARY:** In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35), this notice announces that the Agricultural Marketing Service's (AMS) intention to request approval, from the Office of Management and Budget, for an extension of and revision to the currently approved information collection "Laboratory Approval Programs".

**DATES:** Comments received by May 19, 2014 will be considered.

*Additional Information or Comments:* Interested persons are invited to submit comments on this proposal to Jane Ho, Laboratory Approval and Testing Division, Science and Technology, Agricultural Marketing Service, U.S. Department of Agriculture, 1400 Independence Avenue SW., Stop 0272, Washington, DC 20250-0272; Phone 202-690-0621, Fax 202-720-4631. Comments should be submitted in triplicate. Comments may also be submitted electronically through <http://www.regulations.gov>. All comments should reference the docket number and page number of this issue of the **Federal Register**. All comments received will be made available for public inspection at the above address during regular business hours and may be viewed at <http://www.regulations.gov>.

#### SUPPLEMENTARY INFORMATION:

*Title:* Laboratory Approval Programs.  
*OMB Number:* 0581-0251.

*Expiration Date of Approval:* September 30, 2014.

*Type of Request:* Extension and Revision of a Currently Approved Information Collection.

*Abstract:* Under the Agricultural Marketing Act of 1946, as amended (7 U.S.C. 1621-1627), AMS provides analytical testing services that facilitate marketing and allow products to obtain grade designations or meet marketing or quality standards. Pursuant to this authority, AMS develops and maintains laboratory approval programs as needed by the agricultural industry, to support domestic and international marketing of U.S. products. The laboratory approval programs will remain voluntary and fee for service.

To ensure that a laboratory is capable of accurately performing the specified analyses, it must adhere to certain good laboratory practices and show technical proficiency in the required areas. Checklists and forms have been developed that ask the laboratory for information concerning procedures, the physical facility, employees, and their training. The laboratory must also provide Standard Operating Procedures (SOPs) for the analyses and quality assurance. Most of the laboratory programs will include an on-site laboratory review. AMS will not approve a laboratory unless there is assurance that the laboratory is capable of performing accurate analyses.

The information collection requirements in this request are essential to examine laboratories for entrance into the following programs:

(1) Analyst and Laboratory Certification Program for the Detection of Trichinae in Pork (An export program requested by Food Safety and Inspection Service).

(2) Laboratory approval program for Poultry and Pork Exported from the United States to Russia (An export program requested by Food Safety and Inspection Service).

This program contains the possibility of performing 12 different analyses in support of the exportation of poultry and pork to Russia. Laboratories choose how many and which analyses for which they wish to be approved. Each of microbiological/chemical analyses has its own methodology and time necessary to perform the analyses.

(3) Beta Agonists Program (An export program requested by Food Safety and

Inspection Service). This is a new program, which has been added to the laboratory approval programs, since the last submission.

This program permits qualified laboratories to analyze meat and meat products to confirm that Beta Agonists drug residues are not present in product samples.

(4) Aflatoxin in Pistachios Program (A High Performance Liquid Chromatography (HPLC) method for exporting pistachios to European Union (developed for the California Pistachio Committee) and the domestic program using HPLC or a test kit analysis method (7 CFR part 983); Aflatoxin in Peanuts Program (7 CFR part 996); and Aflatoxin in Almonds Program (developed for the Almond Board of California).

These programs are single analyte, single substrate programs, but the domestic pistachio, peanut, and almond programs have the option of using two different methods. The export pistachio program and export almond program must use the specified method.

(5) Any additional programs which may be requested in the future to facilitate the marketing of U.S. agricultural products.

All laboratory approval programs will follow the same general pattern. There would be a letter of intent, a form for identification of the analyses they intend to perform, an on-site laboratory review, analysis of known samples, and analysis of proficiency samples. The length of time required would depend on the complexity of the analysis, and the time necessary to perform the analysis.

The burden hours incurred for these laboratories to submit the initial letter requesting entrance, completion of a general laboratory checklist, and correctly analyzing the test samples is a one-time occurrence. Once a laboratory is accepted, the burden will decrease and is then based on the various laboratories analyzing test samples throughout the year to maintain its program status.

Form ST-212 (Alternate Payment Form) is an option for applicant/approved laboratories to pay for the services. Interested parties can obtain a copy of the form (ST-212) by calling or writing to the point of contact listed above. The information collection requirements in this request are essential to examine laboratories for entrance into the programs.

*Estimate of Burden:* Public reporting burden for this collection of information is estimated to average 9.25 hours per response.

*Respondents:* Laboratories.

*Estimated Number of Respondents:* 85.

*Estimated Total Annual Responses:* 680.

*Estimated Number of Responses per Respondent:* 8.

*Estimated Total Annual Burden on Respondents:* 6289.68.

Comments are invited on: (1) 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; (2) 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; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) ways to minimize the burden of the collection of information on those who are to respond, including the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology. Comments may be sent to Jane Ho, Laboratory Approval and Testing Division, Science and Technology, Agricultural Marketing Service, U.S. Department of Agriculture, 1400 Independence Avenue SW., Stop 0272, Washington, DC 20250-0272; Phone 202-690-0621, Fax 202-720-4631. All comments received will be available for public inspection during regular business hours at the same address.

All responses to this notice will be summarized and included in the request for OMB approval.

All comments will become a matter of public record.

Dated: March 7, 2014.

**Anne Alonzo,**

*Administrator, Agricultural Marketing Service.*

[FR Doc. 2014-06085 Filed 3-19-14; 8:45 am]

**BILLING CODE 3410-02-P**

## DEPARTMENT OF AGRICULTURE

### Agricultural Marketing Service

[Docket No. AMS-TM-14-14-0029; TM-14-02]

#### Farmers' Market and Local Food Promotion Program: Notice of Emergency Approval of New Information Collection for Local Food Promotion Program

**AGENCY:** Agricultural Marketing Service, USDA.

**ACTION:** Notice and request for comments.

**SUMMARY:** In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35), this notice announces the Agricultural Marketing Service's (AMS) intention to request emergency approval from the Office of Management and Budget (OMB) for a new collection under the Farmers' Market and Local Food Promotion Program. The Farmers' Market and Local Food Promotion Program, includes two AMS competitive grant programs: Farmers' Market Promotion Program (FMPP) and Local Food Promotion Program (LFPP). This new collection establishes forms and documentation under the Local Food Promotion Program.

**DATES:** Comments received by May 19, 2014 will be considered.

*Additional Information:* Contact James Barham, Marketing Services Division, Transportation and Marketing Program, Agricultural Marketing Service (AMS), USDA; 202/720-8317.

**ADDRESSES:** Contact James Barham, Marketing Services Division, Transportation and Marketing Program, AMS, USDA, 1400 Independence Avenue SW., Room 4509-South Building, Washington, DC 20250; 202/720-8317, or fax 202/690-0031.

Comments should AMS-TM-14-0029, TM-14-02 and be sent to James Barham at the above address or via the Internet at <http://www.regulations.gov>.

#### SUPPLEMENTARY INFORMATION:

*Title:* Local Food Promotion Program  
*OMB Number:* 0581-NEW.

*Expiration Date of Approval:* 6 months from publication request.

*Type of Request:* Emergency request for a new collection.

*Abstract:* The Farmers Market Promotion Program (FMPP) was initially created by amending the Farmer-to-Consumer Direct Marketing Act of 1976 (7 U.S.C. 3001-3006) through the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 3005) (2002 Farm Bill). It was reauthorized, amended, and

funded by the Food, Conservation, and Energy Act of 2008 (7 U.S.C. 3005) (2008 Farm Bill). Under the recent passage of the Agriculture Act of 2014 (Public Law 113-79) (2014 Farm Bill), FMPP has been reauthorized, funded, expanded, and renamed as the "Farmers' Market and Local Food Promotion Program." As a result, AMS will manage two grant programs. The grant programs will be entitled "Farmers Market Promotion Program (FMPP)," and "Local Food Promotion Program (LFPP)."

The 2014 Farm Bill makes seven (7) additional changes under the "Farmers' Market and Local Food Promotion Program":

1. There is a new emphasis on the development and expansion of local and regional food business enterprises (not including farmer-to-consumer direct marketing entities). Under the 2008 Farm Bill, authority was only provided to support farmer-to-consumer direct marketing activities. The 2014 Farm Bill establishes a more holistic approach for strengthening the local and regional food distribution system and essentially establishes two separate functions under this grant program: Fund direct marketing projects through FMPP grants, and fund local and regional food business enterprise projects through LFPP grants.

2. The purposes of the program are expanded by including such activities as ". . . providing outreach, training, and technical assistance to, or assisting in the development, improvement and expansion of" . . . "local and regional food business enterprises . . . that process, distribute, aggregate, or store locally or regionally produced food products."

3. The eligibility of applicants is expanded. New language expands an agricultural cooperative to "an agricultural cooperative or other agriculture business entity (including a community supported agriculture network or association)."

4. A 25 percent "cash or in kind" match has been introduced for projects that will be submitted under the local and regional food business enterprise component of the Program. No match is required under FMPP grant program.

5. New priorities for annual awards have been established. Priority is to be given to "projects that benefit underserved communities, including communities that (1) are located in areas of concentrated poverty with limited access to fresh locally or regionally grown foods; and (2) have not received benefits from the Program in the recent past."

6. The requirement to provide not less than 10 percent of the funds used to carry out projects that support the use of electronic benefits transfers for Federal nutrition programs at farmers' markets has been eliminated.

7. There is a new funding level of \$30 million per fiscal year (2014 through 2018), or approximately \$15 million per year (includes administrative costs) for each of the FMPP and LFPP grant programs.

The grants authorized under the LFPP are purposed to increase domestic consumption of agricultural products and to develop market opportunities for farm and ranch operations serving local markets, by developing, improving, expanding, and providing outreach, training, and technical assistance to, or assisting in the development, improvement and expansion of local and regional food business enterprises (including those that are not direct producer-to-consumer markets) that process, distribute, aggregate, and store locally or regionally produced food products.

Two types of applications will be accepted under LFPP. The first type of application will be for planning grants and the second type of application will be for implementation grants. Applicants can apply for either but will receive one grant in the same grant cycle.

The following are LFPP forms and information required during the LFPP application submission, application review, and post-award processes:

#### Pre-Award

1. "Registration with the System for Awards Management (SAM)"—mandatory for applicants and reviewers.

2. "LFPP Announcement and Guidelines"—mandatory for applicants.

3. Form SF-424, "Application for Federal Assistance"—mandatory for applicants.

4. Form SF-424B, "Assurances—Non-Construction Programs,"—mandatory for applicants.

5. "LFPP Grant Narrative"—mandatory for applicants.

6. "LFPP Project Budget and Match Request"—mandatory for applicants.

7. "Written Proof of Eligibility"—mandatory for applicants.

8. "LFPP Verification Letter(s) of Matching Funds"—mandatory for applicants.

#### Application Review

9. "LFPP Grant Reviewer Qualifications"—mandatory for reviewers.

10. Form "AMS-34, AMS Conflict-Of-Interest and Confidentiality Statement

For Grant Reviewers"—mandatory for reviewers.

#### Post-Award

11. "LFPP Grant Program, General Terms and Conditions"—mandatory for awardees.

12. Grant Agreement—Form AMS-33, "United States Department of Agriculture, Agricultural Marketing Service, Agreement Face Sheet"—mandatory for awardees.

13. Form SF-270, "Request for Advance and Reimbursement"—mandatory for awardees.

14. "LFPP Interim Performance Reports"—mandatory for awardees.

15. "LFPP Final Performance Report"—mandatory for awardees.

16. Form SF-425, "Federal Financial Report" and "Final Federal Financial Report"—mandatory for awardees.

17. "Grant Recordkeeping"—mandatory for awardees.

#### Additional Detail on the Above LFPP Forms

##### Pre-Award

1. "Registration with the System of Award Management"—The System of Award Management (SAM) is the primary registrant database for the U.S. Federal Government. The SAM.gov system is a combination of federal procurement systems and the Catalog of Federal Domestic Assistance, and includes the Central Contractor Registration. The SAM.gov system collects, validates, stores, and disseminates data in support of agency acquisition missions, including Federal agency contracts, grants, cooperative agreements, and other forms of Federal assistance and assistance awards. Whether applying for assistance awards, contracts, grants, or other business opportunities, all entities are considered "registrants."

All eligible entities applying for assistance awards from the Federal government via Grants.gov, and (application) reviewers receiving a stipend under LFPP, are required to register with SAM.gov in order to be awarded or receive funds by the Federal government.

The type of information requested by SAM.gov includes, but is not limited to:

- General information*, including organization DUNS number, Federal Tax Identification Number (TIN), location, employee numbers, and Web site address.

- Corporate Information*, including organization or business type and SBA-defined socioeconomic characteristics.

- Financial Information*, including financial institution, American Banking

Association (ABA) routing number, account number, remittance address, lock box number, automated clearing house (ACH) information, and credit card information.

d. *Point of Contact Information*, including the primary and alternate points of contact and the electronic business, past performance, and government points of contact.

Registrants are required to complete the annual SAM.gov registration to provide information relevant to procurement and financial transactions. SAM.gov shares the data received from registrants with the Federal government. AMS uses this information in establishing its electronic (direct deposit) payment system. Note that the SAM.gov registration does not guarantee business with the AMS/LFPP or any other Federal government agency.

2. "LFPP Announcement and Program Guidelines"—AMS will publish an announcement and guidance documentation which contains information regarding how to complete a grant application package, along with a public notice of funds. The LFPP Announcement and Program Guidelines will be revised annually, or as needed, and posted with the application announcement at [www.Grants.gov](http://www.Grants.gov) and on the AMS Web site at [www.ams.usda.gov/LFPP](http://www.ams.usda.gov/LFPP). While this document is not signed, applicants must read and utilize this document to prepare their application, review which items are allowable, and understand the terms and conditions of the grant award. This form is currently being developed. As such, this information collection includes a document similar in content, "2012 FMPP Guidelines," to serve as an example of the announcement and program guidelines.

3. Form SF-424, "Application for Federal Assistance," (approved under OMB collection number 4040-0004) is required by all entities seeking Federal assistance.

4. Form SF-424B, "Assurances—Non-Construction Programs," (approved under OMB collection number 0348-0040) must be completed by applicants to assure the Federal government of the applicant's legal authority to apply for Federal assistance.

5. *LFPP Grant Narrative*. Completed applications must include a project narrative. The submitted narrative must not exceed 12 typed single-spaced 8" × 11" pages and include the following information:

- Project Title*. Must capture the primary focus of the project and match the title provided on the SF-424.

- Applicant/Organization Information*. The applicant/organization

name, contact name, mailing address, telephone and fax number, and the email address(es) for the person(s) designated to answer questions about the application, financial information, and the proposed project budget.

c. *Primary Project Manager Information.* The name, mailing address, telephone and fax number, and email address for the person(s) responsible for managing and/or overseeing the project.

d. *Grant Application Type.* The type of application being submitted to LFPP; "Planning Grant" or "Implementation Grant."

e. *Requested LFPP Funding and Matching Funds.* The dollar amount requested from LFPP, and the amount of the matching funds.

f. *Entity Type and Eligibility Statement.* The entity type, statement of qualification as an eligible entity, and any required documentation of eligibility.

g. *Priority Project Selection.* Indication of LFPP Priority, i.e., whether or not the proposal serves or is being implemented in an area of concentrated poverty with limited access to fresh locally or regionally grown foods.

h. *Executive Summary.* The proposal summary provides the project description, goals to be accomplished, expected outcomes, and the timeframe for completion.

i. *Background Statement.* A description of the current conditions that justify the need of the project, and an explanation of why the condition will not be improved absent the project so that the need will remain unmet.

j. *Work Plan, Resources, and Timeline Requirements.* A list of each planned activity, a timeline for completion, resources needed, and milestones for assessing progress for each activity.

k. *Expected Outcomes and Intended Beneficiaries.* List of outcomes of the project and the intended beneficiaries of each outcome. Describe the method of quantifying the outcomes and demonstrate impact of the project.

l. *Budget Justification.* After preparing the budget using the "LFPP Project Budget and Match Request" form, provide a written justification to explain how the items requested are reasonable and support the project's purpose and goals.

m. *Project Planning or Implementation Areas.* Information about the location(s) of the priority project(s), including the street address, city, state, zip code, and maps.

Given that this program will be established for the first time, AMS may review and revise the form annually.

6. *LFPP Project Budget and Match and Budget Request.* Each applicant must provide line-item details about the requested funds and required 25 percent match. Each budget request and match must:

a. List each under the following categories: Personnel, Contractors, Travel, Equipment (\$5,000 or more per unit), Supplies (includes equipment less than \$5,000), Other, and Indirect Costs.

b. Be itemized, listing separately each item, its costs, and use.

c. Correlate to the purpose/goals of the project and demonstrate that the budget is reasonable and adequate for the proposed work.

d. Be substantiated in a written budget justification.

AMS may review and revise the form annually. For complete information on how to complete the LFPP budget spreadsheet, refer to the LFPP Announcement and Program Guidelines by visiting <http://www.ams.usda.gov/LFPP>.

7. *"Written Proof of Eligibility"*—In addition to an explanation in the narrative of how the applicant/organization qualifies as an eligible entity, written proof must also be provided in the application package. This documentation may include, for example for a nonprofit, a copy of the organization's letter of determination from the State or Internal Revenue Service indicating the date of incorporation as a nonprofit.

8. *"LFPP Verification Letter(s) of Matching Funds"*—Completed applications must include written verification of commitment from each third party who will contribute cash and/or in-kind matching non-Federal resources to the project.

#### *Application Review*

AMS requests potential grant reviewers to read and complete the following form:

9. *"LFPP Grant Reviewer Qualifications"*—AMS utilizes this mandatory form for reviewers to complete and submit their personal or work qualifications and resume. Reviewers must have a general knowledge of local and regional food enterprises that includes, but is not limited to, the financing, establishing, and operational aspects of businesses enterprises that process, distribute, aggregate, and/or store locally or regionally produced food products. Reviewers will apply their knowledge and expertise in these areas to objectively assess applications and provide both a numeric score and written comments for each application.

The form contains a checklist for potential reviewers to identify their employment and voluntary work experience. Boxes are provided for potential reviewers to indicate (a) their area of experience or expertise and (b) whether the person is a current or retired nonprofit, for-profit, or Federal/State government employee. The form is not signed, but submitted via email along with a copy of their resume.

AMS will review and may revise the form annually. AMS may also request additional information or clarification from potential reviewers. The reviewer qualifications are used to determine whether a reviewer is qualified to serve as part of the grant review process.

AMS also requires anyone serving as a grant reviewer to comply with and sign the following:

10. *"AMS-34, AMS Conflict-Of-Interest and Confidentiality Statement For Grant Reviewers"*—This mandatory form for reviewers to sign indicates compliance with the conflict of interest and confidentiality requirements. Regarding confidentiality, reviewers must agree not to copy, quote, or otherwise use or disclose to anyone, any information from any application. Reviewers must also agree with the conflict of interest requirements, which include that the reviewer does not have: (a) A direct financial interest in the review outcome; or have direct and predictable financial interests in the outcome; (b) indirect interests with the organization or personnel submitting an application under LFPP; or (c) any relationship, such as a close personnel friendship, that may affect the reviewers' judgment or be seen as doing so by a reasonable person familiar with the relationship.

Peer reviewers will not be eligible to serve as a reviewer if they are (a) employed by, volunteer for, or serve as a board member or other type of committee/team member for an organization that submitted an application that same year under LFPP; or (b) a proposed subcontractor or financial beneficiary in a budget from any organization submitting an application that same year under LFPP.

#### *Post-Award*

Before grant funds are dispersed, applicants that are selected (awardees) must comply with the terms and conditions of the grant and sign the grant agreement. The terms and conditions are provided under form:

11. *"LFPP Grant Program, General Terms and Conditions"*—This is a mandatory form for awardees indicating compliance with terms and conditions of the award and all Federal grant

regulations and administrative requirements including 7 CFR parts 3015, 3016, 3018, 3019; and FAR 31.2. The document also includes awardee assurances and certifications with the incoming application submission; changes in project contacts, leaders, managers, and staff; cost principles; actions that need prior approval; performance monitoring; reporting requirements; and payment requirements.

The LFPP Grant Program General Terms and Conditions may be updated annually to reflect mandatory additions and other changes made by regulatory or Office of Management and Budget grant requirements. This document, which is currently being developed, does not require a signature. As such, this information collection includes a similar document, "FMPP General Terms and Conditions," to serve as an example.

12. *Grant Agreement—Form AMS-33, United States Department of Agriculture, Agricultural Marketing Service, Agreement Face Sheet.* The grant agreement includes a mandatory form for awardees to sign indicating compliance with the terms and conditions of the grant award, project work approved, and receipt of grant funding. The sheet includes the grant authority; funding dollar amount; awardee and Federal contact names, address, email addresses, and phone and fax numbers; agreement number; project title, objectives, and statement of work; project work beginning and ending dates; and awardee and AMS Transportation and Marketing Program's Deputy Administrator's signatures. Two (2) copies of this agreement are required with the awardee's and the AMS Transportation and Marketing Program's Deputy Administrator's office signatures and dated for each grant.

The grant agreement face sheet includes a document which outlines the award terms and conditions. By signing the agreement face sheet, applicants agree to adhere to the term and conditions of the grant award.

13. *Form SF-270, "Request for Advance and Reimbursement"* (approved under OMB collection number 4040-0012) is required whenever the awardees request an advance or reimbursement of Federal grant funds. AMS expects that at least two (2) SF-270 forms will be submitted during the grant agreement period.

14. *Interim Performance Reports.* The Interim Performance Report is written documentation required to notify AMS about the work activities and progress towards completing the awardee's established project work plan goals,

objectives, and timelines. AMS requires that the Interim Performance Report be submitted at the mid-point of the grant agreement period.

15. *Final Performance Report.* The Final Performance Report is a written description of the fulfillment of the project terms required by AMS within 90 days after the ending date of the grant agreement. This information is utilized as final documentation of completion of the work plan goals, objectives, and activities. Details of this report are provided on the AMS Web site at <http://www.ams.usda.gov/LFPP>.

16. *Form SF-425, Federal Financial Report* currently approved under OMB collection number 0348-0061 is required by AMS with each payment request. AMS expects that a minimum of two (2) or a maximum of seven (7) Federal Financial Reports will be submitted depending on the duration of the grant agreement period. Additionally, a final "Federal Financial Report" is to be completed once by the awardee(s) 90 days after the expiration date of the grant period.

17. *Grant Recordkeeping.* AMS requires that grant recipients maintain all records pertaining to the grant for a period of 3 years after the final status report has been submitted to AMS, in accordance with Federal recordkeeping regulations. This requirement is provided in 7 CFR § 3015.21 and 3015.22 and the LFPP General Terms and Conditions, which are published at the AMS Web site at [www.ams.usda.gov/LFPP](http://www.ams.usda.gov/LFPP).

The 2014 Farm Bill authorizes funding for grants under LFPP, allocating mandatory funds from the Commodity Credit Corporation, with \$15 million for each year from 2014 through 2018.

*Estimate of Burden:* Public reporting burden for this collection of information is estimated to average 4.62 hours per response.

*Respondents:* Agricultural Cooperatives, Agriculture Business Entities; Community Supported Agriculture Networks or Associations; Producer Networks or Associations; Local and Tribal Governments; Nonprofit Corporations; Public Benefit Corporations; Economic Development Corporations; and Regional Farmers' Market Authorities.

*Estimated annual number of respondents:* 1,500.

*Estimated annual number of responses per respondent:* 7.10.

*Estimated annual number of responses:* 10,650.

*Estimated total annual burden on the respondents:* 49,200 hours.

Comments are invited on: (1) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether this information will have practical utility; (2) the accuracy of the agency's estimate of the burden of this collection of information including the validity of the methodology and assumptions used; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) ways to minimize the burden of the collection of information on those who are to respond, including the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology.

All comments received by AMS will be available for public inspection during regular business hours, 8 a.m. to 4:30 p.m. Eastern Time, Monday through Friday, at the same address; and can be viewed via the Internet at <http://www.regulations.gov>. All responses to this notice will be summarized and included in the request for OMB approval. All comments will become a matter of public record.

Dated: March 11, 2014.

**Rex A. Barnes,**  
Associate Administrator, Agricultural Marketing Service.

[FR Doc. 2014-06099 Filed 3-19-14; 8:45 am]

**BILLING CODE 3410-02-P**

## DEPARTMENT OF AGRICULTURE

### Forest Service

#### Ashley Resource Advisory Committee

**AGENCY:** Forest Service, USDA.

**ACTION:** Notice of meetings.

**SUMMARY:** The Ashley Resource Advisory Committee (RAC) will meet in Vernal, Utah. The committee is authorized under the Secure Rural Schools and Community Self-Determination Act (Pub. L. 110-343) (the Act) and operates in compliance with the Federal Advisory Committee Act. The purpose of the committee is to improve collaborative relationships and to provide advice and recommendations to the Forest Service concerning projects and funding consistent with the title II of the Act. The meetings are open to the public. The purpose of the meetings is to review and recommend projects for 2014 Title II funds.

**DATES:** The meetings will be from 6:00 p.m. to 8:00 p.m. on the following dates:

- April 30, 2014
- June 12, 2014
- July 2, 2014

All RAC meetings are subject to cancellation. For status of meeting prior to attendance, please contact the person listed under For Further Information Contact.

**ADDRESSES:** The meeting will be held at the Ashley National Forest (NF) Supervisor's Office, 355 North Vernal Avenue, Vernal, Utah.

Written comments may be submitted as described under Supplementary Information. All comments, including names and addresses when provided, are placed in the record and are available for public inspection and copying. The public may inspect comments received at the Ashley National Forest Supervisor's Office. Please call ahead to facilitate entry into the building.

**FOR FURTHER INFORMATION CONTACT:** Louis Haynes, RAC Coordinator, by phone at 435-781-5105, or via email at [ljhaynes@fs.fed.us](mailto:ljhaynes@fs.fed.us).

Individuals who use telecommunication devices for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1-800-877-8339 between 8:00 a.m. and 8:00 p.m., Eastern Standard Time, Monday through Friday. Please make requests in advance for sign language interpreting, assistive listening devices or other reasonable accommodation for access to the facility or proceedings by contacting the person listed above.

**SUPPLEMENTARY INFORMATION:** Additional RAC information, including the meeting agenda and the meeting summary/minutes can be found at the following Web site: [https://fsplaces.fs.fed.us/fsfiles/unit/wo/secure\\_rural\\_schools.nsf](https://fsplaces.fs.fed.us/fsfiles/unit/wo/secure_rural_schools.nsf). The agenda will include time for people to make oral statements of three minutes or less. Individuals wishing to make an oral statement should request in writing no later than 10 days prior to meeting date to be scheduled on the agenda. Anyone who would like to bring related matters to the attention of the committee may file written statements with the committee staff before or after the meeting. Written comments and requests for time for oral comments must be sent to Louis Haynes, RAC Coordinator, 355 North Vernal Avenue, Vernal, Utah 84078; or by email to [ljhaynes@fs.fed.us](mailto:ljhaynes@fs.fed.us), or via facsimile to 435-781-5142.

**Meeting Accommodations:** If you are a person requiring reasonable accommodation, please make requests in advance for sign language interpreting, assistive listening devices or other reasonable accommodation for access to the facility or proceedings by contacting the person listed in the

section titled **FOR FURTHER INFORMATION CONTACT**. All reasonable accommodation requests are managed on a case by case basis.

Dated: March 12, 2014.

**John R. Erickson,**  
*Forest Supervisor.*

[FR Doc. 2014-06020 Filed 3-19-14; 8:45 am]

**BILLING CODE 3411-15-M**

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## DEPARTMENT OF COMMERCE

### International Trade Administration

#### Renewable Energy and Energy Efficiency Advisory Committee; Notice of Meeting

**AGENCY:** International Trade Administration, U.S. Department of Commerce

**ACTION:** Notice of an open meeting.

**SUMMARY:** The Renewable Energy and Energy Efficiency Advisory Committee (RE&EEAC) will meet on April 8, 2014 to further the development of recommendations related to the financing renewable energy and energy efficiency exports. Each of the Committee's four subcommittees will discuss its progress today, with specific attention given to U.S. Government financing, the development of new financial products, and international or multilateral financing.

**DATES:** April 8, 2014, from 9:00 a.m. to 5:00 p.m. Eastern Standard Time (EST).

**ADDRESSES:** The meeting will be held at the headquarters of the Solar Energy Industries Association located at 505 9th Street NW., Suite 800, Washington, DC 20004.

**FOR FURTHER INFORMATION CONTACT:** Ryan Mulholland, Office of Energy and Environmental Technologies Industries (OEEI), International Trade Administration, U.S. Department of Commerce at (202) 482-4693; email: [ryan.mulholland@trade.gov](mailto:ryan.mulholland@trade.gov). This meeting is accessible to people with disabilities. Requests for auxiliary aids should be directed to OEEI at (202) 482-4693 at least 3 working days prior to the event.

**SUPPLEMENTARY INFORMATION:**

Background: The Secretary of Commerce established the RE&EEAC pursuant to his discretionary authority and in accordance with the Federal Advisory Committee Act (5 U.S.C. App.) on June 19, 2012. The RE&EEAC provides the Secretary of Commerce with consensus advice from the private sector on the development and administration of programs and policies to enhance the international

competitiveness of the U.S. RE&EE industries. The RE&EEAC held its first meeting on February 20, 2013 and several subsequent meetings throughout 2013. The Committee's charter expires June 18, 2014.

The meeting is open to the public. Members of the public wishing to attend the meeting must notify Mr. Ryan Mulholland at the contact information above by 5:00 p.m. EST on Friday, April 4, in order to pre-register their attendance. Please specify any request for reasonable accommodation by Friday, April 4. Last minute requests will be accepted, but may be impossible to fill.

Any member of the public may submit pertinent written comments concerning the RE&EEAC's affairs at any time before or after the meeting. Comments may be submitted to [ryan.mulholland@trade.gov](mailto:ryan.mulholland@trade.gov) or to the Renewable Energy and Energy Efficiency Advisory Committee, Office of Energy and Environmental Technologies Industries (OEEI), International Trade Administration, Room 4053, 1401 Constitution Avenue NW., Washington, DC 20230.

To be considered during the meeting, comments must be received no later than 5:00 p.m. EST on Friday, April 4, 2014, to ensure transmission to the Committee prior to the meeting. Comments received after that date will be distributed to the members, but may not be considered at the meeting.

Copies of RE&EEAC meeting minutes will be available within 30 days of the meeting.

Dated: March 11, 2014.

**Edward A. O'Malley,**  
*Director, Office of Energy and Environmental Industries.*

[FR Doc. 2014-05992 Filed 3-19-14; 8:45 am]

**BILLING CODE 3510-DR-P**

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## DEPARTMENT OF COMMERCE

### International Trade Administration

#### Safety and Security Trade Mission to Panama and Columbia, September 22-26, 2014

**AGENCY:** International Trade Administration, Department of Commerce.

**ACTION:** Notice.

#### I. Mission Description

The United States Department of Commerce, International Trade Administration, U.S. and Foreign Commercial Service (US&FCS) is organizing a Trade Mission to Panama

City, Panama and Bogotá, Colombia, with an optional port security site visit to Cartagena, Colombia (for an additional fee), from September 22–26, 2014. The purpose of this mission is to assist U.S. companies in launching or increasing exports of U.S. safety and security goods or services to Panama and Colombia. The mission will include business-to-business matchmaking appointments with local companies, as well as market briefings and networking events.

*Target Sectors For U.S. Exporters Include:* Industry security and safety, intrusion protection, burglary and robbery, fire protection and suppression, surveillance, access control, personal protection, workplace safety, security risk assessment consulting, and law enforcement products and services. In addition, opportunities exist for companies offering port and infrastructure security. In both Colombia and Panama the governments and private sector are investing some \$30 billion in infrastructure projects, heavily focused on road projects, airport modernization, sea and river port developments, and rail line upgrades. As a result, the mission will include port and infrastructure security as a focus.

## II. Commercial Setting

### *Panama*

Panama has historically served as the crossroads of trade for the Americas. Its strategic location as a bridge between two oceans and the meeting of two continents has made Panama not only a maritime and air transport hub, but also an international trading, banking, and services center. Panama's global and regional prominence is being enhanced by recent trade liberalization and privatization, and it is participating actively in the hemispheric movement toward free trade agreements. Panama's dollar-based economy offers low inflation in comparison with neighboring countries and zero foreign exchange risk. Its government is stable and democratic and actively seeks foreign investment in all sectors, especially services, tourism and retirement properties. Panama and the U.S. recently implemented a Trade Promotion Agreement (TPA) that has had the effect of eliminating some 90% of tariffs and duties on U.S. exports to Panama. But even before the implementation of the TPA, the U.S. was Panama's most important trading partner, with about 30% of the import market, and U.S. products have enjoyed a high degree of acceptance in Panama. In 2013, U.S. exports to Panama

increased 10% to \$10.8 billion—in no small part due to the fact that Panama's economy grew 7.5%. U.S. exports to Panama have increased every year since 2009, growing by more than two and half times over that period. However, international competition for sales is strong across sectors including telecommunications equipment, automobiles, heavy construction equipment, consumer electronics, computers, apparel, gifts, and novelty products.

Panama now enjoys investment grade rating status, granting the Government of Panama international recognition for recent tax reforms and its record of steady GDP growth while keeping its deficits under control (even in 2009, a dismal year for the world economy, Panama's economy grew 2.9% and the Government of Panama's deficit was only 1% of GDP). Not only does the investment-grade rating lower the cost of borrowing for the Government of Panama, but it sends a strong market signal that Panama, even while carrying a debt ratio that is relatively high, is one of only five Latin American countries to achieve this distinction.

Panama's economy is based primarily on a well-developed services sector, accounting for about 75% of GDP. Services include the Panama Canal, banking, the Colon Free Zone, insurance, container ports, and flagship registry. Panama is currently engaged in the Panama Canal expansion project. This project, in conjunction with the expansion of the capacities of its ports on both the Atlantic and Pacific coasts, will solidify Panama's global logistical advantage in the Western Hemisphere.

This logistical platform has aided the success of the Colon Free Zone (CFZ), the second largest in the world after Hong Kong, which has become a vital trading and transshipment center serving the region and the world. CFZ imports—a broad array of luxury goods, electronic products, clothing, and other consumer products—arrive from all over the world to be resold, repackaged, and reshipped, primarily to regional markets. Because of this product mix, U.S. brand market share is significant, even if most of those products are made in Asia.

### Safety and Security Industry

The outlook for the Panamanian safety and security market is positive, with total market size in 2013 estimated to grow to \$74 million. Local production of safety and security equipment is minimal and there is a marked preference for U.S. products due to their reliability, innovation, and diversity, as well as the close geographic proximity

and favorable conditions for air and sea freight from the United States. The demand for safety and security products and systems is driven by ever-increasing concerns over personal safety, more stringent work-related regulations and growth in the tourism, construction, real estate, banking, gambling, maritime, and duty free zone. While the crime rate is still relatively low, particularly by Latin American standards, it has risen in the last few years and there is increasing public awareness of the need to respond.

Commercial institutions and households are usual targets for armed assaults. There is also an increasing need for security equipment in residential areas and public places. Because of raising labor costs, many businesses and households are automating security. Additionally, the boom in the construction sector and the expansion of the Panama Canal is generating strong demand for safety equipment. Port expansion, new airports, new mall development, the Metro transportation system, and the Panama Canal expansion will provide excellent opportunities for U.S. safety and security equipment exporters.

### *Colombia*

The U.S.-Colombia Trade Promotion Agreement (TPA), which entered into force on May 15, 2012, creates market opportunities for U.S. firms in a number of sectors. The U.S.-Colombia TPA provides duty-free entry for over 80 percent of U.S. consumer and industrial exports to Colombia, with remaining tariffs to be phased out over the next 10 years and provides greater protection for intellectual property rights (IPR). Colombia's traditional acceptance of U.S. brands as well as U.S. and international standards provide a solid foundation for U.S. firms seeking to do business there.

Colombia is the third largest market in Latin America, after Mexico and Brazil, and is ranked 22nd globally as a market for U.S. exports. Over the past 10 years, Colombia has become one of the most stable economies in the region. Improved security, sound government policies, steady economic growth, moderate inflation and a wide range of opportunities make it worthwhile for U.S. exporters to consider Colombia as an export destination. With more than 45 million people, an improved security environment, an abundance of natural resources, and an educated and growing middle-class, business opportunities are booming in Colombia. The country's last two governments implemented policies that took Colombia on the path to global competitiveness, opening it up to global

trade and investment for 10 consecutive years. Colombia's strong economic growth, moderate inflation rates, and sound fiscal policies have made it a haven of stability in a time of economic uncertainty. Over the last decade, the country's economy is estimated to have grown over 4% on average; inflation was kept in the single digits and is expected to remain well within the Central Bank of Colombia's 2% to 4% range. Furthermore, the Government's strict fiscal discipline led many international credit agencies to improve Colombia's credit rating to investment grade for the first time in over 10 years. Increasing Foreign Direct Investment (FDI) in Colombia demonstrates Colombia's rise as a business destination. In 2011, FDI into Colombia reached a historic US\$13.4 billion from only US\$2.4 billion in 2000, a fivefold increase in just ten years, with forecasts of continued growth through the next five years.

By 2011, Colombia's total international trade surpassed US\$111 billion; exports reached US\$56 billion while imports reached a historic US\$55 billion. After implementing free trade agreements (FTAs) with the United States and with Canada, Colombia continues to move aggressively in opening up to trade, seeking to quickly implement FTAs negotiated with the European Union and South Korea, as well as moving ahead in negotiations with countries such as Japan, Turkey, Costa Rica, and Israel.

#### Safety and Security and Defense Industry

The safety and security market in Colombia is a very dynamic sector, growing at an estimated rate of 5 to 10% per year. In addition, Colombian defense spending increased from US\$14.7 billion in 2012 to US\$15.1 billion in 2013, providing opportunities for U.S. defense technologies, equipment, and services that overlap into the safety and security sector. Market opportunities exist for safety and security industry products such as CCTV cameras, telephones for security, reproduction and record devices for security, data processing equipment, radio transmission, biometric equipment, and communication jammers, among others. Opportunities exist in the security and defense sector for trucks and light armored vehicles (LAV-4x4 and 8x8), engines and turbines military apparel and footwear, fixed-wing and rotary wing aircraft helmets, anti-IEDs (improvised explosive devices), IED and mine detectors, body armor and personal body armor equipment, handheld

navigation systems, Unmanned Aircraft Vehicles (UAV), GPS, modern communication systems (MCS), IT-structure platforms, logistics software solutions and software applications, flight simulators, air cruise control, flat bottom aluminum river boats, and marine and coastal surveillance systems and equipment. In regards to services, there is a significant need for security assistance, maintenance and assistance to the Army, Police, and Air Force. Helicopter and fixed-wing aircraft maintenance and repair services are especially in need—in 2014 Colombia's fleet of Sikorsky AH 60L will most likely be undergoing overhauls. The Colombian military has potential in the fields of specialized training for all new communications systems, medical training, and environmental training for hazardous material (HAZMAT) management, transport, process and dispose of HAZMAT, expertise in demolition, technical support for reconnaissance and analysis, and security operations.

#### Overview of Colombia's Defense and Security Structure

Colombia's internal and external defense and security structure includes the Army, Navy (Marines and Coast Guard), Air Force, and the National Police. Real military spending increased from US\$ 14.7 billion in 2012 to US\$ 15.1 billion in 2013<sup>1</sup> (this figure includes other costs). The total military spending has been on average 3.7 percent of the country's total GDP (2009 to 2013).<sup>2</sup> Under Plan Colombia, significant U.S. funding, technical assistance, and equipment support has been provided to Colombian-led counter narcotic programs for drug eradication and interdiction, and expansion of the capacity of Colombian military and police. The current format of Plan Colombia expired in 2012, with the consequent nationalization of military programs by the Colombian government. For 2014 some spending may shift to drug eradication and peace keeping programs, especially if the peace negotiations that are currently undergoing with the FARC Rebel forces in Cuba are achieved. Despite the peace negotiations process, the Colombian government is expected to continue military actions and spending to fight narco-terrorism, and gain security area through its police force, especially to develop security surveillance and

enforcement in remote and isolated regions of the country.

Through the Foreign Military Sales Trust Fund, the U.S. Department of Defense (DOD) provides equipment and training to the Colombian military and police through military assistance programming. The Department of State (DOS), military sales, and the international narcotics control program are other sources of funding. The Office of Aviation and Narcotics Affairs has been the main source of funding for equipment acquisition in Colombia since 1990, through private military consulting firms such as DynCorp. These firms operate through an open market competitive bidding system. However, U.S. funding is expected to significantly decrease at a rate of 10% over the next five years, from US\$ 157 million in 2011 to US\$ 133 million in 2012.<sup>3</sup> The Colombian congress approved Law 80 of 1993, under which procurement of goods and services for security and national defense made in Colombia by local manufacturers, must be purchased over goods made by foreign manufacturers and exporters.<sup>4</sup> However, under the National Treatment Caveat, Chapter 9 United States-Colombia bilateral trade agreement (U.S.-CTPA), U.S. companies must be treated as locals when they participate on public bids eliminating the disadvantage they used to have prior to the signing of the agreement.

In 2002, the Colombian government created a Wealth Tax to collect US\$ 800 million from large companies or wealthy individuals, 70% of which was used to increase 2002–2003 defense spending. A similar tax in 2007–2011 was collected close to USD 3.7 billion, of which a significant portion was founded defense spending. The Colombian Army receives 60% of funding, followed by the Air Force with 25% and the Police with 10%.

The U.S. has had a privileged relationship with Colombia in regards to military equipment acquisitions; however, new competitors from England, France, South Korea, and Spain have gained some notoriety. The Colombian military tends to use standardized equipment and values relationship, trust, and familiarity with equipment (as exemplified by their consistent use of the same type of rifles), however, foreign manufacturers are gaining market share. According to the unofficial estimates, U.S. imports

<sup>1</sup> [http://www.gsed.gov.co/irj/go/km/docs/Mindefensa/Documentos/descargas/Sobre\\_el\\_Ministerio/Planeacion/Presupuesto/Presupuesto\\_2013.pdf](http://www.gsed.gov.co/irj/go/km/docs/Mindefensa/Documentos/descargas/Sobre_el_Ministerio/Planeacion/Presupuesto/Presupuesto_2013.pdf).

<sup>2</sup> <http://data.worldbank.org/indicator/MS.MIL.XPND.GD.ZS>.

<sup>3</sup> Unofficial estimates from Narcotic Affairs Section NAS.

<sup>4</sup> See chapter two of the Law 80 of 1993: <http://www.alcaldiabogota.gov.co/sisjur/normas/Norma1.jsp?i=46940#0>.

represent close to 50% of the total imports of military equipment, out of the unofficial estimates which are calculated to be close to US\$ 1.3 billion (2012).

**Opportunities**

Military and security equipment trends have remained the same post-Plan Colombia, since the government continues to support drugs interdiction and eradication efforts. Due to the significant improvement of national security, the Colombian Air Force has been more involved with military and civilian rescue operations. The Air Force created in 2010 a new rescue unit and continues to purchase rescue equipment and life support systems. The National Police is expanding its activity on civilian and urban surveillance, adapting its force and upgrading its equipment to this environment. Recent navy purchases have shown the government's interest to increase the guarding of the Caribbean coast, especially around the San Andres and Providencia Isles, which are under watch, due to Nicaragua's intent of claiming more Caribbean territory from Colombia. There has also been the intent from the Minister of Defense Juan Carlos Pinzon to purchase close to 20 fighter jets, some of the possible candidates may include the F-16 and Boeings F-18 Hornet however, and this intent has been put on hold until further notice in 2014.

In 1990, the U.S. Office of Aviation and Narcotics Affairs provided 18 UH-1N helicopters, buying 36 more over the years. In 2010, the Colombian military had 280 helicopters and 200 fixed-wing aircraft with no major new purchases projected until 2015 with the exception of some possible interest to purchase helicopters with higher capacity to transport troops and equipment. Due to recent aircraft acquisition, there are significant opportunities for training, parts and maintenance for these aircraft, especially for Blackhawk rotor blades

repair services and erosion-resistant coating systems. Other opportunities include: Parameter security protection systems (convoy security, security walls and fences, and video surveillance systems), safety, survival accessories, search & rescue equipment, protective clothing, emergency medical equipment, trauma-life support systems.

The security forces number about 435,000 uniformed personnel: 285,000 in the military and 150,000 in the police. From 2012 to 2015, key needs will be armament and personal arms (up to USD 1 million a year), night vision goggles (up to USD 1 million a year), anti-ballistic missiles (ABM) (up USD1 million a year), survival equipment and kits (up to USD 400.000 a year), flight suits, footwear (up to US\$ 200.000 a year), personal arms (M4 rifles, M9 pistols), grenades, binoculars, and medical equipment. The Colombian army is looking into upgrading its equipment and uniforms, with engineered textile solutions, smart textiles materials, as well as integrated communication aircraft helmets.

On May 15, 2012 the FTA agreement between the U.S and Colombia entered into effect finishing the implementation phase. 80 percent of U.S. exports of consumer and industrial products to Colombia are duty-free immediately upon entry into force, with remaining tariffs phased out over ten years. Other provisions include strong protection for U.S. investors (legal stability), expanded access to service markets, greater intellectual property rights protection, market access for remanufactured goods, increased transparency and improved dispute settlement mechanisms (arbitration). The majority of Defense and Military equipment have zero tariffs since the FTA has been implemented. Prior to the agreement the tariff ranged between 5% and 20%. The U.S.-Colombia TPA also reduced tariffs for a wide variety of products and services in the safety and security industries.

**III. Mission Goals**

The goal of the trade mission to Panama and Colombia is to help participating firms gain market insights, make industry contacts, solidify business/sector strategies, and advance specific projects, with the goal of increasing U.S. exports to Panama and Colombia. Participants will have access to the US&FCS Senior Commercial Officers in Panama City and Bogotá and to US&FCS Commercial Specialists during the mission. They will learn about the many business opportunities in Panama and Colombia, and gain first-hand market exposure. Participants already doing business in Panama or Colombia will have opportunities to further advance business relationships and projects in that market. U.S. companies new to either country will gain support in finding agents, distributors, and joint venture partners through this mission, laying the foundation for successful long-term ventures by providing business-to-business introductions and market access information.

**IV. Mission Scenario**

The mission will stop in Panama City, Panama and Bogotá, Colombia. In each city, participants will meet with pre-screened potential agents, distributors, and representatives, as well as other business partners and government officials. They will also attend market briefings by U.S. Embassy officials and networking events offering further opportunities to speak with local business and industry decision-makers. In addition, there may be an optional spin-off offered for an additional fee for port security companies to visit and tour the port of Cartagena, Colombia at the end of the mission on Friday, September 26th. Companies interested in this option should contact April Redmon at [april.redmon@trade.gov](mailto:april.redmon@trade.gov) for more information.

**V. Proposed Time Table**

Monday, September 22, 2014; Panama City, Panama .....	Market Briefing. Matchmaking appointments. Networking reception.
Tuesday, September 23, 2014; Panama City, Panama .....	Matchmaking appointments and/or site visits. Afternoon tour of the Miraflores Locks and Panama Canal.
Wednesday, September 24, 2014; Bogotá, Colombia .....	Travel to Bogotá, Colombia. Market Briefing. Networking reception.
Thursday, September 25, 2014; Bogotá, Colombia .....	Matchmaking Appointments.
Friday, September 26, 2014; Bogotá, Colombia .....	Half-Day of Matchmaking Appointments. Departure/End of Mission.
	* an optional site visit to the port in Cartagena, Colombia may be possible for interested port-security companies for an additional fee.

## VI. Participation Requirements

All parties interested in participating in the Safety and Security Trade Mission to Panama and Colombia must complete and submit an application for consideration by the Department of Commerce. All applicants will be evaluated on their ability to meet certain conditions and best satisfy the selection criteria as outlined below. A minimum of 15 U.S. companies and/or trade associations and maximum of 17 companies and/or trade associations will be selected to participate in the mission from the applicant pool. U.S. companies or trade associations already doing business with Panama and Colombia, as well as U.S. companies or trade associations seeking to enter these countries for the first time may apply.

### Fees and Expenses

After a company and/or trade association has been selected to participate on the mission, a payment to the Department of Commerce in the form of a participation fee is required.

The participation fee will be US\$3,600 for a small or medium-sized enterprise (SME)<sup>5</sup> and US\$3,905 for a large firm.

The fee for each additional representative is US\$450.

Expenses for travel to and from the mission, lodging, most meals, and incidentals will be the responsibility of each mission participant.

### Conditions of Participation

- An applicant must submit a completed and signed mission application and supplemental application materials, including adequate information on the company's products and/or services primary market objectives, and goals for participation. If the Department of Commerce receives an incomplete application, the Department may reject the application, request additional information, or take the lack of information into account when evaluating the applications.

- Each applicant must also certify that the products and services it seeks to export through the mission are either produced in the United States, or, if not, marketed under the name of a U.S. firm and have at least fifty-one percent U.S.

<sup>5</sup> An SME is defined as a firm with 500 or fewer employees or that otherwise qualifies as a small business under SBA regulations (see [http://www.sba.gov/services/contracting\\_opportunities/sizestandardstopping/index.html](http://www.sba.gov/services/contracting_opportunities/sizestandardstopping/index.html)). Parent companies, affiliates, and subsidiaries will be considered when determining business size. The dual pricing reflects the Commercial Service's user fee schedule that became effective May 1, 2008 (see <http://www.export.gov/newsletter/march2008/initiatives.html> for additional information).

content. In the case of a trade association or trade organization, the applicant must certify that, for each company to be represented by the trade association or trade organization, the products and services the represented company seeks to export are either produced in the United States or, if not, marketed under the name of a U.S. firm and have at least fifty-one percent U.S. content.

### Selection Criteria for Participation

Selection will be based on the following criteria, listed in decreasing order of importance:

- Suitability of the company's (or, in the case of a trade association or trade organization, represented companies') products or services for the Panamanian and Colombian markets
- Company's (or, in the case of a trade association or trade organization, represented companies') potential for business in Panama and Colombia, including likelihood of exports resulting from the mission
- Consistency of the applicant's goals and objectives with the stated scope of the trade mission

Referrals from political organizations and any documents containing references to partisan political activities (including political contributions) will be removed from an applicant's submission and not considered during the selection process.

## VII. Timeframe for Recruitment and Applications

Mission recruitment will be conducted in an open and public manner, including publication in the **Federal Register**, posting on the U.S. Department of Commerce trade mission calendar ([www.export.gov/trademissions](http://www.export.gov/trademissions)) and other Internet Web sites, press releases to general and trade media, notices by industry trade associations and other multiplier groups, and publicity at industry meetings, symposia, conferences, and trade shows.

Recruitment will begin immediately and conclude no later than Friday, June 20, 2014. The U.S. Department of Commerce will review applications and make selection decisions on a rolling basis until the maximum of seventeen participants is reached. We will inform all applicants of selection decisions as soon as possible after applications are reviewed. Applications received after the June 20th deadline will be considered only if space and scheduling constraints permit.

### How To Apply

Applications can be downloaded from the trade mission Web site or can be obtained by contacting April Redmon at the U.S. Department of Commerce (see contact details below.) Completed applications should be submitted to April Redmon.

### Contacts

U.S. Commercial Service Safety and Security Team:

Ms. April Redmon, International Trade Specialist, U.S. Commercial Service-Virginia/Washington, DC, 2800 S. Randolph St., Suite 800, Arlington, VA 22206, Tel: 703-756-1704, Email: [April.Redmon@trade.gov](mailto:April.Redmon@trade.gov).

U.S. Commercial Service in Panama

Enrique Tellez, Commercial Specialist, U.S. Commercial Service Panama City, Tel: 011-507-317-5080, Email: [Enrique.Tellez@trade.gov](mailto:Enrique.Tellez@trade.gov).

U.S. Commercial Service in Colombia

Camilo Gonzalez, Commercial Specialist, U.S. Commercial Service Bogota, Tel: 011-571-275-2764, Email: [Camilo.Gonzalez@trade.gov](mailto:Camilo.Gonzalez@trade.gov).

**Elnora Moya,**

*Trade Program Assistant.*

[FR Doc. 2014-06114 Filed 3-19-14; 8:45 am]

**BILLING CODE 3510-DR-P**

## DEPARTMENT OF COMMERCE

### International Trade Administration

#### Travel and Tourism Trade Mission to Russia, September 15-19, 2014

**AGENCY:** International Trade Administration, Department of Commerce.

**ACTION:** Notice.

**SUMMARY:** The United States Department of Commerce, International Trade Administration, Industry and Analysis is amending its notice for the *Travel and Tourism Trade Mission to Russia* scheduled for September 15-19, 2014, published at 79 FR 11764, March 3, 2014, to notify potential applicants that recruitment has been suspended until further notice.

**FOR FURTHER INFORMATION CONTACT:** Frank Spector, Office of Industry and Analysis, Trade Promotion Programs, Phone: 202-482-2054; Fax: 202-482-9000, Email: [Frank.Spector@trade.gov](mailto:Frank.Spector@trade.gov).

**SUPPLEMENTARY INFORMATION:** On March 3, 2014, the International Trade Administration published a notice in the **Federal Register** (79 FR 11764) announcing an Executive-led trade

mission to Moscow and St. Petersburg, Russia with an optional stop in Yekaterinburg, Russia, to be held September 15–19, 2014. The notice provided that recruitment for the mission would begin immediately and would conclude July 15, 2014. This notice suspends recruitment for the mission until further notice. Applications received during the period in which recruitment is suspended will be returned to the applicants.

**Frank Spector,**

*Senior International Trade Specialist.*

[FR Doc. 2014–06110 Filed 3–19–14; 8:45 am]

**BILLING CODE 3510-DR-P**

## DEPARTMENT OF COMMERCE

### International Trade Administration

#### Virtual Trade Mission to Canada's North, October 6–8, 2014

**AGENCY:** International Trade Administration, Department of Commerce.

**ACTION:** Notice.

#### Mission Description

The United States Department of Commerce, in partnership with the Minority Business Development Agency is organizing two-prong virtual and traditional trade mission to Canada that will include the Aboriginal Entrepreneurs Conference and Trade Show 2014 in the Northern Canadian Region. The Virtual Trade Mission (VTM) will include country and market/sector briefings and one-on-one virtual business appointments with pre-screened potential buyers, agents, distributors and joint-venture partners from throughout Canada, including those not attending the Conference and Trade Show.

Traditional trade mission members physically in Canada will participate in the Aboriginal Entrepreneurs Conference and Trade Show 2014 (that is also open to U.S. companies not participating in the traditional trade mission). Similar to the VTM, this will include one-on-one business appointments with pre-screened potential buyers, agents, distributors and joint-venture partners, and networking event. Trade mission participants electing to participate in Aboriginal Entrepreneurs Conference and Trade Show 2014 may attend regional and industry-specific sessions and consultations. The cost of participating in the Conference and Trade Show is not included in the USCS package cost.

This mission is open to U.S. companies and trade associations from a cross section of industries with potential to provided needed and appropriate services in the more remote regions of Canada. These sectors include: Energy (both new and renewable), environmental technologies and services, remote healthcare related technology and services, distance education, and infrastructure (including architecture/engineering, master planning, and construction management).

The benefits of a Virtual Trade Mission (VTM):

- High-value virtual web meeting between American sellers and Canadian buyers in real time;
- Virtual delegates do not have to leave their own home or office to benefit from the VTM; reducing the cost of travel and time required by our traditional trade mission;
- VTMs have the capability to utilize technology above and beyond a simple audio; conference call. By adding web cameras and visual content in the form of presentations; you engage participants in an active setting and worthwhile experience;
- One-on-one private virtual meeting (break-out sessions) to allow for more individualized and catered discussions between potential prospects; and

#### I. Commercial Setting

##### *Canada*

The U.S. and Canada enjoy the world's largest and most comprehensive trading relationship, which supports millions of jobs in each country. Since the implementation of the North American Free Trade Agreement in 1994, trade between the United States and Canada has more than doubled.

In 2012, U.S.-Canada two-way trade in goods and services totaled more than \$715 billion; over \$1.9 billion in goods and services daily. Also in 2012, U.S. and Canadian bilateral investment stock totaled \$612 billion. In addition, U.S. exports to Canada surpassed \$355 billion—that's 16 percent of total U.S. exports. Canada is the number one export market for 38 U.S. states.

##### *Remote Territories*

Northern Canada is comprised of three territories; Northwest Territories, Nunavut and the Yukon. For hundreds of years, these territories, for the most part, have been left undeveloped. However, within the last 5 years, Northern Canada has started to boom with the rest of the country.

On January 8, 2014, Prime Minister Stephen Harper broke ground on the

construction of a highway that will provide the first year-round land link between the Arctic Ocean coast and the rest of Canada. This is a long-promised plank in Mr. Harper's northern strategy to assert Canadian sovereignty in the Arctic. This road is not only symbolic of Canada's claims to the north, but is the beginning of expanding economic activity that is set to take place across Canada's north.

In fact, billions of dollars' worth of projects are already in the pre-planning, planning and implementation phases, covering a full gambit of business sectors, including: mining (iron ore, uranium, 'heavy' rare earth elements, diamonds, etc.), infrastructure (roads, ports, airports, buildings), water and sewer, and energy. This booming area of Canada is ripe with opportunities for U.S. companies.

Best market prospects for U.S. companies in Canada's North include: Energy (both new and renewable), environmental technologies and services, remote healthcare related technology and services, and infrastructure (including architecture/engineering, master planning, and construction management).

#### *Procurement Process in Aboriginal Communities*

Canada remains among the most accessible markets in the world. Nevertheless, doing business in Canada is not the same as doing business in the United States. Canadian customs documentation, bilingual labeling, packaging requirements, International Traffic in Arms Regulations (ITAR), and Canadian federal and provincial sales tax accounting can be surprisingly challenging. In the North, there are other things to consider, including aboriginal set-asides for public sector projects as well as preference for doing business with local businesses with private sector. U.S. companies can do well in this market providing they are aware of these circumstances.

For all public sector projects, procurement for Aboriginal communities takes place at the federal level, with individual companies bidding on available contracts through Public Works and Government Services Canada. The federal government has established programs to promote Aboriginal economic development and a Procurement Strategy for Aboriginal Business (PSAB). Through this program:

- In 2009, more than 5000 contracts were awarded to Aboriginal-owned businesses.
- The 5,000 contracts amounted to over \$450M in government money

awarded to private sector Aboriginal businesses.

- Procurement from Aboriginal business made up 2% of total contract despite representing only 4% of the population.

Joint ventures that are majority owned by an Aboriginal business are also encouraged when bidding for federal contracts.

Private sector businesses do not have to abide by any procurement regulations. However, due to the importance investing in the local

community, there are preferences to doing business with companies who put back into the community or partner with other local businesses.

**II. Mission Goals**

The goal of the Canada Far North virtual and traditional trade missions is to help participating firms gain market insights, make industry contacts, solidify business strategies, and advance specific projects, with the goal of increasing U.S. exports in largely underrepresented regions in Canada.

The delegation will have access to CS Senior Commercial Officers and Commercial Specialists during the VTM and the traditional trade mission, and learn about the many business opportunities and gain first-hand market exposure. U.S. trade mission participants already doing business in Canada will have opportunities to further advance business relationships and projects in those markets.

**III. Virtual Trade Mission—Scenario & Timetable**

<i>Monday, October 6, 2014</i> .....	<ul style="list-style-type: none"> <li>—Welcome briefings on programs and opportunities in the northern regions of Canada.</li> <li>—Briefing on energy and environmental and infrastructure, remote health markets, or distance education.</li> <li>—One-on-one Virtual Business Meetings.</li> <li>—Conclusion of VTM.</li> </ul>
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**IV. Traditional Trade Mission—Scenario & Timetable**

<i>Monday, October 6, 2014</i> .....	<ul style="list-style-type: none"> <li>—Welcome briefings on programs and opportunities in the northern regions of Canada.</li> <li>—Briefing on energy and environmental and infrastructure, remote health markets, or distance education.</li> <li>—Individual Business Meetings.</li> <li>—Networking reception for business and government contacts.</li> </ul>
<i>Tuesday, October 7, 2014</i> .....	<ul style="list-style-type: none"> <li>—Visit trade show.</li> <li>—Conclusion of Traditional Trade Mission.</li> <li>—U.S. Delegation return to U.S. on own itinerary.</li> </ul>

**V. Participation Requirements**

*Virtual Trade Mission*

All applicants will be evaluated on their ability to meet certain conditions and best satisfy the selection criteria as outlined below. The mission is designed for a minimum of 3 and a maximum of 5 to participate in the mission from the applicant pool. Companies not able to attend our traditional trade mission but are interested in these specified target markets as U.S. companies seeking to enter these markets for the first time are encouraged to apply.

*Traditional Trade Mission*

All applicants will be evaluated on their ability to meet certain conditions and best satisfy the selection criteria as outlined below. The mission is designed for a minimum of 7 and a maximum of 10 to participate in the mission from the applicant pool. U.S. companies already doing business in the target markets as well as U.S. companies seeking to enter these markets for the first time are encouraged to apply.

*Fees and Expenses*

After a company has been selected to participate in the mission, a payment to the Department of Commerce in the form of a participation fee is required.

For the virtual trade mission

- The participation fee will be \$500 for SMEs and \$750 for large companies.

- The provisions for each firm’s required technology to participate in the virtual mission (computer, webcam and internet, and telephone) will be the responsibility of each mission participant.

For traditional trade mission

- The participation fee will be \$1000 for SMEs and \$1400 for large companies.

- Expenses for travel, lodging, meals, and incidentals (e.g., local transportation) will be the responsibility of each mission participant.

*Conditions for Participation*

- An applicant must submit a completed and signed mission application and supplemental application materials, including adequate information on the company’s products and/or services, primary market objectives, and goals for participation. Applicant should specify in their application and supplemental materials whether they are applying for the virtual trade mission or the traditional trade mission. If the Department of Commerce receives an incomplete application, the Department may reject the application, request

additional information, or take the lack of information into account when evaluating the applications.

- Each applicant must also certify that the products and services it seeks to export through the mission are either produced in the U.S., or, if not, marketed under the name of a U.S. firm and have at least 51% U.S. content of the value of the finished product or service. In the case of a trade association or trade organization, the applicant must certify that, for each company to be represented by the trade association or trade organization, the products and services the represented company seeks to export are either produced in the United States, or, if not, marketed under the name of a U.S. firm and have at least 51% U.S. content.

Selection Criteria for Participation: Suitability of the company’s (or, in the case of a trade association or trade organization, represented companies’) products or services to Canada.

- Company’s (or, in the case of a trade association or trade organization, represented companies’) potential for business in Canada.
- Consistency of the applicant’s goals and objectives with the stated scope of the mission.

Diversity of company size, sector or subsector, and location may also be considered during the review process.

Referrals from political organizations and any documents containing references to partisan political activities (including political contributions) will be removed from an applicant's submission and not considered during the selection process.

#### VI. Timeframe for Recruitment and Applications

Mission recruitment will be conducted in an open and public manner, including publication in the **Federal Register**, posting on the Commerce Department trade mission calendar, and other Internet Web sites, press releases to the general and trade media, direct mail and broadcast fax, notices by industry trade associations and other multiplier groups and announcements at industry meetings, symposia, conferences, and trade shows.

Recruitment for both the virtual trade mission and the traditional trade mission will begin immediately and conclude no later than August 15, 2014. The U.S. Department of Commerce will review applications and make selection decisions on a rolling basis beginning April 2014, until the minimum of 7 and a maximum of 10 to participate are selected for the traditional trade mission and a minimum of 3 and a maximum of 5 to participate are selected for the virtual trade mission. After August 15, 2014, companies will be considered only if space and scheduling constraints permit.

Contact Information: Tracey Ford, Commercial Specialist, U.S. Commercial Service Ottawa, Canada, 613-688-5406, [Tracey.Ford@trade.gov](mailto:Tracey.Ford@trade.gov).

Elnora Moye,

Trade Program Assistant.

[FR Doc. 2014-06111 Filed 3-19-14; 8:45 am]

BILLING CODE 3510-DR-P

## DEPARTMENT OF COMMERCE

### National Oceanic and Atmospheric Administration

RIN 0648-XD192

#### Gulf of Mexico Fishery Management Council; Public Meetings

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Notice of public meetings.

**SUMMARY:** The Gulf of Mexico Fishery Management Council (Council) will

hold meetings of the: Administrative Policy, Budget/Personnel, Sustainable Fisheries/Ecosystem, Mackerel, Reef Fish, Joint Shrimp/Artificial Reef/Habitat Protection, Shrimp, Red Drum and Data Collection Management Committees; and a meeting of the Full Council.

**DATES:** The Council meeting will be held from 8:30 a.m. on Monday, April 7 until 3:45 p.m. on Thursday, April 10, 2014.

**ADDRESSES:**

*Meeting address:* The meeting will be held at the Embassy Suites located at 4914 Constitution Avenue, Baton Rouge, LA 70808; telephone: (225) 924-6566.

*Council address:* Gulf of Mexico Fishery Management Council, 2203 North Lois Avenue, Suite 1100, Tampa, FL 33607.

**FOR FURTHER INFORMATION CONTACT:** Mr. Douglas Gregory, Executive Director, Gulf of Mexico Fishery Management Council; telephone: (813) 348-1630; fax: (813) 348-1711; email: [doug.gregory@gulfcouncil.org](mailto:doug.gregory@gulfcouncil.org).

**SUPPLEMENTARY INFORMATION:** The items of discussion for each individual management committee agenda are as follows:

#### Administrative Policy Committee Agenda, Monday, April 7, 2014, 8:30 a.m. Until 11 a.m.

1. Review and Approval of Regional Operating Agreement
2. Review of Draft Revised Administrative Handbook
3. Review of House Magnuson-Stevens Act Amendment

#### Budget/Personnel Committee Agenda, Monday, April 7, 2014, 11 a.m. Until 12 Noon

1. Review of CY 2014 Budget

#### Sustainable Fisheries/Ecosystem Committee Agenda, Monday April 7, 2014, 1:30 p.m. Until 2:30 p.m.

1. Discussion of Proposed SEDAR Stock Assessment Prioritization Process
2. Discussion of Framework Action—Define For-Hire Fishing in the Gulf of Mexico
3. SSC Update on ABC control rule revisions

#### Mackerel Management Committee Agenda, Monday, April 7, 2:30 p.m. Until 4:30 p.m.

1. Final Action on *Mackerel* Amendment 20B—Boundaries and Transit Provisions
2. Final Action on Framework Amendment 1 to Modify Spanish *Mackerel* ACL/ACT
3. Discussion of Cost-Benefit Analysis for CMP Amendment 24—

Reallocation of Gulf King *Mackerel* and Atlantic Spanish *Mackerel*

#### Full Council—CLOSED SESSION, Monday, April 7, 2014, 4:30 p.m. Until 5:30 p.m.

1. Discussion of Appointments to the Socioeconomic Scientific and Statistical Committee
- Recess—

#### Reef Fish Management Committee Agenda, Tuesday, April 8, 2014, 8:30 a.m. Until 5:30 p.m.

1. Discussion of *Red Snapper* IFQ Modifications (potential Amendment 36)
2. Review of Amendment 40—Sector Separation Options Paper
3. Discussion of Framework Action—Modifications to IFQ Species Quotas
4. Review of Legal and Policy Aspects of Allocation
5. Discussion of Final Draft of Amendment 28—*Red Snapper* Allocation
6. Presentation on Cooperative SEAMAP Fishery-Independent Gulf-wide Sampling Methods and Information
7. Update on Progress of Joint South Florida Management Committee
8. Discussion on Exempted Fishing Permits Related to Reef Fish

#### Shrimp Management Committee Agenda, Wednesday, April 9, 2014, 8:30 a.m. Until 10 a.m.

1. Discussion of Texas *Shrimp* Closure for 2014
2. Review of Draft Options for *Shrimp* Amendment 16—Adjustment to ACL and Accountability Measures for *Royal Red Shrimp*
3. Discussion of Kemp's Ridley Stock Assessment
4. Review of the summary of the SSC Recommendations
5. Review of the March 5, 2014, *Shrimp* AP Summary
6. Discussion of Timeline for *Shrimp* Permit Moratorium

#### Red Drum Management Committee Agenda, Wednesday, April 9, 2014, 10 a.m. Until 10:30 a.m.

1. Report of the *Red Drum* Scientific and Statistical Committee Meeting
2. Review of the SEAMAP *Red Drum* Working Group Proceedings

#### Data Collection Management Committee Agenda, Wednesday, April 9, 2014, 10:30 a.m. Until 11 a.m.

1. Update on the Commercial Logbook Pilot Project
2. Development of a For-Hire Electronic Data Reporting Program: Outline of Priorities and Principles

**Joint Shrimp/Artificial Reef/Habitat Protection Committee Agenda, Wednesday, April 9, 2014, 11 a.m. Until 11:15 a.m.**

- Summary of the Joint *Shrimp*/Ad Hoc Artificial Substrate Advisory Panel Meeting  
—Recess—

**Council Session Agenda, Wednesday, April 9, 2014, 11:15 a.m. Until 5:15 p.m.**

11:15 a.m.—11:30 a.m.: Call to Order and Introductions, Adoption of Agenda and Approval of Minutes.

11:30 a.m.—12:15 p.m.: The Council will receive committee reports from the Budget/Personnel and Administrative Management Committees.

1:30 p.m.—4:30 p.m.: The Council will receive public testimony on Final Action—Joint *Mackerel* Amendment 20B—Boundaries and Transit Provisions, Final Action—Joint Framework Action to Increase Spanish *Mackerel* ACL, and Final Draft—Reef Fish Amendment 28—*Red Snapper* Allocation. The Council will also hold an open public comment period regarding any other fishery issues or concerns. People wishing to speak before the Council should complete a public comment card prior to the comment period.

4:30 p.m.—4:45 p.m.: The Council will review and vote on Exempted Fishing Permits (EFP), if any.

4:45 p.m.—5:15 p.m.: The Council will receive committee reports from the *Red Drum* and Joint *Shrimp*/Artificial Reef/Habitat Protection Management Committees.

**Council Session Agenda, Thursday, April 10, 2014, 8:30 a.m. Until 3:45 p.m.**

8:30 a.m.—3:15 p.m.: The Council will continue to receive committee reports from the *Reef Fish*, Data Collection, *Shrimp*, Sustainable Fisheries/Ecosystem, and *Mackerel* Management Committees.

3:15 p.m.—3:45 p.m.: The Council will review Other Business items: Discussion on the RESTORE Act.

Although non-emergency issues not contained in this agenda may come before this group for discussion, those issues may not be the subject of formal action during these meetings. Action will be restricted to those issues specifically identified in this notice and any issues arising after publication of this notice that require emergency action under section 305(c) of the Magnuson-Stevens Fishery Conservation and Management Act, provided the public has been notified of the Council's intent to take final action to address the emergency.

**Special Accommodations**

These meetings are physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Kathy Pereira at the Council Office (see **ADDRESSES**), at least 5 working days prior to the meeting.

**Note:** The times and sequence specified in this agenda are subject to change.

**Authority:** 16 U.S.C. 1801 *et seq.*

Dated: March 17, 2014.

**Tracey L. Thompson,**

*Acting Deputy Director, Office of Sustainable Fisheries, National Marine Fisheries Service.*

[FR Doc. 2014-06139 Filed 3-19-14; 8:45 am]

**BILLING CODE 3510-22-P**

**DEPARTMENT OF COMMERCE**

**National Oceanic and Atmospheric Administration**

**RIN 0648-XD191**

**North Pacific Fishery Management Council; Public Meetings**

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Notice of public meetings.

**SUMMARY:** The North Pacific Fishery Management Council (Council) and its advisory committees will hold public meetings, April 7–14, 2014.

**DATES:** The Council will begin its plenary session at 8 a.m. on Wednesday April 9, continuing through Monday April 14, 2014. The Scientific Statistical Committee (SSC) will begin at 8 a.m. on Monday April 7 and continue through Wednesday April 9, 2014. The Council's Advisory Panel (AP) will begin at 8 a.m. on Tuesday April 8 and continue through Friday April 11, 2014. The Ecosystem Committee will meet Tuesday April 8, at 10 a.m. to 5 p.m. All meetings are open to the public, except executive sessions.

**ADDRESSES:** The meetings will be held at the Hilton Hotel, 500 West 3rd Avenue, Anchorage, AK.

*Council address:* North Pacific Fishery Management Council, 605 W. 4th Avenue, Suite 306, Anchorage, AK 99501-2252.

**FOR FURTHER INFORMATION CONTACT:** David Witherell, Council staff, telephone: (907) 271-2809.

**SUPPLEMENTARY INFORMATION:**

*Council Plenary Session:* The agenda for the Council's plenary session will

include the following issues. The Council may take appropriate action on any of the issues identified.

- Executive Director's Report (including Magnuson-Stevens Act (MSA) update.  
NMFS Management Report (including Electronic Monitoring (EM) update.  
ADF&G Report.  
USCG Report.  
USFWS Report.  
Protected Species Report.
- Steller Sea Lions.
- Review discussion paper for the Gulf of Alaska (GOA) Trawl Bycatch; review draft Economic Date Reporting (EDR) forms.
- Review Fishery Cooperative reports.
- Discuss template for Bering Sea Aleutian Island (BSAI) Crab co-op reports.
- Amendment 80 5-year review.
- Final action on Round Island Transit.
- Bering Sea pollock fishery Chinook salmon Incentive Program Agreement (IPA) and chum Inter-cooperative Agreements (ICA) reports; Bering Sea and GOA salmon PSC genetics update.
- Scallop Stock Assessment Fishery (SAFE); Plan Team report and Overfishing Level (OFL)/Acceptable Biological Catch (ABC) specifications.
- Discussion paper on Bering Sea Canyons.
- Ecosystem Committee Report on ecosystem action planning.
- Update on Essential Fish Habitat (EFH) 5-year review.
- Review Programmatic Supplemental Environmental Impact Assessment (PSEIS) Supplemental Information Report (SIR).
- Research Priorities database (SSC review).
- Pacific cod assessment models (SSC review).
- Staff Tasking.

The SSC agenda will include the following issues:

- GOA Trawl Bycatch (EDR forms)
- Amendment 80 5-year review
- Salmon Bycatch genetics
- Scallop SAFE
- Bering Sea Canyons
- EFH 5-year review
- Pacific cod models
- PSEIS SIR review
- Research Priorities

In addition to providing ongoing scientific advice for fishery management decisions, the SSC functions as the Councils primary peer review panel for scientific information as described by the Magnuson-Stevens Act section 302(g)(1)(e), and the National Standard 2 guidelines (78 FR 43066, July 19,

2013). The peer review process is also deemed to satisfy the requirements of the Information Quality Act, including the OMB Peer Review Bulletin guidelines.

The Agenda is subject to change, and the latest version will be posted at <http://www.npfmc.org>. Background documents, reports, and analyses for review are posted on the Council Web site in advance of the meeting. The names and organizational affiliations of SSC members are also posted on the Web site.

Although non-emergency issues not contained in this agenda may come before this group for discussion, in accordance with the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act), those issues may not be the subject of formal action during these meetings. Actions will be restricted to those issues specifically identified in this notice and any issues arising after publication of this notice that require emergency action under Section 305(c) of the Magnuson-Stevens Act, provided the public has been notified of the Council's intent to take final action to address the emergency.

#### Special Accommodations

These meetings are physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Gail Bendixen at (907) 271-2809 at least 7 working days prior to the meeting date.

Dated: March 17, 2014.

**Tracey L. Thompson,**

*Acting Deputy Director, Office of Sustainable Fisheries, National Marine Fisheries Service.*

[FR Doc. 2014-06133 Filed 3-19-14; 8:45 am]

**BILLING CODE 3510-22-P**

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## DEPARTMENT OF COMMERCE

### National Oceanic and Atmospheric Administration

RIN 0648-XD131

#### Takes of Marine Mammals Incidental to Specified Activities; Taking Marine Mammals Incidental to Construction of the Block Island Transmission System

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Notice; proposed incidental harassment authorization; request for comments.

**SUMMARY:** NMFS has received an application from Deepwater Wind Block

Island Transmission, LLC (DWBIT) for an Incidental Harassment Authorization (IHA) to take marine mammals, by harassment, incidental to construction of the Block Island Transmission System. Pursuant to the Marine Mammal Protection Act (MMPA), NMFS is requesting comments on its proposal to issue an IHA to DWBIT to incidentally take, by Level B harassment only, marine mammals during the specified activity.

**DATES:** Comments and information must be received no later than April 21, 2014.

**ADDRESSES:** Comments on the application should be addressed to Jolie Harrison, Supervisor, Incidental Take Program, Permits and Conservation Division, Office of Protected Resources, National Marine Fisheries Service, 1315 East-West Highway, Silver Spring, MD 20910. The mailbox address for providing email comments is [itp.magliocca@noaa.gov](mailto:itp.magliocca@noaa.gov). Comments sent via email, including all attachments, must not exceed a 25-megabyte file size. NMFS is not responsible for comments sent to addresses other than those provided here.

*Instructions:* All comments received are a part of the public record and will generally be posted to <http://www.nmfs.noaa.gov/pr/permits/incidental.htm> without change. All Personal Identifying Information (for example, name, address, etc.) voluntarily submitted by the commenter may be publicly accessible. Do not submit Confidential Business Information or otherwise sensitive or protected information.

An electronic copy of the application may be obtained by writing to the address specified above, telephoning the contact listed below (see **FOR FURTHER INFORMATION CONTACT**), or visiting the Internet at: <http://www.nmfs.noaa.gov/pr/permits/incidental.htm>. Documents cited in this notice may also be viewed, by appointment, during regular business hours, at the aforementioned address.

NMFS is also preparing an Environmental Assessment (EA) in accordance with the National Environmental Policy Act (NEPA) and will consider comments submitted in response to this notice as part of that process. The EA will be posted at the Web site listed above once it is finalized.

**FOR FURTHER INFORMATION CONTACT:** Michelle Magliocca, Office of Protected Resources, NMFS, (301) 427-8401.

**SUPPLEMENTARY INFORMATION:**

#### Background

Sections 101(a)(5)(A) and (D) of the MMPA (16 U.S.C. 1361 *et seq.*) direct the Secretary of Commerce to allow, upon request, the incidental, but not intentional, taking of small numbers of marine mammals by U.S. citizens who engage in a specified activity (other than commercial fishing) within a specified geographical region if certain findings are made and either regulations are issued or, if the taking is limited to harassment, a notice of a proposed authorization is provided to the public for review.

An authorization for incidental takings shall be granted if NMFS finds that the taking will have a negligible impact on the species or stock(s), will not have an unmitigable adverse impact on the availability of the species or stock(s) for subsistence uses (where relevant), and if the permissible methods of taking and requirements pertaining to the mitigation, monitoring and reporting of such takings are set forth. NMFS has defined "negligible impact" in 50 CFR 216.103 as "an impact resulting from the specified activity that cannot be reasonably expected to, and is not reasonably likely to, adversely affect the species or stock through effects on annual rates of recruitment or survival."

Except with respect to certain activities not pertinent here, the MMPA defines "harassment" as: Any act of pursuit, torment, or annoyance which (i) has the potential to injure a marine mammal or marine mammal stock in the wild [Level A harassment]; or (ii) has the potential to disturb a marine mammal or marine mammal stock in the wild by causing disruption of behavioral patterns, including, but not limited to, migration, breathing, nursing, breeding, feeding, or sheltering [Level B harassment].

#### Summary of Request

On March 11, 2013, NMFS received an application from DWBIT for the taking of marine mammals incidental to construction of the Block Island Transmission System. The application went through a series of revisions and the final version was submitted on November 26, 2013. NMFS determined that the application was adequate and complete on December 2, 2013.

DWBIT proposes to develop the Block Island Transmission System (BITS), a bi-directional submarine transmission cable, over a 1-year period. The proposed activity could begin in late 2014 and last through late 2015; however, portions of the project would only occur for short, sporadic periods of

times over the 1-year period. The following specific aspects of the proposed activities are likely to result in the take of marine mammals: vibratory pile driving and the use of dynamically positioned (DP) vessel thrusters. Take, by Level B Harassment only, of individuals of nine species is anticipated to result from the specified activity.

**Description of the Specified Activity**

*Overview*

DWBIT proposes to construct a bi-directional submarine transmission cable that will run from Block Island to the Rhode Island mainland. Construction of the marine portion of

the BITS will involve three activities: Cable landfall construction on Block Island using a short-distance horizontal directional drill (HDD) from a temporary excavated trench box on Crescent Beach; cable landfall construction on Scarborough State Beach in Narragansett, Rhode Island using a long-distance HDD from a temporary offshore cofferdam; and installation of the submarine BITS cable. Cable landfall construction may require the installation and removal of a temporary offshore cofferdam, which would involve vibratory pile driving. The generation of underwater noise from vibratory pile driving and the DP vessel thruster may result in the incidental take of marine mammals.

The BITS will interconnect Block Island to the existing Narragansett Electric Company National Grid distribution system on the Rhode Island mainland. In connection with the BITS, Deepwater Wind Block Island, LLC (a different applicant) proposes to develop the Block Island Wind Farm, a 30-megawatt offshore wind farm. Incidental take of marine mammals resulting from construction of the Block Island Wind Farm project will be assessed separately.

*Dates and Duration*

Construction activities could begin in late 2014 and are scheduled to be complete by August 2015. The anticipated project work windows are provided in Table 1.

TABLE 1—ANTICIPATED PROJECT WORK WINDOWS

Activity	Anticipated work window
Contracting, mobilization, and verification .....	January 2014–December 2014.
Onshore short-distance HDD installation .....	December 2014–June 2015.
Onshore/offshore long-distance HDD installation .....	January 2015–June 2015.
Onshore cable installation .....	October 2014–May 2015.
Substation construction .....	October 2014–May 2015.
Offshore cable installation .....	April 2015–August 2015.
Landfall demobilization and remediation .....	May 2015–June 2015.

NMFS is proposing to issue an authorization effective December 2014 through December 2015, based on the anticipated work windows for in-water construction that could result in the incidental take of marine mammals. While project activities may occur for 1 year, in-water vibratory pile driving is only expected to occur for up to of 4 days (2 days each for construction of the cofferdam and 2 days each for removal of the cofferdam). Use of the DP vessel thruster during cable installation activities is expected to occur for 4 to 6 weeks (42 days maximum). Vibratory pile driving would occur during daylight hours only, starting approximately 30 minutes after dawn and ending 30 minutes prior to dusk. Cable installation (and subsequent use of the DP vessel thruster) would be conducted 24 hours per day.

*Specified Geographic Region*

The BITS cable would originate from a manhole on Block Island and traverse federal and state submerged lands in Rhode Island Sound from Block Island to Narragansett for a total distance of 19.8 miles with water depths reaching up to 39 meters (m). Figure 1.2–1 of DWBIT’s application shows the project location in detail (see ADDRESSES). Vibratory pile driving for temporary offshore cofferdam would occur at a site located off of Scarborough State Beach.

The temporary offshore cofferdam would be located between 685.8 m and 1,112.5 m from shore. Terrestrial cables and other terrestrial facilities associated with the BITS will be located in the towns of New Shoreham (Block Island) and Narragansett in Washington County, Rhode Island. Construction staging and laydown for offshore components of the project will occur at the Quonset Point port facility in North Kingstown, also in Washington County, Rhode Island.

*Detailed Description of Activities*

The following sections provide additional details associated with each portion of the BITS marine construction activities.

1. Landfall Construction

On Block Island, DWBIT plans to bring the BITS cable ashore via a short-distance HDD. DWBIT would use the short-distance HDD to install either a steel or high density polyethylene conduit for the cable from the parking lot under Crescent Beach to a temporary excavated trench beginning at about mean high water. The excavated trench on Crescent Beach would be approximately 2 to 3 m wide, 4 m deep, and 11 m long. Spoils from the trench excavation would be stored on the respective beach and returned to the trench after cable installation. To support the short-distance HDD on

Crescent Beach, DWBIT would install steel sheet piling to stabilize the excavated trench, possibly using a vibratory pile driver. The HDD would enter through the shore side of the excavated trench and the cable conduit would be installed between the trench and the manhole. The BITS cable would then be pulled from the excavated trench into the respective manhole through the newly installed conduit. Sheet piling installations would occur at low tide.

The coupling of land-based vibrations and nearshore sounds into the underwater acoustic field is not well understood and cannot be accurately predicted using current models. However, because the excavation for the cable trench and the HDD installation on the beach would occur onshore and because sand is generally a very poor conductor of vibrations, NMFS considers it unlikely that the underwater noise generated from either of these installations would result in harassment of marine mammals.

DWBIT is proposing to conduct the cable landfall on Scarborough State Beach using a long-distance HDD from the manhole located within the RIDEM parking lot to a temporary offshore cofferdam located between 685.8 m and 1,112.5 m from shore. From this location, a jet plow, supported by a DP cable installation barge, would be used

to install the BITS cable below the seabed. Construction of the temporary cofferdam would consist of the installation of steel sheet piles to create an enclosed area approximately 15.2 by 6.1 m. The steel sheet piles would be installed and later removed using a vibratory hammer supported by a spud barge. DWBIT expects the cofferdam to be in place between January and the end of May.

Vibratory pile driving would be required to install the temporary cofferdam off of Scarborough State Beach. DWBIT assumes a 1,800 kilo Newton vibratory force for estimating source levels and frequency spectra. DWBIT modeled vibratory hammering at a source level of 194 decibels (dB) re 1 micro Pascal, using adjusted 1/3-octave band source levels from measurements of a similar offshore construction, and adjusted to account for the estimated force necessary for driving of the BITS cofferdam sheet piles. Detailed information on the acoustic modeling for this source is provided in Appendix A of DWBIT's application (see ADDRESSES).

2. Offshore Cable Installation

DWBIT would use a jet plow, supported by a DP cable installation barge, to install the BITS cable below the seabed. The jet plow would be

positioned over the trench and pulled from shore by the cable installation vessel. The jet plow would likely be a rubber-tired or skid-mounted plow with a maximum width of about 4.6 m, and pulled along the seafloor behind the cable-laying barge with assistance of a non-DP material barge. High-pressure water from vessel-mounted pumps would be injected into the sediments through nozzles situated along the plow, causing the sediments to temporarily fluidize and create a liquefied trench. DWBIT anticipates a temporary trench width of up to 1.5 m. As the plow is pulled along the route behind the barge, the cable would be laid into the temporary, liquefied trench through the back of the plow. The trench would be backfilled by the water current and the natural settlement of the suspended material. Umbilical cords would connect the submerged jet plow to control equipment on the vessel to allow the operators to monitor and control the installation process and make adjustments to the speed and alignment as the installation proceeds across the water.

The BITS cable would be buried to a target depth of 1.8 m beneath the seafloor. The actual burial depth depends on substrate encountered along the route and could vary from 1.2 to 2.4

m. Where the BITS crosses two existing submarine cables on the outer continental shelf, the cable would be installed directly on the seafloor and protected from external aggression using a combination of sand bags and concrete mattresses. Anchored vessels would be used to install both the BITS and the associated cable armoring at these locations.

DP systems maintain their precise coordinates in waters through the use of automatic controls. These control systems use variable levels of power to counter forces from current and wind. During cable-lay activities, DWBIT expects that a reduced 50 percent power level will be used by DP vessels. DWBIT modeled scenarios using a source level of 180 dB re 1 micro Pascal for the DP vessel thruster, assuming water depths of 7, 10, 20, and 40 m, and thruster power of 50 percent. Detailed information on the acoustic modeling for this source is provided in Appendix A of DWBIT's application (see ADDRESSES).

Description of Marine Mammals in the Area of the Specified Activity

There are 34 marine mammal species with possible or confirmed occurrence in the proposed area of the specified activity (Table 2).

TABLE 2—MARINE MAMMAL SPECIES WITH POSSIBLE OR CONFIRMED OCCURRENCE IN THE PROPOSED PROJECT AREA

Common name	Scientific name	Status	Occurrence	Seasonality	Range	Abundance
Toothed whales (Odontocetes):						
Atlantic white-sided dolphin.	<i>Lagenorhynchus acutus</i> .	.....	Confirmed .....	Year-round .....	North Carolina to Canada.	23,390.
Atlantic spotted dolphin.	<i>Stenella frontalis</i> .....	.....	.....	.....	.....	50,978.
Bottlenose dolphin.	<i>Tursiops truncatus</i> ....	Strategic (northern coastal stock).	.....	.....	.....	9,604.
Short-beaked common dolphin.	<i>Delphinus delphis</i> .....	.....	Common .....	Year-round .....	North Carolina to Canada.	120,743.
Harbor porpoise	<i>Phocoena phocoena</i>	Strategic .....	Common .....	Year-round .....	North Carolina to Greenland.	89,054.
Killer whale .....	<i>Orcinus orca</i> .....	.....	.....	.....	.....	Unknown.
False killer whale	<i>Pseudorca crassidens</i>	.....	.....	.....	.....	Unknown.
Long-finned pilot whale.	<i>Globicephala malaena</i>	.....	.....	.....	.....	12,619.
Short-finned pilot whale.	<i>Globicephala macrohynchus</i> .	.....	.....	.....	.....	24,674.
Risso's dolphin ..	<i>Grampus griseus</i> .....	.....	.....	.....	.....	20,479.
Striped dolphin ..	<i>Stenella coeruleoalba</i>	.....	.....	.....	.....	94,462.
White-beaked dolphin.	<i>Lagenorhynchus albirostris</i> .	.....	.....	.....	.....	2,003.
Sperm whale ....	<i>Physeter macrocephalus</i> .	Endangered .....	.....	.....	.....	4,804.
Pygmy sperm whale.	<i>Kogia breviceps</i> .....	Strategic .....	.....	.....	.....	395.
Dwarf sperm whale.	<i>Kogia sima</i> .....	.....	.....	.....	.....	395.
Cuvier's beaked whale.	<i>Ziphius cavirostris</i> .....	Strategic .....	.....	.....	.....	3,513.

TABLE 2—MARINE MAMMAL SPECIES WITH POSSIBLE OR CONFIRMED OCCURRENCE IN THE PROPOSED PROJECT AREA—Continued

Common name	Scientific name	Status	Occurrence	Seasonality	Range	Abundance
Blainville's beaked whale.	<i>Mesoplodon densirostris.</i>	.....	.....	.....	.....	3,513.
Gervais' beaked whale.	<i>Mesoplodon europaeus.</i>	Strategic .....	.....	.....	.....	3,513.
True's beaked whale.	<i>Mesoplodon mirus</i> .....	Strategic .....	.....	.....	.....	3,513.
Bryde's whale ....	<i>Balaenoptera edeni</i> ...	.....	.....	.....	.....	.....
Northern bottlenose whale.	<i>Hyperoodon ampullatus.</i>	.....	.....	.....	.....	.....
Baleen whales (Mysticetes):						
Minke whale .....	<i>Balaenoptera acutorostrata.</i>	.....	Common (spring and summer).	Spring, summer, fall.	Caribbean to Greenland.	8,987.
Blue whale .....	<i>Balaenoptera musculus.</i>	Endangered .....	.....	.....	.....	Unknown.
Fin whale .....	<i>Balaenoptera physalus.</i>	Endangered .....	Common .....	Year-round .....	Caribbean to Greenland.	3,985.
Humpback whale	<i>Megaptera novaeangliae.</i>	Endangered .....	Confirmed .....	Year-round .....	Caribbean to Greenland.	11,570.
North Atlantic right whale.	<i>Eubalaena glacialis</i> ...	Endangered .....	Confirmed .....	Year-round .....	Southeastern U.S. to Canada.	444.
Sei whale .....	<i>Balaenoptera borealis</i>	Endangered .....	.....	.....	.....	Unknown.
Pinnipeds:						
Gray seals .....	<i>Halichoerus grypus</i> ...	.....	Confirmed .....	Year-round .....	New England to Canada.	348,900.
Harbor seals .....	<i>Phoca vitulina</i> .....	.....	Common .....	Spring, summer, winter.	Florida to Canada	99,340.
Hooded seals ....	<i>Cystophora cristata</i> ...	.....	.....	.....	.....	Unknown.
Harp seal .....	<i>Phoca groenlandica</i> ..	.....	.....	.....	.....	Unknown.
West Indian manatee.	<i>Trichechus manatus</i> ..	Endangered .....	.....	.....	.....	3,802.

The highlighted species in Table 2 are pelagic and/or northern species, or are so rarely sighted that their presence in the proposed project area, and therefore take, is unlikely. These species are not considered further in this proposed IHA notice. The West Indian manatee is managed by the U.S. Fish and Wildlife Service and is also not considered further in this proposed IHA notice. Further information on the biology and local distribution of these species can be found in section 4 of DWBIT's application (see ADDRESSES), and the NMFS Marine Mammal Stock Assessment Reports, which are available online at: <http://www.nmfs.noaa.gov/pr/species/>.

**Potential Effects of the Specified Activity on Marine Mammals**

This section includes a summary and discussion of the ways that the types of stressors associated with the specified activity (i.e., vibratory pile driving and use of the DP vessel thruster) have been observed to impact marine mammals. This discussion may also include reactions that we consider to rise to the level of a take and those that we do not consider to rise to the level of a take (for example, with acoustics, we may

include a discussion of studies that showed animals not reacting at all to sound or exhibiting barely measurable avoidance). This section is intended as a background of potential effects and does not consider either the specific manner in which this activity will be carried out or the mitigation that will be implemented, and how either of those will shape the anticipated impacts from this specific activity. The "Estimated Take by Incidental Harassment" section later in this document will include a quantitative analysis of the number of individuals that are expected to be taken by this activity. The "Negligible Impact Analysis" section will include the analysis of how this specific activity will impact marine mammals and will consider the content of this "Potential Effects of the Specified Activity on Marine Mammals" section, the "Estimated Take by Incidental Harassment" section, the "Proposed Mitigation" section, and the "Anticipated Effects on Marine Mammal Habitat" section to draw conclusions regarding the likely impacts of this activity on the reproductive success or survivorship of individuals, and from that on the affected marine mammal populations or stocks.

*Background on Sound*

Sound is a physical phenomenon consisting of minute vibrations that travel through a medium, such as air or water, and is generally characterized by several variables. Frequency describes the sound's pitch and is measured in hertz (Hz) or kilohertz (kHz), while sound level describes the sound's intensity and is measured in decibels (dB). Sound level increases or decreases exponentially with each dB of change. The logarithmic nature of the scale means that each 10-dB increase is a 10-fold increase in acoustic power (and a 20-dB increase is then a 100-fold increase in power). A 10-fold increase in acoustic power does not mean that the sound is perceived as being 10 times louder, however. Sound levels are compared to a reference sound pressure (micro-Pascal) to identify the medium. For air and water, these reference pressures are "re: 20 µPa" and "re: 1 µPa," respectively. Root mean square (RMS) is the quadratic mean sound pressure over the duration of an impulse. RMS is calculated by squaring all of the sound amplitudes, averaging the squares, and then taking the square root of the average (Urlick, 1975). RMS accounts for both positive and negative

values; squaring the pressures makes all values positive so that they may be accounted for in the summation of pressure levels (Hastings and Popper, 2005). This measurement is often used in the context of discussing behavioral effects, in part because behavioral effects, which often result from auditory cues, may be better expressed through averaged units rather than by peak pressures.

#### Acoustic Impacts

Vibratory pile driving and use of the DP vessel thruster during the BITS project may temporarily impact marine mammals in the area due to elevated in-water sound levels. Marine mammals are continually exposed to many sources of sound. Naturally occurring sounds such as lightning, rain, sub-sea earthquakes, and biological sounds (e.g., snapping shrimp, whale songs) are widespread throughout the world's oceans. Marine mammals produce sounds in various contexts and use sound for various biological functions including, but not limited to: (1) Social interactions; (2) foraging; (3) orientation; and (4) predator detection. Interference with producing or receiving these sounds may result in adverse impacts. Audible distance, or received levels of sound depend on the nature of the sound source, ambient noise conditions, and the sensitivity of the receptor to the sound (Richardson *et al.*, 1995). Type and significance of marine mammal reactions to sound are likely dependent on a variety of factors including, but not limited to, (1) the behavioral state of the animal (e.g., feeding, traveling, etc.); (2) frequency of the sound; (3) distance between the animal and the source; and (4) the level of the sound relative to ambient conditions (Southall *et al.*, 2007).

When considering the influence of various kinds of sound on the marine environment, it is necessary to understand that different kinds of marine life are sensitive to different frequencies of sound. Based on available behavioral data, audiograms have been derived using auditory evoked potentials, anatomical modeling, and other data, Southall *et al.* (2007) designate "functional hearing groups" for marine mammals and estimate the lower and upper frequencies of functional hearing of the groups. The functional groups and the associated frequencies are indicated below (though animals are less sensitive to sounds at the outer edge of their functional range and most sensitive to sounds of frequencies within a smaller range somewhere in the middle of their functional hearing range):

- Low frequency cetaceans (13 species of mysticetes): functional hearing is estimated to occur between approximately 7 Hz and 22 kHz (however, a study by Au *et al.* (2006) of humpback whale songs indicate that the range may extend to at least 24 kHz);
- Mid-frequency cetaceans (32 species of dolphins, six species of larger toothed whales, and 19 species of beaked and bottlenose whales): functional hearing is estimated to occur between approximately 150 Hz and 160 kHz;
- High frequency cetaceans (eight species of true porpoises, six species of river dolphins, Kogia, the franciscana, and four species of cephalorhynchids): functional hearing is estimated to occur between approximately 200 Hz and 180 kHz; and
- Pinnipeds in Water: functional hearing is estimated to occur between approximately 75 Hz and 75 kHz, with the greatest sensitivity between approximately 700 Hz and 20 kHz.

As mentioned previously in this document, nine marine mammal species (seven cetaceans and two pinnipeds) are likely to occur in the proposed project area. Of the seven cetacean species likely to occur in DWBIT's proposed project area, four are classified as low-frequency cetaceans (i.e., minke whale, fin whale, humpback whale, and North Atlantic right whale), two are classified as mid-frequency cetaceans (i.e., Atlantic white-sided dolphin and short-beaked common dolphin), and one is classified as a high-frequency cetacean (i.e., harbor porpoise) (Southall *et al.*, 2007). A species' functional hearing group is a consideration when we analyze the effects of exposure to sound on marine mammals.

#### 1. Hearing Impairment

Marine mammals may experience temporary or permanent hearing impairment when exposed to loud sounds. Hearing impairment is classified by temporary threshold shift (TTS) and permanent threshold shift (PTS). There are no empirical data for onset of PTS in any marine mammal; therefore, PTS-onset must be estimated from TTS-onset measurements and from the rate of TTS growth with increasing exposure levels above the level eliciting TTS-onset. PTS is presumed to be likely if the hearing threshold is reduced by  $\geq 40$  dB (that is, 40 dB of TTS). PTS is considered auditory injury (Southall *et al.*, 2007) and occurs in a specific frequency range and amount. Irreparable damage to the inner or outer cochlear hair cells may cause PTS; however, other mechanisms are also involved, such as exceeding the elastic limits of

certain tissues and membranes in the middle and inner ears and resultant changes in the chemical composition of the inner ear fluids (Southall *et al.*, 2007).

#### 2. Temporary Threshold Shift (TTS)

TTS is the mildest form of hearing impairment that can occur during exposure to a loud sound (Kryter, 1985). While experiencing TTS, the hearing threshold rises and a sound must be stronger in order to be heard. At least in terrestrial mammals, TTS can last from minutes or hours to (in cases of strong TTS) days, can be limited to a particular frequency range, and can occur to varying degrees (i.e., a loss of a certain number of dBs of sensitivity). For sound exposures at or somewhat above the TTS threshold, hearing sensitivity in both terrestrial and marine mammals recovers rapidly after exposure to the noise ends.

Marine mammal hearing plays a critical role in communication with conspecifics and in interpretation of environmental cues for purposes such as predator avoidance and prey capture. Depending on the degree (elevation of threshold in dB), duration (i.e., recovery time), and frequency range of TTS and the context in which it is experienced, TTS can have effects on marine mammals ranging from discountable to serious. For example, a marine mammal may be able to readily compensate for a brief, relatively small amount of TTS in a non-critical frequency range that takes place during a time when the animals is traveling through the open ocean, where ambient noise is lower and there are not as many competing sounds present. Alternatively, a larger amount and longer duration of TTS sustained during a time when communication is critical for successful mother/calf interactions could have more serious impacts if it were in the same frequency band as the necessary vocalizations and of a severity that it impeded communication. The fact that animals exposed to levels and durations of sound that would be expected to result in this physiological response would also be expected to have behavioral responses of a comparatively more severe or sustained nature is also notable and potentially of more importance than the simple existence of a TTS.

Scientific literature highlights the inherent complexity of predicting TTS onset in marine mammals, as well as the importance of considering exposure duration when assessing potential impacts (Mooney *et al.*, 2009a, 2009b; Kastak *et al.*, 2007). Generally, with sound exposures of equal energy,

quieter sounds (lower SPL) of longer duration were found to induce TTS onset more than louder sounds (higher SPL) of shorter duration (more similar to subbottom profilers). For intermittent sounds, less threshold shift will occur than from a continuous exposure with the same energy (some recovery will occur between intermittent exposures) (Kryter *et al.*, 1966; Ward, 1997). For sound exposures at or somewhat above the TTS-onset threshold, hearing sensitivity recovers rapidly after exposure to the sound ends. Southall *et al.* (2007) considers a 6 dB TTS (that is, baseline thresholds are elevated by 6 dB) to be a sufficient definition of TTS-onset. NMFS considers TTS as Level B harassment that is mediated by physiological effects on the auditory system; however, NMFS does not consider TTS-onset to be the lowest level at which Level B harassment may occur. The potential for TTS is considered within NMFS' analysis of potential impacts from Level B harassment.

### 3. Tolerance

Numerous studies have shown that underwater sounds from industrial activities are often readily detectable by marine mammals in the water at distances of many kilometers. However, other studies have shown that marine mammals at distances more than a few kilometers away often show no apparent response to industrial activities of various types (Miller *et al.*, 2005). This is often true even in cases when the sounds must be readily audible to the animals based on measured received levels and the hearing sensitivity of that mammal group. Although various baleen whales, toothed whales, and (less frequently) pinnipeds have been shown to react behaviorally to underwater sound from sources such as airgun pulses or vessels under some conditions, at other times, mammals of all three types have shown no overt reactions (e.g., Malme *et al.*, 1986; Richardson *et al.*, 1995; Madsen and Mohl, 2000; Croll *et al.*, 2001; Jacobs and Terhune, 2002; Madsen *et al.*, 2002; Miller *et al.*, 2005). In general, pinnipeds seem to be more tolerant of exposure to some types of underwater sound than are baleen whales. Richardson *et al.* (1995) found that vessel sound does not seem to strongly affect pinnipeds that are already in the water. Richardson *et al.* (1995) went on to explain that seals on haul-outs sometimes respond strongly to the presence of vessels and at other times appear to show considerable tolerance of vessels, and Brueggeman *et al.* (1992) observed ringed seals (*Pusa hispida*)

hauled out on ice pans displaying short-term escape reactions when a ship approached within 0.16–0.31 mi (0.25–0.5 km).

### 4. Masking

Masking is the obscuring of sounds of interest to an animal by other sounds, typically at similar frequencies. Marine mammals are highly dependent on sound, and their ability to recognize sound signals amid other sound is important in communication and detection of both predators and prey. Background ambient sound may interfere with or mask the ability of an animal to detect a sound signal even when that signal is above its absolute hearing threshold. Even in the absence of anthropogenic sound, the marine environment is often loud. Natural ambient sound includes contributions from wind, waves, precipitation, other animals, and (at frequencies above 30 kHz) thermal sound resulting from molecular agitation (Richardson *et al.*, 1995).

Background sound may also include anthropogenic sound, and masking of natural sounds can result when human activities produce high levels of background sound. Conversely, if the background level of underwater sound is high (e.g., on a day with strong wind and high waves), an anthropogenic sound source would not be detectable as far away as would be possible under quieter conditions and would itself be masked. Ambient sound is highly variable on continental shelves (Thompson, 1965; Myrberg, 1978; Chapman *et al.*, 1998; Desharnais *et al.*, 1999). This results in a high degree of variability in the range at which marine mammals can detect anthropogenic sounds.

Although masking is a phenomenon which may occur naturally, the introduction of loud anthropogenic sounds into the marine environment at frequencies important to marine mammals increases the severity and frequency of occurrence of masking. For example, if a baleen whale is exposed to continuous low-frequency sound from an industrial source, this would reduce the size of the area around that whale within which it can hear the calls of another whale. The components of background noise that are similar in frequency to the signal in question primarily determine the degree of masking of that signal. In general, little is known about the degree to which marine mammals rely upon detection of sounds from conspecifics, predators, prey, or other natural sources. In the absence of specific information about the importance of detecting these

natural sounds, it is not possible to predict the impact of masking on marine mammals (Richardson *et al.*, 1995). In general, masking effects are expected to be less severe when sounds are transient than when they are continuous.

Masking is typically of greater concern for those marine mammals that utilize low-frequency communications, such as baleen whales, because of how far low-frequency sounds propagate.

### 5. Behavioral Disturbance

Behavioral responses to sound are highly variable and context-specific. An animal's perception of and response to (in both nature and magnitude) an acoustic event can be influenced by prior experience, perceived proximity, bearing of the sound, familiarity of the sound, etc. (Southall *et al.*, 2007). If a marine mammal does react briefly to an underwater sound by changing its behavior or moving a small distance, the impacts of the change are unlikely to be significant to the individual, let alone the stock or population. However, if a sound source displaces marine mammals from an important feeding or breeding area for a prolonged period, impacts on individuals and populations could be significant (e.g., Lusseau and Bejder, 2007; Weilgart, 2007).

The studies that address responses of low-frequency cetaceans to non-pulse sounds (such as vibratory pile driving or the sound emitted from a DP vessel thruster) include data gathered in the field and related to several types of sound sources (of varying similarity to chirps), including: Vessel noise, drilling and machinery playback, low-frequency M-sequences (sine wave with multiple phase reversals) playback, tactical low-frequency active sonar playback, drill ships, and non-pulse playbacks. These studies generally indicate no (or very limited) responses to received levels in the 90 to 120 dB re: 1 $\mu$ Pa range and an increasing likelihood of avoidance and other behavioral effects in the 120 to 160 dB range. As mentioned earlier, though, contextual variables play a very important role in the reported responses and the severity of effects are not linear when compared to received level. Also, few of the laboratory or field datasets had common conditions, behavioral contexts, or sound sources, so it is not surprising that responses differ.

The studies that address responses of mid-frequency cetaceans to non-pulse sounds include data gathered both in the field and the laboratory and related to several different sound sources (of varying similarity to chirps) including: Pingers, drilling playbacks, ship and ice-breaking noise, vessel noise, Acoustic harassment devices (AHDs),

Acoustic Deterrent Devices (ADDs), mid-frequency active sonar, and non-pulse bands and tones. Southall *et al.* (2007) were unable to come to a clear conclusion regarding the results of these studies. In some cases animals in the field showed significant responses to received levels between 90 and 120 dB, while in other cases these responses were not seen in the 120 to 150 dB range. The disparity in results was likely due to contextual variation and the differences between the results in the field and laboratory data (animals typically responded at lower levels in the field).

The studies that address responses of high-frequency cetaceans to non-pulse sounds include data gathered both in the field and the laboratory and related to several different sound sources (of varying similarity to chirps), including: Pingers, AHDs, and various laboratory non-pulse sounds. All of these data were collected from harbor porpoises. Southall *et al.* (2007) concluded that the existing data indicate that harbor porpoises are likely sensitive to a wide range of anthropogenic sounds at low received levels (around 90 to 120 dB), at least for initial exposures. All recorded exposures above 140 dB induced profound and sustained avoidance behavior in wild harbor porpoises (Southall *et al.*, 2007). Rapid habituation was noted in some but not all studies.

The studies that address the responses of pinnipeds in water to non-pulse sounds include data gathered both in the field and the laboratory and related to several different sound sources (of varying similarity to chirps), including: AHDs, various non-pulse sounds used in underwater data communication, underwater drilling, and construction noise. Few studies exist with enough information to include them in the analysis. The limited data suggest that exposures to non-pulse sounds between 90 and 140 dB generally do not result in strong behavioral responses of pinnipeds in water, but no data exist at higher received levels (Southall *et al.*, 2007).

Given the many uncertainties in predicting the quantity and types of impacts of noise on marine mammals, it is common practice to estimate how many mammals would be present within a particular distance of activities and/or exposed to a particular level of sound. In most cases, this approach likely overestimates the numbers of marine mammals that would be affected in some biologically-important manner.

## 6. Vessel Strike

Vessels and in-water structures have the potential to cause physical disturbance to marine mammals. Various types of vessels already use the water surrounding Rhode Island and Block Island in particular. Tug boats and barges, both of which would be required during the BITS construction are slow moving and follow a predictable course. Marine mammals would be able to easily avoid these vessels and are likely already habituated to the presence of numerous vessels.

### Anticipated Effects on Marine Mammal Habitat

There are no feeding areas, rookeries, or mating grounds known to be biologically important to marine mammals within the proposed project area. There is also no designated critical habitat for any ESA-listed marine mammals. Harbor seals haul out on Block Island and points along Narragansett Bay, the most important haul-out being on the edge of New Harbor, about 2.4 km from the proposed BITS landfall on Block Island. The only consistent haul-out locations for gray seals within the vicinity of Rhode Island are around Monomoy National Wildlife Refuge and Nantucket Sound in Massachusetts (more than 80 nautical miles from the proposed project area). NMFS' regulations at 50 CFR 224 designated the nearshore waters of the Mid-Atlantic Bight as the Mid-Atlantic U.S. Seasonal Management Area (SMA) for right whales in 2008. Mandatory vessel speed restrictions are in place in that SMA from November 1 through April 30 to reduce the threat of collisions between ships and right whales around their migratory route and calving grounds.

The BITS involves activities that would disturb the seafloor and potentially affect benthic and finfish communities. Installation of the BITS cable and the temporary offshore cofferdam would result in the temporary disturbance of no more than 45.3 acres of seafloor. These installation activities would also result in temporary and localized increases in turbidity around the proposed project area. DWBIT is required to install additional protective armoring over the BITS where it would cross two existing marine cables in federal waters. At the cable crossing locations, the installation of additional protective armoring would result in the permanent conversion of about 1.7 acre of soft substrate to hard substrate. The BITS cable may also require additional protective armoring in areas where the burial depth achieved is less than 1.2 m.

DWBIT expects that additional protection would be required at a maximum of 1 percent of the entire BITS cable, resulting in a conversion of up to 1 acre of soft substrate to hard substrate along the cable route. During the installation of additional protective armoring at the cable crossings and as necessary along the cable route, anchors and anchor chains would temporarily impact about 1.8 acres of bottom substrate during each anchoring event.

Jet-plowing and cofferdam installation would cause either the displacement or loss of benthic and finfish resources in the immediate areas of disturbance. This may result in a temporary loss of forage items and a temporary reduction in the amount of benthic habitat available for foraging marine mammals in the immediate proposed project area. However, the amount of habitat affected represents a very small percentage of the available foraging habitat in the proposed project area. Increased underwater sound levels from cofferdam installation and use of the DP vessel thruster may temporarily result in marine mammals avoiding or abandoning the area.

Because of the temporary nature of the disturbance, the availability of similar habitat and resources in the surrounding area, and the lack of important or unique marine mammal habitat, the impacts to marine mammals and the food sources that they utilize are not expected to cause significant or long-term consequences for individual marine mammals or their populations.

### Proposed Mitigation

In order to issue an incidental take authorization (ITA) under section 101(a)(5)(D) of the MMPA, NMFS must set forth the permissible methods of taking pursuant to such activity, and other means of effecting the least practicable impact on such species or stock and its habitat, paying particular attention to rookeries, mating grounds, and areas of similar significance, and on the availability of such species or stock for taking for certain subsistence uses (where relevant).

#### Proposed Mitigation Measures

With NMFS' input during the application process, DWBIT is proposing the following mitigation measures during vibratory pile driving and use of the DP vessel thruster:

##### 1. Marine Mammal Exclusion Zone

Protected species observers would visually monitor a 200-m radius during all in-water vibratory pile driving. This distance is estimated to be the 160 dB isopleth based on DWBIT's sound

exposure model. A minimum of two observers would be stationed aboard each noise-producing construction support vessel. Each observer would visually monitor a 360-degree field of vision from the vessel. Observers would begin monitoring at least 30 minutes prior to vibratory pile driving, continue monitoring during vibratory pile driving, and stop monitoring 30 minutes after vibratory pile driving has ended. If a marine mammal is seen approaching or entering the 200-m zone during vibratory pile driving, DWBIT would stop vibratory pile driving as a precautionary measure to minimize noise impacts on the animal.

## 2. Soft-Start Procedures

DWBIT would use a soft-start (or ramp-up) procedure at the beginning of vibratory pile driving. This procedure would require an initial set of three strikes from the vibratory hammer at 40 percent energy with a 1-minute waiting period between subsequent 3-strike sets. DWBIT would repeat the procedure two additional times. DWBIT would initiate a soft-start at the beginning of each day of pile driving and if pile driving stops for more than 30 minutes. DWBIT would not initiate a soft-start if the monitoring zone is obscured by fog, inclement weather, poor lighting conditions, etc.

## 3. Delay and Shut-Down Procedures

DWBIT would delay vibratory pile driving and reduce DP vessel thruster use if a marine mammal is observed within the exclusion zone and until the exclusion zone is clear of marine mammals. DWBIT proposes to stop vibratory pile driving if a marine mammal is seen within a 200-m radius from the sound source at the Scarborough State Beach cofferdam and would not be reinitiated until the 200-m radius is clear of marine mammals for at least 30 minutes.

## 4. DP Thruster Power Reduction

A constant tension must be maintained during cable installation and any significant stoppage in vessel maneuverability during jet plow activities would result in damage to the cable. Therefore, during DP vessel operations, DWBIT proposes to reduce DP thruster power to the maximum extent possible if a marine mammal approaches or enters a 5-m radius from the vessel (estimated to be the 160-dB isopleth from the vessel). This reduction would not be implemented at the risk of compromising safety and/or the integrity of the BITS. DWBIT would not increase power until the 5-m zone is

clear of marine mammals for 30 minutes.

## 5. Time of Day and Weather Restrictions

DWBIT would conduct vibratory pile driving off of Scarborough State Beach during daylight hours only, starting approximately 30 minutes after dawn and ending 30 minutes before dusk. If a soft-start is initiated before the onset of inclement weather, DWBIT would complete that segment of vibratory pile driving. DWBIT would not initiate new vibratory pile driving activities until the entire monitoring zone is visible.

## Mitigation Conclusions

NMFS has carefully evaluated the applicant's proposed mitigation measures and considered a range of other measures in the context of ensuring that NMFS prescribes the means of effecting the least practicable impact on the affected marine mammal species and stocks and their habitat. Our evaluation of potential measures included consideration of the following factors in relation to one another:

- The manner in which, and the degree to which, the successful implementation of the measure is expected to minimize adverse impacts to marine mammals;
- The proven or likely efficacy of the specific measure to minimize adverse impacts as planned; and
- The practicability of the measure for applicant implementation.

Any mitigation measure(s) prescribed by NMFS should be able to accomplish, have a reasonable likelihood of accomplishing (based on current science), or contribute to the accomplishment of one or more of the general goals listed below:

1. Avoidance or minimization of injury or death of marine mammals wherever possible (goals 2, 3, and 4 may contribute to this goal).
2. A reduction in the numbers of marine mammals (total number or number at biologically important time or location) exposed to received levels of continuous noise, or other activities expected to result in the take of marine mammals (this goal may contribute to 1, above, or to reducing harassment takes only).
3. A reduction in the number of times (total number or number at biologically important time or location) individuals would be exposed to received levels of continuous noise, or other activities expected to result in the take of marine mammals (this goal may contribute to 1, above, or to reducing harassment takes only).
4. A reduction in the intensity of exposures (either total number or

number at biologically important time or location) to received levels of continuous noise, or other activities expected to result in the take of marine mammals (this goal may contribute to a, above, or to reducing the severity of harassment takes only).

5. Avoidance or minimization of adverse effects to marine mammal habitat, paying special attention to the food base, activities that block or limit passage to or from biologically important areas, permanent destruction of habitat, or temporary destruction/disturbance of habitat during a biologically important time.

6. For monitoring directly related to mitigation—an increase in the probability of detecting marine mammals, thus allowing for more effective implementation of the mitigation.

Based on our evaluation of the applicant's proposed measures, as well as other measures considered by NMFS, NMFS has preliminarily determined that the proposed mitigation measures provide the means of effecting the least practicable impact on marine mammals species or stocks and their habitat, paying particular attention to rookeries, mating grounds, and areas of similar significance.

## Proposed Monitoring and Reporting

In order to issue an ITA for an activity, Section 101(a)(5)(D) of the MMPA states that NMFS must set forth, "requirements pertaining to the monitoring and reporting of such taking." The MMPA implementing regulations at 50 CFR 216.104 (a)(13) indicate that requests for ITAs must include the suggested means of accomplishing the necessary monitoring and reporting that will result in increased knowledge of the species and of the level of taking or impacts on populations of marine mammals that are expected to be present in the proposed action area. Monitoring measures prescribed by NMFS should accomplish one or more of the following general goals:

1. An increase in the probability of detecting marine mammals, both within the mitigation zone (thus allowing for more effective implementation of the mitigation) and in general to generate more data to contribute to the analyses mentioned below;
2. An increase in our understanding of how many marine mammals are likely to be exposed to levels of continuous noise from vibratory pile driving and use of a DP vessel thruster that we associate with specific adverse effects, such as behavioral harassment, TTS, or PTS;

3. An increase in our understanding of how marine mammals respond to stimuli expected to result in take and how anticipated adverse effects on individuals (in different ways and to varying degrees) may impact the population, species, or stock (specifically through effects on annual rates of recruitment or survival) through any of the following methods:

- Behavioral observations in the presence of stimuli compared to observations in the absence of stimuli (need to be able to accurately predict received level, distance from source, and other pertinent information);
- Physiological measurements in the presence of stimuli compared to observations in the absence of stimuli (need to be able to accurately predict received level, distance from source, and other pertinent information);
- Distribution and/or abundance comparisons in times or areas with concentrated stimuli versus times or areas without stimuli;

4. An increased knowledge of the affected species; and

5. An increase in our understanding of the effectiveness of certain mitigation and monitoring measures.

#### *Proposed Monitoring Measures*

DWBIT submitted a marine mammal monitoring plan as part of the IHA application. It can be found in section 12 of their application. The plan may be modified or supplemented based on comments or new information received from the public during the public comment period.

#### 1. Visual Monitoring

DWBIT would use protected species observers to visually monitor the surrounding area during all in-water vibratory pile driving and use of DP vessel thrusters. These observers would monitor beyond the estimated 160-dB isopleths, in addition to conducting mitigation monitoring within these zones. Observers would estimate distances to marine mammals visually, using laser range finders, or by using reticle binoculars during daylight hours. During night operations (DP vessel thruster use only), observers would use night-vision binoculars. Observers would record their position using handheld or vessel global positioning system units for each sighting, vessel position change, and any environmental change. Each observer would scan the surrounding area for visual indication of marine mammal presence. Observers would be located from the highest available vantage point on the associated operational platform (e.g.,

support vessel, barge or tug), estimated to be at least 6 m above the waterline.

Prior to initiation of construction work, all crew members on barges, tugs, and support vessels would undergo environmental training, a component of which would focus on the procedures for sighting and protection of marine mammals. DWBIT would also conduct a briefing with the construction supervisors and crews and observers to define chains of command, discuss communication procedures, provide an overview of the monitoring purposes, and review operational procedures. The DWBIT Construction Compliance Manager (or other authorized individual) would have the authority to stop or delay vibratory pile driving activities if deemed necessary.

#### 2. Acoustic Field Verification

DWBIT would conduct field verification of the estimated 160-dB isopleths during vibratory pile driving and use of the DP vessel thruster to determine whether the proposed distances are adequate to minimize impacts to marine mammals.

DWBIT would conduct field verification of the 200-m radius marine mammal exclusion zone at the Scarborough State Beach cofferdam. DWBIT would take acoustic measurements during vibratory pile driving of the last half (deepest sheet pile segment) for any given open-water pile and would also measure from two reference locations at two water depths (a depth at mid-water and at about 1 m above the seafloor). If the field measurements determine that the 160-dB isopleth is less than or beyond the proposed 200-m distance, a new zone may be established accordingly. DWBIT would notify NMFS and the USACE within 24 hours if a new marine mammal exclusion zone is established that extends beyond 200 m. Implementation of a smaller zone would be contingent on NMFS' review and would not be used until NMFS approves the change.

DWBIT would also perform field verification of the 160-dB isopleth associated with DP vessel thruster use during cable installation. DWBIT would take acoustic measurements from two reference locations at two water depths (a depth at mid-water and at about 1 m above the seafloor). Similar to field verification during vibratory pile driving, the DP thruster power reduction zone may be modified as necessary.

#### *Proposed Reporting Measures*

Observers would record dates and locations of construction operations;

times of observations; location and weather; details of marine mammal sightings (e.g., species, age, numbers, behavior); and details of any observed take.

DWBIT proposes to provide the following notifications and reports during construction activities:

- Notification to NMFS and the U.S. Army Corps of Engineers (USACE) within 24-hours of beginning construction activities and again within 24-hours of completion;
- Detailed report of field-verification measurements within 7 days of completion (including: sound levels, durations, spectral characteristics, DP thruster use, etc.) and notification to NMFS and the USACE within 24-hours if a new zone is established;
- Notification to NMFS and USACE within 24-hours if field verification measurements suggest a larger marine mammal exclusion zone;
- Final technical report to NMFS and the USACE within 120 days of completion of the specified activity documenting methods and monitoring protocols, mitigation implementation, marine mammal observations, other results, and discussion of mitigation effectiveness.

In the unanticipated event that the specified activity clearly causes the take of a marine mammal in a manner not permitted by the authorization (if issued), such as an injury, serious injury, or mortality (e.g., ship-strike, gear interaction, and/or entanglement), DWBIT shall immediately cease the specified activities and immediately report the incident to the Incidental Take Program Supervisor, Permits and Conservation Division, Office of Protected Resources, NMFS, at 301-427-8401 and/or by email to [Jolie.Harrison@noaa.gov](mailto:Jolie.Harrison@noaa.gov) and [Michelle.Magliocca@noaa.gov](mailto:Michelle.Magliocca@noaa.gov) and the Northeast Regional Stranding Coordinator at 978-281-9300 ([Mendy.Garron@noaa.gov](mailto:Mendy.Garron@noaa.gov)). The report must include the following information:

- Time, date, and location (latitude/longitude) of the incident;
- Name and type of vessel involved;
- Vessel's speed during and leading up to the incident;
- Description of the incident;
- Status of all sound source use in the 24 hours preceding the incident;
- Water depth;
- Environmental conditions (e.g., wind speed and direction, Beaufort sea state, cloud cover, and visibility);
- Description of all marine mammal observations in the 24 hours preceding the incident;
- Species identification or description of the animal(s) involved;

- Fate of the animal(s); and
- Photographs or video footage of the animal(s) (if equipment is available).

DWBIT shall not resume its activities until we are able to review the circumstances of the prohibited take. We will work with DWBIT to determine what is necessary to minimize the likelihood of further prohibited take and ensure MMPA compliance. DWBIT may not resume their activities until notified by us via letter, email, or telephone.

In the event that DWBIT discovers an injured or dead marine mammal, and the lead visual observer determines that the cause of the injury or death is unknown and the death is relatively recent (i.e., in less than a moderate state of decomposition), DWBIT shall immediately report the incident to the Incidental Take Program Supervisor, Permits and Conservation Division, Office of Protected Resources, at 301–427–8401 and/or by email to *Jolie.Harrison@noaa.gov* and *Michelle.Magliocca@noaa.gov* and the Northeast Regional Stranding Coordinator at 978–281–9300 (*Mendy.Garron@noaa.gov*). The report must include the same information identified in the paragraph above this section. Activities may continue while we review the circumstances of the incident. We would work with DWBIT to determine whether modifications in the activities are appropriate.

In the event that DWBIT discovers an injured or dead marine mammal, and the lead visual observer determines that

the injury or death is not associated with or related to the authorized activities (e.g., previously wounded animal, carcass with moderate to advanced decomposition, or scavenger damage), DWBIT would report the incident to the Incidental Take Program Supervisor, Permits and Conservation Division, Office of Protected Resources, at 301–427–8401 and/or by email to *Jolie.Harrison@noaa.gov* and *Michelle.Magliocca@noaa.gov* and the Northeast Regional Stranding Coordinator at 978–281–9300 (*Mendy.Garron@noaa.gov*), within 24 hours of the discovery. DWBIT would provide photographs or video footage (if available) or other documentation of the stranded animal sighting to us.

**Estimated Take by Incidental Harassment**

Except with respect to certain activities not pertinent here, the MMPA defines “harassment” as: Any act of pursuit, torment, or annoyance which (i) has the potential to injure a marine mammal or marine mammal stock in the wild [Level A harassment]; or (ii) has the potential to disturb a marine mammal or marine mammal stock in the wild by causing disruption of behavioral patterns, including, but not limited to, migration, breathing, nursing, breeding, feeding, or sheltering [Level B harassment].

Project activities that have the potential to harass marine mammals, as defined by the MMPA, include noise

associated with vibratory pile driving of the temporary cofferdam, and noise associated with the use of DP vessel thrusters during cable installation. Harassment could take the form of masking, temporary threshold shift, avoidance, or other changes in marine mammal behavior. NMFS anticipates that impacts to marine mammals would be in the form of behavioral harassment and no take by injury, serious injury, or mortality is proposed. NMFS does not anticipate take resulting from the movement of vessels associated with construction because there will be a limited number of vessels moving at slow speeds over a relatively shallow, nearshore area.

NMFS’ current acoustic exposure criteria are shown in Table 3 below. Sound levels from vibratory pile driving or use of the DP vessel thruster would not reach the Level A harassment threshold of 180/190 dB (cetaceans/pinnipeds) during the proposed BITS project. DWBIT modeled distances to these acoustic exposure criteria are shown in Table 4. Details on the model characteristics and results are provided in the Underwater Acoustic Report at the end of DWBIT’s application (see **ADDRESSES**). DWBIT and NMFS believe that this estimate represents the worst-case scenario and that the actual distance to the Level B harassment threshold may be shorter.

TABLE 3—NMFS’ CURRENT ACOUSTIC EXPOSURE CRITERIA  
[Non-explosive sound]

Criterion	Criterion definition	Threshold
Level A Harassment (Injury) .....	Permanent Threshold Shift (PTS) (Any level above that which is known to cause TTS).	180 dB re 1 microPa-m (cetaceans)/190 dB re 1 microPa-m (pinnipeds) root mean square (rms).
Level B Harassment .....	Behavioral Disruption (for impulse noises) .....	160 dB re 1 microPa-m (rms).
Level B Harassment .....	Behavioral Disruption (for continuous, noise) ..	120 dB re 1 microPa-m (rms).

TABLE 4—DWBIT’S MODELED DISTANCES TO ACOUSTIC EXPOSURE CRITERIA

Activity	Distance to Level B harassment (120 dB)	Distance to Level A harassment (180/190 dB)
Vibratory pile driving (for long-distance HDD) .....	>40 km	N/A
DP vessel thruster use .....	4,750 m	N/A

DWBIT estimated species densities within the proposed project area in order to estimate the number of marine mammal exposures to sound levels above 120 dB. DWBIT used sightings per unit effort (SPUE) from Kenney and Vigness-Raposa (2009) for relative cetacean abundance and the Northeast Navy OPAREA Density Estimates (DoN,

2007) for seal abundance. Based on multiple reports, harbor seal abundance off the coast of Rhode Island is thought to be about 20 percent of the total abundance for southern New England. Because the seasonality and habitat use of gray seals off the coast of Rhode Island roughly overlaps with harbor seals, DWBIT applied this 20 percent

estimate to both pinniped species. While the density estimates relied upon for this proposed authorization are from 2007 and 2009, they are the best scientific data available. NMFS is not aware of any efforts to collect more recent density estimates than those relied upon here.

Estimated takes were calculated by multiplying the average highest species density (per 100 km<sup>2</sup>) by the zone of influence (maximum ensonified area of 120 dB), multiplied by a correction factor of 1.5 to account for marine mammals underwater, multiplied by the number of days of the specified activity. A detailed description of the DWBIT's model used to calculate zones of influence is provided in the Underwater Acoustic Report at the end of their application (see ADDRESSES).

DWBIT used a zone of influence of 4,352 km<sup>2</sup> and a total construction period of 4 days to estimate take from vibratory pile driving. In contrast to their application, DWBIT clarified that the vibratory pile driving would likely occur over a 2-day period during the winter and a 2-day period during the spring. Their take calculations were revised after the application was submitted. For each species, DWBIT used the estimated seasonal density

(winter and spring) to calculate take for a total of 4 days (2 days each season). DWBIT's requested take numbers are provided in Table 5 and this is also the number of takes NMFS is proposing to authorize. DWBIT's calculations do not take into account whether a single animal is harassed multiple times or whether each exposure is a different animal. Therefore, the numbers in Table 5 are the maximum number of animals that may be harassed during vibratory pile driving (i.e., DWBIT assumes that each exposure event is a different animal). These estimates do not account for mitigation measures that DWBIT would implement during vibratory pile driving.

DWBIT used a zone of influence of 23.0 km<sup>2</sup> and a maximum installation period of 42 days to estimate take from use of the DP vessel thruster during cable installation. The zone of influence represents the average ensonified area across the three representative water

depths along the cable route (7 m, 10 m, 20 m, and 40 m). DWBIT expects cable installation to occur between April and August; to be conservative, DWBIT used the highest seasonal species density to calculate take. Again, DWBIT's calculations do not take into account whether a single animal is harassed multiple times or whether each exposure is a different animal. Therefore, the numbers in Table 5 are the maximum number of animals that may be harassed during cable installation. These estimates do not account for mitigation measures that DWBIT would implement during the cable installation.

DWBIT did not request, and NMFS is not proposing, take from vessel strike. We do not anticipate marine mammals to be impacted by vessel movement because a limited number of vessels would be involved in construction activities and they would mostly move at slow speeds throughout construction.

TABLE 5—DWBIT'S ESTIMATED TAKE FOR THE BITS PROJECT

Common species name	Vibratory pile driving			DP Vessel thruster		Total estimated take
	Estimated winter density (per 100 km <sup>2</sup> )	Estimated spring density (per 100 km <sup>2</sup> )	Estimated take by Level B harassment	Maximum seasonal density (per 100 km <sup>2</sup> )	Estimated take by Level B harassment	
Atlantic white-sided dolphin .....	2.12	1.23	438	2.12	18	456
Short-beaked common dolphin .....	2.04	2.59	604	2.59	38	644
Harbor porpoise .....	0.00	0.74	97	0.74	11	108
Minke whale .....	0.19	0.12	40	0.19	3	43
Fin whale .....	0.30	0.62	121	2.15	32	153
Humpback whale .....	0.00	0.11	15	0.11	2	17
North Atlantic right whale .....	0.00	0.06	7	0.06	1	8
Gray seal .....	14.16	14.16	739	14.16	41	780
Harbor seal .....	9.74	9.74	509	9.74	29	538

TABLE 6—SPECIES INFORMATION AND TAKE PROPOSED FOR AUTHORIZATION BY NMFS

Common species name	Take proposed for authorization	Abundance of stock	Percentage of stock potentially affected	Population trend
Atlantic white-sided dolphin .....	456	23,390	1.95	N/A.
Short-beaked common dolphin .....	644	120,743	0.53	N/A.
Harbor porpoise .....	108	89,054	0.12	N/A.
Minke whale .....	43	8,987	0.48	N/A.
Fin whale .....	153	3,985	3.84	N/A.
Humpback whale .....	17	11,570	0.15	Increasing.
North Atlantic right whale .....	8	444	1.80	Increasing.
Gray seal .....	784	348,900	0.22	Increasing.
Harbor seal .....	540	99,340	0.54	N/A.

**Analysis and Preliminary Determinations**

*Negligible Impact*

Negligible impact is “an impact resulting from the specified activity that cannot be reasonably expected to, and is not reasonably likely to, adversely affect the species or stock through effects on

annual rates of recruitment or survival” (50 CFR 216.103). A negligible impact finding is based on the lack of likely adverse effects on annual rates of recruitment or survival (i.e., population-level effects). An estimate of the number of Level B harassment takes, alone, is not enough information on which to base an impact determination. In

addition to considering estimates of the number of marine mammals that might be “taken” through behavioral harassment, NMFS must consider other factors, such as the likely nature of any responses (their intensity, duration, etc.), the context of any responses (critical reproductive time or location, migration, etc.), as well as the number

and nature of estimated Level A harassment takes, the number of estimated mortalities, and effects on habitat.

DWBIT did not request, and NMFS is not proposing, take of marine mammals by injury, serious injury, or mortality. NMFS expects that take would be in the form of behavioral harassment.

Exposure to sound levels above 120 dB during vibratory pile driving would not last for more than 12 hours per day for 4 non-consecutive days. Exposure to sound levels above 120 dB during use of the DP vessel thruster may last for 24 hours per day for 42 days. While use of the DP thruster may last for consecutive days, the vessel would be moving and therefore not focused on one specific area for the entire duration. Given the duration and intensity of the activity, and the fact that shipping contributes to the ambient sound levels around Rhode Island, NMFS does not anticipate the proposed take estimates to impact annual rates of recruitment or survival. Animals may temporarily avoid the immediate area, but are not expected to permanently abandon the area. Marine mammal habitat may be impacted by elevated sound levels and sediment disturbance, but these impacts would be temporary. Furthermore, there are no feeding areas, rookeries, or mating grounds known to be biologically important to marine mammals within the proposed project area. There is also no designated critical habitat for any ESA-listed marine mammals. The proposed mitigation measures are expected to reduce the number and/or severity of takes by (1) giving animals the opportunity to move away from the sound source before the pile driver reaches full energy; (2) reducing the intensity of exposure within a certain distance by reducing the DP vessel thruster power; and (3) preventing animals from being exposed to increased sound levels within 200 m of vibratory pile driving.

Based on the analysis contained herein of the likely effects of the specified activity on marine mammals and their habitat, and taking into consideration the implementation of the proposed monitoring and mitigation measures, NMFS preliminarily finds that the total marine mammal take from DWBIT's BITS project will have a negligible impact on the affected marine mammal species or stocks.

#### *Small Numbers*

The number of individual animals that may be exposed to sound levels above 120 dB is small relative to the species or stock size (Table 6). The proposed take numbers are the

maximum numbers of animals that are expected to be harassed during the BITS project; it is possible that some of these exposures may occur to the same individual. NMFS preliminarily finds that small numbers of marine mammals will be taken relative to the populations of the affected species or stocks.

#### **Impact on Availability of Affected Species for Taking for Subsistence Uses**

There are no relevant subsistence uses of marine mammals implicated by this action. Therefore, NMFS has determined that the total taking of affected species or stocks would not have an unmitigable adverse impact on the availability of such species or stocks for taking for subsistence purposes.

#### **Endangered Species Act (ESA)**

There are three marine mammal species that are listed as endangered under the ESA: Fin whale, humpback whale, and North Atlantic right whale. Under section 7 of the ESA, the USACE (the federal permitting agency for the actual construction) consulted with NMFS on the proposed BITS project. NMFS Northeast Region issued a Biological Opinion on January 30, 2014, concluding that the Block Island Wind Farm project (which includes the BITS) may adversely affect but is not likely to jeopardize the continued existence of fin whale, humpback whale, or North Atlantic right whale. NMFS is also consulting internally on the issuance of an IHA under section 101(a)(5)(D) of the MMPA for this activity. The Biological Opinion may be amended to include an incidental take exemption for these marine mammal species.

#### **National Environmental Policy Act (NEPA)**

The USACE is preparing an Environmental Assessment on the construction and operation of the BITS. The USACE's EA is not expected to be finalized prior to NMFS making a determination on the issuance of an IHA. Therefore, NMFS is currently conducting an analysis, pursuant to the NEPA, to determine whether or not DWBIT's proposed activity may have a significant effect on the human environment. This analysis will be completed prior to the issuance or denial of this proposed IHA.

#### **Proposed Authorization**

As a result of these preliminary determinations, NMFS proposes to issue an IHA to DWBIT for conducting vibratory pile driving and use of a DP vessel thruster during construction of the BITS from late 2014 to late 2015, provided the previously mentioned

mitigation, monitoring, and reporting requirements are incorporated. The proposed IHA language is provided next.

This section contains a draft of the IHA itself. The wording contained in this section is proposed for inclusion in the IHA (if issued).

Deepwater Wind Block Island Transmission, LLC (DWBIT) (56 Exchange Terrace, Suite 101, Providence, RI 02903-1772) is hereby authorized under section 101(a)(5)(D) of the Marine Mammal Protection Act (16 U.S.C. 1371(a)(5)(D)) and 50 CFR 216.107, to harass marine mammals incidental to vibratory pile driving and DP vessel thruster use during construction of the Block Island Transmission System (BITS).

1. This Authorization is valid from December 1, 2014 through November 31, 2015.

2. This Authorization is valid for construction of the BITS off Block Island, Rhode Island, as described in the Incidental Harassment Authorization (IHA) application.

3. The holder of this authorization (Holder) is hereby authorized to take, by Level B harassment only, 456 Atlantic white-sided dolphins (*Lagenorhynchus acutus*), 644 short-beaked common dolphins (*Delphinus delphis*), 108 harbor porpoises (*Phocoena phocoena*), 43 minke whales (*Balaenoptera acutorostrata*), 153 fin whales (*Balaenoptera physalus*), 17 humpback whales (*Megaptera novaeangliae*), 8 North Atlantic right whales (*Eubalaena glacialis*), 780 gray seals (*Halichoerus grypus*), and 538 harbor seals (*Phoca vitulina*) incidental to vibratory pile driving DP vessel thruster use associated with construction of the BITS.

4. The taking of any marine mammal in a manner prohibited under this IHA must be reported immediately to NMFS' Northeast Region, 55 Great Republic Drive, Gloucester, MA 01930-2276; phone 978-281-9328, and NMFS' Office of Protected Resources, 1315 East-West Highway, Silver Spring, MD 20910; phone 301-427-8401; fax 301-713-0376.

5. The Holder or designees must notify NMFS' Northeast Region and Headquarters at least 24 hours prior to the seasonal commencement of the specified activity (see contact information in 4 above).

#### 6. Mitigation Requirements

The Holder is required to abide by the following mitigation conditions listed in 6(a)-(e). Failure to comply with these conditions may result in the

modification, suspension, or revocation of this IHA.

(a) *Marine Mammal Exclusion Zone:* Protected species observers shall visually monitor an estimated 160-dB isopleth during all vibratory pile driving activity to ensure that no marine mammals enter this zone. A minimum of two observers shall be stationed aboard the noise-producing support vessel and shall monitor a 360-degree field of vision. Observers shall begin monitoring at least 30 minutes prior to vibratory pile driving, continue monitoring during vibratory pile driving, and stop monitoring 30 minutes after vibratory pile driving has ended.

(b) *Soft-start Procedures:* Soft-start procedures shall be implemented at the beginning of each day and if pile driving has stopped for more than 30 minutes. Contractors shall initiate a set of three strikes form the vibratory hammer at 40 percent energy with a 1-minute waiting period between subsequent three-strike sets. This procedure shall be repeated two additional times before full energy is reached.

(c) *Delay and Shutdown Procedures:* The Holder shall delay vibratory pile driving if a marine mammal is observed within the estimated 160-dB isopleth marine mammal exclusion zone and until the exclusion zone is clear of marine mammals. The Holder shall stop vibratory pile driving if a marine mammal is seen within the estimated 160-dB isopleth from the sound source at the Scarborough State Beach cofferdam and would not reinitiate vibratory pile driving until the exclusion zone is clear of marine mammals for at least 30 minutes.

(d) *DP Thruster Power Reduction:* The Holder shall reduce DP thruster power to the maximum extent possible if a marine mammal approaches or enters the estimated 160-dB isopleth from the vessel. The Holder shall not increase power until the zone is clear of marine mammals for 30 minutes.

(e) *Time of Day and Weather Restrictions:* The Holder shall conduct vibratory pile driving during daylight hours only, starting approximately 30 minutes after dawn and ending 30 minutes before dusk. The Holder shall not initiate vibratory pile driving until the entire marine mammal exclusion zone is visible.

## 7. Monitoring Requirements

The Holder is required to abide by the following monitoring conditions listed in 7(a)–(b). Failure to comply with these conditions may result in the modification, suspension, or revocation of this IHA.

(a) *General:* If the Level B harassment area is obscured by fog or poor lighting conditions, the start of vibratory pile driving shall be delayed until the area is visible.

(b) *Visual Monitoring:* Protected species observers shall survey beyond the estimated 160-dB isopleths 30 minutes before, during, and 30 minutes after all in-water vibratory pile driving and use of DP vessel thrusters. The observers shall be stationed on the highest available vantage point on the associated operating platform. Observers shall estimate distances to marine mammals visually, using laser range finders, or by using reticle binoculars during daylight hours. During night operations (DP vessel thruster use only), observers shall use night-vision binoculars. Information recorded during each observation shall be used to estimate numbers of animals potentially taken and shall include the following:

- Numbers of individuals observed;
- Frequency of observation;
- Location (i.e., distance from the sound source);
- Vibratory pile driving status (i.e., soft-start, active, post pile driving, etc.);
- DP vessel thruster status (i.e., energy level); and
- Reaction of the animal(s) to relevant sound source (if any) and observed behavior, including bearing and direction of travel.

(c) *Acoustic Field Verification:* The Holder shall conduct field verification of the estimated 160-dB isopleths during vibratory pile driving and use of the DP vessel thruster. Acoustic measurements shall be taken during vibratory pile driving of the last half (deepest sheet pile segment) for any given open-water pile and from two reference locations at two water depths (a depth at mid-water and at about 1 m above the seafloor). If the field measurements show that the 160-dB isopleth is less than or beyond the initially proposed 200-m distance, a new zone may be established accordingly. The Holder shall notify NMFS within 24 hours if a new marine mammal exclusion zone is established that extends beyond 200 m. Implementation of a smaller zone shall be contingent on NMFS' review and shall not be used until NMFS approves the change.

The Holder shall also perform field verification of the 160-dB isopleth associated with DP vessel thruster use during cable installation. Acoustic measurements shall be taken from two reference locations at two water depths (a depth at mid-water and at about 1 m above the seafloor). Similar to field verification during vibratory pile driving, the DP thruster power

reduction zone may be modified as necessary.

## 8. Reporting Requirements

The Holder shall provide the following notifications during construction activities:

- Notification to NMFS within 24-hours of beginning construction and again within 24-hours of completion;
- Detailed report of field-verification measurements within 7 days of completion and notification to NMFS within 24-hours if a new zone is established; and
- Notification to NMFS within 24-hours if field verification measurements suggest a larger marine mammal exclusion zone.

The Holder shall submit a technical report to the Office of Protected Resources, NMFS, within 120 days of the conclusion of monitoring.

(a) The report shall contain the following information:

- A summary of the activity and monitoring plan (i.e., dates, times, locations);
- A summary of mitigation implementation;
- Monitoring results and a summary that addresses the goals of the monitoring plan, including the following:
  - Environmental conditions when observations were made;
  - Water conditions (i.e., Beaufort sea-state, tidal state)
  - Weather conditions (i.e., percent cloud cover, visibility, percent glare)
  - Date and time survey initiated and terminated
  - Date, time, number, species, and any other relevant data regarding marine mammals observed (for pre-activity, during activity, and post-activity surveys)
  - Description of the observed behaviors (in both the presence and absence of activities):
    - If possible, the correlation to underwater sound level occurring at the time of any observable behavior
- Estimated exposure/take numbers during activities; and
- An assessment of the implementation and effectiveness of prescribed mitigation and monitoring measures.

(b) In the unanticipated event that the specified activity clearly causes the take of a marine mammal in a manner not permitted by the authorization (if issued), such as an injury, serious injury, or mortality (e.g., ship-strike, gear interaction, and/or entanglement), the Holder shall immediately cease the specified activities and immediately report the incident to the Incidental

Take Program Supervisor, Permits and Conservation Division, Office of Protected Resources, NMFS, at 301-427-8401 and/or by email to [Jolie.Harrison@noaa.gov](mailto:Jolie.Harrison@noaa.gov) and [Michelle.Magliocca@noaa.gov](mailto:Michelle.Magliocca@noaa.gov). The report must include the following information:

- Time, date, and location (latitude/longitude) of the incident;
- Name and type of vessel involved;
- Vessel's speed during and leading up to the incident;
- Description of the incident;
- Status of all sound source use in the 24 hours preceding the incident;
- Water depth;
- Environmental conditions (e.g., wind speed and direction, Beaufort sea state, cloud cover, and visibility);
- Description of all marine mammal observations in the 24 hours preceding the incident;
- Species identification or description of the animal(s) involved;
- Fate of the animal(s); and
- Photographs or video footage of the animal(s) (if equipment is available).

The Holder shall not resume its activities until we are able to review the circumstances of the prohibited take. NMFS will work with the Holder to determine what is necessary to minimize the likelihood of further prohibited take and ensure MMPA compliance. The Holder may not resume activities until notified by us via letter, email, or telephone.

(c) In the event that the Holder discovers an injured or dead marine mammal, and the lead visual observer determines that the cause of the injury or death is unknown and the death is relatively recent (i.e., in less than a moderate state of decomposition as we describe in the next paragraph), the Holder shall immediately report the incident to the Incidental Take Program Supervisor, Permits and Conservation Division, Office of Protected Resources, at 301-427-8401 and/or by email to [Jolie.Harrison@noaa.gov](mailto:Jolie.Harrison@noaa.gov), [Michelle.Magliocca@noaa.gov](mailto:Michelle.Magliocca@noaa.gov), and [Mendy.Garron@noaa.gov](mailto:Mendy.Garron@noaa.gov). The report must include the same information identified in the paragraph above this section. Activities may continue while we review the circumstances of the incident. NMFS will work with the Holder to determine whether modifications in the activities are appropriate.

(d) In the event that the Holder discovers an injured or dead marine mammal, and the lead visual observer determines that the injury or death is not associated with or related to the authorized activities (e.g., previously wounded animal, carcass with moderate

to advanced decomposition, or scavenger damage), the Holder shall report the incident to the Incidental Take Program Supervisor, Permits and Conservation Division, Office of Protected Resources, at 301-427-8401 and/or by email to [Jolie.Harrison@noaa.gov](mailto:Jolie.Harrison@noaa.gov), [Michelle.Magliocca@noaa.gov](mailto:Michelle.Magliocca@noaa.gov), and [Mendy.Garron@noaa.gov](mailto:Mendy.Garron@noaa.gov) within 24 hours of the discovery. The Holder shall provide photographs or video footage (if available) or other documentation of the stranded animal sighting to us.

9. A copy of this IHA must be in the possession of the lead contractor on site and protected species observers operating under the authority of this authorization.

10. This IHA may be modified, suspended, or withdrawn if the Holder fails to abide by the conditions prescribed herein or if the authorized taking is having more than a negligible impact on the species or stock of affected marine mammals.

#### Request for Public Comments

NMFS requests comment on our analysis, the draft authorization, and any other aspect of the Notice of Proposed IHA for DWBIT's construction of the BITS. Please include with your comments any supporting data or literature citations to help inform our final decision on DWBIT's request for an MMPA authorization.

Dated: March 14, 2014.

#### Donna S. Wieting,

*Director, Office of Protected Resources,  
National Marine Fisheries Service.*

[FR Doc. 2014-06140 Filed 3-19-14; 8:45 am]

**BILLING CODE 3510-22-P**

## DEPARTMENT OF ENERGY

### Federal Energy Regulatory Commission

#### Combined Notice of Filings

Take notice that the Commission has received the following Natural Gas Pipeline Rate and Refund Report filings:

#### Filings Instituting Proceedings

*Docket Numbers:* RP14-618-000.  
*Applicants:* Saltville Gas Storage Company L.L.C.  
*Description:* Compliance Filing for RP14-251-000 to be effective 4/1/2014.  
*Filed Date:* 3/12/14.  
*Accession Number:* 20140312-5196.  
*Comments Due:* 5 p.m. ET 3/24/14.

Any person desiring to intervene or protest in any of the above proceedings must file in accordance with Rules 211 and 214 of the Commission's

Regulations (18 CFR § 385.211 and § 385.214) on or before 5:00 p.m. Eastern time on the specified comment date. Protests may be considered, but intervention is necessary to become a party to the proceeding.

#### Filings in Existing Proceedings

*Docket Numbers:* RP14-373-001.  
*Applicants:* Equitrans, L.P.  
*Description:* Market Lateral Service—Compliance Filing to be effective 3/1/2014.

*Filed Date:* 3/12/14.

*Accession Number:* 20140312-5125.

*Comments Due:* 5 p.m. ET 3/24/14.

Any person desiring to protest in any of the above proceedings must file in accordance with Rule 211 of the Commission's Regulations (18 CFR § 385.211) on or before 5:00 p.m. Eastern time on the specified comment date.

The filings are accessible in the Commission's eLibrary system by clicking on the links or querying the docket number.

eFiling is encouraged. More detailed information relating to filing requirements, interventions, protests, service, and qualifying facilities filings can be found at: <http://www.ferc.gov/docs-filing/efiling/filing-req.pdf>. For other information, call (866) 208-3676 (toll free). For TTY, call (202) 502-8659.

Dated March 13, 2014.

**Nathaniel J. Davis, Sr.,**

*Deputy Secretary.*

[FR Doc. 2014-06089 Filed 3-19-14; 8:45 am]

**BILLING CODE 6717-01-P**

## DEPARTMENT OF ENERGY

### Federal Energy Regulatory Commission

#### Combined Notice of Filings

Take notice that the Commission has received the following Part 284 Natural Gas Pipeline Rate filings:

#### Filings Instituting Proceedings

*Docket Numbers:* PR14-23-000.  
*Applicants:* Kansas Gas Service, A Division of ONE Gas, Inc.  
*Description:* Tariff filing per 284.123(b), (e): Amendment to Pending Revision of Statement of Operating Conditions to be effective 2/19/2014; TOFC: 1270.  
*Filed Date:* 3/7/14.  
*Accession Number:* 20140307-5220.  
*Comments Due:* 5 p.m. ET 3/21/14.  
*284.123(g) Protests Due:* 5 p.m. ET 4/21/14.

*Docket Numbers:* PR14-32-000.  
*Applicants:* American Midstream (Louisiana Intrastate), LLC.

*Description:* Tariff filing per 284.123(b)(2) + : Rate Petition to be effective 5/6/2014; TOFC: 1310.

*Filed Date:* 3/7/14.

*Accession Number:* 20140307–5143.

*Comments Due:* 5 p.m. ET 3/28/14.

*284.123(g) Protests Due:* 5 p.m. ET 5/6/14.

The filings are accessible in the Commission's eLibrary system by clicking on the links or querying the docket number.

Any person desiring to intervene or protest in any of the above proceedings must file in accordance with Rules 211 and 214 of the Commission's Regulations (18 CFR § 385.211 and § 385.214) on or before 5:00 p.m. Eastern time on the specified date(s). Protests may be considered, but intervention is necessary to become a party to the proceeding.

eFiling is encouraged. More detailed information relating to filing requirements, interventions, protests, service, and qualifying facilities filings can be found at: <http://www.ferc.gov/docs-filing/efiling/filing-req.pdf>. For other information, call (866) 208–3676 (toll free). For TTY, call (202) 502–8659.

Dated March 12, 2014.

**Nathaniel J. Davis, Sr.,**

*Deputy Secretary.*

[FR Doc. 2014–06088 Filed 3–19–14; 8:45 am]

**BILLING CODE 6717–01–P**

## DEPARTMENT OF ENERGY

### Federal Energy Regulatory Commission

[Docket No. EF14–4–000]

#### Western Area Power Administration; Notice of Filing

Take notice that on February 27, 2014, the Western Area Power Administration submitted a tariff filing per 10 CFR 903.23: DSW\_PDP\_162–20140226 to be effective October 1, 2013, Rate Order No. WAPA–162, concerning extension of the Parker-Davis Project Firm Electric and Transmission Service Formula Rates.

Any person desiring to intervene or to protest this filing must file in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211, 385.214). Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a notice of intervention or motion to intervene, as appropriate. Such notices, motions, or

protests must be filed on or before the comment date. On or before the comment date, it is not necessary to serve motions to intervene or protests on persons other than the Applicant.

The Commission encourages electronic submission of protests and interventions in lieu of paper using the "eFiling" link at <http://www.ferc.gov>. Persons unable to file electronically should submit an original and 5 copies of the protest or intervention to the Federal Energy Regulatory Commission, 888 First Street NE., Washington, DC 20426.

This filing is accessible on-line at <http://www.ferc.gov>, using the "eLibrary" link and is available for review in the Commission's Public Reference Room in Washington, DC. There is an "eSubscription" link on the Web site that enables subscribers to receive email notification when a document is added to a subscribed docket(s). For assistance with any FERC Online service, please email [FERCOnlineSupport@ferc.gov](mailto:FERCOnlineSupport@ferc.gov), or call (866) 208–3676 (toll free). For TTY, call (202) 502–8659.

*Comment Date:* 5:00 p.m. Eastern Time on March 31, 2014.

Dated: March 13, 2014.

**Kimberly D. Bose,**

*Secretary.*

[FR Doc. 2014–06117 Filed 3–19–14; 8:45 am]

**BILLING CODE 6717–01–P**

## DEPARTMENT OF ENERGY

### Federal Energy Regulatory Commission

[Project No. 2524–021]

#### Grand River Dam Authority; Notice of Application Accepted for Filing, Soliciting Motions To Intervene and Protests, Ready for Environmental Analysis, and Soliciting Comments, Recommendations, Preliminary Terms and Conditions, and Preliminary Fishway Prescriptions

Take notice that the following hydroelectric application has been filed with the Commission and is available for public inspection.

a. *Type of Application:* New Major License.

b. *Project No.:* 2524–021.

c. *Date filed:* November 27, 2013.

d. *Applicant:* Grand River Dam Authority.

e. *Name of Project:* Salina Pumped Storage Project.

f. *Location:* The existing project is located on the Saline Creek arm of Lake Hudson in the Grand River basin in

Mayes County, Oklahoma. The project does not affect federal lands.

g. *Filed Pursuant to:* Federal Power Act 16 U.S.C. 791(a)–825(r).

h. *Applicant Contact:* Dr. Darrell Townsend, P.O. Box 70, Langley, Oklahoma 74350–0070; (918) 256–0616; [dtownsend@grda.com](mailto:dtownsend@grda.com).

i. *FERC Contact:* Stephen Bowler, (202) 502–6861, or [stephen.bowler@ferc.gov](mailto:stephen.bowler@ferc.gov).

j. *Deadline for filing motions to intervene and protests, comments, recommendations, preliminary terms and conditions, and preliminary prescriptions:* 60 days from the issuance date of this notice; reply comments are due 105 days from the issuance date of this notice.

The Commission strongly encourages electronic filing. Please file motions to intervene, protests, comments, recommendations, preliminary terms and conditions, and preliminary fishway prescriptions using the Commission's eFiling system at <http://www.ferc.gov/docs-filing/efiling.asp>. Commenters can submit brief comments up to 6,000 characters, without prior registration, using the eComment system at <http://www.ferc.gov/docs-filing/ecomment.asp>. You must include your name and contact information at the end of your comments. For assistance, please contact FERC Online Support at [FERCOnlineSupport@ferc.gov](mailto:FERCOnlineSupport@ferc.gov), (866) 208–3676 (toll free), or (202) 502–8659 (TTY). In lieu of electronic filing, please send a paper copy to: Secretary, Federal Energy Regulatory Commission, 888 First Street NE., Washington, DC 20426. The first page of any filing should include docket number P–2524–021.

The Commission's Rules of Practice require all intervenors filing documents with the Commission to serve a copy of that document on each person on the official service list for the project. Further, if an intervenor files comments or documents with the Commission relating to the merits of an issue that may affect the responsibilities of a particular resource agency, they must also serve a copy of the document on that resource agency.

k. This application has been accepted for filing and is now ready for environmental analysis.

l. *The existing Salina Pumped Storage Project consists of:* (1) The 762-acre W.R. Holway Reservoir (the upper reservoir), with a normal pool elevation between 850 feet and 865 feet National Geodetic Vertical Datum; (2) three rim dikes around the upper reservoir; (3) an 1,800-foot-long concrete-lined canal; (4) a 336-foot-wide, 62-foot-high forebay structure; (5) a 2,300-foot-long, 185-foot-high earthen dam; (6) six 14-foot-

diameter penstocks, each between 630 and 680 feet long; (7) a powerhouse with six reversible pump-turbine units, each rated at 43.3 megawatt (MW), for a total installed capacity of 260 MW; (8) a substation; (9) an approximately 6-mile-long, 161-kilovolt transmission line; and (10) appurtenant facilities. The project utilizes Lake Hudson (the lower reservoir), which is the reservoir for the Grand River Dam Authority's Markham Ferry Project No. 2183, for pumped storage operations.

m. A copy of the application is available for review at the Commission in the Public Reference Room, or may be viewed on the Commission's Web site at <http://www.ferc.gov> using the "eLibrary" link. Enter the docket number, excluding the last three digits in the docket number field, to access the document. For assistance, contact FERC Online Support at [FERCOnlineSupport@ferc.gov](mailto:FERCOnlineSupport@ferc.gov), or toll-free at 1-866-208-3676, or for TTY, (202) 502-8659. Copies are also available for inspection and reproduction at the public libraries in Vinita and Salina, Oklahoma, and at the Administrative Headquarters of the Grand River Dam Authority at 226 W. Dwain Willis Avenue, Vinita, Oklahoma.

Register online at <http://www.ferc.gov/docs-filing/esubscription.asp> to be notified via email of new filings and issuances related to this or other pending projects. For assistance, contact FERC Online Support.

n. Anyone may submit comments, a protest, or a motion to intervene in accordance with the requirements of Rules of Practice and Procedure, 18 CFR 385.210, .211, and .214. In determining the appropriate action to take, the Commission will consider all protests or other comments filed, but only those who file a motion to intervene in accordance with the Commission's Rules may become a party to the proceeding. Any comments, protests, or motions to intervene must be received on or before the specified comment date for the particular application.

All filings must: (1) Bear in all capital letters the title "PROTEST", "MOTION TO INTERVENE", "COMMENTS," "REPLY COMMENTS," "RECOMMENDATIONS," "PRELIMINARY TERMS AND CONDITIONS," or "PRELIMINARY FISHWAY PRESCRIPTIONS;" (2) set forth in the heading the name of the applicant and the project number of the

application to which the filing responds; (3) furnish the name, address, and telephone number of the person protesting or intervening; and (4) otherwise comply with the requirements of 18 CFR 385.2001 through 385.2005.

All comments, recommendations, terms and conditions or prescriptions must set forth their evidentiary basis and otherwise comply with the requirements of 18 CFR 4.34(b). Agencies may obtain copies of the application directly from the applicant. A copy of any protest or motion to intervene must be served upon each representative of the applicant specified in the particular application. A copy of all other filings in reference to this application must be accompanied by proof of service on all persons listed in the service list prepared by the Commission in this proceeding, in accordance with 18 CFR 4.34(b) and 385.2010.

o. Procedural Schedule:

The application will be processed according to the following preliminary Hydro Licensing Schedule. Revisions to the schedule may be made as appropriate.

Milestone	Target date
Filing of recommendations, preliminary terms and conditions, and fishway prescriptions.	May 2014.
Commission issues Draft EA.	November 2014.
Comments on Draft EA ..... Modified Terms and Conditions.	December 2014. February 2015.
Commission Issues Final EA.	May 2015.

p. Final amendments to the application must be filed with the Commission no later than 30 days from the issuance date of this notice.

q. A license applicant must file no later than 60 days following the date of issuance of the notice of acceptance and ready for environmental analysis provided for in 5.22: (1) A copy of the water quality certification; (2) a copy of the request for certification, including proof of the date on which the certifying agency received the request; or (3) evidence of waiver of water quality certification. On December 18, 2013, Grand River Dam Authority filed with the Commission a copy of its request for water quality certification. The copy included a date stamp and signature from the Oklahoma Department of Water Quality indicating receipt of the request on December 11, 2013 by the certifying agency.

Dated: March 13, 2014.

**Kimberly D. Bose,**  
Secretary.

[FR Doc. 2014-06115 Filed 3-19-14; 8:45 am]

BILLING CODE 6717-01-P

## DEPARTMENT OF ENERGY

### Federal Energy Regulatory Commission

[Project Nos. 13753-002; 13762-002; 13771-002; 13763-002; 13766-002; 13767-002]

#### Notice of Applications Tendered for Filing With the Commission and Soliciting Additional Study Requests: FFP Missouri 16, LLC; FFP Missouri 15, LLC; Solia 8 Hydroelectric, LLC; FFP Missouri 13, LLC; Solia 5 Hydroelectric, LLC; Solia 4 Hydroelectric, LLC

Take notice that the following hydroelectric applications have been filed with the Commission and are available for public inspection.

a. *Type of Applications:* Original Major Licenses.

b. *Project Nos.:* 13753-002; 13762-002; 13771-002; 13763-002; 13766-002; 13767-002.

c. *Date Filed:* February 27, 2014.

d. *Applicants:* FFP Missouri 16, LLC; FFP Missouri 15, LLC; Solia 8 Hydroelectric, LLC; FFP Missouri 13, LLC; Solia 5 Hydroelectric, LLC; Solia 4 Hydroelectric, LLC. All applicants are subsidiaries of Free Flow Power Corporation.

e. *Names of Projects:* Opekiska Lock and Dam Hydroelectric Project, 13753-002; Morgantown Lock and Dam Hydroelectric Project, 13762-002; Point Marion Lock and Dam Hydroelectric Project, 13771-002; Grays Landing Lock and Dam Hydroelectric Project, 13763-002; Maxwell Lock and Dam Hydroelectric Project, 13766-002; and Monongahela Lock and Dam Number Four Hydroelectric Project, 13767-002. These projects are collectively referred to as the "Monongahela River projects."

f. *Locations:* The proposed projects would be located at U.S. Army Corps of Engineers' (Corps) dams on the Monongahela River in Monongalia County, West Virginia and Fayette, Greene, and Washington counties, Pennsylvania (see table below for specific locations). The projects would occupy 39.75 acres of federal land managed by the Corps.

Project No.	Projects	County and State	City/town
P-13753 .....	Opekiska Lock and Dam .....	Monongalia, WV .....	Between Fairmont and Morgantown.
P-13762 .....	Morgantown Lock and Dam .....	Monongalia, WV .....	Morgantown.
P-13771 .....	Point Marion Lock and Dam .....	Fayette, PA .....	Point Marion.
P-13763 .....	Grays Landing Lock and Dam .....	Greene, PA .....	Near Masontown.
P-13766 .....	Maxwell Lock and Dam .....	Washington, PA .....	Downstream of Fredericktown.
P-13767 .....	Monongahela Lock and Dam Number Four.	Washington, PA .....	Charleroi.

g. Filed Pursuant to: Federal Power Act, 16 USC 791 (a)-825(r).

h. *Applicant Contact:* Thomas Feldman, Vice President, Free Flow Power Corporation, 239 Causeway Street, Suite 300, Boston, MA 02114; or at (978) 283-2822.

Ramya Swaminathan, Chief Operating Officer, Free Flow Power Corporation, 239 Causeway Street, Suite 300, Boston, MA 02114; or at (978) 238-2822.

Daniel Lissner, General Counsel, Free Flow Power Corporation, 239 Causeway Street, Suite 300, Boston, MA 02114; or at (978) 283-2822.

i. *FERC Contact:* Nicholas Ettema, (202) 502-6565 or [nicholas.ettema@ferc.gov](mailto:nicholas.ettema@ferc.gov).

j. *Cooperating agencies:* Federal, state, local, and tribal agencies with jurisdiction and/or special expertise with respect to environmental issues that wish to cooperate in the preparation of the environmental document should follow the instructions for filing such requests described in item l below. Cooperating agencies should note the Commission's policy that agencies that cooperate in the preparation of the environmental document cannot also intervene. See, 94 FERC ¶ 61,076 (2001).

k. Pursuant to section 4.32(b)(7) of 18 CFR of the Commission's regulations, if any resource agency, Indian tribe, or person believes that an additional scientific study should be conducted in order to form an adequate factual basis for a complete analysis of the application on its merit, the resource agency, Indian tribe, or person must file a request for a study with the Commission not later than 60 days from the date of filing of the application, and serve a copy of the request on the applicant.

l. Deadline for filing additional study requests and requests for cooperating agency status: April, 28 2014.

The Commission strongly encourages electronic filing. Please file additional study requests and requests for cooperating agency status using the Commission's eFiling system at <http://www.ferc.gov/docs-filing/efiling.asp>. For assistance, please contact FERC Online Support at [FERCOnlineSupport@ferc.gov](mailto:FERCOnlineSupport@ferc.gov), (866) 208-3676 (toll free), or

(202) 502-8659 (TTY). In lieu of electronic filing, please send a paper copy to: Secretary, Federal Energy Regulatory Commission, 888 First Street NE., Washington, DC 20426. The first page of any filing should include the docket number(s) for the project(s) (e.g., P-13753-002).

m. The applications are not ready for environmental analysis at this time.

n. The proposed Opekiska Lock and Dam Hydroelectric Project would be the most upstream project at river mile (RM) 115.4 and would consist of the following new facilities: (1) A 180-foot-long, 95-foot-wide intake channel containing a 30-foot-long, 50-foot-high, 70-foot-wide intake structure with 3-inch bar spacing trashracks; (2) a 120-foot-long, 60-foot-high, 70-foot-wide reinforced concrete powerhouse on the west bank of the river; (3) two turbine-generator units with a combined capacity of 6.0 megawatts (MW); (4) a 280-foot-long, 64-foot-wide tailrace; (5) a 40-foot-long by 40-foot-wide substation; (6) a 3,511-foot-long, 12.5-kilovolt (kV), overhead transmission line to connect the project substation to an existing distribution line; and (7) appurtenant facilities. The average annual generation would be 25,300 megawatt-hours (MWh).

The proposed Morgantown Lock and Dam Hydroelectric Project would be located at RM 102.0 and consist of the following new facilities: (1) A 280-foot-long, 80-foot-wide intake channel containing a 30-foot-long, 50-foot-high, 70-foot-wide intake structure with 3-inch bar spacing trashracks; (2) a 120-foot-long, 60-foot-high, 70-foot-wide reinforced concrete powerhouse on the east bank of the river; (3) two turbine-generator units with a combined capacity of 5.0 MW; (4) a 200-foot-long, 70-foot-wide tailrace; (5) a 40-foot-long by 40-foot-wide substation; (6) a 2,600-foot-long, 12.5-kV, overhead transmission line to connect the project substation to an existing distribution line; and (7) appurtenant facilities. The average annual generation would be 18,900 MWh.

The proposed Point Marion Lock and Dam Hydroelectric Project would be located at RM 90.8 and consist of the following new facilities: (1) A 280-foot-

long, 90-foot-wide intake channel containing a 30-foot-long, 50-foot-high, 70-foot-wide intake structure with 3-inch bar spacing trashracks; (2) a 120-foot-long, 60-foot-high, 70-foot-wide reinforced concrete powerhouse on the east bank of the river; (3) two turbine-generator units with a combined capacity of 5.0 MW; (4) a 215-foot-long, 90-foot-wide tailrace; (5) a 40-foot-long by 40-foot-wide substation; (6) a 3,320-foot-long, 69-kV, overhead transmission line to connect the project substation to an existing substation; and (7) appurtenant facilities. The average annual generation would be 16,500 MWh.

The proposed Grays Landing Lock and Dam Hydroelectric Project would be located at RM 82.0 and consist of the following new facilities: (1) A 300-foot-long, 130-foot-wide intake channel containing a 100-foot-long, 84-foot-wide intake structure with 3-inch bar spacing trashracks; (2) a 576-foot-long, 2.5-foot-high adjustable crest gate on top of the existing dam crest; (3) a 150-foot-long, 75-foot-high, 90-foot-wide reinforced concrete powerhouse on the west bank of the river; (4) two turbine-generator units with a combined capacity of 12.0 MW; (5) a 250-foot-long, 84-foot-wide tailrace; (6) a 40-foot-long by 40-foot-wide substation; (7) a 9,965-foot-long, 69-kV, overhead transmission line to connect the project substation to an existing distribution line; and (8) appurtenant facilities. The average annual generation would be 47,300 MWh.

The proposed Maxwell Lock and Dam Hydroelectric Project would be located at RM 61.2 and consist of the following new facilities: (1) A 130-foot-long, 85-foot-wide intake channel located immediately downstream of the Corps' 5th spillway gate on the east side of the river; (2) a pair of spill gates totaling 84 feet wide located within the proposed intake channel; (3) a 100-foot-long, 70-foot-high, 85-foot-wide intake structure with 3-inch bar spacing trashracks; (4) a 150-foot-long, 70-foot-high, 90-foot-wide reinforced concrete powerhouse; (5) two turbine-generator units with a combined capacity of 13.0 MW; (6) a 160-foot-long, 120-foot-wide tailrace; (7) a 40-foot-long by 40-foot-wide substation; (8) a 350-

foot-long, 69/138 kV, overhead transmission line to connect the project substation to an existing distribution line; and (9) appurtenant facilities. The average annual generation would be 56,800 MWh.

The proposed Monongahela Lock and Dam Number Four Hydroelectric Project would be located at RM 41.5 and consist of the following new facilities: (1) A 140-foot-long, 90-foot-wide intake channel located immediately downstream of the Corps' 5th spillway gate on the west side of the river; (2) a pair of spill gates totaling 84 feet wide located within the proposed intake channel; (3) a 100-foot-long, 64-foot-high, 90-foot-wide intake structure with 3-inch bar spacing trashracks; (4) a 150-foot-long, 70-foot-high, 90-foot-wide reinforced concrete powerhouse; (5) two turbine-generator units with a combined capacity of 12.0 MW; (6) a 210-foot-long, 130-foot-wide tailrace; (7) a 40-foot-long by 40-foot-wide substation; (8) a 45-foot-long, 69-kV, overhead transmission line to connect the project substation to an existing distribution line; and (9) appurtenant facilities. The average annual generation would be 48,500 MWh.

Free Flow Power proposes to operate all six projects in a "run-of-river" mode using flows made available by the Corps. The proposed projects would not change existing flow releases or water surface elevations upstream or downstream of the proposed projects.

*o. Location of the Applications:* A copy of each application is available for review at the Commission in the Public Reference Room or may be viewed on the Commission's Web site at <http://www.ferc.gov> using the "eLibrary" link. Enter the docket number excluding the last three digits in the docket number field to access the document. For assistance, contact FERC Online Support at [FERCOnlineSupport@ferc.gov](mailto:FERCOnlineSupport@ferc.gov) or toll-free at 1-866-208-3676, or for TTY, (202) 502-8659. Copies are also available for inspection and reproduction at the address in item h above.

You may also register online at <http://www.ferc.gov/docs-filing/esubscription.asp> to be notified via email of new filings and issuances related to this or other pending projects. For assistance, contact FERC Online Support.

*p. Procedural schedule:* The application will be processed according to the following preliminary Hydro Licensing Schedule. Revisions to the schedule will be made as appropriate.

Milestone	Date
Issue Notice of Acceptance Issue Scoping Document 1 for Comments.	April 2014. May 2014.
Hold Scoping Meeting ..... Comments Due on Scoping Document 1.	June 2014. July 2014.
Issue Scoping Document 2 Issue Notice of Ready for Environmental Analysis.	August 2014. August 2014.
Commission Issues EA .....	February 2015.

Dated: March 13, 2014.

**Kimberly D. Bose,**

*Secretary.*

[FR Doc. 2014-06116 Filed 3-19-14; 8:45 am]

**BILLING CODE 6717-01-P**

## DEPARTMENT OF ENERGY

### Federal Energy Regulatory Commission

[Project No. 14589-000]

#### Green Energy Storage Corp.; Notice of Preliminary Permit Application Accepted for Filing and Soliciting Comments, Motions to Intervene, and Competing Applications

On February 24, 2014, Green Energy Storage Corp filed an application for a preliminary permit, pursuant to section 4(f) of the Federal Power Act (FPA), proposing to study the feasibility of the Sacaton Pumped Storage Project to be located off stream near Casa Grande, Arizona. The sole purpose of a preliminary permit, if issued, is to grant the permit holder priority to file a license application during the permit term. A preliminary permit does not authorize the permit holder to perform any land-disturbing activities or otherwise enter upon lands or waters owned by others without the owners' express permission.

The proposed 150-megawatt closed loop pumped storage project would use the 1,200 feet of available head between a new upper reservoir and an existing open pit mine. The project consists of the following: (1) A new 28-foot-high upper dam with a total crest length of 6,000 feet, impounding an upper reservoir with a maximum storage of 1,300 acre-feet; (2) an existing open pit mine lower reservoir, with a maximum storage of 1,500 acre-feet; (3) a penstock connecting the two reservoirs consisting of a 200-foot-long, 12-foot-diameter steel pipe and a 1,250-foot-long, 12-foot-diameter vertical shaft; (4) two 75-megawatt pump/turbines; (5) a 2,200-foot-long, 14-foot-diameter draft tube, extending from the turbines to the lower reservoir; (6) a new 137-kilovolt (kV)

transmission line extending about 2,500 feet from a new substation to the existing 137-kV transmission line owned by Arizona Public Service; and (7) appurtenant facilities. The estimated average generating capacity of the project would be 400 gigawatt hours.

*Applicant Contact:* Charles Gresham, Green Energy Storage Company, 14747 N 87th Ln, Peoria, AZ 85381, Telephone (602) 478-9161.

*FERC Contact:* Jim Fargo; phone: (202) 502-6095.

Deadline for filing comments, motions to intervene, competing applications (without notices of intent), or notices of intent to file competing applications: 60 days from the issuance of this notice. Competing applications and notices of intent must meet the requirements of 18 CFR 4.36.

The Commission strongly encourages electronic filing. Please file comments, motions to intervene, notices of intent, and competing applications using the Commission's eFiling system at <http://www.ferc.gov/docs-filing/efiling.asp>. Commenters can submit brief comments up to 6,000 characters, without prior registration, using the eComment system at <http://www.ferc.gov/docs-filing/ecomment.asp>. You must include your name and contact information at the end of your comments. For assistance, please contact FERC Online Support at [FERCOnlineSupport@ferc.gov](mailto:FERCOnlineSupport@ferc.gov), (866) 208-3676 (toll free), or (202) 502-8659 (TTY). In lieu of electronic filing, please send a paper copy to: Secretary, Federal Energy Regulatory Commission, 888 First Street NE., Washington, DC 20426. The first page of any filing should include docket number P-14589-000.

More information about this project, including a copy of the application, can be viewed or printed on the "eLibrary" link of Commission's Web site at <http://www.ferc.gov/docs-filing/elibrary.asp>. Enter the docket number (P-14589) in the docket number field to access the document. For assistance, contact FERC Online Support.

Dated: March 13, 2014.

**Kimberly D. Bose,**

*Secretary.*

[FR Doc. 2014-06119 Filed 3-19-14; 8:45 am]

**BILLING CODE 6717-01-P**

## DEPARTMENT OF ENERGY

### Federal Energy Regulatory Commission

#### Notice of Commission Staff Attendance

The Federal Energy Regulatory Commission hereby gives notice that

members of the Commission's staff will attend the following meeting related to the Midcontinent Independent System Operator, Inc. (MISO)—PJM Interconnection, LLC (PJM) Joint and Common Market Initiative (Docket No. AD14-3-000): MISO/PJM Joint Stakeholder Meeting—March 21, 2014

The above-referenced meeting will be held at: MISO Headquarters, 720 City Center Drive, Carmel, IN 46032-7574.

The above-referenced meeting is open to the public.

Further information may be found at [www.misoenergy.org](http://www.misoenergy.org).

The discussions at the meeting described above may address matters at issue in the following proceedings:

*Docket No. EL13-47, FirstEnergy Solutions Corp. and Allegheny Energy Supply Company, LLC v. PJM Interconnection, L.L.C.*

*Docket No. ER14-503, PJM Interconnection, L.L.C.*

*Docket No. ER14-876, Midcontinent Independent System Operator, Inc. and PJM Interconnection, L.L.C.*

*Docket No. ER14-862, Midcontinent Independent System Operator, Inc. and PJM Interconnection, L.L.C.*

*Docket No. EL13-88, Northern Indiana Public Service Company v. Midcontinent Independent System Operator, Inc. and PJM Interconnection, L.L.C.*

*Docket No. ER13-2233, Midcontinent Independent System Operator, Inc.*

*Docket No. ER14-381, PJM Interconnection, L.L.C.*

*Docket No. EL11-34, Midcontinent Independent System Operator, Inc.*

*Docket No. EL14-21, Southwest Power Pool, Inc. v. Midcontinent Independent System Operator, Inc.*

*Docket No. EL14-30, Midcontinent Independent System Operator, Inc. v. Southwest Power Pool, Inc.*

*Docket No. ER11-1844, Midwest Independent System Operator, Inc.*

*Docket No. ER13-1864, Southwest Power Pool, Inc.*

*Docket Nos. ER13-1923-000, ER13-1938-000, ER13-1943-000, ER13-1943-001, ER13-1945-000, Midcontinent Independent System Operator, Inc.*

*Docket Nos. ER13-1924-000, ER13-1926-000, ER13-1927-000, ER13-1936-000, ER13-1944-000, ER13-1947-000, PJM Interconnection, L.L.C.*

*Docket Nos. ER13-1937-000, ER13-1939-000, Southwest Power Pool, Inc.*

*Docket No. ER14-1174, Southwest Power Pool, Inc.*

*Docket No. ER14-1405, PJM Interconnection, L.L.C.*

*Docket No. ER14-1406, Midcontinent Independent System Operator, Inc.*

*Docket No. ER14-1407, Southwest Power Pool, Inc.*

For more information, contact Mary Cain, Office of Energy Policy and Innovation, Federal Energy Regulatory Commission at (202) 502-6337 or [mary.cain@ferc.gov](mailto:mary.cain@ferc.gov).

Dated: March 13, 2014.

**Kimberly D. Bose,**

*Secretary.*

[FR Doc. 2014-06118 Filed 3-19-14; 8:45 am]

**BILLING CODE 6717-01-P**

## EXPORT-IMPORT BANK OF THE UNITED STATES

[Public Notice: 2014-0020]

### Application for Final Commitment for a Long-Term Loan or Financial Guarantee in Excess of \$100 Million: AP088641XX

**AGENCY:** Export-Import Bank of the United States.

**ACTION:** Notice.

**SUMMARY:** This Notice is to inform the public, in accordance with Section 3(c)(10) of the Charter of the Export-Import Bank of the United States (“Ex-Im Bank”), that Ex-Im Bank has received an application for final commitment for a long-term loan or financial guarantee in excess of \$100 million (as calculated in accordance with Section 3(c)(10) of the Charter). Comments received within the comment period specified below will be presented to the Ex-Im Bank Board of Directors prior to final action on this transaction. Comments received will be made available to the public.

**DATES:** Comments must be received on or before April 14, 2014 to be assured of consideration before final consideration of the transaction by the Board of Directors of Ex-Im Bank.

**ADDRESSES:** Comments may be submitted through [Regulations.gov](http://Regulations.gov) at [WWW.REGULATIONS.GOV](http://WWW.REGULATIONS.GOV). To submit a comment, enter EIB-2014-0020 under the heading “Enter Keyword or ID” and select Search. Follow the instructions provided at the Submit a Comment screen. Please include your name, company name (if any) and EIB-2014-0020 on any attached document.

*Reference:* AP088641XX.

### Purpose and Use

*Brief description of the purpose of the transaction:* To support the export of U.S.-manufactured commercial aircraft to Azerbaijan.

*Brief non-proprietary description of the anticipated use of the items being exported:* To provide air cargo services globally.

To the extent that Ex-Im Bank is reasonably aware, the item(s) being exported are not expected to be used to produce exports or provide services in competition with the exportation of goods or provision of services by a United States industry.

### Parties

*Principal Supplier:* The Boeing Company.

*Obligor:* Silk Way Airlines LLC.

*Guarantor:* International Bank of Azerbaijan.

### Description of Items Being Exported

Boeing 747 aircraft.

*Information on Decision:* Information on the final decision for this transaction will be available in the “Summary Minutes of Meetings of Board of Directors” on <http://exim.gov/newsandevents/boardmeetings/board/>.

*Confidential Information:* Please note that this notice does not include confidential or proprietary business information; information which, if disclosed, would violate the Trade Secrets Act; or information which would jeopardize jobs in the United States by supplying information that competitors could use to compete with companies in the United States.

**Kalesha Malloy,**

*Agency Clearance Officer, Office of the Chief Information Officer.*

[FR Doc. 2014-06087 Filed 3-19-14; 8:45 am]

**BILLING CODE 6690-01-P**

## DEPARTMENT OF DEFENSE

### GENERAL SERVICES ADMINISTRATION

### NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[OMB Control No. 9000-0134; Docket 2014-0055; Sequence 10]

### Federal Acquisition Regulation; Information Collection; Environmentally Sound Products

**AGENCIES:** Department of Defense (DOD), General Services Administration (GSA), and National Aeronautics and Space Administration (NASA).

**ACTION:** Notice of request for public comments regarding an extension to an existing OMB clearance.

**SUMMARY:** Under the provisions of the Paperwork Reduction Act (44 U.S.C. chapter 35), the Regulatory Secretariat Division (MVCB) will be submitting to the Office of Management and Budget (OMB) a request to review and approve an extension of a previously approved information collection requirement concerning environmentally sound products.

**DATES:** Submit comments on or before May 19, 2014.

**ADDRESSES:** Submit comments identified by Information Collection

9000–0134, Environmentally Sound Products, by any of the following methods:

- Regulations.gov: <http://www.regulations.gov>.

Submit comments via the Federal eRulemaking portal by searching the OMB control number 9000–0134. Select the link “Comment Now” that corresponds with “Information Collection 9000–0134, Environmentally Sound Products”. Follow the instructions provided on the screen. Please include your name, company name (if any), and “Information Collection 9000–0134, Environmentally Sound Products” on your attached document.

- Fax: 202–501–4067.
- Mail: General Services

Administration, Regulatory Secretariat Division (MVCB), 1800 F Street NW., Washington, DC 20405. ATTN: Hada Flowers/IC 9000–0134, Environmentally Sound Products.

*Instructions:* Please submit comments only and cite Information Collection 9000–0134, Environmentally Sound Products, in all correspondence related to this collection. All comments received will be posted without change to <http://www.regulations.gov>, including any personal and/or business confidential information provided.

**FOR FURTHER INFORMATION CONTACT:** Ms. Marissa Petrussek, Procurement Analyst, Governmentwide Acquisition Policy, GSA, 202–501–0136 or [marissa.petrusek@gsa.gov](mailto:marissa.petrusek@gsa.gov).

**SUPPLEMENTARY INFORMATION:**

**A. Purpose**

This information collection complies with Section 6002 of the Resource Conservation and Recovery Act (RCRA) (42 U.S.C. 6962). RCRA requires the Environmental Protection Agency (EPA) to designate items which are or can be produced with recovered materials. RCRA further requires agencies to develop affirmative procurement programs to ensure that items composed of recovered materials will be purchased to the maximum extent practicable. Affirmative procurement programs required under RCRA must contain, as a minimum (1) a recovered materials preference program and an agency promotion program for the preference program; (2) a program for requiring estimates of the total percentage of recovered materials used in the performance of a contract, certification of minimum recovered material content actually used, where appropriate, and reasonable verification procedures for estimates and certifications; and (3) annual review and monitoring of the

effectiveness of an agency’s affirmative procurement program.

The items for which EPA has designated minimum recovered material content standards are grouped into eight categories: (1) Construction products, (2) landscaping products, (3) nonpaper office products, (4) paper and paper products, (5) park and recreation products, (6) transportation products, (7) vehicular products, and (8) miscellaneous products. The FAR rule also permits agencies to obtain pre-award information from offerors regarding the content of items which the agency has designated as requiring minimum percentages of recovered materials.

In accordance with RCRA, the information collection applies to acquisitions requiring minimum percentages of recovered materials, when the price of the item exceeds \$10,000 or when the aggregate amount paid for the item or functionally equivalent items in the preceding fiscal year was \$10,000 or more.

Contracting officers use the information to verify offeror/contractor compliance with solicitation and contract requirements regarding the use of recovered materials. Additionally, agencies use the information in the annual review and monitoring of the effectiveness of the affirmative procurement programs required by RCRA.

**B. Annual Reporting Burden**

A reassessment of the recovered material provision, FAR 52.223–4, and clause, FAR 52.223–9, was preformed. Based on the comprehensive reassessment performed, this information collection resulted in a small increase in the total burden hours from the previous information collection that was published in the **Federal Register** at 76 FR 40368 on July 08, 2011. The increase is likely a result of increased awareness about green purchasing across the Federal Government. The Federal Procurement Data System (FPDS) was searched to determine the use of the provision and clause using element 8L Recovered Materials/Sustainability for Fiscal Year 2013. No public comments were received in prior years that have challenged the validity of the Government’s estimate. Updates were made to the average wages and overhead based on Fiscal Year 2013 Office of Personnel Management and Office of Management and Budget rates.

*Respondents:* 588.

*Responses per Respondent:* 75.5.

*Annual Responses:* 44,394.

*Hours per Response:* .5.

*Total Burden Hours:* 22,197.

*Obtaining Copies of Proposals:*

Requesters may obtain a copy of the information collection documents from the General Services Administration, Regulatory Secretariat Division (MVCB), 1800 F Street NW., Washington, DC 20405, telephone 202–501–4755. Please cite OMB control No. 9000–0134, Environmentally Sound Products, in all correspondence.

Dated: March 14, 2014.

**Karlos Morgan,**

*Acting Director, Federal Acquisition Policy Division, Office of Government-wide Acquisition Policy, Office of Acquisition Policy, Office of Government-wide Policy.*

[FR Doc. 2014–06120 Filed 3–19–14; 8:45 am]

**BILLING CODE 6820–EP–P**

**GENERAL SERVICES ADMINISTRATION**

[Notice–FTR–2014–03; Docket No. 2014–0002; Sequence 10; GSA Bulletin FTR 14–06]

**Maximum per Diem Rates for the State of West Virginia**

**AGENCY:** Office of Government-wide Policy (OGP), General Services Administration (GSA).

**ACTION:** Notice of Per Diem Bulletin 14–06, revised Continental United States (CONUS) per diem rates.

**SUMMARY:** The General Services Administration (GSA) has conducted its mid-year review and has determined that the per diem rate for one location in the State of West Virginia is inadequate.

**DATES:** This notice is effective March 20, 2014 and applies to travel performed on or after April 1, 2014 through September 30, 2014.

**FOR FURTHER INFORMATION CONTACT:** For clarification of content, please contact Ms. Jill Denning, Office of Government-wide Policy, Office of Asset and Transportation Management, at 202–208–7642, or by email at [travelpolicy@gsa.gov](mailto:travelpolicy@gsa.gov). Please cite Notice of FTR Bulletin 14–06.

**SUPPLEMENTARY INFORMATION:**

**A. Background**

After an analysis of the per diem rates established for FY 2014 (see the **Federal Register** notice at 78 FR 54651, September 5, 2013, and FTR Bulletin 14–01), one non-standard area per diem rate is being established for the following location:

*State of West Virginia*

## • Jefferson County

CONUS per diem rates are published as FTR Per Diem Bulletins available on the Internet at [www.gsa.gov/perdiem](http://www.gsa.gov/perdiem) and [www.gsa.gov/bulletins](http://www.gsa.gov/bulletins). This process ensures timely notice of increases or decreases in per diem rates established by GSA for Federal employees on official travel within CONUS. Notices published periodically in the **Federal Register**, such as this one, now constitute the only notification of revisions in CONUS per diem rates to agencies.

Dated: March 13, 2014.

**Carolyn Austin-Diggs,**

*Acting Deputy Associate Administrator,  
Office of Asset and Transportation  
Management, Office of Government-wide  
Policy.*

[FR Doc. 2014-06079 Filed 3-19-14; 8:45 am]

**BILLING CODE 6820-14-P**

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### Centers for Disease Control and Prevention

#### Statement of Organization, Functions, and Delegations of Authority

Part C (Centers for Disease Control and Prevention) of the Statement of Organization, Functions, and Delegations of Authority of the Department of Health and Human Services (45 FR 67772-76, dated October 14, 1980, and corrected at 45 FR 69296, October 20, 1980, as amended most recently at 78 FR 79697-79699, dated December 31, 2013) is amended to reflect the reorganization of the Division of Diabetes Translation, National Center for Chronic Disease Prevention and Health Promotion, Centers for Disease Control and Prevention.

Section C-B, Organization and Functions, is hereby amended as follows:

Delete in its entirety the title and the mission and function statements for the Division of Diabetes Translation (CUCG) and insert the following:

Division of Diabetes Translation (CUCG). In collaboration with NCCDPHP divisions, other CDC components, other HHS agencies, state, tribal, local and territorial government agencies, academic institutions, and voluntary and private sector organizations, the Division of Diabetes Translation; (1) plans, directs, and coordinates a national program to prevent diabetes and reduce morbidity, mortality, disability, and cost associated

with diabetes and its complications; (2) identifies, evaluates, and implements programs and policies to prevent and control diabetes through the translation of evidence-based models and interventions for improved health care and self-care practices into widespread clinical and community practice; (3) conducts surveillance of diabetes, its complications, and the utilization of health care and prevention resources to monitor trends and evaluate program impact on morbidity, mortality, disability, and cost; (4) conducts epidemiologic studies and disseminates finding to identify and evaluate the feasibility and effectiveness of potential prevention and control strategies at the community level; (5) develops or supports clinical and public health guidelines and strategies to form the basis for community interventions; and (6) provides technical consultation and assistance to national, state and local organizations to implement and evaluate cost effective interventions to reduce morbidity, mortality, and disability.

Office of the Director (CUCG1). (1) Establishes and interprets policies and determines program priorities; (2) provides leadership and guidance in strategic planning, budget formulation, programmatic and scientific planning, development, and management, administrative management and operations of the division; (3) coordinates the monitoring and reporting of division priorities, accomplishments, future directions, and resource requirements; (4) leads and coordinates policy, communications and partnership activities; and (5) coordinates division activities with other components of NCCDPHP and CDC, organizations in the public and private sectors, and other federal agencies.

Epidemiology and Statistics Branch (CUCGB). (1) Conducts national surveillance of diabetes and its complications, including surveillance of the degree of diffusion and dissemination of preventive services and the utilization of health care; (2) identifies clinical, health services, and public health research findings and technologies that have potential to prevent or control diabetes and its complications through public health avenues; (3) develops and analyzes mathematical and economic models to project the burden of diabetes and prioritize effective interventions to prevent and control diabetes; (4) conducts epidemiologic studies to identify high-risk population groups and other risk factors for diabetes and its complications; (5) conducts cost and

cost-effectiveness analyses of diabetes prevention and control to prioritize strategies for policy-makers; (6) provides scientific and technical support to division staff, state and local health agencies, and others in planning and implementation of surveillance and effectiveness studies to reduce morbidity and mortality from diabetes; and (7) collaborates with counterparts in other divisions, academic institutions, and other HHS agencies by conducting national public health research projects and by providing technical assistance in areas of epidemiology, surveillance, and economics.

Program Implementation Branch (CUCGC). (1) Provides programmatic leadership, guidance and consultation on a range of strategies to improve diabetes prevention and control programs in states, territories, tribes, and local jurisdictions; (2) identifies, develops, implements and evaluates strategies to prevent and control diabetes through widespread community practice and through the application of policy and environmental interventions, health systems interventions and community interventions; (3) provides leadership, management and oversight for the National Diabetes Prevention Program; (4) develops, implements and supports work with vulnerable and disparate population groups and (5) coordinates and collaborates with counterparts in other divisions, HHS agencies, academic institutions, and national and voluntary organizations to improve public health diabetes prevention and control programs, practices and policies.

Translation, Health Education, and Evaluation Branch (CUCGD). (1) Synthesizes and translates a body of best science and practice that can be applied to various public health settings; (2) Analyzes, disseminates, and publishes data from diabetes prevention and control programs to develop operational strategies for translation of results into improved practice; (3) prepares and disseminates products that translate applied research, program evaluation, and health economics science to state programs and others; (4) provides technical assistance and implementation support for evidence-based and practice-based communication strategies, including web management, that advance diabetes prevention and control; (5) designs, evaluates and implements national education strategies directed toward health care professionals and systems, individuals with and at risk for diabetes, community leaders, business, and general public; (6) evaluates program policies, plans, procedures, priorities,

and guidelines being implemented in the field to improve health, prevent or delay type 2 diabetes and reduce morbidity, mortality, disability and costs associated with diabetes and its complications; and (7) provides evaluation support for division programs, grants, and policies, including the design and evaluation of data collection instruments for evaluation of programs.

Dated: March 12, 2014.

**Sherri A. Berger,**

*Chief Operating Officer, Centers for Disease Control and Prevention.*

[FR Doc. 2014-06019 Filed 3-19-14; 8:45 am]

**BILLING CODE 4160-18-M**

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### Administration for Community Living

#### Expansion and Capacity Building Funding: Senior Medicare Patrol Program Project Grants

**ACTION:** Notice of intent to provide expansion and capacity building funding to the incumbent Senior Medicare Patrol (SMP) grantees under limited competition.

**SUMMARY:** The Administration for Community Living is announcing the application deadline and a single case deviation from maximum competition for the Senior Medicare Patrol (SMP) Program project grants. The SMP program has 54 SMP project grants which are currently awarded on two different three-year cycles with 26 awarded in one year and the other 28 awarded the following year. The purpose of this deviation is to award a 4th year non-competing continuation to the 26 SMP project grantees with a three (3) year budget period set to expire May 31, 2014 so that all 54 SMP project grants can be moved to the same competitive three (3) year cycle beginning in FY 2015.

*Program Name:* Senior Medicare Patrol.

*Award Amount:* \$4,373,902 (\$168,277 per grantee).

*Project Period:* 6/1/2011 to 5/31/2015.

*Award Type:* Cooperative Agreement.

**Statutory Authority:** Title IV and Title II of the Older Americans Act (42 U.S.C. 3032), as amended by the Older Americans Act Amendments of 2006 Public Law 109-365 and HIPAA of 1996 (Pub. L. 104-191)

Catalog of Federal Domestic Assistance (CFDA) Number: 93.048 Discretionary Projects

**DATES:**

- Application Submission deadline: April 21, 2014.
- The anticipated budget period start date is June 1, 2014.

#### I. Program Description

The Senior Medicare Patrol (SMP) program is a national program providing cooperative agreements to grantees in every state, the District of Columbia, Puerto Rico, Guam, and the U.S. Virgin Islands to help Medicare beneficiaries detect, prevent and report potential health care fraud, error and abuse. In doing so, they not only protect beneficiaries, they also help preserve the integrity of the Medicare program. Because this work often requires face-to-face contact to be most effective, SMPs nationwide recruit, train, and manage over 5,100 volunteers every year to help in this effort. The focus of the SMP program is providing beneficiary education to prevent the fraud before it ever occurs.

#### *Justification for the Exception to Competition*

Historically, the 54 SMP project grants have been awarded using two different three-year cycles with 26 awarded in one year and the other 28 awarded the following year. This was originally done to alleviate the administrative burden of awarding 54 new grants at one time. However, the SMP program has gone through a number of changes since its inception, as has the ACL. Given these changes the split award of the SMP project grants has become an administrative burden in itself by necessitating twice the effort to prepare and award the grants. Moving the 54 SMP grants to the same grant cycle will allow the program to move forward as one instead of two separate steps as needed with the current split grant cycle. Failure to move forward with this deviation would disrupt ACL's ability to improve and advance the SMP program as one cohesive and consistent program nationally.

#### II. Eligible Applicants

Incumbent Senior Medicare Patrol (SMP) grantees with award expiration dates of 5/31/14.

#### III. Evaluation Criteria

Information previously provided in semi-annual reports, as well as information in the non-competing extension application will be considered to determine satisfactory progress of the grantee project and ensure that proposed activities are within the approved scope and budget of the grant. Areas that will be evaluated include:

- Project Relevance & Current Need*
- Approach*
- Budget*
- Project Impact*
- Organizational Capacity*

#### IV. Application and Submission Requirements

- SF 424—Application for Federal Assistance
- SF 424A—Budget Information
- Separate Budget Narrative/Justification
- SF 424B—Assurances. **Note:** Be sure to complete this form according to instructions and have it signed and dated by the authorized representative (see item 18d of the SF 424).
- Lobbying Certification
- Program narrative—no more than 10 pages.
- Work Plan
- Grantees will be required to access the non-competing application kit in GrantSolutions.gov to submit all materials for this application.

#### V. Application Review Information

Applications will be objectively reviewed by Federal staff utilizing the criteria listed above in Section III.

#### VI. Agency Contact

For further information or comments regarding this program expansion supplement, contact Rebecca Kinney, U.S. Department of Health and Human Services, Administration for Community Living, Administration on Aging, Office of Elder Rights, One Massachusetts Avenue NW., Washington, DC 20001; telephone (202) 357-3520; fax (202) 357-3560; email [Rebecca.Kinney@acl.hhs.gov](mailto:Rebecca.Kinney@acl.hhs.gov).

Dated: March 14, 2014.

**Kathy Greenlee,**

*Administrator and Assistant Secretary for Aging.*

[FR Doc. 2014-06109 Filed 3-19-14; 8:45 am]

**BILLING CODE 4154-01-P**

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### Food and Drug Administration

[Docket No. FDA-2011-N-0627]

#### Agency Information Collection Activities; Proposed Collection; Comment Request; General Administrative Procedures: Citizen Petitions; Petition for Reconsideration or Stay of Action; Advisory Opinions

**AGENCY:** Food and Drug Administration, HHS.

**ACTION:** Notice.

**SUMMARY:** The Food and Drug Administration (FDA) is announcing an opportunity for public comment on the proposed collection of certain information by the Agency. Under the Paperwork Reduction Act of 1995 (the PRA), Federal Agencies are required to publish notice in the **Federal Register** concerning each proposed collection of information, including each proposed extension of an existing collection of information, and to allow 60 days for public comment in response to the notice. This notice solicits comments on the reporting requirements contained in existing FDA regulations regarding the general administrative procedures for a person to petition the Commissioner of Food and Drugs (the Commissioner) to issue, amend, or revoke a rule; to file a petition for an administrative reconsideration or an administrative stay of action; and to request an advisory opinion from the Commissioner.

**DATES:** Submit either electronic or written comments on the collection of information by May 19, 2014.

**ADDRESSES:** Submit electronic comments on the collection of information to <http://www.regulations.gov>. Submit written comments on the collection of information to the Division of Dockets Management (HFA-305), Food and Drug Administration, 5630 Fishers Lane, Rm. 1061, Rockville, MD 20852. All comments should be identified with the docket number found in brackets in the heading of this document.

**FOR FURTHER INFORMATION CONTACT:** FDA PRA Staff, Office of Operations, Food and Drug Administration, 1350 Piccard Dr., PI50-400B, Rockville, MD 20850, [PRAStaff@fda.hhs.gov](mailto:PRAStaff@fda.hhs.gov).

**SUPPLEMENTARY INFORMATION:** Under the PRA (44 U.S.C. 3501-3520), Federal Agencies must obtain approval from the Office of Management and Budget (OMB) for each collection of information they conduct or sponsor. "Collection of information" is defined in 44 U.S.C. 3502(3) and 5 CFR 1320.3(c) and includes Agency requests or requirements that members of the public submit reports, keep records, or provide information to a third party. Section 3506(c)(2)(A) of the PRA (44 U.S.C. 3506(c)(2)(A)) requires Federal Agencies to provide a 60-day notice in the **Federal Register** concerning each proposed collection of information, including each proposed extension of an existing collection of information, before submitting the collection to OMB for approval. To comply with this requirement, FDA is publishing notice

of the proposed collection of information set forth in this document.

With respect to the following collection of information, FDA invites comments on these topics: (1) Whether the proposed collection of information is necessary for the proper performance of FDA's functions, including whether the information will have practical utility; (2) the accuracy of FDA's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques, when appropriate, and other forms of information technology.

**General Administrative Procedures; Citizen Petitions; Petition for Reconsideration or Stay of Action; Advisory Opinions—(OMB Control Number 0910-0183)—Extension**

The Administrative Procedures Act (5 U.S.C. 553(e)), provides that every agency shall give an interested person the right to petition for issuance, amendment, or repeal of a rule. Section 10.30 (21 CFR 10.30) sets forth the format and procedures by which an interested person may submit to FDA, in accordance with § 10.20 (21 CFR 10.20) (submission of documents to Division of Dockets Management), a citizen petition requesting the Commissioner to issue, amend, or revoke a regulation or order, or to take or refrain from taking any other form of administrative action.

The Commissioner may grant or deny such a petition, in whole or in part, and may grant such other relief or take other action as the petition warrants. Respondents are individuals or households, State or local governments, not-for-profit institutions, or groups.

Section 10.33 (21 CFR 10.33) issued under section 701(a) of the Federal, Food, Drug, and Cosmetic Act (the FD&C Act) (21 U.S.C. 371(a)), sets forth the format and procedures by which an interested person may request reconsideration of part or all of a decision of the Commissioner on a petition submitted under 21 CFR 10.25 (initiation of administrative proceedings). A petition for reconsideration must contain a full statement in a well-organized format of the factual and legal grounds upon which the petition relies. The grounds must demonstrate that relevant information and views contained in the administrative record were not previously or not adequately considered

by the Commissioner. The respondent must submit a petition no later than 30 days after the decision involved. However, the Commissioner may, for good cause, permit a petition to be filed after 30 days. An interested person who wishes to rely on information or views not included in the administrative record shall submit them with a new petition to modify the decision. FDA uses the information provided in the request to determine whether to grant the petition for reconsideration. Respondents to this collection of information are individuals of households, State or local governments, not-for-profit institutions, and businesses or other for-profit institutions who are requesting from the Commissioner of FDA a reconsideration of a matter.

Section 10.35 (21 CFR 10.35), issued under section 701(a) of the FD&C Act, sets forth the format and procedures by which an interested person may request, in accordance with § 10.20 (submission of documents to Division of Dockets Management), the Commissioner to stay the effective date of any administrative action.

Such a petition must do the following: (1) Identify the decision involved; (2) state the action requested, including the length of time for which a stay is requested; and (3) include a statement of the factual and legal grounds on which the interested person relies in seeking the stay. FDA uses the information provided in the request to determine whether to grant the petition for stay of action.

Respondents to this information collection are interested persons who choose to file a petition for an administrative stay of action.

Section 10.85 (21 CFR 10.85), issued under section 701(a) of the FD&C Act sets forth the format and procedures by which an interested person may request, in accordance with § 10.20 (submission of documents to Division of Dockets Management), an advisory opinion from the Commissioner on a matter of general applicability. An advisory opinion represents the formal position of FDA on a matter of general applicability. When making a request, the petitioner must provide a concise statement of the issues and questions on which an opinion is requested, and a full statement of the facts and legal points relevant to the request. Respondents to this collection of information are interested persons seeking an advisory opinion from the Commissioner on the Agency's formal position for matters of general applicability.

FDA estimates the burden of this collection of information as follows:

TABLE 1—ESTIMATED ANNUAL REPORTING BURDEN<sup>1</sup>

21 CFR Section	Number of respondents	Number of responses per respondent	Total annual responses	Average burden per response	Total hours
10.30 .....	207	1	207	24	4,968
10.33 .....	4	1	4	10	40
10.35 .....	5	1	5	10	50
10.85 .....	4	1	4	16	64
Total .....					5,122

<sup>1</sup> There are no capital costs or operating and maintenance costs associated with this collection of information.

The burden estimates for this collection of information are based on Agency records.

On December 19, 2013, FDA published a technical amendment (78 FR 76748) announcing that the Agency is modernizing its administrative regulations regarding submission of citizen petitions to explicitly provide for electronic submission. The current regulation does not recognize electronic methods for submitting citizen petitions; thus, this action will enable efficiency and ease in the filing of citizen petitions.

The Agency still allows for non-electronic submissions, however, electronic submissions of a citizen petition to a specific electronic docket presents a simpler and straightforward approach. FDA has created a single docket on <http://www.regulations.gov>, the U.S. Government's consolidated docket Web site for Federal Agencies, for the initial electronic submission of all citizen petitions. The FDA Electronic Method for Submission of Citizen Petitions Docket, Docket No. FDA 2013-S-0610, allows the petitioner to create an electronic submission through <http://www.regulations.gov> and provides an alternative to the current system of submission for citizen petitions.

Electronic submissions through <http://www.regulations.gov> will provide the submitter with an immediate record of the time of submission. FDA's Division of Dockets Management (DDM) (<http://www.fda.gov/RegulatoryInformation/Dockets/default.htm>) will continue to inform the submitter of formal filing; however, tracking will be more easily accomplished through electronic submission.

DDM will receive the electronically submitted citizen petition through the Federal Dockets Management System, the Agency component of <http://www.regulations.gov>. Subsequently, DDM will review the electronic submission and when it accepts the citizen petition for filing, DDM will assign a docket number to that petition,

different from the FDA electronic submission docket number. This unique docket number from DDM identifies the docket for that particular citizen petition for all future filings and submissions related only to that citizen petition. Subsequent submissions associated with that citizen petition will refer to the assigned unique docket number. The advantage to this change is that it ensures efficiency and ease in communication, quicker interaction between citizen petitioners and FDA, and easier access to FDA to seek input through the citizen petition process.

Dated: March 14, 2014.

**Peter Lurie,**

*Associate Commissioner for Policy and Planning.*

[FR Doc. 2014-06132 Filed 3-19-14; 8:45 am]

**BILLING CODE 4160-01-P**

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### National Institutes of Health

#### National Institute of Allergy and Infectious Diseases; Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. App.), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

*Name of Committee:* National Institute of Allergy and Infectious Diseases Special Emphasis Panel; Functional Glycomics in HIV Vaccine Design.

*Date:* April 10, 2014 (Subset A).

*Time:* 1:00 p.m. to 5:00 p.m.

*Agenda:* To review and evaluate grant applications.

*Place:* National Institutes of Health, Room 3265, 6700B Rockledge Drive, Bethesda, MD 20817 (Telephone Conference Call).

*Contact Person:* Kelly Y. Poe, Ph.D., Scientific Review Officer, Scientific Review Program, DEA/NIAID/NIH/DHHS, 6700-B Rockledge Drive, MDS-7616, Bethesda, MD 20892, 301-451-2639, [poeky@niaid.nih.gov](mailto:poeky@niaid.nih.gov).

*Name of Committee:* National Institute of Allergy and Infectious Diseases Special Emphasis Panel; Functional Glycomics in HIV Vaccine Design.

*Date:* April 17, 2014 (Subset B).

*Time:* 1:00 p.m. to 5:00 p.m.

*Agenda:* To review and evaluate grant applications.

*Place:* National Institutes of Health, Room 3265, 6700B Rockledge Drive, Bethesda, MD 20817 (Telephone Conference Call).

*Contact Person:* Kelly Y. Poe, Ph.D., Scientific Review Officer, Scientific Review Program, DEA/NIAID/NIH/DHHS, 6700-B Rockledge Drive, MDS-7616, Bethesda, MD 20892, 301-451-2639, [poeky@niaid.nih.gov](mailto:poeky@niaid.nih.gov).

(Catalogue of Federal Domestic Assistance Program Nos. 93.855, Allergy, Immunology, and Transplantation Research; 93.856, Microbiology and Infectious Diseases Research, National Institutes of Health, HHS)

Dated: March 14, 2014.

**David Clary,**

*Program Analyst, Office of Federal Advisory Committee Policy.*

[FR Doc. 2014-06135 Filed 3-19-14; 8:45 am]

**BILLING CODE 4140-01-P**

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### National Institutes of Health

#### Eunice Kennedy Shriver National Institute of Child Health & Human Development; Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. App.), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and

the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

*Name of Committee:* National Institute of Child Health and Human Development Special Emphasis Panel.

*Date:* March 24, 2014.

*Time:* 10:00 a.m. to 11:00 a.m.

*Agenda:* To review and evaluate grant applications.

*Place:* National Institutes of Health, 6100 Executive Boulevard, Rockville, MD 20852 (Telephone Conference Call).

*Contact Person:* Peter Zelazowski, Ph.D., Scientific Review Officer, Division of Scientific Review, Eunice Kennedy Shriver National Institute, of Child Health and Human Development, NIH, 6100 Executive Boulevard, Rm. 5B01, Bethesda, MD 20892–7510, 301–435–6902.

This notice is being published less than 15 days prior to the meeting due to the timing limitations imposed by the review and funding cycle.

(Catalogue of Federal Domestic Assistance Program Nos. 93.864, Population Research; 93.865, Research for Mothers and Children; 93.929, Center for Medical Rehabilitation Research; 93.209, Contraception and Infertility Loan Repayment Program, National Institutes of Health, HHS)

Dated: March 14, 2014.

**Michelle Trout,**

*Program Analyst, Office of Federal Advisory Committee Policy.*

[FR Doc. 2014–06136 Filed 3–19–14; 8:45 am]

**BILLING CODE 4140–01–P**

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### National Institutes of Health

#### Center for Scientific Review; Notice of Closed Meetings

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. App.), notice is hereby given of the following meetings.

The meetings will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

*Name of Committee:* Center for Scientific Review Special Emphasis Panel; Member Conflict: Health Delivery and Methodologies.

*Date:* March 18, 2014.

*Time:* 8:00 a.m. to 3:00 p.m.

*Agenda:* To review and evaluate grant applications.

*Place:* National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892 (Telephone Conference Call).

*Contact Person:* Rebecca Henry, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 3222, MSC 7808, Bethesda, MD 20892, 301–435–1717, [henryrr@mail.nih.gov](mailto:henryrr@mail.nih.gov).

This notice is being published less than 15 days prior to the meeting due to the timing limitations imposed by the review and funding cycle.

*Name of Committee:* Center for Scientific Review Special Emphasis Panel; Fellowships: AIDS and AIDS Related Applications.

*Date:* March 31, 2014.

*Time:* 10:00 a.m. to 6:00 p.m.

*Agenda:* To review and evaluate grant applications.

*Place:* National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892.

*Contact Person:* Mary Clare Walker, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 5208, MSC 7852, Bethesda, MD 20892, (301) 435–1165, [walkermc@csr.nih.gov](mailto:walkermc@csr.nih.gov).

This notice is being published less than 15 days prior to the meeting due to the timing limitations imposed by the review and funding cycle.

(Catalogue of Federal Domestic Assistance Program Nos. 93.306, Comparative Medicine; 93.333, Clinical Research, 93.306, 93.333, 93.337, 93.393–93.396, 93.837–93.844, 93.846–93.878, 93.892, 93.893, National Institutes of Health, HHS)

Dated: March 13, 2014.

**Carolyn A. Baum,**

*Program Analyst, Office of Federal Advisory Committee Policy.*

[FR Doc. 2014–06137 Filed 3–19–14; 8:45 am]

**BILLING CODE 4140–01–P**

## DEPARTMENT OF HOMELAND SECURITY

### Federal Emergency Management Agency

**[Docket ID FEMA–2014–0002]**

#### Final Flood Hazard Determinations

**AGENCY:** Federal Emergency Management Agency, DHS.

**ACTION:** Final notice.

**SUMMARY:** Flood hazard determinations, which may include additions or modifications of Base Flood Elevations (BFEs), base flood depths, Special Flood Hazard Area (SFHA) boundaries or zone

designations, or regulatory floodways on the Flood Insurance Rate Maps (FIRMs) and where applicable, in the supporting Flood Insurance Study (FIS) reports have been made final for the communities listed in the table below.

The FIRM and FIS report are the basis of the floodplain management measures that a community is required either to adopt or to show evidence of having in effect in order to qualify or remain qualified for participation in the Federal Emergency Management Agency's (FEMA's) National Flood Insurance Program (NFIP). In addition, the FIRM and FIS report are used by insurance agents and others to calculate appropriate flood insurance premium rates for buildings and the contents of those buildings.

**DATES:** The effective date of May 19, 2014 which has been established for the FIRM and, where applicable, the supporting FIS report showing the new or modified flood hazard information for each community.

**ADDRESSES:** The FIRM, and if applicable, the FIS report containing the final flood hazard information for each community is available for inspection at the respective Community Map Repository address listed in the tables below and will be available online through the FEMA Map Service Center at [www.msc.fema.gov](http://www.msc.fema.gov) by the effective date indicated above.

**FOR FURTHER INFORMATION CONTACT:** Luis Rodriguez, Chief, Engineering Management Branch, Federal Insurance and Mitigation Administration, FEMA, 500 C Street SW., Washington, DC 20472, (202) 646–4064, or (email) [Luis.Rodriguez3@fema.dhs.gov](mailto:Luis.Rodriguez3@fema.dhs.gov); or visit the FEMA Map Information eXchange (FMIX) online at [www.floodmaps.fema.gov/fhm/fmx\\_main.html](http://www.floodmaps.fema.gov/fhm/fmx_main.html).

**SUPPLEMENTARY INFORMATION:** The Federal Emergency Management Agency (FEMA) makes the final determinations listed below for the new or modified flood hazard information for each community listed. Notification of these changes has been published in newspapers of local circulation and ninety (90) days have elapsed since that publication. The Deputy Associate Administrator for Mitigation has resolved any appeals resulting from this notification.

This final notice is issued in accordance with section 110 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4104, and 44 CFR part 67. FEMA has developed criteria for floodplain management in floodprone areas in accordance with 44 CFR part 60.

Interested lessees and owners of real property are encouraged to review the new or revised FIRM and FIS report available at the address cited below for

each community or online through the FEMA Map Service Center at [www.msc.fema.gov](http://www.msc.fema.gov). The flood hazard determinations are made final in the

watersheds and/or communities listed in the table below.

**I. Non-Watershed-Based Studies**

Community	Community map repository address
<b>LaSalle County, Illinois, and Incorporated Areas</b> Docket No.: FEMA-B-1292	
City of Mendota .....	City Hall, 800 Washington Street, Mendota, IL 61342.
Unincorporated Areas of LaSalle County .....	LaSalle County Courthouse, Environmental Services and Land Use Department, 119 West Madison Street, Ottawa, IL 61350.
<b>Orange County, Indiana, and Incorporated Areas</b> Docket No.: FEMA-B-1292	
Town of French Lick .....	Town Hall, 7959 West Hunters Run Drive, French Lick, IN 47432.
Town of Paoli .....	Town Hall, 110 North Gospel Street, Paoli, IN 47454.
Town of West Baden Springs .....	Town Hall, 8361 West State Road 56, West Baden Springs, IN 47469.
Unincorporated Areas of Orange County .....	Orange County Emergency Management, Orange County Courthouse, 205 East Main Street, Paoli, IN 47454.
<b>Poweshiek County, Iowa, and Incorporated Areas</b> Docket No.: FEMA-B-1299 and FEMA-B-1311	
City of Deep River .....	City Hall, 701 Main Street, Deep River, IA 52222.
City of Grinnell .....	City Hall, 927 Fourth Avenue, Grinnell, IA 50112.
City of Guernsey .....	City Hall, 601 Cleveland Street, Guernsey, IA 52221.
City of Malcom .....	City Hall, 305 Third Street, Malcom, IA 50157.
City of Montezuma .....	City Hall, 501 East Main, Montezuma, IA 50151.
City of Searsboro .....	City Hall, 526 Main Street, Searsboro, IA 50242.
City of Victor .....	City Hall, 707 Second Street, Victor, IA 52347.
Unincorporated Areas of Poweshiek County .....	Poweshiek County Courthouse, 302 East Main Street, Montezuma, IA 50171.
<b>Nobles County, Minnesota, and Incorporated Areas</b> Docket No.: FEMA-B-1299	
City of Adrian .....	City Hall, 209 Maine Avenue, Suite 106, Adrian, MN 56110.
City of Ellsworth .....	City Hall, 322 South Broadway Street, Ellsworth, MN 56129.
City of Worthington .....	City Hall, 303 9th Street, Worthington, MN 56187.
Unincorporated Areas of Nobles County .....	Nobles County Government Center, 315 10th Street, Worthington, MN 56187.
<b>Douglas County, Nebraska, and Incorporated Areas</b> Docket No.: FEMA-B-1299	
City of Omaha .....	Omaha-Douglas Civic Center, 1819 Famam Street, Omaha, NE 68183.
City of Valley .....	City Hall, 203 North Spruce Street, Valley, NE 68064.
City of Grinnell .....	City Hall, 927 Fourth Avenue, Grinnell, IA 50112.
Unincorporated Areas of Douglas County .....	Douglas County Environmental Services, 3015 Menke Circle, Omaha, NE 68134.
Village of Waterloo .....	Village Hall, 509 South Front Street, Waterloo, NE 68069.

**II. Watershed-Based Studies**

Community	Community map repository address
<b>Upper Ohio-Shade Watershed</b> <b>Meigs County, Ohio, and Incorporated Areas</b> Docket No.: FEMA-B-1299	
Unincorporated Areas of Meigs County .....	Meigs County Tax Map Office, 112 Mulberry Avenue, Pomeroy, OH 45769.
Village of Middleport .....	Village Hall, 659 Pearl Street, Middleport, OH 45760.
Village of Pomeroy .....	Village Hall, 660 East Main Street, Suite A, Pomeroy, OH 45769.
Village of Racine .....	Village Hall, 405 Main Street, Racine, OH 45771.
Village of Rutland .....	Village Hall, 337 Main Street, Rutland, OH 45775.
Village of Syracuse .....	Village Hall, 2581 3rd Street, Syracuse, OH 45779.

Community	Community map repository address
<b>Upper Rock Watershed Dodge County, Wisconsin, and Incorporated Areas Docket No.: FEMA-B-1303</b>	
City of Beaver Dam .....	City Hall, 205 South Lincoln Avenue, Beaver Dam, WI 53916.
City of Columbus .....	City Hall, 105 North Dickason Boulevard, Columbus, WI 53925.
City of Hartford .....	City Hall, 109 North Main Street, Hartford, WI 53027.
City of Horicon .....	City Hall, 404 East Lake Street, Horicon, WI 53032.
City of Mayville .....	City Hall, 15 South School Street, Mayville, WI 53050.
City of Watertown .....	City Hall, 106 Jones Street, Watertown, WI 53094.
City of Waupun .....	City Hall, 201 East Main Street, Waupun, WI 53963.
Unincorporated Areas of Dodge County .....	Administrative Building, 127 East Oak Street, Juneau, WI 53039.
Village of Hustisford .....	Village Hall, 201 South Lake Street, Hustisford, WI 53034.
Village of Kekoskee .....	Village Hall, 21 Valley Street, Mayville, WI 53050.
Village of Lowell .....	Village Hall, 105 North River Street, Lowell, WI 53557.
Village of Neosho .....	Village Hall, 210 South Schuyler Street, Neosho, WI 53059.
Village of Reeseville .....	Village Hall, 206 South Main Street, Reeseville, WI 53579.
Village of Theresa .....	Village Hall, 202 South Milwaukee Street, Theresa, WI 53091.

(Catalog of Federal Domestic Assistance No. 97.022, "Flood Insurance.")

Date: January 31, 2014.

**Roy E. Wright,**

*Deputy Associate Administrator for Mitigation, Department of Homeland Security, Federal Emergency Management Agency.*

[FR Doc. 2014-06101 Filed 3-19-14; 8:45 am]

**BILLING CODE 9110-12-P**

**DEPARTMENT OF HOMELAND SECURITY**

**Federal Emergency Management Agency**

[Docket ID FEMA-2014-0002]

**Changes in Flood Hazard Determinations**

**AGENCY:** Federal Emergency Management Agency, DHS.

**ACTION:** Final notice.

**SUMMARY:** New or modified Base (1% annual-chance) Flood Elevations (BFEs), base flood depths, Special Flood Hazard Area (SFHA) boundaries or zone designations, and/or regulatory floodways (hereinafter referred to as flood hazard determinations) as shown on the indicated Letter of Map Revision (LOMR) for each of the communities listed in the table below are finalized. Each LOMR revises the Flood Insurance Rate Maps (FIRMs), and in some cases the Flood Insurance Study (FIS) reports, currently in effect for the listed communities. The flood hazard determinations modified by each LOMR will be used to calculate flood insurance

premium rates for new buildings and their contents.

**DATES:** The effective date for each LOMR is indicated in the table below.

**ADDRESSES:** Each LOMR is available for inspection at both the respective Community Map Repository address listed in the table below and online through the FEMA Map Service Center at [www.msc.fema.gov](http://www.msc.fema.gov).

**FOR FURTHER INFORMATION CONTACT:** Luis Rodriguez, Chief, Engineering Management Branch, Federal Insurance and Mitigation Administration, FEMA, 500 C Street SW., Washington, DC 20472, (202) 646-4064, or (email) [Luis.Rodriguez3@fema.dhs.gov](mailto:Luis.Rodriguez3@fema.dhs.gov); or visit the FEMA Map Information eXchange (FMIX) online at [www.floodmaps.fema.gov/fhm/fmx\\_main.html](http://www.floodmaps.fema.gov/fhm/fmx_main.html).

**SUPPLEMENTARY INFORMATION:** The Federal Emergency Management Agency (FEMA) makes the final flood hazard determinations as shown in the LOMRs for each community listed in the table below. Notice of these modified flood hazard determinations has been published in newspapers of local circulation and ninety (90) days have elapsed since that publication. The Deputy Associate Administrator for Mitigation has resolved any appeals resulting from this notification.

The modified flood hazard determinations are made pursuant to section 206 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4105, and are in accordance with the National Flood Insurance Act of 1968, 42 U.S.C. 4001 *et seq.*, and with 44 CFR part 65.

For rating purposes, the currently effective community number is shown and must be used for all new policies and renewals.

The new or modified flood hazard information is the basis for the floodplain management measures that the community is required either to adopt or to show evidence of being already in effect in order to remain qualified for participation in the National Flood Insurance Program (NFIP).

This new or modified flood hazard information, together with the floodplain management criteria required by 44 CFR 60.3, are the minimum that are required. They should not be construed to mean that the community must change any existing ordinances that are more stringent in their floodplain management requirements. The community may at any time enact stricter requirements of its own or pursuant to policies established by other Federal, State, or regional entities.

This new or modified flood hazard determinations are used to meet the floodplain management requirements of the NFIP and also are used to calculate the appropriate flood insurance premium rates for new buildings, and for the contents in those buildings. The changes in flood hazard determinations are in accordance with 44 CFR 65.4.

Interested lessees and owners of real property are encouraged to review the final flood hazard information available at the address cited below for each community or online through the FEMA Map Service Center at [www.msc.fema.gov](http://www.msc.fema.gov).

State and county	Location and case No.	Chief executive officer of community	Community map repository	Effective date of modification	Community No.
Arizona:					

State and county	Location and case No.	Chief executive officer of community	Community map repository	Effective date of modification	Community No.
Maricopa (FEMA Docket No.: B-1362).	City of Peoria (12-09-3053P).	The Honorable Bob Barrett, Mayor, City of Peoria, 9875 North 85th Avenue, Peoria, AZ 85345.	9875 North 85th Avenue, Peoria, AZ 85345.	March 7, 2014 .....	040050
Maricopa (FEMA Docket No.: B-1362).	City of Phoenix (12-09-3053P).	The Honorable Greg Stanton, Mayor, City of Phoenix, 200 West Washington Street, 5th Floor, Phoenix, AZ 85003.	200 West Washington Street, 5th Floor, Phoenix, AZ 85003.	March 7, 2014 .....	040051
Maricopa (FEMA Docket No.: B-1362).	City of Goodyear (13-09-0919P).	The Honorable Georgia Lord Mayor, City of Goodyear, 190 North Litchfield Road, Goodyear, AZ 85338.	119 North Litchfield Road Goodyear, AZ 85338.	February 21, 2014 .....	040046
Maricopa (FEMA Docket No.: B-1362).	Unincorporated Areas of Maricopa County (13-09-0919P).	The Honorable Max Wilson, Chairman, Maricopa County Board of Supervisors, 301 West Jefferson 10th Floor Phoenix, AZ 85003.	Flood Control District of Maricopa County, 2801 West Durango Street, Phoenix, AZ 85009.	February 21, 2014 .....	040037
Colorado:					
El Paso (FEMA Docket No.: B-1362).	City of Colorado Springs (13-08-0369P).	The Honorable Steve Bach Mayor, City of Colorado Springs, 30 South Nevada Avenue, Colorado Springs, CO 80903.	30 South Nevada Avenue, Colorado Springs, CO 80903.	January 17, 2014 .....	080060
El Paso (FEMA Docket No.: B-1362).	Unincorporated areas of El Paso County (13-08-0369P).	The Honorable Dennis Hisey, Chairperson, Board of El Paso County Commissioners, 200 South Cascades Avenue, Suite 100, Colorado Springs, CO 80903.	Regional Building Department, 101 West Costilla Street, Colorado Springs, CO 80903.	January 17, 2014 .....	080059
El Paso (FEMA Docket No.: B-1362).	City of Manitou Springs (13-08-0369P).	The Honorable Marc A. Snyder, Mayor, City of Manitou Springs, 606 Manitou Avenue, Manitou Springs, CO 80829.	City Hall, 606 Manitou Avenue, Manitou Springs, Colorado, 80829.	January 17, 2014 .....	080063
Idaho:					
Bannock (FEMA Docket No.: B-1362).	Unincorporated Areas of Bannock County (13-10-0060P).	The Honorable Karl E. Anderson, Chairman, Bannock County Commissioners, 624 East Center Street, Pocatello, ID 83201.	Bannock County Office of Planning and Development, 130 North 6th Avenue, Suite C, Pocatello, ID 83201.	December 13, 2013 .....	160009
Bannock (FEMA Docket No.: B-1362).	City of Pocatello (13-10-0060P).	The Honorable Brian S. Blad, Mayor, City of Pocatello, 911 North 7th Avenue, Pocatello, ID 83201.	911 North 7th Avenue, Pocatello, ID 83201.	December 13, 2013 .....	160012
Custer (FEMA Docket No.: B-1362).	Unincorporated Areas of Custer County (13-10-0157P).	The Honorable Wayne Butts, Chairman, Custer County Board of Commissioners, Post Office Box 385, Challis, ID 83226.	County Courthouse, 801 East Main Street, Challis, ID 83226.	January 17, 2014 .....	160211
Ada (FEMA Docket No.: B-1362).	City of Meridian (13-10-1349P).	The Honorable Dave Case, Chairman, Ada County, Board of Commissioners, 200 West Front Street, Boise, ID 83702.	Public Works Department, 33 East Broadway Avenue, Meridian, ID 83642.	February 18, 2014 .....	160180
Ada (FEMA Docket No.: B-1362).	Unincorporated Areas of Ada County (13-10-1349P).	The Honorable Tammy de Weerd, Mayor, City of Meridian, 33 East Broadway Avenue, Suite 300, Meridian, ID 83642.	Public Works Department, 33 East Broadway Avenue, Meridian, ID 83642.	February 18, 2014 .....	160001
Indiana: LaGrange (FEMA Docket No.: B-1362).	Unincorporated Areas (13-05-7473P).	The Honorable Jac Price, President, LaGrange County Board of Commissioners, LaGrange County Annex Building, 114 West Michigan Street, LaGrange, IN 46761.	114 West Michigan Street, LaGrange, IN 46761.	November 21, 2013 .....	180125
Illinois: Kane (FEMA Docket No.: B-1362).	Unincorporated Areas of Kane County (13-05-6235P).	The Honorable Chris Lauzen, Kane County Board Chairman, 719 Batavia Avenue, Building A, Geneva, IL 60134.	Kane County Government Center, Building A, Water Resources Department, 719 Batavia Avenue, Geneva, IL 60134.	January 8, 2014 .....	170896
Iowa: Black Hawk (FEMA Docket No.: B-1362).	City of Cedar Falls (13-07-1063P).	The Honorable Jon Crews, Mayor, City of Cedar Falls, 220 Clay Street, Cedar Falls, IA 50613.	220 Clay Street, Cedar Falls, IA 50613.	November 18, 2013 .....	190017
Kansas: Johnson (FEMA Docket No.: B-1362).	City of Overland Park (13-07-1416P).	The Honorable Carl Gerlach, Mayor, City of Overland Park, 8500 Santa Fe Drive, Overland Park, KS 66212.	8500 Santa Fe Drive, Overland Park, KS 66212.	March 5, 2014 .....	200174
Massachusetts: Hampden (FEMA Docket No.: B-1362).	City of Holyoke (13-01-2049P).	The Honorable Alex B. Morse, Mayor, City of Holyoke, 536 Dwight Street, Holyoke, MA 01040.	City Hall 536 Dwight Street, Holyoke, MA 01040.	December 19, 2013 .....	250142
Michigan:					
Wayne (FEMA Docket No.: B-1362).	Township of Canton (13-05-6153P).	Mr. Phil LaJoy, Town of Canton Supervisor, 1150 South Canton Center Road, Canton, MI 48188.	1150 South Canton Center Road, Canton, MI 48188.	January 13, 2014 .....	260219
Midland (FEMA Docket No.: B-1362).	City of Midland Fields (13-05-3953P).	The Honorable Maureen Donker, Mayor, City of Midland Fields, 333 West Ellsworth Street, Midland, MI 48640.	333 West Ellsworth Street, Midland, MI 48640.	February 4, 2014 .....	260140
Oakland (FEMA Docket No.: B-1362).	City of Troy (13-05-4457P).	The Honorable Dan Slater, Mayor, City of Troy, 500 West Big Beaver Road, Troy, MI 48084.	500 West Big Beaver Road, Troy, MI 48084.	January 28, 2014 .....	260180
Missouri:					
Franklin (FEMA Docket No.: B-1362).	City of Sullivan (13-07-0553P).	The Honorable Thomas Leasor, Mayor, City of Sullivan, 210 West Washington Street, Sullivan, MO 63080.	209 West Washington Street, Sullivan, MO 63080.	January 9, 2014 .....	290136

State and county	Location and case No.	Chief executive officer of community	Community map repository	Effective date of modification	Community No.
Franklin (FEMA Docket No.: B-1362).	City of Sullivan (13-07-0553P).	The Honorable John Griesheimer, Presiding Commissioner, Franklin County Commission, 400 East Locust Street, Suite 206, Union, MO 63084.	8 North Church Street, Suite B, Union, MO 63084.	January 9, 2014 .....	290493
St. Louis (FEMA Docket No.: B-1362).	City of Chesterfield (13-07-1008P).	The Honorable Bob Nation, Mayor, City of Chesterfield, 690 Chesterfield Parkway West, Chesterfield, MO 63017.	690 Chesterfield Parkway West, Chesterfield, MO 63017.	December 17, 2013 .....	290896
Lincoln (FEMA Docket No.: B-1362).	City of Moscow Mills (13-07-1368P).	The Honorable Andrew Teschendorf, Mayor, City of Moscow Mills, P.O. Box 36, Moscow Mills, MO 63362.	P.O. Box 36, Moscow Mills, MO 63362.	January 30, 2014 .....	290546
Lincoln (FEMA Docket No.: B-1362).	Unincorporated Areas of Lincoln County (13-07-1368P).	Mr. Dan Colbert, Presiding Commissioner, Lincoln County, 201 Main Street, Troy, MO 63379.	250 West Collage, Troy, MO 63379.	January 30, 2014 .....	290869
Lincoln (FEMA Docket No.: B-1362).	City of Troy (13-07-1363P).	The Honorable March Cross, Mayor, City of Troy, 800 Cap-Au-Gris Street, Troy, MO 63379.	800 Cap-Au-Gris Street, Troy, MO 63379.	January 30, 2014 .....	290641
Lincoln (FEMA Docket No.: B-1362).	Unincorporated Areas of Lincoln County (13-07-1363P).	Mr. Dan Colbert, Presiding Commissioner, Lincoln County, 201 Main Street, Troy, MO 63379.	250 West Collage, Troy, MO 63379.	January 30, 2014 .....	290869
Minnesota: Dakota (FEMA Docket No.: B-1362).	City of Lakeville (13-05-7174).	The Honorable Matt Little, Mayor, City of Lakeville, 20195 Holyoke Avenue, Lakeville, MN 55044.	20195 Holyoke Avenue, Lakeville, MN 55044.	February 14, 2014 .....	270107
Nebraska: Saunders (FEMA Docket No.: B-1362).	Unincorporated Areas of Saunders County (12-07-3332P).	The Honorable Doris Karloff, Chair, Saunders County Board, 433 North Chestnut Street, Wahoo, NE 68066.	433 North Chestnut Street, Wahoo, NE 68066.	February 14, 2014 .....	310195
Saunders ..... (FEMA Docket No.: B-1362).	City of Wahoo (12-07-3332P).	The Honorable Janet A. Jonas, Mayor, City of Wahoo, 605 North Broadway, Wahoo, NE 68066.	605 North Broadway, Wahoo, NE 68066.	February 14, 2014 .....	310204
Ohio: Stark (FEMA Docket No.: B-1362).	City of Louisville (13-05-2237P).	The Honorable Patricia A. Fallot, Mayor, City of Louisville, 215 South Mill Street, Louisville, OH 44641.	215 South Mill Street, Louisville, OH 44641.	March 13, 2014 .....	390516
Greene (FEMA Docket No.: B-1362).	City of Beavercreek (13-05-4635P).	The Honorable Vicki Giambrone, Mayor, City of Beavercreek, 1368 Research Park Drive, Beavercreek, OH 45432.	1368 Research Park Drive, Beavercreek, OH 45432.	January 16, 2014 .....	390876
Cuyahoga (FEMA Docket No.: B-1362).	City of Middelburg Heights (13-05-5766P).	The Honorable Garry W. Starr, Mayor, City of Middelburg Heights, 15700 Bagley Road, Middleburg Heights, OH 44130.	15700 Bagley Road, Middleburg Heights, OH 44130.	February 20, 2014 .....	390117
Oregon: Jackson (FEMA Docket No.: B-1362).	City Medford (13-10-0459P).	The Gary Wheeler, Mayor, City of Medford, 411 West 8th Street, Medford, OR 97501.	411 West 8th Street, Medford, OR 97501.	February 11, 2014 .....	410096
Benton (FEMA Docket No.: B-1362).	Unincorporated Areas of Benton County (13-10-0260P).	The Honorable Annabelle Jaramillo, Chair, Benton County Board of Commissioners, 205 Northwest 5th Street, Corvallis, OR 97333.	408 Southwest Monroe Avenue, Suite 111, Corvallis, OR 97333.	November 29, 2013 .....	410008
Benton (FEMA Docket No.: B-1362).	Unincorporated Areas Of Benton County, (13-10-0260P).	The Honorable Rocky Sloan, Mayor, City of Philomath, 980 Applegate Street, Philomath, OR 97370.	City Hall, 980 Applegate Street, Philomath, OR 97370.	November 29, 2013 .....	410011
Washington: Pierce (FEMA Docket No.: B-1362).	City of Puyallup (13-10-0154P).	The Honorable Rick Hansen, Mayor, City of Puyallup, 333 South Meridian, Puyallup, WA 98371.	333 South Meridian, Puyallup, WA 98371.	November 20, 2013 .....	530144
Wisconsin: Waukesha (FEMA Docket No.: B-1362).	Unincorporated Areas of Waukesha County, (13-05-1048P).	Mr. Dan Vrakas, Waukesha County Executive, 515 West Moreland Boulevard, Room 320, Waukesha, WI 53188.	515 West Moreland Boulevard, Room 230, Waukesha, WI 53188.	January 7, 2014 .....	550476
Brown (FEMA Docket No.: B-1362).	Village of Bellevue (13-05-5752P).	The Honorable Craig Beyl, Village President, Village of Bellevue, 2828 Allouez Avenue, Bellevue, WI 54311.	2828 Allouez Avenue, Bellevue, WI 54311.	February 6, 2014 .....	550627

(Catalog of Federal Domestic Assistance No. 97.022, "Flood Insurance.")

Dated: March 7, 2014.

**Roy E. Wright,**

*Deputy Associate Administrator for Mitigation, Department of Homeland Security, Federal Emergency Management Agency.*

[FR Doc. 2014-06100 Filed 3-19-14; 8:45 am]

**BILLING CODE 9110-12-P**

**DEPARTMENT OF HOMELAND SECURITY**

**Federal Emergency Management Agency**

[Docket ID FEMA-2014-0002]

**Final Flood Hazard Determinations**

**AGENCY:** Federal Emergency Management Agency, DHS.

**ACTION:** Final notice.

**SUMMARY:** Flood hazard determinations, which may include additions or modifications of Base Flood Elevations (BFEs), base flood depths, Special Flood Hazard Area (SFHA) boundaries or zone designations, or regulatory floodways on the Flood Insurance Rate Maps (FIRMs) and where applicable, in the supporting Flood Insurance Study (FIS) reports have been made final for the communities listed in the table below.

The FIRM and FIS report are the basis of the floodplain management measures that a community is required either to adopt or to show evidence of having in effect in order to qualify or remain qualified for participation in the Federal Emergency Management Agency's (FEMA's) National Flood Insurance Program (NFIP). In addition, the FIRM and FIS report are used by insurance agents and others to calculate appropriate flood insurance premium rates for buildings and the contents of those buildings.

**DATES:** The effective date of June 16, 2014 which has been established for the FIRM and, where applicable, the supporting FIS report showing the new or modified flood hazard information for each community.

**ADDRESSES:** The FIRM, and if applicable, the FIS report containing the final flood hazard information for each community is available for inspection at the respective Community Map Repository address listed in the tables below and will be available online through the FEMA Map Service Center at [www.msc.fema.gov](http://www.msc.fema.gov) by the effective date indicated above.

**FOR FURTHER INFORMATION CONTACT:** Luis Rodriguez, Chief, Engineering Management Branch, Federal Insurance and Mitigation Administration, FEMA, 500 C Street SW., Washington, DC 20472, (202) 646-4064, or (email)

[Luis.Rodriguez3@fema.dhs.gov](mailto:Luis.Rodriguez3@fema.dhs.gov); or visit the FEMA Map Information eXchange (FMIX) online at [www.floodmaps.fema.gov/fhm/fmx\\_main.html](http://www.floodmaps.fema.gov/fhm/fmx_main.html).

**SUPPLEMENTARY INFORMATION:** The Federal Emergency Management Agency (FEMA) makes the final determinations listed below for the new or modified flood hazard information for each community listed. Notification of these changes has been published in newspapers of local circulation and ninety (90) days have elapsed since that publication. The Deputy Associate Administrator for Mitigation has resolved any appeals resulting from this notification.

This final notice is issued in accordance with section 110 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4104, and 44 CFR part 67. FEMA has developed criteria for floodplain management in floodprone areas in accordance with 44 CFR part 60.

Interested lessees and owners of real property are encouraged to review the new or revised FIRM and FIS report available at the address cited below for each community or online through the FEMA Map Service Center at [www.msc.fema.gov](http://www.msc.fema.gov). The flood hazard determinations are made final in the watersheds and/or communities listed in the table below.

Community	Community map repository address
<b>Pinal County, Arizona, and Incorporated Areas</b> <b>Docket No.: FEMA-B-1246</b>	
City of Maricopa ..... Unincorporated Areas of Pinal County .....	City Hall, 45145 West Madison Avenue, Maricopa, AZ 85139. Pinal County Engineering Department, 31 North Pinal Street, Building F, Florence, AZ 85132.
<b>Starke County, Indiana, and Incorporated Areas</b> <b>Docket No.: FEMA-B-1292</b>	
City of Knox ..... Town of North Judson ..... Unincorporated Areas of Starke County .....	City Hall, 101 West Washington Street, Knox, IN 46534. Town Office, 204 Keller Avenue, North Judson, IN 46366. Starke County Annex Building, 53 East Mound Street, Knox, IN 46534.

(Catalog of Federal Domestic Assistance No. 97.022, "Flood Insurance.")

Dated: January 31, 2014.

**Roy E. Wright,**

*Deputy Associate Administrator for Mitigation, Department of Homeland Security, Federal Emergency Management Agency.*

[FR Doc. 2014-06095 Filed 3-19-14; 8:45 am]

**BILLING CODE 9110-12-P**

**DEPARTMENT OF HOMELAND SECURITY**

**Federal Emergency Management Agency**

[Docket ID FEMA-2014-0002]

**Changes in Flood Hazard Determinations**

**AGENCY:** Federal Emergency Management Agency, DHS.

**ACTION:** Final notice.

**SUMMARY:** New or modified Base (1% annual-chance) Flood Elevations (BFEs), base flood depths, Special Flood Hazard Area (SFHA) boundaries or zone designations, and/or the regulatory floodway (hereinafter referred to as flood hazard determinations) as shown on the indicated Letter of Map Revision (LOMR) for each of the communities listed in the table below are finalized. Each LOMR revises the Flood Insurance Rate Maps (FIRMs), and in some cases the Flood Insurance Study (FIS) reports, currently in effect for the listed communities. The flood hazard

determinations modified by each LOMR will be used to calculate flood insurance premium rates for new buildings and their contents.

**DATES:** The effective date for each LOMR is indicated in the table below.

**ADDRESSES:** Each LOMR is available for inspection at both the respective Community Map Repository address listed in the table below and online through the FEMA Map Service Center at [www.msc.fema.gov](http://www.msc.fema.gov).

**FOR FURTHER INFORMATION CONTACT:** Luis Rodriguez, Chief, Engineering Management Branch, Federal Insurance and Mitigation Administration, FEMA, 500 C Street SW., Washington, DC 20472, (202) 646-4064, or (email) [Luis.Rodriguez3@fema.dhs.gov](mailto:Luis.Rodriguez3@fema.dhs.gov); or visit the FEMA Map Information eXchange (FMIX) online at [www.floodmaps.fema.gov/fhm/fmx\\_main.html](http://www.floodmaps.fema.gov/fhm/fmx_main.html).

**SUPPLEMENTARY INFORMATION:** The Federal Emergency Management Agency (FEMA) makes the final flood hazard determinations as shown in the LOMRs for each community listed in the table

below. Notice of these modified flood hazard determinations has been published in newspapers of local circulation and ninety (90) days have elapsed since that publication. The Deputy Associate Administrator for Mitigation has resolved any appeals resulting from this notification.

The modified flood hazard determinations are made pursuant to section 206 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4105, and are in accordance with the National Flood Insurance Act of 1968, 42 U.S.C. 4001 *et seq.*, and with 44 CFR part 65.

For rating purposes, the currently effective community number is shown and must be used for all new policies and renewals.

The new or modified flood hazard determinations are the basis for the floodplain management measures that the community is required either to adopt or to show evidence of being already in effect in order to remain qualified for participation in the National Flood Insurance Program (NFIP).

These new or modified flood hazard determinations, together with the floodplain management criteria required by 44 CFR 60.3, are the minimum that are required. They should not be construed to mean that the community must change any existing ordinances that are more stringent in their floodplain management requirements. The community may at any time enact stricter requirements of its own or pursuant to policies established by other Federal, State, or regional entities.

These new or modified flood hazard determinations are used to meet the floodplain management requirements of the NFIP and also are used to calculate the appropriate flood insurance premium rates for new buildings, and for the contents in those buildings. The changes in flood hazard determinations are in accordance with 44 CFR 65.4.

Interested lessees and owners of real property are encouraged to review the final flood hazard information available at the address cited below for each community or online through the FEMA Map Service Center at [www.msc.fema.gov](http://www.msc.fema.gov).

State and county	Location and case No.	Chief executive officer of community	Community map repository	Effective date of modification	Community No.
New Jersey: Cape May (FEMA Docket No.: B-1354).	City of Wildwood (13-02-0099P).	The Honorable Ernest Troiano, Jr., Mayor, City of Wildwood, 4400 New Jersey Avenue, Wildwood, NJ 08260.	City Hall, 4400 New Jersey Avenue, Wildwood, NJ 08260.	January 13, 2014	345329
New Mexico: Bernalillo (FEMA Docket No.: B-1354).	City of Albuquerque (13-06-2180P).	The Honorable Richard J. Berry, Mayor, City of Albuquerque, P.O. Box 1293, Albuquerque, NM 87103.	Development and Review Services Division, 600 2nd Street Northwest, Suite 201, Albuquerque, NM 87102.	January 6, 2014 ..	350002
Pennsylvania: Centre (FEMA Docket No.: B-1354).	Township of Ferguson (13-03-1672P).	Mr. Mark A. Kunkle, Manager, Township of Ferguson, 3147 Research Drive, State College, PA 16801.	Township of Ferguson, 3147 Research Drive, State College, PA 16801.	December 26, 2013.	420260
Texas: Bexar (FEMA Docket No.: B-1354).	City of San Antonio (13-06-3092P).	The Honorable Julian Castro, Mayor, City of San Antonio, P.O. Box 839966, San Antonio, TX 78283.	Department of Public Works, Storm Water Engineering, 1901 South Alamo Street, 2nd Floor, San Antonio, TX 78204.	December 19, 2013.	480045
Bexar (FEMA Docket No.: B-1354).	City of San Antonio (13-06-3094P).	The Honorable Julian Castro, Mayor, City of San Antonio, P.O. Box 839966, San Antonio, TX 78283.	Department of Public Works, Storm Water Engineering, 1901 South Alamo Street, 2nd Floor, San Antonio, TX 78204.	December 19, 2013.	480045
Bexar (FEMA Docket No.: B-1354).	City of Selma (13-06-2603P).	The Honorable Tom Daly, Mayor, City of Selma, 9375 Corporate Drive, Selma, TX 78154.	9375 Corporate Drive, Selma, TX 78154.	December 24, 2013.	480046
Bexar (FEMA Docket No.: B-1354).	Unincorporated areas of Bexar County (13-06-1509P).	The Honorable Nelson W. Wolff, Bexar County Judge, Paul Elizondo Tower, 101 West Nueva Street, 10th Floor, San Antonio, TX 78205.	Bexar County Public Works Department, 233 North Pecos-La Trinidad Street, Suite 420, San Antonio, TX 78207.	January 9, 2014 ..	480035
Collin (FEMA Docket No.: B-1354).	City of McKinney (13-06-3167P).	The Honorable Brian Loughmiller, Mayor, City of McKinney, P.O. Box 517, McKinney, TX 75070.	222 North Tennessee Street, McKinney, TX 75069.	December 27, 2013.	480135

State and county	Location and case No.	Chief executive officer of community	Community map repository	Effective date of modification	Community No.
Denton (FEMA Docket No.: B-1354).	City of Denton (13-06-2226P).	The Honorable Mark A. Burroughs, Mayor, City of Denton, 215 East McKinney Street, Denton, TX 76201.	901-A Texas Street, Denton, TX 76209.	January 9, 2014 ..	480194
Denton (FEMA Docket No.: B-1354).	Town of Trophy Club (13-06-1370P).	The Honorable Connie White, Mayor, Town of Trophy Club, 100 Municipal Drive, Trophy Club, TX 76262.	Town Hall, 100 Municipal Drive, Trophy Club, TX 76262.	January 3, 2014 ..	481606
Denton (FEMA Docket No.: B-1354).	Unincorporated areas of Denton County (13-06-1370P).	The Honorable Mary Horn, Denton County Judge, 110 West Hickory Street, 2nd Floor, Denton, TX 76201.	Denton County Planning Department, 1505 East McKinney Street, Suite 175, Denton, TX 76209.	January 3, 2014 ..	480774
Gregg and Harrison (FEMA Docket No.: B-1354).	City of Longview (12-06-0169P).	The Honorable Jay Dean, Mayor, City of Longview, 300 West Cotton Street, Longview, TX 75601.	Development Services Building, 410 South High Street, Longview, TX 75601.	January 10, 2014	480264
Karnes (FEMA Docket No.: B-1354).	City of Kenedy (13-06-2112P).	The Honorable Randy Garza, Mayor, City of Kenedy, 303 West Main Street, Kenedy, TX 78119.	303 West Main Street, Kenedy, TX 78119.	January 9, 2014 ..	485482
Travis (FEMA Docket No.: B-1354).	City of Austin (13-06-1777P).	The Honorable Lee Leffingwell, Mayor, City of Austin, P.O. Box 1088, Austin, TX 78767.	Watershed Protection Department, 505 Barton Springs Road, 12th Floor, Austin, TX 78704.	December 23, 2013.	480624
Travis (FEMA Docket No.: B-1354).	Unincorporated areas of Travis County (12-06-3962P).	The Honorable Samuel T. Biscoe, Travis County Judge, P.O. Box 1748, Austin, TX 78767.	Travis County Administration Building, Transportation and Natural Resources Department, 700 Lavaca Street, 5th Floor, Austin, TX 78701.	December 26, 2013.	481026

(Catalog of Federal Domestic Assistance No. 97.022, "Flood Insurance.")

Date: March 7, 2014.

**Roy E. Wright,**

*Deputy Associate Administrator for Mitigation, Department of Homeland Security, Federal Emergency Management Agency.*

[FR Doc. 2014-06098 Filed 3-19-14; 8:45 am]

**BILLING CODE 9110-12-P**

**DEPARTMENT OF HOMELAND SECURITY**

**Federal Emergency Management Agency**

[Docket ID FEMA-2014-0002]

**Final Flood Hazard Determinations**

**AGENCY:** Federal Emergency Management Agency, DHS.

**ACTION:** Final notice.

**SUMMARY:** Flood hazard determinations, which may include additions or modifications of Base Flood Elevations (BFEs), base flood depths, Special Flood Hazard Area (SFHA) boundaries or zone designations, or regulatory floodways on the Flood Insurance Rate Maps (FIRMs) and where applicable, in the supporting Flood Insurance Study (FIS) reports have been made final for the communities listed in the table below.

The FIRM and FIS report are the basis of the floodplain management measures that a community is required either to adopt or to show evidence of having in effect in order to qualify or remain qualified for participation in the Federal Emergency Management Agency's (FEMA's) National Flood Insurance Program (NFIP). In addition, the FIRM and FIS report are used by insurance agents and others to calculate appropriate flood insurance premium rates for buildings and the contents of those buildings.

**DATES:** The effective date of June 9, 2014 which has been established for the FIRM and, where applicable, the supporting FIS report showing the new or modified flood hazard information for each community.

**ADDRESSES:** The FIRM, and if applicable, the FIS report containing the final flood hazard information for each community is available for inspection at the respective Community Map Repository address listed in the tables below and will be available online through the FEMA Map Service Center at [www.msc.fema.gov](http://www.msc.fema.gov) by the effective date indicated above.

**FOR FURTHER INFORMATION CONTACT:** Luis Rodriguez, Chief, Engineering Management Branch, Federal Insurance and Mitigation Administration, FEMA, 500 C Street SW., Washington, DC

20472, (202) 646-4064, or (email) [Luis.Rodriguez3@fema.dhs.gov](mailto:Luis.Rodriguez3@fema.dhs.gov); or visit the FEMA Map Information eXchange (FMIX) online at [www.floodmaps.fema.gov/fhm/fmx\\_main.html](http://www.floodmaps.fema.gov/fhm/fmx_main.html).

**SUPPLEMENTARY INFORMATION:** The Federal Emergency Management Agency (FEMA) makes the final determinations listed below for the new or modified flood hazard information for each community listed. Notification of these changes has been published in newspapers of local circulation and ninety (90) days have elapsed since that publication. The Deputy Associate Administrator for Mitigation has resolved any appeals resulting from this notification.

This final notice is issued in accordance with section 110 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4104, and 44 CFR part 67. FEMA has developed criteria for floodplain management in floodprone areas in accordance with 44 CFR part 60.

Interested lessees and owners of real property are encouraged to review the new or revised FIRM and FIS report available at the address cited below for each community or online through the FEMA Map Service Center at [www.msc.fema.gov](http://www.msc.fema.gov). The flood hazard determinations are made final in the

watersheds and/or communities listed  
in the table below.

Community	Community map repository address
<b>Solano County, California, and Incorporated Areas</b> <b>Docket No.: FEMA-B-1300</b>	
City of Vallejo .....	Public Works, 555 Santa Clara Street, Vallejo, CA 94590.
Unincorporated Areas of Solano County .....	Public Works Department, 675 Texas Street, Suite 5500, Fairfield, CA 94533.
<b>Madison County, Indiana, and Incorporated Areas</b> <b>Docket No.: FEMA-B-1281</b>	
City of Anderson .....	City Hall, 120 East Eighth Street, Anderson, IN 46016.
Town of Chesterfield .....	Town Hall, 17 Veterans Boulevard, Chesterfield, IN 46017.
Town of Ingalls .....	Town Hall, 227 North Swain Street, Ingalls, IN 46048.
Town of Pendleton .....	Town Hall, 100 West State Street, Pendleton, IN 46064.
Unincorporated Areas of Madison County .....	Madison County Government Center, 16 East 9th Street, Room 200, Anderson, IN 46016.
<b>Scott County, Indiana, and Incorporated Areas</b> <b>Docket No.: FEMA-B-1292</b>	
City of Austin .....	City Hall, 80 West Main Street, Austin, IN 47102.
City of Scottsburg .....	Scott County Area Plan Commission, 1 East McClain Avenue, Suite G40, Scottsburg, IN 47170.
Unincorporated Areas of Scott County .....	Scott County Area Plan Commission, 1 East McClain Avenue, Suite G40, Scottsburg, IN 47170.
<b>Tipton County, Indiana, and Incorporated Areas</b> <b>Docket No.: FEMA-B-1270</b>	
City of Tipton .....	Tipton County Courthouse, 101 East Jefferson Street, Tipton, IN 46072.
Town of Sharpsville .....	Town Hall, 124 South Main Street, Sharpsville, IN 46068.
Town of Windfall .....	Town Hall, 210 South Independence Street, Windfall, IN 46076.
Unincorporated Areas of Tipton County .....	Tipton County Courthouse, 101 East Jefferson Street, Tipton, IN 46072.
<b>Nantucket County, Massachusetts (All Jurisdictions)</b> <b>Docket No.: FEMA-B-1275</b>	
Town of Nantucket .....	Town Hall, 16 Broad Street, Nantucket, MA 02554.
<b>Norfolk County, Massachusetts (All Jurisdictions)</b> <b>Docket No.: FEMA-B-1283</b>	
City of Quincy .....	City Hall, 1305 Hancock Street, Quincy, MA 02619.
Town of Milton .....	Town Office Building, 525 Canton Avenue, Milton, MA 02186.
<b>Kent County, Maryland, and Incorporated Areas</b> <b>Docket No.: FEMA-B-1299</b>	
Town of Betterton .....	Town Office, 100 Main Street, Betterton, MD 21610.
Town of Chestertown .....	Town Office, 118 North Cross Street, Chestertown, MD 21620.
Town of Millington .....	Town Office, 402 Cypress Street, Millington, MD 21651.
Town of Rock Hall .....	Municipal Building, 5585 Main Street, Rock Hall, MD 21661.
Unincorporated Areas of Kent County .....	Kent County Government Center, 400 High Street, Chestertown, MD 21620.
<b>Rankin County, Mississippi, and Incorporated Areas</b> <b>Docket No.: FEMA-B-1272</b>	
City of Brandon .....	City Hall, 1000 Municipal Drive, Brandon, MS 39042.
City of Florence .....	City Hall, 203 College Street, Florence, MS 39073.
City of Flowood .....	City Hall, 2101 North Airport Road, Flowood, MS 39232.
City of Jackson .....	Department of Public Works, 200 South President Street, Jackson, MS 39205.
City of Pearl .....	City Hall, 2420 Old Brandon Road, Pearl, MS 39208.
City of Richland .....	City Hall, 380 Scarborough Street, Richland, MS 38218.
Pearl River Valley Water Supply District .....	Pearl River Valley Water Supply District, 115 Madison Landing Circle, Ridgeland, MS 39157.
Town of Pelahatchie .....	Town Hall, 705 2nd Street, Pelahatchie, MS 39145.
Township of Puckett .....	Town Hall, 6449 Highway 18, Puckett, MS 39042.

Community	Community map repository address
Unincorporated Areas of Rankin County .....	Rankin County Courthouse, 211 East Government Street, Brandon, MS 39042.

**Harris County, Texas, and Incorporated Areas  
Docket No.: FEMA-B-1284**

City of Houston .....	Floodplain Management Office, 1002 Washington Avenue, 3rd Floor, Houston, TX 77002.
City of Humble .....	City Permit Department, 114 West Higgins Street, Humble, TX 77338.
City of Jersey Village .....	Public Works Department, 16501 Jersey Drive, Jersey Village, TX 77040.
Unincorporated Areas of Harris County .....	Harris County PID, A&E Division, Permit Office, 10555 Northwest Freeway, Suite 120, Houston, TX 77092.

(Catalog of Federal Domestic Assistance No. 97.022, "Flood Insurance.")

Date: January 31, 2014.

**Roy E. Wright,**

*Deputy Associate Administrator for Mitigation, Department of Homeland Security, Federal Emergency Management Agency.*

[FR Doc. 2014-06096 Filed 3-19-14; 8:45 am]

**BILLING CODE 9110-12-P**

**DEPARTMENT OF HOMELAND SECURITY**

**Federal Emergency Management Agency**

[Docket ID FEMA-2014-0002]

**Changes in Flood Hazard Determinations**

**AGENCY:** Federal Emergency Management Agency, DHS.

**ACTION:** Final notice.

**SUMMARY:** New or modified Base (1% annual-chance) Flood Elevations (BFEs), base flood depths, Special Flood Hazard Area (SFHA) boundaries or zone designations, and/or the regulatory floodway (hereinafter referred to as flood hazard determinations) as shown on the indicated Letter of Map Revision (LOMR) for each of the communities listed in the table below are finalized. Each LOMR revises the Flood Insurance Rate Maps (FIRMs), and in some cases the Flood Insurance Study (FIS) reports, currently in effect for the listed communities. The flood hazard determinations modified by each LOMR will be used to calculate flood insurance

premium rates for new buildings and their contents.

**DATES:** The effective date for each LOMR is indicated in the table below.

**ADDRESSES:** Each LOMR is available for inspection at both the respective Community Map Repository address listed in the table below and online through the FEMA Map Service Center at [www.msc.fema.gov](http://www.msc.fema.gov).

**FOR FURTHER INFORMATION CONTACT:** Luis Rodriguez, Chief, Engineering Management Branch, Federal Insurance and Mitigation Administration, FEMA, 500 C Street SW., Washington, DC 20472, (202) 646-4064, or (email) [Luis.Rodriguez3@fema.dhs.gov](mailto:Luis.Rodriguez3@fema.dhs.gov); or visit the FEMA Map Information eXchange (FMIX) online at [www.floodmaps.fema.gov/fhm/fmx\\_main.html](http://www.floodmaps.fema.gov/fhm/fmx_main.html).

**SUPPLEMENTARY INFORMATION:** The Federal Emergency Management Agency (FEMA) makes the final flood hazard determinations as shown in the LOMRs for each community listed in the table below. Notice of these modified flood hazard determinations has been published in newspapers of local circulation and ninety (90) days have elapsed since that publication. The Deputy Associate Administrator for Mitigation has resolved any appeals resulting from this notification.

The modified flood hazard determinations are made pursuant to section 206 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4105, and are in accordance with the National Flood Insurance Act of 1968, 42 U.S.C. 4001 *et seq.*, and with 44 CFR part 65.

For rating purposes, the currently effective community number is shown and must be used for all new policies and renewals.

The new or modified flood hazard determinations are the basis for the floodplain management measures that the community is required either to adopt or to show evidence of being already in effect in order to remain qualified for participation in the National Flood Insurance Program (NFIP).

These new or modified flood hazard determinations, together with the floodplain management criteria required by 44 CFR 60.3, are the minimum that are required. They should not be construed to mean that the community must change any existing ordinances that are more stringent in their floodplain management requirements. The community may at any time enact stricter requirements of its own or pursuant to policies established by other Federal, State, or regional entities.

These new or modified flood hazard determinations are used to meet the floodplain management requirements of the NFIP and also are used to calculate the appropriate flood insurance premium rates for new buildings, and for the contents in those buildings. The changes in flood hazard determinations are in accordance with 44 CFR 65.4.

Interested lessees and owners of real property are encouraged to review the final flood hazard information available at the address cited below for each community or online through the FEMA Map Service Center at [www.msc.fema.gov](http://www.msc.fema.gov).

State and county	Location and Case No.	Chief executive officer of community	Community map repository	Effective date of modification	Community No.
Texas: Hood (FEMA Docket No.: B-1354).	Unincorporated areas of Hood County (13-06-2844P).	The Honorable Darrell Cockerham, Hood County Judge, 100 East Pearl Street, Granbury, TX 76048.	Hood County Courthouse, 100 East Pearl Street, Granbury, TX 76048.	January 23, 2014 .....	480356

State and county	Location and Case No.	Chief executive officer of community	Community map repository	Effective date of modification	Community No.
Rockwall (FEMA Docket No.: B-1354).	City of Rockwall (13-06-2096P).	The Honorable David Sweet, Mayor, City of Rockwall, 385 South Goliad Street, Rockwall, TX 75087.	City Hall, 385 South Goliad Street, Rockwall, TX 75087.	January 17, 2014 .....	480547
Virginia: City of Petersburg (FEMA Docket No.: B-1354).	Independent City of Petersburg (13-03-1115P).	The Honorable Brian Moore, Mayor, City of Petersburg, 135 North Union Street, Petersburg, VA 23803.	City Hall Annex, 103 West Tabb Street, Petersburg, VA 23803.	January 21, 2014 .....	510112
Prince George (FEMA Docket No.: B-1354).	Unincorporated areas of Prince George County (13-03-1115P).	The Honorable William A. Robertson, Jr., Chairman, Prince George County Board of Supervisors, 6602 Courts Drive, Prince George, VA 23875.	Prince George County, 6602 Courts Drive, 1st Floor, Prince George, VA 23875.	January 21, 2014 .....	510204

(Catalog of Federal Domestic Assistance No. 97.022, "Flood Insurance.")

Dated: March 7, 2014.

**Roy E. Wright,**

*Deputy Associate Administrator for Mitigation, Department of Homeland Security, Federal Emergency Management Agency.*

[FR Doc. 2014-06093 Filed 3-19-14; 8:45 am]

**BILLING CODE 9110-12-P**

**DEPARTMENT OF HOMELAND SECURITY**

**Federal Emergency Management Agency**

[Docket ID FEMA-2014-0002]

**Changes in Flood Hazard Determinations**

**AGENCY:** Federal Emergency Management Agency, DHS.

**ACTION:** Final Notice.

**SUMMARY:** New or modified Base (1% annual-chance) Flood Elevations (BFEs), base flood depths, Special Flood Hazard Area (SFHA) boundaries or zone designations, and/or regulatory floodways (hereinafter referred to as flood hazard determinations) as shown on the indicated Letter of Map Revision (LOMR) for each of the communities listed in the table below are finalized. Each LOMR revises the Flood Insurance Rate Maps (FIRMs), and in some cases the Flood Insurance Study (FIS) reports, currently in effect for the listed communities. The flood hazard determinations modified by each LOMR will be used to calculate flood insurance

premium rates for new buildings and their contents.

**DATES:** The effective date for each LOMR is indicated in the table below.

**ADDRESSES:** Each LOMR is available for inspection at both the respective Community Map Repository address listed in the table below and online through the FEMA Map Service Center at [www.msc.fema.gov](http://www.msc.fema.gov).

**FOR FURTHER INFORMATION CONTACT:** Luis Rodriguez, Chief, Engineering Management Branch, Federal Insurance and Mitigation Administration, FEMA, 500 C Street SW., Washington, DC 20472, (202) 646-4064, or (email) [Luis.Rodriguez3@fema.dhs.gov](mailto:Luis.Rodriguez3@fema.dhs.gov); or visit the FEMA Map Information eXchange (FMIX) online at [www.floodmaps.fema.gov/fhm/fmx\\_main.html](http://www.floodmaps.fema.gov/fhm/fmx_main.html).

**SUPPLEMENTARY INFORMATION:** The Federal Emergency Management Agency (FEMA) makes the final flood hazard determinations as shown in the LOMRs for each community listed in the table below. Notice of these modified flood hazard determinations has been published in newspapers of local circulation and ninety (90) days have elapsed since that publication. The Deputy Associate Administrator for Mitigation has resolved any appeals resulting from this notification.

The modified flood hazard determinations are made pursuant to section 206 of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4105, and are in accordance with the National Flood Insurance Act of 1968, 42 U.S.C. 4001 *et seq.*, and with 44 CFR part 65.

For rating purposes, the currently effective community number is shown and must be used for all new policies and renewals.

The new or modified flood hazard information is the basis for the floodplain management measures that the community is required either to adopt or to show evidence of being already in effect in order to remain qualified for participation in the National Flood Insurance Program (NFIP).

This new or modified flood hazard information, together with the floodplain management criteria required by 44 CFR 60.3, are the minimum that are required. They should not be construed to mean that the community must change any existing ordinances that are more stringent in their floodplain management requirements. The community may at any time enact stricter requirements of its own or pursuant to policies established by other Federal, State, or regional entities.

This new or modified flood hazard determinations are used to meet the floodplain management requirements of the NFIP and also are used to calculate the appropriate flood insurance premium rates for new buildings, and for the contents in those buildings. The changes in flood hazard determinations are in accordance with 44 CFR 65.4.

Interested lessees and owners of real property are encouraged to review the final flood hazard information available at the address cited below for each community or online through the FEMA Map Service Center at [www.msc.fema.gov](http://www.msc.fema.gov).

State and county	Location and case No.	Chief executive officer of community	Community map repository	Effective date of modification	Community No.
Alabama: Colbert (FEMA Docket No.: B-1350).	City of Muscle Shoals (13-04-4919P).	The Honorable David H. Bradford, Mayor, City of Muscle Shoals, P.O. Box 2624, Muscle Shoals, AL 35662.	Building, License and Zoning Department, 2010 Avalon Avenue, Muscle Shoals, AL 35662.	December 26, 2013 ...	010047

State and county	Location and case No.	Chief executive officer of community	Community map repository	Effective date of modification	Community No.
Cullman (FEMA Docket No.: B-1350).	City of Cullman (13-04-5986P).	The Honorable Max A. Townson, Mayor, City of Cullman, P.O. Box 278, Cullman, AL 35056.	Building Inspection Department, 201 2nd Avenue North, Cullman, AL 35055.	December 26, 2013 ..	010209
Jefferson (FEMA Docket No.: B-1350).	Unincorporated areas of Jefferson County (13-04-4452P).	The Honorable David Carrington, Chairman, Jefferson County Commission, 716 Richard Arrington Jr. Boulevard North, Birmingham, AL 35263.	Jefferson County Courthouse, Land Development Office, 716 Richard Arrington Jr. Boulevard North, Room 202A, Birmingham, AL 35263.	January 9, 2014 .....	010217
Arizona: Yavapai (FEMA Docket No.: B-1350).	Unincorporated areas of Yavapai County (12-09-2694P).	The Honorable Chip Davis, Chairman, Yavapai County Board of Supervisors, 10 South 6th Street, Cottonwood, AZ 86326.	Yavapai County Flood Control District, 500 South Marina Street, Prescott, AZ 86303.	December 27, 2013 ..	040093
California: Los Angeles (FEMA Docket No.: B-1350).	City of Santa Clarita (13-09-2785P).	The Honorable Bob Kellar, Mayor, City of Santa Clarita, 23920 Valencia Boulevard, Santa Clarita, CA 91355.	City Hall, 23920 Valencia Boulevard, Suite 140, Santa Clarita, CA 91355.	January 24, 2014 .....	060729
Colorado:					
Jefferson (FEMA Docket No.: B-1350).	City of Westminster (13-08-0141P).	The Honorable Nancy McNally, Mayor, City of Westminster, 4800 West 92nd Avenue, Westminster, CO 80031.	City Hall, 4800 West 92nd Avenue, Westminster, CO 80031.	January 3, 2014 .....	080008
Weld (FEMA Docket No.: B-1350).	Town of Frederick (12-08-1047P).	The Honorable Tony Carey, Mayor, Town of Frederick, P.O. Box 435, Frederick, CO 80530.	Planning Department, 401 Locust Street, Frederick, CO 80530.	December 27, 2013 ..	080244
Weld (FEMA Docket No.: B-1350).	Unincorporated areas of Weld County (12-08-1047P).	The Honorable William Garcia, Chairman, Weld County Board of Commissioners, P.O. Box 758, Greeley, CO 80632.	Weld County Public Works Department, 1111 H Street, Greeley, CO 80632.	December 27, 2013 ...	080266
Florida:					
Broward (FEMA Docket No.: B-1350).	City of Hollywood (13-04-2560P).	The Honorable Peter J. M. Bober, Mayor, City of Hollywood, P.O. Box 229045, Hollywood, FL 33022.	City Hall, 2600 Hollywood Boulevard, Hollywood, FL 33020.	December 20, 2013 ..	125113
Charlotte (FEMA Docket No.: B-1350).	Unincorporated areas of Charlotte County (13-04-4141P).	The Honorable Christopher Constance, Chairman, Charlotte County Board of Commissioners, 18500 Murdock Circle, Port Charlotte, FL 33948.	Charlotte County Community Development Department, 18500 Murdock Circle, Port Charlotte, FL 33948.	December 20, 2013 ..	120061
Collier (FEMA Docket No.: B-1350).	City of Naples (13-04-3746P).	The Honorable John F. Sorey, III, Mayor, City of Naples, 735 8th Street South, Naples, FL 34102.	Community Development Building, 295 Riverside Circle, Naples, FL 34102.	January 10, 2014 .....	125130
Lee (FEMA Docket No.: B-1350).	Town of Fort Myers Beach (13-04-3849P).	The Honorable Alan Mandel, Mayor, Town of Fort Myers Beach, 2523 Estero Boulevard, Fort Myers Beach, FL 33931.	Town Hall, 2523 Estero Boulevard, Fort Myers Beach, FL 33931.	December 27, 2013 ..	120673
Monroe (FEMA Docket No.: B-1350).	Unincorporated areas of Monroe County (13-04-5099P).	The Honorable George Neugent, Mayor, Monroe County, 1100 Simonton Street, Key West, FL 33040.	Monroe County Building Department, 2798 Overseas Highway, Marathon, FL 33050.	January 10, 2014 .....	125129
Osceola (FEMA Docket No.: B-1350).	Unincorporated areas of Osceola County (13-04-0941P).	The Honorable Frank Attkisson, Chairman, Osceola County Board of Commissioners, 1 Courthouse Square, Suite 4700, Kissimmee, FL 34741.	Osceola County Stormwater Section, 1 Courthouse Square, Suite 1400, Kissimmee, FL 34741.	December 27, 2013 ...	120189
Sarasota (FEMA Docket No.: B-1350).	Town of Longboat Key (13-04-5092P).	The Honorable Jim Brown, Mayor, Town of Longboat Key, 501 Bay Isles Road, Longboat Key, FL 34228.	Planning, Zoning and Building Department, 501 Bay Isles Road, Longboat Key, FL 34228.	January 10, 2014 .....	125126

State and county	Location and case No.	Chief executive officer of community	Community map repository	Effective date of modification	Community No.
Georgia:					
Douglas (FEMA Docket No.: B-1350).	City of Douglasville (12-04-6718P).	The Honorable Harvey Persons, Mayor, City of Douglasville, P.O. Box 219, Douglasville, GA 30133.	City Hall, 6695 Church Street, Douglasville, GA 30134.	December 19, 2013 ..	130305
Douglas (FEMA Docket No.: B-1350).	Unincorporated areas of Douglas County (12-04-6718P).	The Honorable Tom Worthan, Chairman, Douglas County Board of Commissioners, 8700 Hospital Drive, 3rd Floor, Douglasville, GA 30134.	Douglas County Courthouse, 8700 Hospital Drive, Douglasville, GA 30134.	December 19, 2013 ...	130306
Long (FEMA Docket No.: B-1350).	Unincorporated areas of Long County (13-04-0292P).	The Honorable Robert C. Walker, Chairman, Long County Board of Commissioners, P.O. Box 476, Ludowici, GA 31316.	Long County Code Enforcement Department, 459 South McDonald Street, Ludowici, GA 31316.	January 2, 2014 .....	130127
Hawaii: Honolulu (FEMA Docket No.: B-1350).	City and County of Honolulu (13-09-1536P).	The Honorable Kirk Caldwell, Mayor, City and County of Honolulu, 530 South King Street, Honolulu, HI 96813.	Department of Planning and Permitting, 650 South King Street, Honolulu, HI 96813.	January 3, 2014 .....	150001
Kentucky:					
Hopkins (FEMA Docket No.: B-1350).	City of Dawson Springs (13-04-6193P).	The Honorable Jenny Sewell, Mayor, City of Dawson Springs, 200 West Arcadia Avenue, Dawson Springs, KY 42408.	Hopkins County Courthouse, 10 South Main Street, Room 12, Madisonville, KY 42431.	January 10, 2014 .....	210113
Hopkins (FEMA Docket No.: B-1350).	Unincorporated areas of Hopkins County (13-04-6193P).	The Honorable Donald E. Carroll, Hopkins County Judge Executive, 56 North Main Street, Madisonville, KY 42431.	Hopkins County Courthouse, 10 South Main Street, Room 12, Madisonville, KY 42431.	January 10, 2014 .....	210112
Montana: Yellowstone (FEMA Docket No.: B-1350).	Unincorporated areas of Yellowstone County (13-08-0535P).	The Honorable Jim Reno, Chairman, Yellowstone County Board of Commissioners, P.O. Box 35000, Billings, MT 59107.	Yellowstone County Courthouse, 217 North 27th Street, Billings, MT 59101.	January 3, 2014 .....	300142
South Carolina:					
Lee (FEMA Docket No.: B-1350).	Town of Bishopville (13-04-1422P).	The Honorable Alexander C. Boyd, Mayor, Town of Bishopville, P.O. Box 388, Bishopville, SC 29010.	Town Hall, 135 East Church Street, Bishopville, SC 29010.	January 23, 2014 .....	450127
Lee (FEMA Docket No.: B-1350).	Unincorporated areas of Lee County (13-04-1422P).	The Honorable R. Travis Windham, Chairman, Lee County Board of Commissioners, P.O. Box 545, Bishopville, SC 29010.	Bishopville City Hall, 135 East Church Street, Bishopville, SC 29010.	January 23, 2014 .....	450126

(Catalog of Federal Domestic Assistance No. 97.022, "Flood Insurance.")

Dated: March 7, 2014.

**Roy E. Wright,**

*Deputy Associate Administrator for Mitigation, Department of Homeland Security, Federal Emergency Management Agency.*

[FR Doc. 2014-06094 Filed 3-19-14; 8:45 am]

**BILLING CODE 9110-12-P**

## **INTERNATIONAL TRADE COMMISSION**

**[Investigation No. 337-TA-885]**

### **Certain Portable Electronic Communications Devices, Including Mobile Phones and Components Thereof; Commission Determination Not To Review an Initial Determination Granting Joint Motion To Terminate the Investigation In Its Entirety Based on Settlement; Termination of Investigation**

**AGENCY:** U.S. International Trade Commission.

**ACTION:** Notice.

**SUMMARY:** Notice is hereby given that the U.S. International Trade Commission has determined not to review an initial determination ("ID")

(Order No. 23) of the presiding administrative law judge ("ALJ") granting joint motion to terminate the investigation in its entirety based on settlement.

**FOR FURTHER INFORMATION CONTACT:** Michael Liberman, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436, telephone (202) 205-3115. Copies of non-confidential documents filed in connection with this investigation are or will be available for inspection during official business hours (8:45 a.m. to 5:15 p.m.) in the Office of the Secretary, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436, telephone (202) 205-2000. General information concerning the Commission may also be obtained by accessing its

Internet server at <http://www.usitc.gov>. The public record for this investigation may be viewed on the Commission's electronic docket (EDIS) at <http://edis.usitc.gov>. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on (202) 205-1810.

**SUPPLEMENTARY INFORMATION:** The Commission instituted this investigation under section 337 of the Tariff Act of 1930, 19 U.S.C. 1337, on June 26, 2013, based on a complaint filed by Nokia Corporation of Espoo, Finland and Nokia Inc., of Sunnyvale, California (collectively, "Nokia"). The complaint, as supplemented, alleges a violation of section 337 by reason of infringement of certain claims of U.S. Patent Nos. 6,035,189 ("the '189 patent"); 6,373,345; 6,711,211 ("the '211 patent"); 7,187,945; 8,140,650 ("the '650 patent"); and 8,363,824. 78 FR 38362 (Jun. 26, 2013). The respondents are HTC Corporation of Taoyuan City, Taiwan, and HTC America, Inc. of Bellevue, Washington (collectively, "HTC"). Subsequently, third party Google Inc. ("Google") intervened as a party in this investigation with respect to three of the six patents, namely the '189, '211 and '650 patents. 78 FR 49764 (Aug. 15, 2013). The complaint was amended to add U.S. Patent No. 7,366,529 and to add Nokia's recently launched domestic industry products. 78 FR 56737 (Sept. 13, 2013).

On February 10, 2014, complainants Nokia and respondents HTC (collectively, "the Moving Parties") filed a joint motion to terminate the investigation in its entirety. On February 25, 2014, the Moving Parties filed a corrected public version of the motion and corrected exhibits in support of the motion, including redacted public versions of the settlement agreements. The Moving Parties aver that intervenor Google does not oppose the motion to terminate the investigation.

On February 25, 2014, the ALJ issued an ID (Order No. 23). The ALJ found that termination of this investigation does not impose any undue burdens on the public health and welfare, competitive conditions in the United States economy, the production of like or directly competitive articles in the United States, and United States consumers. Order No. 23 at 5. The ALJ granted the motion to terminate. No party petitioned for review of the ID, and the Commission has determined not to review it.

The authority for the Commission's determination is contained in section

337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and in Part 210 of the Commission's Rules of Practice and Procedure (19 CFR part 210).

By order to the Commission.

Issued: March 14, 2014.

**Lisa R. Barton,**

*Acting Secretary to the Commission.*

[FR Doc. 2014-06122 Filed 3-19-14; 8:45 am]

**BILLING CODE 7020-02-P**

## INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-850]

### Certain Electronic Imaging Devices; Commission Determination To Reverse the Finding of Violation of Section 337; Termination of the Investigation

**AGENCY:** U.S. International Trade Commission.

**ACTION:** Notice.

**SUMMARY:** Notice is hereby given that the U.S. International Trade Commission has determined to reverse the final initial determination ("ID") issued by the presiding administrative law judge ("ALJ") on September 30, 2013, finding a violation of section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337 ("Section 337") in the above-captioned investigation. The Commission finds no violation of Section 337. The investigation is terminated.

**FOR FURTHER INFORMATION CONTACT:** Jia Chen, Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436, telephone (202) 708-4737. Copies of non-confidential documents filed in connection with this investigation are or will be available for inspection during official business hours (8:45 a.m. to 5:15 p.m.) in the Office of the Secretary, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436, telephone (202) 205-2000. General information concerning the Commission may also be obtained by accessing its Internet server at <http://www.usitc.gov>. The public record for this investigation may be viewed on the Commission's electronic docket (EDIS) at <http://edis.usitc.gov>. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on (202) 205-1810.

**SUPPLEMENTARY INFORMATION:** The Commission instituted this investigation on June 29, 2012, based on a complaint filed by Flashpoint Technology, Inc.

("Flashpoint") of Peterborough, New Hampshire, alleging violation of Section 337 in the importation into the United States, the sale for importation, and the sale within the United States after importation of certain electronic imaging devices by reason of infringement of certain claims of U.S. Patent Nos. 6,504,575 ("the '575 patent"), 6,222,538 ("the '538 patent"), 6,400,471 ("the '471 patent"), and 6,223,190 ("the '190 patent"). The notice of investigation named the following respondents: HTC Corporation of Taoyuan, Taiwan and HTC America, Inc. of Bellevue, Washington (collectively, "HTC"); Pantech Co., Ltd. of Seoul, Republic of Korea and Pantech Wireless, Inc. of Atlanta, Georgia (collectively, "Pantech"); Huawei Technologies Co., Ltd. of Shenzhen, China and FutureWei Technologies, Inc. d/b/a Huawei Technologies (USA) of Plano, Texas (collectively "Huawei"); and ZTE Corporation of Shenzhen, China and ZTE (USA) Inc. of Richardson, Texas (collectively "ZTE"). The '575 patent and respondent Pantech have been terminated from the investigation. The Commission Office of Unfair Import Investigations did not participate in this investigation.

On September 30, 2013, the ALJ issued a final ID finding a violation of Section 337 by HTC. Specifically, the ALJ concluded that two of the accused HTC smartphones, *i.e.*, the HTC Vivid and HTC Droid Incredible 4G LTE, infringe the asserted claims of the '538 patent. The ALJ found, however, that none of the other accused HTC smartphones infringes the asserted claims of the '538 patent and that none of the accused HTC, Huawei, or ZTE smartphones infringes the asserted claims of the '471 patent or the '190 patent. The ALJ found that the smartphones of Flashpoint's licensees Apple Inc. ("Apple") and Motorola Mobility Holdings, Inc. ("Motorola") meet the technical prong of the domestic industry requirement with respect to the '538 patent, but that none of the licensed Motorola or Apple smartphones meet the technical prong of the domestic industry requirement with respect to either the '471 or '190 patents. The ALJ found that Flashpoint established the economic prong of the domestic industry requirement under Sections 337(a)(3)(A), (B), and (C) with respect to all of the asserted patents. The ALJ also found that HTC has not established that the asserted patents are invalid in view of the prior art or the on-sale bar. The ALJ further found that the '190 and '538 patents are not

unenforceable for failure to name an inventor.

On October 31, 2013, Flashpoint filed a petition for review challenging the ALJ's findings. On the same day, respondents filed a joint petition for review challenging the ALJ's findings. On the same day, HTC filed a separate petition for review challenging the ALJ's findings with respect to issues affecting only HTC. The parties submitted responses to the petitions on November 8, 2013.

On December 16, 2013, the Commission determined to review the ALJ's findings regarding the following issues: (1) Infringement of the asserted claims of the '538 patent by the HTC Vivid and HTC Droid Incredible 4G LTE smartphones; (2) the technical prong of the domestic industry requirement for the '538 patent; (3) obviousness of the asserted claims of the '538 patent over U.S. Patent No. 5,835,772 to Thurlo, U.S. Patent No. 5,740,801 to Branson, the "Admitted Prior Art," U.S. Patent No. 5,638,501 to Gough *et al.*, and U.S. Patent No. 5,898,434 to Small; (4) claim construction of the term "operating system" in the asserted claims of the '471 patent; (5) infringement of the '471 patent by the accused HTC, Huawei, and ZTE products; (6) the technical prong of the domestic industry requirement for the '471 patent; (7) anticipation of the asserted claims of the '471 patent in view of U.S. Patent No. 5,687,376 to Celi, Jr. *et al.*; (8) infringement of the asserted claim of the '190 patent; (9) technical prong of the domestic industry requirement for the '190 patent; (10) anticipation and obviousness of the '190 patent in view of U.S. Provisional Patent Application 60/037,963 to Parulski ("Parulski-963"); (11) anticipation and obviousness of the '190 patent in view of the Color Zaurus Reference ("Zaurus"); (12) anticipation and obviousness of the '190 patent in view of the Japanese Laid-Open Patent Application No. H09-298678 to Saito; (13) validity of the '538, '471, and '190 patents in view of the on-sale bar; (14) enforceability of claim 19 of the '538 patent with respect to joint inventorship; and (15) the economic prong of the domestic industry requirement with respect to the '538, '471, and '190 patents. The Commission requested briefing from the parties on fourteen (14) questions. The parties submitted their opening responses on January 3, 2014 and their reply responses on January 10, 2014.

Having examined the record of this investigation, including the ALJ's final ID, the parties' petitions for review, and the submissions of the parties on review, the Commission has determined

to reverse the ALJ's determination of violation of Section 337 and to find no violation of Section 337 with respect to the asserted patents. Specifically, the Commission finds that: (1) The HTC Vivid and HTC Droid Incredible 4G LTE smartphones do not infringe the asserted claims of the '538 patent; (2) complainant has met the technical prong of the domestic industry requirement for the '538 patent; (3) respondents have not shown that the asserted claims of the '538 patent are obvious; (4) the ALJ correctly construed the term "operating system" in the asserted claims of the '471 patent, (5) the accused HTC, Huawei, and ZTE products do not infringe the asserted claims of the '471 patent; (6) complainant has not proved the technical prong of the domestic industry requirement for the '471 patent; (7) respondents have not shown that the asserted claims of the '471 patent are anticipated; (8) the accused HTC, Huawei, and ZTE products do not infringe the asserted claim of the '190 patent; (9) complainant has not proved the technical prong of the domestic industry requirement for the '190 patent; (10) respondents have not shown that the asserted claim of the '190 patent is anticipated or rendered obvious; (13) respondents have not shown that the asserted claims of the '538, '471, and '190 patents are invalid in view of the on-sale bar; (14) respondents have not shown that claim 19 of the '538 patent is unenforceable due to failure to name an inventor; and (15) complainant has proved that the economic prong of the domestic industry requirement with respect to the '538, '471, and '190 patents. The Commission has furthered determined to take no position on whether the asserted claim of the '190 patent is anticipated or rendered obvious by Parulski-963 or Zaurus. A Commission opinion will issue promptly.

The authority for the Commission's determination is contained in section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and in Part 210 of the Commission's Rules of Practice and Procedure (19 CFR part 210).

By order of the Commission.

Issued: March 14, 2014.

**Lisa R. Barton,**

*Secretary to the Commission.*

[FR Doc. 2014-06121 Filed 3-19-14; 8:45 am]

**BILLING CODE 7020-02-P**

## DEPARTMENT OF JUSTICE

### Notice of Lodging of Proposed Third Modified Consent Decree Under the Clean Water Act

On March 14, 2014, the Department of Justice lodged a proposed Third Modified Consent Decree with the United States District Court for the Eastern District of Louisiana in the lawsuit entitled *United States v. Sewage and Water Board of New Orleans*, Civil Action No. 2:93-CV-3212-MVL.

In 1998, a Consent Decree was entered in this Clean Water Act enforcement action. Among other requirements, that Consent Decree required the Sewage and Water Board of New Orleans ("the Board") to perform remedial work on its sewage system in nine designated basins. Work in four of those basins was completed prior to Hurricane Katrina in 2005. A Modified Consent Decree extending the deadlines for the remaining five basins was entered in 2010. For two basins of those five basins, the schedule was further extended under a Second Modified Consent Decree entered in 2013. The proposed Third Modified Consent Decree would extend the schedule for the three basins not addressed in the Second Modified Consent Decree (i.e., the MidCity, Carrollton, and South Shore basins). In addition to the schedule changes, the proposed Third Modified Consent Decree also includes additional requirements related to funding green infrastructure and to reporting on coordination between the Board and the City of New Orleans with respect to work required under the Third Modified Consent Decree.

The publication of this notice opens a period for public comment on the Third Modified Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to *United States v. Sewage and Water Board of New Orleans*, D.J. Ref. No. 90-5-1-1-4032. All comments must be submitted no later than thirty (30) days after the publication date of this notice. Comments may be submitted either by email or by mail:

<i>To submit comments:</i>	<i>Send them to:</i>
By e-mail .....	<i>pubcomment-ees.enrd@usdoj.gov.</i>
By mail .....	Assistant Attorney General, U.S. DOJ—ENRD, P.O. Box 7611, Washington, DC 20044-7611.

During the public comment period, the Third Modified Consent Decree may be examined and downloaded at this Justice Department Web site: [http://www.usdoj.gov/enrd/Consent\\_Decrees.html](http://www.usdoj.gov/enrd/Consent_Decrees.html). We will provide a paper copy of the Third Modified Consent Decree upon written request and payment of reproduction costs. Please mail your request and payment to: Consent Decree Library, U.S. DOJ—ENRD, P.O. Box 7611, Washington, DC 20044–7611.

Please enclose a check or money order for \$17.25 (25 cents per page reproduction cost) payable to the United States Treasury.

**Thomas Carroll,**

*Assistant Chief, Environmental Enforcement Section, Environment and Natural Resources Division.*

[FR Doc. 2014–06104 Filed 3–19–14; 8:45 am]

**BILLING CODE 4410–15–P**

## DEPARTMENT OF LABOR

### Employment and Training Administration

#### Comment Request for Information Collection for the OMB 1205–0268, ETA 9016 Alien Claims Activity Report, Extension Without Revision

**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 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, ETA is soliciting comments concerning the proposed extension for the collection of data on the ETA 9016, Alien Claims Activity Report, which expires September 30, 2014. The data collection will provide for a comprehensive evaluation of the Unemployment Insurance (UI) Alien Claims Activities. The data are collected quarterly, and an analysis of the data received is formulated into a report summarizing the Alien Claims Activity

by the 53 State Workforce Agencies (SWAs).

**DATES:** Written comments must be submitted to the office listed in the addresses section below on or before May 19, 2014.

**ADDRESSES:** Send comments to Ericka Parker, Office of Unemployment Insurance, Employment and Training Administration, U.S. Department of Labor, 200 Constitution Avenue NW., Washington, DC 20210. Telephone number 202–693–3208 (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). Email: [parker.ericka@dol.gov]. A copy of the proposed information collection request (ICR) can be obtained by contacting the person listed above.

#### SUPPLEMENTARY INFORMATION:

##### I. Background

The ETA 9016 report is used by the Department to assess whether (and the extent to which) the requirements of the U.S. Citizenship and Immigration Services (USCIS), Systematic Alien Verification for Entitlement (SAVE) system are cost-effective and otherwise appropriate for the UI program. In addition, data from the Alien Claims Activity report is being used to assist the Secretary of Labor in determining whether a SWA's administrative costs associated with the verification program are reasonable and reimbursable. There is no other report or system available for collecting this required information. The report allows the Department of Labor to determine the number of aliens filing for UI, the number of benefit issues detected, the denials of benefits to aliens, the extent to which State Agencies use the system, and the overall effectiveness and cost efficiency of the verification system. If SWAs are not required to submit the information on the Alien Claims Activity Report, the Department would not be able to fulfill its responsibilities to assess the SAVE system.

##### 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

*Type of Review:* Extension without revision.

*Title:* ETA 9016, Alien Claims Activity Report.

*OMB Number:* 1205–0268.

*Affected Public:* State Workforce Agencies.

*Estimated Total Annual Respondents:* 53.

*Annual Frequency:* Quarterly.

*Estimated Total Annual Responses:* 212 responses.

*Average Time per Response:* 1 hour.

*Estimated Total Annual Burden*

*Hours:* 212 hours.

*Total Estimated Annual Other Cost Burden:* \$0.

Comments submitted in response to this comment request will be summarized and/or included in the request for OMB approval of the ICR; they will also become a matter of public record.

Dated: March 12, 2014.

**Eric M. Seleznow,**

*Acting Assistant Secretary for Employment and Training, Labor.*

[FR Doc. 2014–06128 Filed 3–19–14; 8:45 am]

**BILLING CODE 4510–FW–P**

## DEPARTMENT OF LABOR

### Employment and Training Administration

#### Comment Request for Information Collection for OMB 1205–0452, ETA 9047 Reemployment of Unemployment Insurance (UI) Benefit Recipients Report, Extension Without Revision

**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 for collection of data on the ETA 9047 Reemployment of UI Benefit Recipients report (current expiration date is September 30, 2014).

**DATES:** Written comments must be submitted to the office listed in the addresses section below on or before May 19, 2014.

**ADDRESSES:** Submit written comments to Valerie Rodall, Office of Unemployment Insurance, Employment and Training Administration, U.S. Department of Labor, Room S-4519, 200 Constitution Avenue NW., Washington, DC 20210. Telephone number: 202-693-3194 (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). Email: [rodall.valerie@dol.gov](mailto:rodall.valerie@dol.gov). A copy of the proposed information collection request (ICR) can be obtained by contacting the person listed above.

**SUPPLEMENTARY INFORMATION:**

**I. Background**

Required by Congress under the Government Performance and Results Act of 1993 (GPRA), the Department's Strategic Plan is an integral part of the budget process. Among the purposes of the GPRA are to improve Federal program effectiveness and public

accountability by focusing on program results, service quality, and customer satisfaction.

Outcome Goal 1.3 in the Department's fiscal year (FY) 2011–2016 Strategic Plan—help workers who are in low-wage jobs or out of the labor market find a path into middle-class jobs—focuses on improving the operational performance and effectiveness of the Federal/state UI program. This goal is supported in part by the performance measure:

Percent of UI claimants reemployed by the end of the first quarter after the quarter in which they received their first payment.

ETA collects the data to measure the facilitation of reemployment of UI benefit recipients through the ETA 9047 report. OMB approved the Department's request to begin collecting UI reemployment data through the ETA 9047 report on July 26, 2005. This data collection was renewed in 2011 through September 30, 2014.

ETA has also included UI reemployment as a performance measure for UI Performs, the Department's performance management system for the UI program. Per UI Program Letter (UIPL) No. 17-08 (May 14, 2008), Acceptable Levels of Performance (ALP)—the minimum performance criteria for UI Performs Core Measures—are set annually for each state. The ALPs take into account the state's total unemployment rate and the percentage of UI claimants who are exempt from active work search or Employment Service (ES) registration requirements because they are job-attached. Analyses of the data indicate that UI reemployment is strongly related to these two factors.

*Data Collection*

Each calendar quarter, states report on the ETA 9047 report separate counts for

individuals receiving their first UI payments who are exempt from active work search or ES registration requirements, in most cases because they are job-attached with definite recall dates, and those not exempt from active work search or ES registration requirements.

States also report on the ETA 9047 report the number of those first payment recipients for whom intrastate or out-of-state employers reported wages in the subsequent quarter. States obtain these counts by crossmatching the Social Security Numbers (SSNs) of claimants who received UI first payments with the UI wage records for the subsequent calendar quarter. ETA issued instructions on obtaining out-of-state reemployment data through matching the SSNs of UI first payment recipients with UI wage records in the National Directory of New Hires in UIPL No. 1-06, Change 1 (August 2, 2006).

*UI Reemployment GPRA and UI Performs Measures*

The UI reemployment GPRA and UI Performs measures are defined as the percentage of all UI claimants receiving a first payment in a calendar quarter who were paid wages in the following calendar quarter, based on state UI wage records.

ETA believes that this measure encourages the state agencies that administer UI—which share responsibility with all Workforce Investment partners in facilitating the reemployment of UI beneficiaries—to be innovative in the steps they take to facilitate these individuals' reemployment.

The following table summarizes GPRA targets and performance for the UI reemployment measure.

**GPRA TARGETS AND PERFORMANCE**

Performance measure	FY 2012 target	FY 2012 actual	FY 2013 target	FY 2013 actual	FY 2014 target
<i>Facilitate Reemployment:</i> Percent of UI claimants who were reemployed by the end of the first quarter after the quarter in which they received their first payment .....	56.4	62.4	63.0	* 62.5	64.7

\* UI reemployment for the period July 2012 to June 2013, which is the most recent data available.

ETA's analyses of the data show that state performance in the reemployment of UI benefit recipients is significantly influenced by forces outside the control of the agency administering the state UI program, most notably by the economic conditions in the state, as measured by the total unemployment rate, and the

percent of UI benefit recipients who are job-attached, as measured by the percent of claimants who are not required to conduct active work search or register with the state ES. State ALPs for the UI Performs Core Measure reflect state-specific data for these two factors. State ALPs and performance for the period

January to December 2012 are available at [http://www.oui.doleta.gov/unemploy/pdf/Core\\_Measures.pdf](http://www.oui.doleta.gov/unemploy/pdf/Core_Measures.pdf). (Click the "State ALP Table" link in the Acceptable Levels of Performance column in the Reemployment Measure section.)

## 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

*Type of Review:* Extension without revision.

*Title:* ETA 9047 Reemployment of UI Benefit Recipients.

*OMB Number:* 1205–0452.

*Affected Public:* State Workforce Agencies (SWAs).

*Estimated Total Annual Respondents:* 53 SWAs.

*Annual Frequency:* Quarterly.

*Estimate Total Annual Responses:* 212 per year (53 SWAs × 4 quarterly reports per year).

*Average Time per Response:* 10 hours.

*Estimated Total Annual Burden Hours:* 2,120 hours.

*Total Estimated Annual Other Cost Burden:* \$0.

Comments submitted in response to this comment request will be summarized and/or included in the request for OMB approval of the ICR; they will also become a matter of public record.

Dated: March 14, 2014.

**Eric M. Seleznow,**

*Acting Assistant Secretary for Employment and Training, Labor.*

[FR Doc. 2014–06130 Filed 3–19–14; 8:45 am]

**BILLING CODE 4510-FW-P**

## DEPARTMENT OF LABOR

### Employment and Training Administration

#### Comment Request for Information Collection for OMB 1205–0051, ETA 902 Disaster Unemployment Assistance Activities; Extension Without Revision

**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 for collection of data on the ETA 902 report, Disaster Unemployment Assistance Activities under the Robert T. Stafford Disaster Relief and Emergency Assistance Act. The current expiration date is September 30, 2014.

**DATES:** Written comments must be submitted to the office listed in the addresses section below on or before May 19, 2014.

**ADDRESSES:** Submit written comments to Jeffery Haluska, Office of Unemployment Insurance, Employment and Training Administration, U.S. Department of Labor, 200 Constitution Avenue NW., Washington, DC 20210. Telephone number: 202–693–2992 (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). Email: [Haluska.Jeffery.B@dol.gov](mailto:Haluska.Jeffery.B@dol.gov). A copy of the proposed information collection request (ICR) can be obtained by contacting the person listed above.

#### SUPPLEMENTARY INFORMATION:

##### I. Background

The ETA 902 Report, Disaster Unemployment Assistance Activities, is a monthly report submitted by an impacted state when a major disaster is

declared by the President that provides for individual assistance (including Disaster Unemployment Assistance (DUA)). The report contains data on DUA claims and payment activities associated with administering the DUA program. The information is used by ETA's Office of Unemployment Insurance (OUI) to determine workload counts, for example, the number of individuals determined eligible or ineligible for DUA, the number of appeals filed, and the number of overpayments issued. The report also allows OUI to track states' administrative costs for the DUA program.

## 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

*Type of Review:* Extension without revision.

*Title:* Disaster Unemployment Assistance Activities Report.

*OMB Number:* 1205–0051.

*Affected Public:* State Workforce Agencies.

*Estimated Total Annual Respondents:* 30.

*Annual Frequency:* Approximate six (6) months per year.

*Estimate Total Annual Responses:* 180 responses.

*Average Time per Response:* One (1) hour.

*Estimated Total Annual Burden Hours:* 180 hours.

*Total Estimated Annual Other Cost Burden:* \$0.

Comments submitted in response to this comment request will be summarized and/or included in the request for OMB approval of the ICR;

they will also become a matter of public record.

Dated: March 12, 2014.

**Eric M. Seleznow,**

*Acting Assistant Secretary for Employment and Training, Labor.*

[FR Doc. 2014-06129 Filed 3-19-14; 8:45 am]

**BILLING CODE 4510-FW-P**

## POSTAL REGULATORY COMMISSION

[Docket No. CP2014-35; Order No. 2019]

### Modification of a Bilateral Postal Agreement

**AGENCY:** Postal Regulatory Commission.

**ACTION:** Notice.

**SUMMARY:** The Commission is noticing a recent Postal Service filing requesting the additional modification to an existing bilateral agreement for inbound competitive services with Posten Norge AS. This notice informs the public of the filing, invites public comment, and takes other administrative steps.

**DATES:** *Comments are due:* March 21, 2014.

**ADDRESSES:** Submit comments electronically via the Commission's Filing Online system at <http://www.prc.gov>. Those who cannot submit comments electronically should contact the person identified in the **FOR FURTHER INFORMATION CONTACT** section by telephone for advice on filing alternatives.

**FOR FURTHER INFORMATION CONTACT:** Brian Corcoran, Acting General Counsel, at 202-789-6820.

#### SUPPLEMENTARY INFORMATION:

##### Table of Contents

- I. Introduction
- II. Contents of Filing
- III. Commission Action
- IV. Ordering Paragraphs

#### I. Introduction

On March 13, 2014, the Postal Service filed Notice, pursuant to 39 CFR 3015.5, that it has entered into an additional modification (Modification Two) of an existing bilateral agreement for inbound competitive services with Posten Norge AS.<sup>1</sup> Modification Two extends the

<sup>1</sup> United States Postal Service Notice of Filing Functionally Equivalent Inbound Competitive Multi-Service Agreement with Norway Post, March 13, 2014 (Notice). Modification One extended the term of the Norway Post Agreement by 18 months (from October 1, 2012 to March 31, 2014). See Docket No. CP2012-60, Order No. 1487, Order Approving Addition of Modified Inbound Competitive Multi-Service Agreements with Foreign Postal Operators 1 Negotiated Service Agreement (Norway Post), September 28, 2012. For

Norway Post Agreement, as amended by Modification One, indefinitely, at existing rates, beginning April 1, 2014, until amendment or termination pursuant to the terms of the Norway Post Agreement. Notice at 1, 3. The Postal Service requests that the Commission include Modification Two within the Inbound Competitive Multi-Service Agreements with Foreign Postal Operators 1 (Foreign Postal Operators 1) product. *Id.* at 5.

#### II. Contents of Filing

The Notice states that Modification Two, like the Norway Post Agreement, includes rates for inbound Air Parcels. *Id.* at 3. It addresses product history; describes Modification Two; and uses the Norway Post Agreement as the baseline agreement for purposes of the functional equivalence comparison. See *generally id.* at 1-5. The Notice includes the following attachments:

- Attachment 1A: a copy of Modification Two;
- Attachment 1B: a copy of Modification One;
- Attachment 1C: a redacted copy of the Norway Post Agreement;
- Attachment 2: the certification required by 39 CFR 3015.5(c)(2);
- Attachment 3: a redacted copy of Governors' Decision No. 10-3;<sup>2</sup> and
- Attachment 4: an application for non-public treatment of unredacted material filed under seal (consisting of financial workpapers and Attachments 1C).

The Postal Service separately filed a public version of the financial workpapers. *Id.* at 3.

#### III. Commission Action

*Notice of establishment of docket.* The Commission establishes Docket No. CP2014-35 for consideration of matters raised by the Notice. The Commission appoints Kenneth R. Moeller to serve as Public Representative in this docket.

Interested persons may submit comments on whether the Postal Service's filing in the captioned docket is consistent with the policies of 39 U.S.C. 3632, 3633 and applicable requirements of 39 CFR part 3015. Comments are due no later than March 21, 2014. The public portions of this filing can be accessed via the

the original Norway Post Agreement, see Docket Nos. MC2010-34 and CP2010-95, Order No. 546, Order Adding Inbound Competitive Multi-Service Agreements with Foreign Postal Operators 1 to the Competitive Product List and Approving Included Agreement, September 29, 2010.

<sup>2</sup> The referenced Governors' Decision establishes prices and classifications for Inbound Competitive Multi-Service Agreements with Foreign Postal Operators, presents Mail Classification Schedule language, and provides price formulas.

Commission's Web site (<http://www.prc.gov>). Information about the Commission's treatment of non-public materials filed by the Postal Service appears at 39 CFR part 3007.

#### IV. Ordering Paragraphs

*It is ordered:*

1. The Commission establishes Docket No. CP2014-35 for consideration of the matters raised in this docket.

2. Pursuant to 39 U.S.C. 505, Kenneth R. Moeller is appointed to serve as an officer of the Commission (Public Representative) to represent the interests of the general public in this proceeding.

3. Comments are due no later than March 21, 2014.

4. The Secretary shall arrange for publication of this order in the **Federal Register**.

By the Commission.

**Shoshana M. Grove,**

*Secretary.*

[FR Doc. 2014-06106 Filed 3-19-14; 8:45 am]

**BILLING CODE 7710-FW-P**

## POSTAL REGULATORY COMMISSION

[Docket No. CP2014-34; Order No. 2018]

### New Postal Product

**AGENCY:** Postal Regulatory Commission.

**ACTION:** Notice.

**SUMMARY:** The Commission is noticing a recent Postal Service filing requesting the addition to Global Expedited Package Services 3 negotiated service agreement. This notice informs the public of the filing, invites public comment, and takes other administrative steps.

**DATES:** *Comments are due:* March 21, 2014.

**ADDRESSES:** Submit comments electronically via the Commission's Filing Online system at <http://www.prc.gov>. Those who cannot submit comments electronically should contact the person identified in the **FOR FURTHER INFORMATION CONTACT** section by telephone for advice on filing alternatives.

**FOR FURTHER INFORMATION CONTACT:** Brian Corcoran, Acting General Counsel, at 202-789-6820.

#### SUPPLEMENTARY INFORMATION:

##### Table of Contents

- I. Introduction
- II. Notice of Filings
- III. Ordering Paragraphs

## I. Introduction

On March 13, 2014, the Postal Service filed notice that it has entered into an additional Global Expedited Package Services 3 (GEPS 3) negotiated service agreement (Agreement).<sup>1</sup>

The Notice includes four attachments: A redacted copy of the Agreement, a redacted copy of Governors' Decision No. 08-7, a certification of compliance with 39 U.S.C. 3633(a), and an application for non-public treatment of certain materials. It also includes supporting financial workpapers.

## II. Notice of Filings

The Commission establishes Docket No. CP2014-34 for consideration of matters raised by the Notice.

Interested persons may submit comments on whether the Postal Service's filing is consistent with 39 U.S.C. 3632, 3633, or 3642, 39 CFR part 3015, and 39 CFR part 3020, subpart B. Comments are due no later than March 21, 2014. The public portions of the filing can be accessed via the Commission's Web site (<http://www.prc.gov>).

The Commission appoints James F. Callow to serve as Public Representative in these dockets.

## III. Ordering Paragraphs

*It is ordered:*

1. The Commission establishes Docket No. CP2014-34 for consideration of the matters raised by the Postal Service's Notice.

2. Pursuant to 39 U.S.C. 505, James F. Callow is appointed to serve as an officer of the Commission to represent the interests of the general public in these proceedings (Public Representative).

3. Comments by interested persons in these proceedings are due no later than March 21, 2014.

4. The Secretary shall arrange for publication of this order in the **Federal Register**.

By the Commission.

**Shoshana M. Grove,**

*Secretary.*

[FR Doc. 2014-06105 Filed 3-19-14; 8:45 am]

**BILLING CODE 7710-FW-P**

<sup>1</sup> Notice of United States Postal Service of Filing a Functionally Equivalent Global Expedited Package Services 3 Negotiated Service Agreement and Application for Non-Public Treatment of Materials Filed Under Seal, March 13, 2014 (Notice).

## SECURITIES AND EXCHANGE COMMISSION

[OMB Control No. 3235-0675, SEC File No. 270-620]

### Submission for OMB Review; Comment Request

*Extension:* Form ABS-15G

Notice is hereby given that, pursuant to the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 *et seq.*), the Securities and Exchange Commission ("Commission") has submitted to the Office of Management and Budget this request for extension of the previously approved collection of information discussed below.

Form ABS-15G (17 CFR 249.1300) is used for reports of information required under Rule 15Ga-1 (17 CFR 240.15Ga-1) of the Exchange Act of 1934 ("Exchange Act"). Exchange Act Rule 15Ga-1 requires asset-backed securitizers to provide disclosure regarding fulfilled an unfulfilled repurchase requests with respect to asset-backed securities. The purpose of the information collected on Form ABS-15G is to implement the disclosure requirements of Section 943 of the Dodd-Frank Wall Street Reform and Consumer Protection Act to provide information regarding the use of representations and warranties in the asset-backed securities markets. We estimate that approximately 810 securitizers will file Form ABS-15G annually at estimated 311.223 burden hours per response. In addition, we estimate that 75% of the 311.223 hours per response (233.417 hours) is carried internally by the securitizers for a total annual reporting burden of 189,068 hours (233.417 hours per response × 810 responses).

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid control number.

The public may view the background documentation for this information collection at the following Web site, [www.reginfo.gov](http://www.reginfo.gov). Comments should be directed to: (i) Desk Officer for the Securities and Exchange Commission, Office of Information and Regulatory Affairs, Office of Management and Budget, Room 10102, New Executive Office Building, Washington, DC 20503, or by sending an email to: [Shagufta\\_Ahmed@omb.eop.gov](mailto:Shagufta_Ahmed@omb.eop.gov); and (ii) Thomas Bayer, Director/Chief Information Officer, Securities and Exchange Commission, c/o Remi Pavlik-Simon, 100 F Street NE., Washington, DC 20549 or send an email to: [\*sec.gov\*. Comments must be submitted to OMB within 30 days of this notice.](mailto:PRA_Mailbox@</a></p>
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Dated: March 14, 2014.

**Kevin M. O'Neill,**

*Deputy Secretary.*

[FR Doc. 2014-06126 Filed 3-19-14; 8:45 am]

**BILLING CODE 8011-01-P**

## SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-71726; File No. SR-BYX-2014-002]

### Self-Regulatory Organizations; BATS Y-Exchange, Inc.; Notice of Filing and Immediate Effectiveness of Proposed Rule Change Related to Fees for Use of BATS Y-Exchange, Inc.

March 14, 2014.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (the "Act"),<sup>1</sup> and Rule 19b-4 thereunder,<sup>2</sup> notice is hereby given that on March 4, 2014, BATS Y-Exchange, Inc. (the "Exchange" or "BYX") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I, II, and III below, which Items have been prepared by the Exchange. The Exchange has designated the proposed rule change as one establishing or changing a member due, fee, or other charge imposed by the Exchange under Section 19(b)(3)(A)(ii) of the Act<sup>3</sup> and Rule 19b-4(f)(2) thereunder,<sup>4</sup> which renders the proposed rule change effective upon filing with the Commission. 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 the Substance of the Proposed Rule Change

The Exchange filed a proposal to amend the fee schedule applicable to Members<sup>5</sup> and non-members of the Exchange pursuant to BYX Rules 15.1(a) and (c). Changes to the fee schedule pursuant to this proposal are effective upon filing.

The text of the proposed rule change is available at the Exchange's Web site at <http://www.batstrading.com>, at the principal office of the Exchange, and at the Commission's Public Reference Room.

<sup>1</sup> 15 U.S.C. 78s(b)(1).

<sup>2</sup> 17 CFR 240.19b-4.

<sup>3</sup> 15 U.S.C. 78s(b)(3)(A)(ii).

<sup>4</sup> 17 CFR 240.19b-4(f)(2).

<sup>5</sup> A Member is any registered broker or dealer that has been admitted to membership in the Exchange.

## 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 and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. The Exchange has prepared summaries, set forth in Sections A, B, and C below, of the most significant parts of such statements.

### A. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

#### 1. Purpose

The Exchange proposes to modify the "Equities Pricing" section of its fee schedule effective March 3, 2014, in order to amend the fees for certain routing strategies based on a change of fees at the New York Stock Exchange LLC ("NYSE"). The Exchange also proposes to remove certain unnecessary language from the definition of "TCV", or total consolidated volume.

The Exchange has previously provided a discounted fee for Destination Specific Orders routed to certain of the largest market centers measured by volume (NYSE, NYSE Arca and NASDAQ), which, in each instance has been \$0.0001 less per share for orders routed to such market centers by the Exchange than such market centers currently charge for removing liquidity (referred to by the Exchange as "One Under" [sic] pricing). NYSE is implementing certain pricing changes effective March 1, 2014, including modification from a fee to remove liquidity of \$0.0025 per share to a fee of \$0.0026 per share.<sup>6</sup> Based on the changes in pricing at NYSE, BYX is proposing to increase its fee for Destination Specific Orders<sup>7</sup> executed at NYSE so that the fee remains \$0.0001 less per share for orders routed to NYSE. Specifically, the Exchange proposes to increase the fee charged for BYX + NYSE Destination Specific Orders executed at NYSE from \$0.0024 per share to \$0.0025 per share.

In addition, the Exchange offers a variety of routing strategies, including "SLIM" and "TRIM," each of which has a specific fee for an execution that

occurs at NYSE.<sup>8</sup> Consistent with its One Under [sic] pricing model, the Exchange currently charges \$0.0024 per share for executions that occur at NYSE through SLIM and TRIM. Based on the increased fee at NYSE, the Exchange proposes to increase the fee charged for SLIM and TRIM orders executed at NYSE from \$0.0024 per share to \$0.0025 per share.

In addition to the changes described above related to orders routed to NYSE through certain Exchange routing strategies, the Exchange proposes to eliminate certain unnecessary language from the fee schedule. Beginning on December 9, 2013, the Exchange temporarily excluded odd lot executions from the calculation of average daily TCV, as defined on the Exchange's fee schedule as it relates to "Equities Pricing."<sup>9</sup> Specifically, odd lots were excluded from the calculation of TCV through January 31, 2014. The Exchange proposes to remove language regarding the exclusion of odd lots, as such exclusion has expired and is thus no longer necessary.

#### 2. Statutory Basis

The Exchange believes that the proposed rule change is consistent with the requirements of the Act and the rules and regulations thereunder that are applicable to a national securities exchange, and, in particular, with the requirements of Section 6 of the Act.<sup>10</sup> Specifically, the Exchange believes that the proposed rule change is consistent with Section 6(b)(4) of the Act,<sup>11</sup> in that it provides for the equitable allocation of reasonable dues, fees and other charges among members and other persons using any facility or system which the Exchange operates or controls. The Exchange notes that it operates in a highly competitive market in which market participants can readily direct order flow to competing venues if they deem fee levels at a particular venue to be excessive. The Exchange believes that the proposed changes to certain of the Exchange's non-standard routing fees and strategies are equitably allocated, fair and reasonable, and non-discriminatory in that they are equally applicable to all Members and are designed to provide a reduced fee for orders routed to NYSE through Exchange routing strategies as

compared to applicable fees for executions if such routed orders were instead executed directly by the Member at NYSE.

The Exchange also believes that its removal of language from the definition of TCV regarding the odd lot exclusion that has expired is consistent with the Act. This change will help to avoid confusion and does not substantively change the fees imposed by the Exchange.

### B. Self-Regulatory Organization's Statement on Burden on Competition

The Exchange does not believe that the proposed rule change will result in any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act, as amended. Because the market for order execution is extremely competitive, Members may readily opt to disfavor the Exchange's routing services if they believe that alternatives offer them better value. For an order routed through the Exchange and executed at NYSE through the applicable routing strategies, the proposed fee change is designed to maintain a slight discount compared to the fee the Member would have paid if such routed order was instead executed directly by a Member at NYSE. The proposed change to remove the language for the exclusion of odd lots imposes no burden on competition because such exclusion explicitly expired on January 31, 2014.

### C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others

No written comments were solicited or received.

## III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

The foregoing rule change has become effective pursuant to Section 19(b)(3)(A) of the Act<sup>12</sup> and paragraph (f) of Rule 19b-4 thereunder.<sup>13</sup> At any time within 60 days of the filing of the proposed rule change, the Commission summarily may temporarily suspend such rule change if it appears to the Commission that such action is necessary or appropriate in the public interest, for the protection of investors, or otherwise in furtherance of the purposes of the Act.

## IV. Solicitation of Comments

Interested persons are invited to submit written data, views and arguments concerning the foregoing,

<sup>6</sup> See SR-NYSE-2014-09, filed February 24, 2014, available at: <http://www.nyse.com/nysenotices/nyse/rule-filings/list>.

<sup>7</sup> As defined in Exchange Rule 11.9(c)(12).

<sup>8</sup> See Exchange Rule 11.13(a)(3)(G) for a description of the TRIM routing strategy and Exchange Rule 11.13(a)(3)(H) for a description of the SLIM routing strategy.

<sup>9</sup> See Securities Exchange Act Release No. 71138 (December 19, 2013), 78 FR 78445 (December 26, 2013) (SR-BYX-2013-041).

<sup>10</sup> 15 U.S.C. 78f.

<sup>11</sup> 15 U.S.C. 78f(b)(4).

<sup>12</sup> 15 U.S.C. 78s(b)(3)(A).

<sup>13</sup> 17 CFR 240.19b-4(f).

including whether the proposed rule change is consistent with the Act. Comments may be submitted by any of the following methods:

*Electronic Comments*

- Use the Commission's Internet comment form (<http://www.sec.gov/rules/sro.shtml>); or
- Send an email to [rule-comments@sec.gov](mailto:rule-comments@sec.gov). Please include File Number SR-BYX-2014-002 on the subject line.

*Paper Comments*

- Send paper comments in triplicate to Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090.

All submissions should refer to File Number SR-BYX-2014-002. This file number should be included on the subject line if email is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (<http://www.sec.gov/rules/sro.shtml>). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for Web site viewing and printing in the Commission's Public Reference Room, 100 F Street NE., Washington, DC 20549, on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of such filing also will be available for inspection and copying at the principal office of the Exchange. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly.

All submissions should refer to File Number SR-BYX-2014-002 and should be submitted on or before April 10, 2014.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.<sup>14</sup>

**Kevin M. O'Neill,**  
*Deputy Secretary.*

[FR Doc. 2014-06123 Filed 3-19-14; 8:45 am]

**BILLING CODE 8011-01-P**

**SECURITIES AND EXCHANGE COMMISSION**

[Release No. 34-71727; File No. SR-BATS-2014-005]

**Self-Regulatory Organizations; BATS Exchange, Inc.; Notice of Filing and Immediate Effectiveness of Proposed Rule Change Related to Fees for Use of BATS Exchange, Inc.**

March 14, 2014.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (the "Act"),<sup>1</sup> and Rule 19b-4 thereunder,<sup>2</sup> notice is hereby given that on March 4, 2014, BATS Exchange, Inc. (the "Exchange" or "BATS") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I, II, and III below, which Items have been prepared by the Exchange. The Exchange has designated the proposed rule change as one establishing or changing a member due, fee, or other charge imposed by the Exchange under Section 19(b)(3)(A)(ii) of the Act<sup>3</sup> and Rule 19b-4(f)(2) thereunder,<sup>4</sup> which renders the proposed rule change effective upon filing with the Commission. 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 the Substance of the Proposed Rule Change**

The Exchange filed a proposal to amend the fee schedule applicable to Members<sup>5</sup> and non-members of the Exchange pursuant to BATS Rules 15.1(a) and (c). Changes to the fee schedule pursuant to this proposal are effective upon filing.

The text of the proposed rule change is available at the Exchange's Web site at <http://www.batstrading.com>, at the principal office of the Exchange, and at the Commission's Public Reference Room.

**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 and discussed any comments it received on the

proposed rule change. The text of these statements may be examined at the places specified in Item IV below. The Exchange has prepared summaries, set forth in Sections A, B, and C below, of the most significant parts of such statements.

*A. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change*

**1. Purpose**

The Exchange proposes to modify the "Equities Pricing" section of its fee schedule effective March 3, 2014, in order to amend the fees for certain routing strategies based on a change of fees at the New York Stock Exchange LLC ("NYSE"). The Exchange also proposes to remove certain unnecessary language from the definition of "TCV", or total consolidated volume.

The Exchange has previously provided a discounted fee for Destination Specific Orders routed to certain of the largest market centers measured by volume (NYSE, NYSE Arca and NASDAQ), which, in each instance has been \$0.0001 less per share for orders routed to such market centers by the Exchange than such market centers currently charge for removing liquidity (referred to by the Exchange as "One Under" pricing). NYSE is implementing certain pricing changes effective March 1, 2014, including modification from a fee to remove liquidity of \$0.0025 per share to a fee of \$0.0026 per share.<sup>6</sup> Based on the changes in pricing at NYSE, BATS is proposing to increase its fee for Destination Specific Orders<sup>7</sup> executed at NYSE so that the fee remains \$0.0001 less per share for orders routed to NYSE. Specifically, the Exchange proposes to increase the fee charged for BATS + NYSE Destination Specific Orders executed at NYSE from \$0.0024 per share to \$0.0025 per share.

In addition, the Exchange offers a variety of routing strategies, including "SLIM" and "TRIM," each of which has a specific fee for an execution that occurs at NYSE.<sup>8</sup> Consistent with its One Under pricing model, the Exchange currently charges \$0.0024 per share for executions that occur at NYSE through SLIM and TRIM. Based on the increased fee at NYSE, the Exchange proposes to increase the fee charged for SLIM and

<sup>6</sup> See SR-NYSE-2014-09, filed February 24, 2014, available at: <http://www.nyse.com/nyse-notices/nyse/rule-filings/list>.

<sup>7</sup> As defined in Exchange Rule 11.9(c)(12).

<sup>8</sup> See Exchange Rule 11.13(a)(3)(G) for a description of the TRIM routing strategy and Exchange Rule 11.13(a)(3)(H) for a description of the SLIM routing strategy.

<sup>1</sup> 15 U.S.C. 78s(b)(1).

<sup>2</sup> 17 CFR 240.19b-4.

<sup>3</sup> 15 U.S.C. 78s(b)(3)(A)(ii).

<sup>4</sup> 17 CFR 240.19b-4(f)(2).

<sup>5</sup> A Member is any registered broker or dealer that has been admitted to membership in the Exchange.

<sup>14</sup> 17 CFR 200.30-3(a)(12).

TRIM orders executed at NYSE from \$0.0024 per share to \$0.0025 per share.

In addition to the changes described above related to orders routed to NYSE through certain Exchange routing strategies, the Exchange proposes to eliminate certain unnecessary language from the fee schedule. Beginning on December 9, 2013, the Exchange temporarily excluded odd lot executions from the calculation of average daily TCV, as defined on the Exchange's fee schedule as it relates to "Equities Pricing."<sup>9</sup> Specifically, odd lots were excluded from the calculation of TCV through January 31, 2014. The Exchange proposes to remove language regarding the exclusion of odd lots, as such exclusion has expired and is thus no longer necessary.

## 2. Statutory Basis

The Exchange believes that the proposed rule change is consistent with the requirements of the Act and the rules and regulations thereunder that are applicable to a national securities exchange, and, in particular, with the requirements of Section 6 of the Act.<sup>10</sup> Specifically, the Exchange believes that the proposed rule change is consistent with Section 6(b)(4) of the Act,<sup>11</sup> in that it provides for the equitable allocation of reasonable dues, fees and other charges among members and other persons using any facility or system which the Exchange operates or controls. The Exchange notes that it operates in a highly competitive market in which market participants can readily direct order flow to competing venues if they deem fee levels at a particular venue to be excessive. The Exchange believes that the proposed changes to certain of the Exchange's non-standard routing fees and strategies are equitably allocated, fair and reasonable, and non-discriminatory in that they are equally applicable to all Members and are designed to provide a reduced fee for orders routed to NYSE through Exchange routing strategies as compared to applicable fees for executions if such routed orders were instead executed directly by the Member at NYSE.

The Exchange also believes that its removal of language from the definition of TCV regarding the odd lot exclusion that has expired is consistent with the Act. This change will help to avoid confusion and does not substantively

change the fees imposed by the Exchange.

### B. Self-Regulatory Organization's Statement on Burden on Competition

The Exchange does not believe that the proposed rule change will result in any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act, as amended. Because the market for order execution is extremely competitive, Members may readily opt to disfavor the Exchange's routing services if they believe that alternatives offer them better value. For an order routed through the Exchange and executed at NYSE through the applicable routing strategies, the proposed fee change is designed to maintain a slight discount compared to the fee the Member would have paid if such routed order was instead executed directly by a Member at NYSE. The proposed change to remove the language for the exclusion of odd lots imposes no burden on competition because such exclusion explicitly expired on January 31, 2014.

### C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others

No written comments were solicited or received.

## III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

The foregoing rule change has become effective pursuant to Section 19(b)(3)(A) of the Act<sup>12</sup> and paragraph (f) of Rule 19b-4 thereunder.<sup>13</sup> At any time within 60 days of the filing of the proposed rule change, the Commission summarily may temporarily suspend such rule change if it appears to the Commission that such action is necessary or appropriate in the public interest, for the protection of investors, or otherwise in furtherance of the purposes of the Act.

## IV. Solicitation of Comments

Interested persons are invited to submit written data, views and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act. Comments may be submitted by any of the following methods:

### Electronic Comments

- Use the Commission's Internet comment form (<http://www.sec.gov/rules/sro.shtml>); or

- Send an email to [rule-comments@sec.gov](mailto:rule-comments@sec.gov). Please include File Number SR-BATS-2014-005 on the subject line.

### Paper Comments

- Send paper comments in triplicate to Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090.

All submissions should refer to File Number SR-BATS-2014-005. This file number should be included on the subject line if email is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (<http://www.sec.gov/rules/sro.shtml>). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for Web site viewing and printing in the Commission's Public Reference Room, 100 F Street NE., Washington, DC 20549, on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of such filing also will be available for inspection and copying at the principal office of the Exchange. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-BATS-2014-005 and should be submitted on or before April 10, 2014.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.<sup>14</sup>

**Kevin M. O'Neill,**

*Deputy Secretary.*

[FR Doc. 2014-06124 Filed 3-19-14; 8:45 am]

**BILLING CODE 8011-01-P**

<sup>9</sup> See Securities Exchange Act Release No. 71140 (December 19, 2013), 78 FR 78460 (December 26, 2013) (SR-BATS-2013-063).

<sup>10</sup> 15 U.S.C. 78f.

<sup>11</sup> 15 U.S.C. 78f(b)(4).

<sup>12</sup> 15 U.S.C. 78s(b)(3)(A).

<sup>13</sup> 17 CFR 240.19b-4(f).

<sup>14</sup> 17 CFR 200.30-3(a)(12).

**SECURITIES AND EXCHANGE COMMISSION**

[Release No. 34-71728; File No. SR-NYSEMKT-2014-08]

**Self-Regulatory Organizations; NYSE MKT LLC; Order Approving Proposed Rule Change, as Modified by Amendment No. 1, Amending Various Sections of Both the Limited Liability Company Agreement of NYSE Amex Options LLC Dated as of June 29, 2011 and the Members Agreement Dated as of June 29, 2011 By and Among the Company, NYSE MKT, NYSE Euronext, Banc of America Strategic Investments Corporation, Barclays Electronic Commerce Holdings Inc., Citadel Securities LLC, Citigroup Financial Strategies, Inc., Goldman, Sachs & Co., Datek Online Management Corp. and UBS Americas Inc. in Order To Make Certain Technical Changes Within the Aforementioned Agreements**

March 14, 2014.

On January 14, 2014, NYSE MKT LLC (“NYSE MKT” or “Exchange”) filed with the Securities and Exchange Commission (“Commission”), pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (“Act”) <sup>1</sup> and Rule 19b-4 thereunder, <sup>2</sup> a proposed rule change to amend various sections of both the Limited Liability Company Agreement of NYSE Amex Options LLC (“Company”) dated as of June 29, 2011 (“LLC Agreement”) and the Members Agreement dated as of June 29, 2011 by and among the Company, NYSE MKT,

NYSE Euronext, Banc of America Strategic Investments Corporation, Barclays Electronic Commerce Holdings Inc., Citadel Securities LLC, Citigroup Financial Strategies, Inc., Goldman, Sachs & Co., Datek Online Management Corp. and UBS Americas Inc. (collectively, excluding the Company, NYSE MKT and NYSE Euronext, the “Founding Firms”) (“Members Agreement”) in order to make certain technical modifications and clarifications to certain provisions of the LLC Agreement and the Members Agreement. The proposed rule change was published for comment in the **Federal Register** on January 31, 2014. <sup>3</sup> The Commission received no comments on the proposal. On March 12, 2014, the Exchange filed Amendment No. 1 to the proposed rule change. <sup>4</sup> This order approves the proposed rule change as modified by Amendment No. 1.

After careful review, the Commission finds that the proposed rule change is consistent with the requirements of the Act and the rules and regulations thereunder applicable to a national securities exchange <sup>5</sup> and, in particular, the requirements of Sections 6(b)(1) and 6(b)(5) of the Act. <sup>6</sup> The proposal makes certain technical modifications and clarifications to certain provisions of the LLC Agreement and the Members Agreement, as well as several typographical corrections. The Commission notes that it previously found the LLC Agreement and the Members Agreement to be consistent with the Act, and in particular Sections

6(b)(1) and 6(b)(5), <sup>7</sup> and that the proposed rule change does not substantively change the relevant provisions of such agreements. <sup>8</sup>

For the foregoing reasons, the Commission believes that the proposed rule change is consistent with the Act.

*It is therefore ordered*, pursuant to Section 19(b)(2) of the Act, <sup>9</sup> that the proposed rule change (SR-NYSEMKT-2014-08), as modified by Amendment No. 1, be, and it hereby is, approved.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority. <sup>10</sup>

**Kevin M. O’Neill,**  
*Deputy Secretary.*

[FR Doc. 2014-06125 Filed 3-19-14; 8:45 am]

**BILLING CODE 8011-01-P**

**DEPARTMENT OF THE TREASURY**

**United States Mint**

**Pricing for the 2014 National Baseball Hall of Fame Commemorative Coin Program—Silver and Clad Coin Options**

**AGENCY:** United States Mint, Department of the Treasury.

**ACTION:** Notice.

**SUMMARY:** The United States Mint is announcing the following prices for the 2014 National Baseball Hall of Fame Commemorative Coin Program for the silver and clad coin options:

Product	Introductory price	Regular price
2014 National Baseball Hall of Fame Proof \$5 Gold Coin .....	Per pricing grid * .....	Per pricing grid.*
2014 National Baseball Hall of Fame Uncirculated \$5 Gold Coin * .....	Per pricing grid * .....	Per pricing grid.*
2014 National Baseball Hall of Fame Proof Silver Dollar .....	\$51.95 .....	\$56.95.
2014 National Baseball Hall of Fame Uncirculated Silver Dollar .....	\$47.95 .....	\$52.95.
2014 National Baseball Hall of Fame Proof Clad Half-Dollar .....	\$19.95 .....	\$23.95.
2014 National Baseball Hall of Fame Uncirculated Clad Half-Dollar .....	\$18.95 .....	\$22.95.

\* Gold coins will be priced according to the pricing grid posted in 2013.

**FOR FURTHER INFORMATION CONTACT:**  
Marc Landry, Acting Associate Director for Sales and Marketing, United States Mint, 801 9th Street NW., Washington, DC 20220; or call 202-354-7500.

**Authority:** 31 U.S.C. 5111, 5112 & 9701; Pub. L. 112-152, sec. 6.

Dated: March 14, 2014.

**Richard A. Peterson,**  
*Deputy Director, United States Mint.*

[FR Doc. 2014-06103 Filed 3-19-14; 8:45 am]

**BILLING CODE P**

<sup>1</sup> 15 U.S.C. 78s(b)(1).

<sup>2</sup> 17 CFR 240.19b-4.

<sup>3</sup> See Securities Exchange Act Release No. 71408 (January 27, 2014), 79 FR 5481 (“Notice”).

<sup>4</sup> Amendment No. 1 made three non-substantive corrections to the rule text marking in Exhibit 5 of the proposal. Because Amendment No. 1 is technical in nature, the Commission is not required to publish it for public comment.

<sup>5</sup> In approving this proposed rule change, the Commission has considered the proposed rule’s

impact on efficiency, competition, and capital formation. See 15 U.S.C. 78c(f).

<sup>6</sup> 15 U.S.C. 78f(b)(1) and 78f(b)(5).

<sup>7</sup> See Securities Exchange Act Release No. 64742 (June 24, 2011), 76 FR 38436 (June 30, 2011) (SR-NYSEAmex-2011-18). See also Securities Exchange Act Release No. 67902 (September 21, 2012), 77 FR 59423 (September 27, 2012) (SR-NYSEMKT-2012-23).

<sup>8</sup> The Commission also notes that the Exchange represented in its proposal that the technical

modifications made by the proposed rule change are not intended to substantively change the relevant provisions of the LLC Agreement or the Members Agreement, but only to ensure that such agreements clearly reflect the original intentions of the parties to those agreements. See Notice, *supra* note 3, 79 FR 5482 (January 31, 2014).

<sup>9</sup> 15 U.S.C. 78s(b)(2).

<sup>10</sup> 17 CFR 200.30-3(a)(12).

**DEPARTMENT OF VETERANS AFFAIRS**

[OMB Control No. 2900-0001]

**Agency Information Collection (Veteran's Application for Compensation and/or Pension): Activity Under OMB Review**

**AGENCY:** Veterans Benefits Administration, Department of Veterans Affairs.

**ACTION:** Notice.

**SUMMARY:** In compliance with the Paperwork Reduction Act (PRA) of 1995 (44 U.S.C. 3501-3521), this notice announces that the Veterans Benefits Administration (VBA), Department of Veterans Affairs, will submit the collection of information abstracted below to the Office of Management and Budget (OMB) for review and comment. The PRA submission describes the nature of the information collection and its expected cost and burden; it includes the actual data collection instrument.

**DATES:** Comments must be submitted on or before April 21, 2014.

**ADDRESSES:** Submit written comments on the collection of information through [www.Regulations.gov](http://www.Regulations.gov) or to VA's OMB Desk Officer, OMB Human Resources and Housing Branch, New Executive Office Building, Room 10235, Washington, DC 20503 (202) 395-7316. Please refer to "OMB Control No. 2900-0001" in any correspondence.

**FOR FURTHER INFORMATION CONTACT:** Crystal Rennie, Enterprise Records Service (005R1B), Department of Veterans Affairs, 810 Vermont Avenue NW., Washington, DC 20420, (202) 632-7492 or email [crystal.rennie@va.gov](mailto:crystal.rennie@va.gov). Please refer to "OMB Control No. 2900-0001."

**SUPPLEMENTARY INFORMATION:***Titles:*

a. Veteran's Application for Compensation and/or Pension, VA Form 21-526.

b. Veteran's Supplemental Claim Application, VA Form 21-526b.

c. Authorization and Consent Release Information to the Department of Veterans Affairs (VA), VA Form 21-4142.

d. General Release for Medical Provider Information to the Department of Veterans Affairs (VA), VA Form 21-4142a.

*OMB Control Number:* 2900-0001.

*Type of Review:* Revision of a currently approved collection.

*Abstracts:*

a. Veterans complete VA Form 21-526 to initially apply for compensation and/or pension benefits.

b. Veterans who previously filed a claim using VA Form 21-526, and who wish to request an increase in a service connected condition, reopen their claim for a previously denied claim, and/or file a claim for a new service-connected condition must complete VA Form 21-526b. VA Form 21-526b will be used for supplemental disability or ancillary benefit claims.

c. Veterans who need VA's assistance in obtaining non-VA medical records must complete VA Form 21-4142.

d. VA Form 21-4142a is used to gather private provider information of the Veteran to VA.

An agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. The **Federal Register** Notice with a 60-day comment period soliciting comments on this collection of information was published on January 3, 2014 at pages 424 and 425.

*Affected Public:* Individuals or households.

*Estimated Annual Burden:*

a. VA Form 21-526—391,708.

b. VA Form 21-526b—50,000.

c. VA Form 21-4142—5,516.

d. VA Form 21-4142a—5,516.

*Estimated Average Burden per Respondent:*

a. VA Form 21-526—1 hour.

b. VA Form 21-526b—15 minutes.

c. VA Form 21-4142—5 minutes.

d. VA Form 21-4142a—5 minutes.

*Frequency of Response:* One time.

*Estimated Number of Respondents:*

a. VA Form 21-526—391,708.

b. VA Form 21-526b—200,000.

c. VA Form 21-4142—66,200.

d. VA Form 21-4142a—66,200.

Dated: March 14, 2014.

By direction of the Secretary.

**Crystal Rennie,**

*Department Clearance Officer, Department of Veterans Affairs.*

[FR Doc. 2014-06108 Filed 3-19-14; 8:45 am]

**BILLING CODE 8320-01-P**

**DEPARTMENT OF VETERANS AFFAIRS**

[OMB Control No. 2900-0001]

**Agency Information Collection (Veteran's Application for Compensation and/or Pension): Activity Under OMB Review**

**AGENCY:** Veterans Benefits Administration, Department of Veterans Affairs.

**ACTION:** Notice.

**SUMMARY:** In compliance with the Paperwork Reduction Act (PRA) of 1995

(44 U.S.C. 3501-3521), this notice announces that the Veterans Benefits Administration (VBA), Department of Veterans Affairs, will submit the collection of information abstracted below to the Office of Management and Budget (OMB) for review and comment. The PRA submission describes the nature of the information collection and its expected cost and burden; it includes the actual data collection instrument.

**DATES:** Comments must be submitted on or before April 21, 2014.

**ADDRESSES:** Submit written comments on the collection of information through [www.Regulations.gov](http://www.Regulations.gov), or to Office of Information and Regulatory Affairs, Office of Management and Budget, Attn: VA Desk Officer; 725 17th St. NW., Washington, DC 20503 or sent through electronic mail to [oir\\_submission@omb.eop.gov](mailto:oir_submission@omb.eop.gov). Please refer to "OMB Control No. 2900-0001" in any correspondence.

**FOR FURTHER INFORMATION CONTACT:**

Crystal Rennie, Enterprise Records Service (005R1B), Department of Veterans Affairs, 810 Vermont Avenue NW., Washington, DC 20420, (202) 632-7492 or email [crystal.rennie@va.gov](mailto:crystal.rennie@va.gov). Please refer to "OMB Control No. 2900-0001."

**SUPPLEMENTARY INFORMATION:***Titles:*

a. Veteran's Application for Compensation and/or Pension, VA Form 21-526.

b. Veteran's Supplemental Claim Application, VA Form 21-526b.

c. Authorization and Consent Release Information to the Department of Veterans Affairs (VA), VA Form 21-4142.

d. General Release for Medical Provider Information to the Department of Veterans Affairs (VA), VA Form 21-4142a.

*OMB Control Number:* 2900-0001.

*Type of Review:* Revision of a currently approved collection.

*Abstracts:*

a. Veterans complete VA Form 21-526 to initially apply for compensation and/or pension benefits.

b. Veterans who previously filed a claim using VA Form 21-526, and who wish to request an increase in a service connected condition, reopen their claim for a previously denied claim, and/or file a claim for a new service-connected condition must complete VA Form 21-526b. VA Form 21-526b will be used for supplemental disability or ancillary benefit claims.

c. Veterans who need VA's assistance in obtaining non-VA medical records must complete VA Form 21-4142.

d. VA Form 21-4142a is used to gather private provider information of the Veteran to VA.

An agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. The **Federal Register** Notice with a 60-day comment period soliciting comments on this collection of information was published on January 3, 2014 at pages 424 and 425.

*Affected Public:* Individuals or households.

*Estimated Annual Burden:*

- a. VA Form 21-526—391,708.
- b. VA Form 21-526b—50,000.
- c. VA Form 21-4142—5,516.
- d. VA Form 21-4142a—5,516.

*Estimated Average Burden per Respondent:*

- a. VA Form 21-526—1 hour.
- b. VA Form 21-526b—15 minutes.
- c. VA Form 21-4142—5 minutes.
- d. VA Form 21-4142a—5 minutes.

*Frequency of Response:* One time.

*Estimated Number of Respondents:*

- a. VA Form 21-526—391,708.
- b. VA Form 21-526b—200,000.
- c. VA Form 21-4142—66,200.
- d. VA Form 21-4142a—66,200.

Dated: March 17, 2014.

By direction of the Secretary.

**Crystal Rennie,**

*Department Clearance Officer, Department of Veterans Affairs.*

[FR Doc. 2014-06144 Filed 3-19-14; 8:45 am]

**BILLING CODE 8320-01-P**

## DEPARTMENT OF VETERANS AFFAIRS

[OMB Control No. 2900-0024]

### Agency Information Collection (Insurance Deduction Authorization (For Deduction From Benefit Payments)) Activity Under OMB Review

**AGENCY:** Veterans Benefits Administration, Department of Veterans Affairs.

**ACTION:** Notice.

**SUMMARY:** In compliance with the Paperwork Reduction Act (PRA) of 1995 (44 U.S.C. 3501-3521), this notice announces that the Veterans Benefits Administration (VBA), Department of Veterans Affairs, will submit the collection of information abstracted below to the Office of Management and Budget (OMB) for review and comment. The PRA submission describes the nature of the information collection and its expected cost and burden; it includes the actual data collection instrument.

**DATES:** Comments must be submitted on or before April 21, 2014.

**ADDRESSES:** Submit written comments on the collection of information through [www.Regulations.gov](http://www.Regulations.gov), or to Office of Information and Regulatory Affairs, Office of Management and Budget, Attn: VA Desk Officer; 725 17th St. NW., Washington, DC 20503 or sent through electronic mail to [oir\\_submission@omb.eop.gov](mailto:oir_submission@omb.eop.gov). Please refer to "OMB Control No. 2900-0024" in any correspondence.

**FOR FURTHER INFORMATION CONTACT:**

Crystal Rennie, Enterprise Records Service (005R1B), Department of Veterans Affairs, 810 Vermont Avenue NW., Washington, DC 20420, (202) 632-7492 or email [crystal.rennie@va.gov](mailto:crystal.rennie@va.gov). Please refer to "OMB Control No. 2900-0024."

**SUPPLEMENTARY INFORMATION:**

*Title:* Insurance Deduction Authorization (For Deduction from Benefit Payments), VA Form 29-888.

*OMB Control Number:* 2900-0024.

*Type of Review:* Revision of a currently approved collection.

*Abstract:* VA Form 29-888 is completed by the insured or their representative to authorize deduction from their compensation check to pay premiums, loans and/or liens on his or her insurance contract.

An agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. The **Federal Register** Notice with a 60-day comment period soliciting comments on this collection of information was published on December 17, 2013 at pages 76410-76411.

*Affected Public:* Individuals or households.

*Estimated Annual Burden:* 622 hours.

*Estimated Average Burden per Respondent:* 10 minutes.

*Frequency of Response:* On occasion.

*Estimated Number of Respondents:* 3,732.

Dated: March 17, 2014.

By direction of the Secretary.

**Crystal Rennie,**

*Department Clearance Officer, Department of Veterans Affairs.*

[FR Doc. 2014-06142 Filed 3-19-14; 8:45 am]

**BILLING CODE 8320-01-P**

## DEPARTMENT OF VETERANS AFFAIRS

[OMB Control No. 2900-0051]

### Proposed Information Collection (Quarterly Report of State Approving Agency Activities) Activity: Comment Request

**AGENCY:** Veterans Benefits Administration, Department of Veterans Affairs.

**ACTION:** Notice.

**SUMMARY:** The Veterans Benefits Administration (VBA), Department of Veterans Affairs (VA), is announcing an opportunity for public comment on the proposed collection of certain information by the agency. Under the Paperwork Reduction Act (PRA) of 1995, Federal agencies are required to publish notice in the **Federal Register** concerning each proposed collection of information, including each proposed revision of a currently approved collection and allow 60 days for public comment in response to the notice. This notice solicits comments on the information needed to accurately reimburse State Approving Agencies (SAAs) for expenses incurred in the approval and supervision of education and training programs.

**DATES:** Written comments and recommendations on the proposed collection of information should be received on or before May 19, 2014.

**ADDRESSES:** Submit written comments on the collection of information through the Federal Docket Management System (FDMS) at [www.Regulations.gov](http://www.Regulations.gov); or to Nancy J. Kessinger, Veterans Benefits Administration (20M35), Department of Veterans Affairs, 810 Vermont Avenue NW., Washington, DC 20420 or email to [nancy.kessinger@va.gov](mailto:nancy.kessinger@va.gov). Please refer to "OMB Control No. 2900-0051" in any correspondence. During the comment period, comments may be viewed online through FDMS.

**FOR FURTHER INFORMATION CONTACT:** Nancy J. Kessinger at (202) 632-8924 or FAX (202) 632-8925.

**SUPPLEMENTARY INFORMATION:** Under the PRA of 1995 (Public Law 104-13; 44 U.S.C. 3501-3521), Federal agencies must obtain approval from OMB for each collection of information they conduct or sponsor. This request for comment is being made pursuant to Section 3506(c)(2)(A) of the PRA.

With respect to the following collection of information, VBA invites comments on: (1) Whether the proposed collection of information is necessary for the proper performance of VBA's functions, including whether the

information will have practical utility; (2) the accuracy of VBA's estimate of the burden of the proposed collection of information; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or the use of other forms of information technology.

*Title:* Quarterly Report of State Approving Agency Activities.

*OMB Control Number:* 2900-0051.  
*Type of Review:* Revision of a currently approved collection.

*Abstract:* VA reimburses SAAs for expenses incurred in the approval and supervision of education and training programs. SAAs are required to report their activities to VA quarterly and provide notices regarding which courses, training programs and tests were approved, disapproved or suspended.

*Affected Public:* State, Local or Tribal Government.

*Estimated Annual Burden:* 46,420 hours.

*Estimated Average Burden per Respondent:* 1 hour.

*Frequency of Response:* Quarterly.

*Estimated Number of Responses:* 220.

Dated: March 17, 2014.

By direction of the Secretary.

**Crystal Rennie,**

*Department Clearance Officer, Department of Veterans Affairs.*

[FR Doc. 2014-06143 Filed 3-19-14; 8:45 am]

**BILLING CODE 8320-01-P**



# FEDERAL REGISTER

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Part II

## Department of Agriculture

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Food and Nutrition Service

7 CFR Part 246

Special Supplemental Nutrition Program for Women, Infants and Children (WIC): Revisions in the WIC Food Packages; Correction; Final Rule

**DEPARTMENT OF AGRICULTURE**

issue of Tuesday, March 4, 2014, make the following correction:

**Food and Nutrition Service**

**§ 246.10 [Corrected]**

**7 CFR Part 246**

■ Table 3, appearing on pages 12295–12296, in § 246.10(e)(11), is corrected to read as follows:

[FNS–2006–0037]

RIN 0584–AD77

**Special Supplemental Nutrition Program for Women, Infants and Children (WIC): Revisions in the WIC Food Packages**

*Correction*

In rule document 2014–04105, appearing on pages 12273–12300 in the

**TABLE 3—MAXIMUM MONTHLY ALLOWANCES (MMA) OF SUPPLEMENTAL FOODS FOR CHILDREN AND WOMEN WITH QUALIFYING CONDITIONS IN FOOD PACKAGE III**

Foods <sup>1</sup>	Children	Women		
	1 through 4 years	Pregnant and partially breastfeeding (up to 1 year postpartum) <sup>2</sup>	Postpartum (up to 6 months postpartum) <sup>3</sup>	Fully breastfeeding, (up to 1 year post-partum) <sup>4,5</sup>
Juice, single strength <sup>6</sup> .....	128 fl oz .....	144 fl oz .....	96 fl oz .....	144 fl oz.
WIC Formula <sup>7,8</sup> .....	455 fl oz liquid concentrate	455 fl oz liquid concentrate	455 fl oz liquid concentrate	455 fl oz liquid concentrate.
Milk .....	16 qt <sup>9,10,11,12,13</sup> .....	22 qt <sup>9,10,11,12,14</sup> .....	16 qt <sup>9,10,11,12,14</sup> .....	24 qt <sup>9,10,11,12,14</sup> .
Breakfast cereal <sup>15,16</sup> .....	36 oz .....	36 oz .....	36 oz .....	36 oz.
Cheese .....	N/A .....	N/A .....	N/A .....	1 lb.
Eggs .....	1 dozen .....	1 dozen .....	1 dozen .....	2 dozen.
Fruits and vegetables <sup>17,18,19</sup> .....	\$8.00 in cash-value vouchers.	\$10.00 in cash-value vouchers.	\$10.00 in cash-value vouchers.	\$10.00 in cash-value vouchers.
Whole wheat or whole grain bread <sup>20</sup> .....	2 lb .....	1 lb .....	N/A .....	1 lb.
Fish (canned) .....	N/A .....	N/A .....	N/A .....	30 oz.
Legumes, dry <sup>21</sup> and/or Peanut butter.	1 lb or 18 oz .....	1 lb and 18 oz .....	1 lb or 18 oz .....	1 lb and 18 oz.

Table 3 Footnotes: N/A = the supplemental food is not authorized in the corresponding food package.

<sup>1</sup> Table 4 of paragraph (e)(12) of this section describes the minimum requirements and specifications for the supplemental foods. The competent professional authority (CPA), as established by State agency policy, is authorized to determine nutritional risk and prescribe supplemental foods per medical documentation.

<sup>2</sup> This food package is issued to two categories of WIC participants: Women participants with singleton pregnancies and breastfeeding women whose partially (mostly) breastfed infants receive formula from the WIC Program in amounts that do not exceed the maximum formula allowances as appropriate for the age of the infant as described in Table 1 of paragraph (e)(9) of this section.

<sup>3</sup> This food package is issued to two categories of WIC participants: Non-breastfeeding postpartum women and breastfeeding postpartum women whose breastfed infants receive more than the maximum infant formula allowances as appropriate for the age of the infant as described in Table 1 of paragraph (e)(9) of this section.

<sup>4</sup> This food package is issued to four categories of WIC participants: Fully breastfeeding women whose infants do not receive formula from the WIC Program; women pregnant with two or more fetuses; women partially (mostly) breastfeeding multiple infants from the same pregnancy, and pregnant women who are also partially (mostly) breastfeeding singleton infants.

<sup>5</sup> Women fully breastfeeding multiple infants from the same pregnancy are prescribed 1.5 times the maximum allowances.

<sup>6</sup> Combinations of single-strength and concentrated juices may be issued provided that the total volume does not exceed the maximum monthly allowance for single-strength juice.

<sup>7</sup> WIC formula means infant formula, exempt infant formula, or WIC-eligible nutritionals.

<sup>8</sup> Powder and ready-to-feed may be substituted at rates that provide comparable nutritive value.

<sup>9</sup> Whole milk is the standard milk for issuance to 1-year-old children (12 through 23 months). Fat-reduced milks may be issued to 1-year old children as determined appropriate by the health care provider per medical documentation. Lowfat (1%) or nonfat milks are the standard milks for issuance for children ≥ 24 months of age and women. Whole milk or reduced fat (2%) milk may be substituted for lowfat (1%) or nonfat milk for children ≥ 24 months of age and women as determined appropriate by the health care provider per medical documentation.

<sup>10</sup> Evaporated milk may be substituted at the rate of 16 fluid ounces of evaporated milk per 32 fluid ounces of fluid milk or a 1:2 fluid ounce substitution ratio. Dry milk may be substituted at an equal reconstituted rate to fluid milk.

<sup>11</sup> For children and women, cheese may be substituted for milk at the rate of 1 pound of cheese per 3 quarts of milk. For children and women in the pregnant, partially breastfeeding and postpartum food packages, no more than 1 pound of cheese may be substituted. For women in the fully breastfeeding food package, no more than 2 pounds of cheese may be substituted for milk. State agencies do not have the option to issue additional amounts of cheese beyond these maximums even with medical documentation. (No more than a total of 4 quarts of milk may be substituted for a combination of cheese, yogurt or tofu for children and women in the pregnant, partially breastfeeding and postpartum food packages. No more than a total of 6 quarts of milk may be substituted for a combination of cheese, yogurt or tofu for women in the fully breastfeeding food package.)

<sup>12</sup> For children and women, yogurt may be substituted for fluid milk at the rate of 1 quart of yogurt per 1 quart of milk; a maximum of 1 quart of milk can be substituted. Additional amounts of yogurt are not authorized. Whole yogurt is the standard yogurt for issuance to 1-year-old children (12 through 23 months). Lowfat or nonfat yogurt may be issued to 1-year-old children (12 months to 23 months) as determined appropriate by the health care provider per medical documentation. Lowfat or nonfat yogurts are the standard yogurt for issuance to children  $\geq$  24 months of age and women. Whole yogurt may be substituted for lowfat or nonfat yogurt for children  $\geq$  24 months of age and women as determined appropriate by the health care provider per medical documentation. (No more than a total of 4 quarts of milk may be substituted for a combination of cheese, yogurt or tofu for children and women in the pregnant, partially breastfeeding and postpartum food packages. No more than a total of 6 quarts of milk may be substituted for a combination of cheese, yogurt or tofu for women in the fully breastfeeding food package.)

<sup>13</sup> For children, soy-based beverage and tofu may be substituted for milk as determined appropriate by the health care provider per medical documentation. Soy-based beverage may be substituted for milk on a quart for quart basis up to the total maximum allowance of milk. Tofu may be substituted for milk for children at the rate of 1 pound of tofu per 1 quart of milk. (No more than a total of 4 quarts of milk may be substituted for a combination of cheese, yogurt or tofu for children.) Additional amounts of tofu may be substituted, up to the maximum allowance for fluid milk for children, as determined appropriate by the health care provider per medical documentation.

<sup>14</sup> For women, soy-based beverage may be substituted for milk on a quart for quart basis up to the total maximum monthly allowance of milk. Tofu may be substituted for milk at the rate of 1 pound of tofu per 1 quart of milk. (No more than a total of 4 quarts of milk may be substituted for a combination of cheese, yogurt or tofu for women in the pregnant, partially breastfeeding and postpartum food packages. No more than a total of 6 quarts of milk may be substituted for a combination of cheese, yogurt or tofu for women in the fully breastfeeding food package.) Additional amounts of tofu may be substituted, up to the maximum allowances for fluid milk, as determined appropriate by the health care provider per medical documentation.

<sup>15</sup> 32 dry ounces of infant cereal may be substituted for 36 ounces of breakfast cereal as determined appropriate by the health care provider per medical documentation.

<sup>16</sup> At least one half of the total number of breakfast cereals on the State agency's authorized food list must have whole grain as the primary ingredient and meet labeling requirements for making a health claim as a "whole grain food with moderate fat content" as defined in Table 4 of paragraph (e)(12) of this section.

<sup>17</sup> Both fresh fruits and fresh vegetables must be authorized by State agencies. Processed fruits and vegetables, i.e., canned (shelf-stable), frozen, and/or dried fruits and vegetables may also be authorized to offer a wider variety and choice for participants. State agencies may choose to authorize one or more of the following processed fruits and vegetables: canned fruit, canned vegetables, frozen fruit, frozen vegetables, dried fruit, and/or dried vegetables. The cash-value voucher may be redeemed for any eligible fruit and vegetable (refer to Table 4 of paragraph (e)(12) of this section and its footnotes). Except as authorized in paragraph (b)(1)(i) of this section, State agencies may not selectively choose which fruits and vegetables are available to participants. For example, if a State agency chooses to offer dried fruits, it must authorize all WIC-eligible dried fruits.

<sup>18</sup> Children and women whose special dietary needs require the use of pureed foods may receive commercial jarred infant food fruits and vegetables in lieu of the cash-value voucher. Children may receive 128 oz of commercial jarred infant food fruits and vegetables and women may receive 160 oz of commercial jarred infant food fruits and vegetables in lieu of the cash-value voucher. Infant food fruits and vegetables may be substituted for the cash-value voucher as determined appropriate by the health care provider per medical documentation.

<sup>19</sup> The monthly value of the fruit/vegetable cash-value vouchers will be adjusted annually for inflation as described in § 246.16(j).

<sup>20</sup> Whole wheat and/or whole grain bread must be authorized. State agencies have the option to also authorize brown rice, bulgur, oatmeal, whole-grain barley, whole wheat macaroni products, or soft corn or whole wheat tortillas on an equal weight basis.

<sup>21</sup> Canned legumes may be substituted for dry legumes at the rate of 64 oz. (e.g., four 16-oz cans) of canned beans for 1 pound dry beans. In Food Packages V and VII, both beans and peanut butter must be provided. However, when individually tailoring Food Packages V or VII for nutritional reasons (e.g., food allergy, underweight, participant preference), State agencies have the option to authorize the following substitutions: 1 pound dry and 64 oz. canned beans/peas (and no peanut butter); or 2 pounds dry or 128 oz. canned beans/peas (and no peanut butter); or 36 oz. peanut butter (and no beans).



# FEDERAL REGISTER

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March 20, 2014

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Part III

The President

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Proclamation 9090—National Poison Prevention Week, 2014



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# Presidential Documents

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Title 3—

Proclamation 9090 of March 14, 2014

The President

National Poison Prevention Week, 2014

By the President of the United States of America

## A Proclamation

Over the past four decades, America has seen a steep decline in childhood deaths from accidental poisonings—thanks in part to improved safety measures and increased public awareness. During National Poison Prevention Week, we do our part to remain vigilant, ask our loved ones to use common-sense precautions, and learn about the potentially life-saving action we can take in case of emergency.

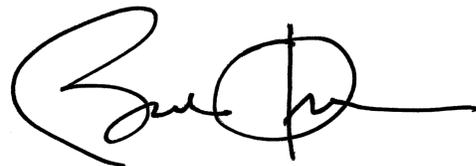
While we have made great strides, unintentional poisoning still takes the lives of about 30 American children every year and sends tens of thousands to the hospital. Because the vast majority of these accidents occur in the home, it is essential for parents and caregivers to keep potentially harmful products—including cleaning supplies and medication—out of their children's reach and sight. If you ever suspect a child, family member, or anyone has been poisoned, quick action may prevent serious injury or death. You should immediately call the toll-free Poison Help Line at 1-800-222-1222.

Earlier this year, I signed the Poison Center Network Act, which supports the hotline, a poison prevention grant program, and an awareness campaign. As my Administration promotes safe practices across our country, each of us can make our homes and communities more secure. To safeguard against carbon monoxide, a deadly, colorless, odorless gas, every American should have heating systems inspected each year and install carbon monoxide alarms in their homes. And because prescription drug overdose remains the most common cause of fatal poisoning, we must properly store and dispose of medications. I encourage Americans to visit [www.DEAdiversion.USDOJ.gov](http://www.DEAdiversion.USDOJ.gov) to read about safe prescription drug disposal and learn how to participate in the National Prescription Drug Take-Back Day on April 26. For information on preventing accidents and helping victims of poisoning, go to [PoisonHelp.HRSA.gov](http://PoisonHelp.HRSA.gov).

To encourage Americans to learn more about the dangers of accidental poisonings and to take appropriate preventative measures, the Congress, by joint resolution approved September 26, 1961, as amended (75 Stat. 681) has authorized and requested the President to issue a proclamation designating the third week of March each year as “National Poison Prevention Week.”

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim March 16 through March 22, 2014, as National Poison Prevention Week. I call upon all Americans to observe this week by taking actions to protect their families from hazardous household materials and misuse of prescription medicines.

IN WITNESS WHEREOF, I have hereunto set my hand this fourteenth day of March, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

A handwritten signature in black ink, appearing to be Barack Obama's signature, consisting of a large 'B' followed by a circle and a horizontal line.

# Reader Aids

Federal Register

Vol. 79, No. 54

Thursday, March 20, 2014

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General Information, indexes and other finding aids	<b>202-741-6000</b>
<b>Laws</b>	<b>741-6000</b>
<b>Presidential Documents</b>	
Executive orders and proclamations	<b>741-6000</b>
<b>The United States Government Manual</b>	<b>741-6000</b>
<b>Other Services</b>	
Electronic and on-line services (voice)	<b>741-6020</b>
Privacy Act Compilation	<b>741-6064</b>
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TTY for the deaf-and-hard-of-hearing	<b>741-6086</b>

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## FEDERAL REGISTER PAGES AND DATE, MARCH

11679-12030.....	3
12031-12352.....	4
12353-12654.....	5
12655-12922.....	6
12923-13188.....	7
13189-13496.....	10
13497-13872.....	11
13873-14152.....	12
14153-14366.....	13
14367-14608.....	14
14609-14976.....	17
14977-15216.....	18
15217-15538.....	19
15539-15632.....	20

## CFR PARTS AFFECTED DURING MARCH

At the end of each month the Office of the Federal Register publishes separately a List of CFR Sections Affected (LSA), which lists parts and sections affected by documents published since the revision date of each title.

### 3 CFR

<b>Proclamations:</b>	
9083.....	12927
9084.....	12929
9085.....	12931
9086.....	12933
9087.....	12935
9088.....	13187
9089.....	14603
9090.....	15631
<b>Executive Orders:</b>	
13660.....	13493
13661.....	15535

<b>Administrative Orders:</b>	
Memorandums:	
Memorandum of	
February 27, 2014.....	12923
Memorandum of March	
13, 2014.....	15211

Presidential	
Determinations:	
No. 2014-08 of	
February 24, 2014.....	12655
Notices:	
Notice of February 28,	
2014.....	12031
Notice of March 12,	
2014.....	14607
Orders:	
Order of March 10,	
2014.....	14365

### 5 CFR

534.....	12353
9601.....	12657

### 6 CFR

115.....	13100
----------	-------

### 7 CFR

246.....	12274, 13497, 15214, 15626
319.....	15217
920.....	12033
922.....	15539
932.....	14367
944.....	12033
993.....	12034
1220.....	12037
1436.....	13189

<b>Proposed Rules:</b>	
905.....	15555
959.....	14440
983.....	15050
984.....	14440
985.....	14441
1005.....	12963, 12985
1006.....	12963
1007.....	12963, 12985
1940.....	15052

### 10 CFR

72.....	12362, 13192
---------	--------------

### Proposed Rules:

72.....	13002, 13260
429.....	14186
430.....	15058
431.....	11714, 12302, 14186, 14846, 15061

### 12 CFR

46.....	14153
225.....	13498
252.....	13498, 14153
325.....	14153
750.....	12657

### Proposed Rules:

Ch. II.....	12414
710.....	11714
907.....	15257
1211.....	15257

### 13 CFR

<b>Proposed Rules:</b>	
120.....	14617

### 14 CFR

11.....	12937
25.....	11679, 13515
36.....	12040
39.....	11681, 11691, 11693, 11695, 11697, 11699, 11701, 12045, 12363, 12366, 12368, 12370, 12373, 12375, 13196, 13199, 13201, 13204, 13206, 13519, 13521, 13524, 13526, 13528, 13530, 14169, 14977, 14982, 14987, 14992, 14997
71.....	12049, 12050, 12051, 12052, 12053, 12054, 12055, 12056, 12057, 12058, 12059, 12060
95.....	14999
97.....	11703, 11704, 12378, 12381, 13533, 13534

### Proposed Rules:

23.....	15062
39.....	11717, 11719, 11722, 11723, 11725, 11728, 12131, 12414, 12420, 12424, 12428, 12431, 13003, 13592, 13924, 13925, 13929, 13931, 13934, 13938, 13944, 14447, 15261, 15266, 15269, 15555
71.....	11730, 11731, 11732, 11734, 13262, 13948, 14449, 15064, 15065, 15067
120.....	14621
121.....	13592
135.....	13592
142.....	13592
175.....	12133

### 15 CFR

730.....	15219
744.....	15219

<b>Proposed Rules:</b>	<b>Proposed Rules:</b>	62.....14632	4.....13975
1110.....11735	32.....12434	70.....14632	12.....13975
<b>16 CFR</b>	540.....13260	80.....14410	20.....12442
1.....13539	<b>29 CFR</b>	81.....15019	22.....14634
1112.....13208	1601.....15220	180.....12396, 12401, 12408,	24.....14634
1227.....13208	1625.....13546	13877, 15235	27.....14634
<b>Proposed Rules:</b>	4000.....13547	300.....13882	54.....13599
Ch. I.....14199	4006.....13547	450.....12661	69.....15092
312.....15271	4007.....13547	<b>Proposed Rules:</b>	73.....15094
500.....15272	4022.....15009	Ch. I.....13968	87.....14634
501.....15272	4044.....15009	35.....15090	90.....14634
502.....15272	4047.....13547	52.....11747, 12136, 13266,	
503.....15272	<b>Proposed Rules:</b>	13268, 13598, 13963, 13966,	
<b>17 CFR</b>	500.....15556	14205, 14459, 14460, 14613,	
30.....14174	1910.....13006	15092, 15281	<b>48 CFR</b>
232.....13216	2550.....13949	60.....12681	204.....13568
<b>18 CFR</b>	<b>30 CFR</b>	62.....14613	252.....13568
35.....14369	<b>Proposed Rules:</b>	70.....12681, 14613	501.....14182
<b>19 CFR</b>	553.....15275	71.....12681	538.....14182
12.....13873	943.....13264	82.....13006	552.....14182
133.....14399	<b>31 CFR</b>	98.....12681, 13394	1022.....15551
<b>20 CFR</b>	1.....12943	170.....15444	1052.....13567, 15551
404.....11706	<b>33 CFR</b>	300.....12436, 13967	<b>Proposed Rules:</b>
418.....11706	117.....12062, 12063, 12064,	<b>41 CFR</b>	246.....11747
<b>Proposed Rules:</b>	13562, 14399	<b>Proposed Rules:</b>	
655.....14450	165.....12064, 12072, 12074,	102-36.....12681	<b>49 CFR</b>
<b>21 CFR</b>	15010, 15221	<b>42 CFR</b>	107.....15033
172.....13540	208.....13563	412.....15022, 15030, 15032	171.....15033
514.....14609	401.....12658	413.....15030, 15032	172.....15033
558.....13542, 15540, 15541	402.....13252	414.....15030	173.....15033
573.....14175	<b>Proposed Rules:</b>	419.....15030	175.....15033
878.....13218	100.....14453, 15068, 15071	424.....15030, 15032	178.....15033
1308.....12938	165.....14456, 15275	476.....15032	383.....15245
<b>Proposed Rules:</b>	<b>34 CFR</b>	482.....15030	390.....15245
15.....12134	<b>Proposed Rules:</b>	485.....15030	573.....13258
16.....13593	Ch. III.....11738, 11742	489.....15030	577.....13258
101.....11738, 11880, 11990	Ch. VI.....15074, 15077, 15081,	600.....13887, 14112	579.....13258
112.....13593	15084, 15087	<b>44 CFR</b>	<b>Proposed Rules:</b>
514.....14630	<b>36 CFR</b>	12.....14180	171.....14465
573.....13263	<b>Proposed Rules:</b>	64.....15542	173.....14465
<b>23 CFR</b>	1002.....15278	67.....15544, 15549	178.....14465
<b>Proposed Rules:</b>	<b>37 CFR</b>	<b>Proposed Rules:</b>	180.....14465
490.....13846	1.....12384, 12386	67.....14633	382.....12685
<b>24 CFR</b>	<b>Proposed Rules:</b>	206.....13970	<b>50 CFR</b>
1005.....12382	1.....13962	<b>45 CFR</b>	17.....12572, 15250
<b>Proposed Rules:</b>	<b>38 CFR</b>	144.....13744, 14112	25.....14810
203.....14200	17.....15541	147.....13744	32.....14810
Ch. IX.....14204	1.....14400	153.....13744	217.....13568
<b>26 CFR</b>	<b>Proposed Rules:</b>	155.....13744	229.....14418
1.....12726, 12812, 13220	17.....15557	156.....13744, 15240	300.....13906
31.....12726	<b>39 CFR</b>	158.....13744	622.....12411, 12957
301.....12726, 13220, 13231	121.....12390, 14401	<b>Proposed Rules:</b>	648.....12958, 15046, 15252,
602.....13220, 13231	<b>40 CFR</b>	160.....12441	15253, 15254
<b>Proposed Rules:</b>	52.....11707, 11711, 12077,	162.....12441	660.....12412
1.....12868, 12880	12079, 12082, 12394, 12944,	170.....15282	679.....12108, 12890, 12958,
31.....12880	12954, 13254, 13256, 13564,	1626.....13017	12959, 12961, 14438, 14439,
301.....12880	13875, 14176, 14178, 14402,	<b>46 CFR</b>	15047, 15048, 15255
<b>28 CFR</b>	14404, 14611, 14632, 15012,	401.....12084	<b>Proposed Rules:</b>
0.....12060	15017, 15019, 15224, 15227	<b>47 CFR</b>	17.....12138, 14206, 14340
		15.....12667	21.....12458
		73.....12679	217.....13022
		74.....12679	218.....15388
		<b>Proposed Rules:</b>	622.....11748, 14466, 15284,
		0.....13975	15287, 15293
			648.....13607, 14635, 14639,
			14952
			660.....15296
			697.....14952

---

---

**LIST OF PUBLIC LAWS**

---

**Note:** No public bills which have become law were received by the Office of the Federal Register for inclusion

in today's **List of Public Laws**.

Last List March 17, 2014

---

---

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