Injury and Illness Incident Report form and OSHA’s Form 300 Log of Work-Related Injuries and Illnesses.

Examples of important information to include on the OSHA’s Form 301 Injury and Illness Incident Report (along with the corresponding question on the form) are:

Q14
• the task performed;
• the composition of the gas mixture (e.g., air or oxygen);
• an estimate of the CAW’s workload;
• the maximum working pressure;
• temperature in the work and decompression environments;
• unusual occurrences, if any, during the task or decompression
Q15
• time of symptom onset;
• duration between decompression and onset of symptoms
Q16
• type and duration of symptoms;
• a medical summary of the illness or injury
Q17
• duration of the hyperbaric intervention;
• possible contributing factors;
• the number of prior interventions completed by the injured or ill CAW; and the pressure to which the CAW was exposed during those interventions.17

In addition to completing the OSHA’s Form 301 Injury and Illness Incident Report form and OSHA’s Form 300 Log of Work-Related Injuries and Illnesses, the employer must maintain records of:
1. The date, times (e.g., began compression, time spent compressing, time performing intervention, time spent decompressing), and pressure for each hyperbaric intervention.
2. The name of each individual worker exposed to hyperbaric pressure and the decompression protocols and results for each worker.
3. The total number of interventions and the total hyperbaric exposure duration at each pressure.
4. The results of the post-intervention physical assessment of each CAW for signs and symptoms of decompression illness, barotrauma, nitrogen narcosis, oxygen toxicity or other health effects associated with work in compressed air or mixed gases for each hyperbaric intervention.

J. Notifications
1. To assist OSHA in administering the conditions specified herein, the employer must:
   a. Notify the OTPCA and the Baltimore/Washington OSHA Area Office of any recordable injury, illness, or fatality (by submitting the completed OSHA’s Form 301 Injury and Illness Incident Report form 18) resulting from exposure of an employee to hyperbaric conditions, including those exposures that do not require recompression treatment (e.g., nitrogen narcosis, oxygen toxicity, barotrauma), but still meet the recordable injury or illness criteria of 29 CFR 1904. The employer shall provide the notification within 8 hours of the incident or 8 hours after becoming aware of a recordable injury, illness, or fatality, and submit a copy of the incident investigation (OSHA’s Form 301 Injury and Illness Injury Reporting Form) within 24 hours of the incident or 24 hours after becoming aware of a recordable injury, illness, or fatality. In addition to the information required by the OSHA’s Form 301 Injury and Illness Injury Reporting Form, the incident-investigation report must include a root-cause determination, and the preventive and corrective actions identified and implemented.
   b. Provide certification within 15 days of the incident that the employer informed affected workers of the incident and the results of the incident investigation (including the root-cause determination and preventive and corrective actions identified and implemented).
   c. Notify the OTPCA and the Baltimore/Washington OSHA Area Office within 15 working days in writing of any change in the compressed-air operations that affects the employer’s ability to comply with the conditions specified herein.
   d. Upon completion of the Northeast Boundary Tunnel, evaluate the effectiveness of the decompression tables used throughout the project, and provide a written report of this evaluation to the OTPCA and the Baltimore/Washington OSHA Area Office.

Note: The evaluation report is to contain summaries of: (1) The number, dates, durations, and pressures of the hyperbaric interventions completed; (2) decompression protocols implemented (including composition of gas mixtures (air and/or oxygen), and the results achieved; (3) the total number of interventions and the number of hyperbaric incidents (decompression illnesses and/or health effects associated with hyperbaric interventions as recorded on OSHA’s Form 301 Injury and Illness Incident Report and OSHA’s Form 300 Log of Work-Related Injuries and Illnesses, and relevant medical diagnoses and treating physicians’ opinions); and (4) root causes of any hyperbaric incidents, and preventive and corrective actions identified and implemented.

   e. To assist OSHA in administering the conditions specified herein, inform the OTPCA and the Baltimore/ Washington OSHA Area Office as soon as possible after it has knowledge that it will:
      i. Cease to do business;
      ii. Change the location and address of the main office for managing the tunneling operations specified herein; or
      iii. Transfer the operations specified herein to a successor company.
   f. Notify all affected employees of this permanent variance by the same means required to inform them of the application for a variance.
   g. This permanent variance cannot be transferred to a successor company without OSHA approval.

VIII. Authority and Signature
Loren Sweatt, Principal Deputy Assistant Secretary of Labor for Occupational Safety and Health, authorized the preparation of this notice. Accordingly, the agency is issuing this notice pursuant to Section 29 U.S.C. 655(6)(d), Secretary of Labor’s Order No. 1–2012 (77 FR 3912, Jan. 25, 2012), and 29 CFR 1905.11.

Signed at Washington, DC, on May 5, 2020.

Loren Sweatt, Principal Deputy Assistant Secretary of Labor for Occupational Safety and Health.

[FR Doc. 2020–09967 Filed 5–8–20; 8:45 am]

BILLING CODE 4510–26–P

DEPARTMENT OF LABOR
Office of Workers’ Compensation Programs

Agency Information Collection Activities; Comment Request

AGENCY: OWCP/DCMWC, Labor.

ACTION: Notice.

SUMMARY: The Department of Labor (DOL) is soliciting comments concerning a proposed extension for the authority to conduct the information collection request (ICR) titled, “Roentgeographic Interpretation” (Form CM–933), “Roentgenographic Quality Rereading” (Form CM–933a), “Medical History and Examination for
Coal Mine Workers’ Pneumoconiosis” (Form CM–988 and CM–988a), “Report of Arterial Blood Gas Study” (Form CM–1159), and “Report of Ventilatory Study” (Form CM–2907). This comment request is part of continuing Departmental efforts to reduce paperwork and respondent burden in accordance with the Paperwork Reduction Act of 1995 (PRA).

DATES: Consideration will be given to all written comments received by July 10, 2020.

ADDRESSES: A copy of this ICR with applicable supporting documentation; including a description of the likely respondents, proposed frequency of response and estimated total burden may be obtained free by contacting Anjanette Suggs by telephone at 202–354–9660 or by email at suggs.anjanette@dol.gov.

Submit written comments about this ICR by mail or courier to the U.S. Department of Labor, Office of Workers’ Compensation Program, Room S–3323, 200 Constitution Avenue NW, Washington, DC 20210; by email: suggs.anjanette@dol.gov.

FOR FURTHER INFORMATION: Contact Anjanette Suggs by telephone at 202–354–9660 or by email at suggs.anjanette@dol.gov.

SUPPLEMENTARY INFORMATION: The DOL, as part of continuing efforts to reduce paperwork and respondent burden, conducts a pre-clearance consultation program to provide the general public and Federal agencies an opportunity to comment on proposed and/ or continuing collections of information before submitting them to the OMB for final approval. This program helps to ensure 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 can be properly assessed.

The Black Lung Benefits Act, 30 U.S.C. 901 et seq., provides benefits to coal miners who are totally disabled by black lung disease arising out of coal mine employment, and certain dependents and survivors. When a miner applies for benefits, the Division of Coal Mine Workers’ Compensation (DCMWC) is required to give the miner an opportunity to establish his or her eligibility by providing a complete pulmonary evaluation, including a chest radiograph (X-ray), physical examination, pulmonary function test (also known as a ventilatory study), and arterial blood gas study. 30 U.S.C. 923(b); 20 CFR 718.101, 725.406. Forms CM–933, 933b, 988, 988a, 1159, and 2907 are used by physicians to report the results of these diagnostic tests. The information collected on these forms is used to determine whether the miner is totally disabled due to black lung disease caused by coal mine employment. The Black Lung Benefits Act, 30 U.S.C. 901 et seq., and implementing regulation, 20 CFR 725.406, authorize this information collection.

This information collection is subject to the PRA. A Federal agency generally cannot conduct or sponsor a collection of information, and the public is generally not required to respond to an information collection, unless the OMB under the PRA approves it and displays a currently valid OMB Control Number. In addition, notwithstanding any other provisions of law, no person shall generally be subject to penalty for failing to comply with a collection of information that does not display a valid Control Number. See 5 CFR 1320.5(a) and 1320.6.

Interested parties are encouraged to provide comments to the contact shown in the ADDRESSES section. Written comments will receive consideration, and summarized and included in the request for OMB approval of the final ICR. To help ensure appropriate consideration, comments should mention 1240–0023.

Submitted comments will also be a matter of public record for this ICR and posted on the internet, without redaction. The DOL encourages commenters not to include personally identifiable information, confidential business data, or other sensitive statements/information in any comments.

The DOL is particularly interested in comments that:

- Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- Evaluate the accuracy of the agency’s estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- Enhance the quality, utility, and clarity of the information to be collected; and
- Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Agency: DOL–OWCP–DCMWC.

Type of Review: Extension.


OMB Control Number: 1240–0023.

Affected Public: Business or other for profit, and not-for-profit institutions.

<table>
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<th>Form</th>
<th>Time to complete</th>
<th>Frequency of response</th>
<th>Number of respondents</th>
<th>Number of responses</th>
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<td></td>
<td>30,000</td>
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</tbody>
</table>

Estimated Number of Respondents: 30,000.

Frequency: Occasion.

Total Estimated Annual Responses: 30,000.

Estimated Average Time per Response: 3 to 40 minutes.
Sunshine Act Meetings

TIME AND DATE: The Legal Services Corporation’s Board of Directors will meet remotely on Tuesday, May 19, 2020. The meeting will commence at 11:00 a.m., EDT, and will continue until the conclusion of the Board’s agenda.

PLACE PUBLIC NOTICE OF VIRTUAL REMOTE MEETING: Legal Services Corporation (LSC) will be conducting the May 19, 2020 meeting remotely via ZOOM.

Public Observation: Unless otherwise noted herein, the Board meeting will be open to public observation. Members of the public who wish to participate remotely may do so by following the directions provided below.

Directions for Open Session
• To join the Zoom meeting by computer, please click this link.
• Meeting ID: 885 2060 2585.
• Password: Justice74.
• To join the Zoom meeting with one tap from your mobile phone, please click below:
  +19292056099,
  88520602585#,
  1,076404#
• To join the Zoom meeting by phone, please use the information below:
  Dial by your location
  +1 929 205 6099 US (New York)
  +1 301 715 8592 US (Germantown)
  +1 312 626 6799 US (Chicago)
  +1 669 900 6833 US (San Jose)
  +1 253 215 8782 US (Tacoma)
  +1 346 248 7799 US (Houston)
• Meeting ID: 885 2060 2585.
• Password: 076404.
  Find your local number: https://us02web.zoom.us/u/akb4U5k09XR.
• When connected to the call, please immediately “MUTE” your telephone.
  Members of the public are asked to keep their telephones muted to eliminate background noises. To avoid disrupting the meeting, please refrain from placing the call on hold if doing so will trigger recorded music or other sound. From time to time, the Chair may solicit comments from the public.

STATUS: Open.

MATTERS TO BE CONSIDERED:

Board of Directors
1. Approval of agenda
2. Consider and act on the Board of Directors’ transmittal to accompany the Inspector General’s Semiannual Report to Congress for the period of October 1, 2019 through March 31, 2020
3. Public comment
4. Consider and act on other business
5. Consider and act on adjournment of meeting

CONTACT PERSON FOR INFORMATION:
Karly Satkowski, Special Counsel and Katherine Ward, Executive Assistant to the Vice President & General Counsel, at (202) 295–1633. Questions may be sent by electronic mail to FR_NOTICE_QUESTIONS@lsc.gov.

Accessibility: LSC complies with the Americans with Disabilities Act and Section 504 of the 1973 Rehabilitation Act. Upon request, meeting notices and materials will be made available in alternative formats to accommodate individuals with disabilities. Individuals needing other accommodations due to disability in order to attend the meeting in person or telephonically should contact Katherine Ward, at (202) 295–1500 or FR_NOTICE_QUESTIONS@lsc.gov, at least 2 business days in advance of the meeting. If a request is made without advance notice, LSC will make every effort to accommodate the request but cannot guarantee that all requests can be fulfilled.


Katherine Ward,
Executive Assistant to the Vice President for Legal Affairs and General Counsel.

FOR FURTHER INFORMATION CONTACT:
Kimberly Keravouri, Regulatory and External Policy Program Manager, by email at regulation_comments@nara.gov. For information about records schedules, contact Records Management Operations by email at request.schedule@nara.gov, by mail at the address above, or by phone at 301–837–1799.

SUPPLEMENTARY INFORMATION:
Public Comment Procedures

We are publishing notice of records schedules in which agencies propose to dispose of records they no longer need to conduct agency business. We invite public comments on such records schedules, as required by 44 U.S.C. 3303(a), and list the schedules at the end of this notice by agency and subdivision requesting disposition authority.

In addition, this notice lists the organizational unit(s) accumulating the records or states that the schedule has agency-wide applicability. It also provides the control number assigned to each schedule, which you will need if you submit comments on that schedule. We have uploaded the records schedules and accompanying appraisal memoranda to the regulations.gov docket for this notice as ‘‘other’’ documents. Each records schedule contains a full description of the records at the file unit level as well as their proposed disposition. The appraisal memorandum for the schedule includes information about the records.

We will post comments, including any personal information and attachments, to the public docket unchanged. Because comments are public, you are responsible for ensuring that you do not include any confidential or other information that you or a third party may not wish to be publicly