Form Numbers: SBA Form 3501 through Form 3503.

(i) Form 3501, EID–COVID19 Application.
Estimated number of respondents/responses: 17,000,000.
Estimated Response time 30 minutes.
Estimated annual hour burden = 8,500,000 hours.

(ii) Form 3502—Economic Injury Disaster Loan Supporting Information.
Estimated number of respondents/responses: 17,000,000.
Estimated Response time: 1 hour.
Estimated annual hour burden: 17,000,000 hours.

(iii) Form 3503—Self-Certification for Verification of Eligible Entity for Economic Injury Disaster Loan.
Estimated number of respondents/responses: 17,000,000.
Estimated Response time: 10 minutes.
Estimated annual hour burden: 2,833,333 hours.

Curtis Rich,
Management Analyst.

[FR Doc: 2020–21571 Filed 9–29–20; 8:45 am]
BILLING CODE 8026–03–P

DEPARTMENT OF TRANSPORTATION
Office of the Secretary
[Docket No. DOT–OST–2020–0049]

Information Collection Activities; Requests for Comments; Correction
AGENCY: Office of the Secretary (OST), DOT.
ACTION: Notice; correction.

SUMMARY: The Office of Drug and Alcohol Policy and Compliance
(ODAPC), DOT, published a document in the Federal Register
of September 3, 2020, concerning a 30-day notice and request for comments on an Information
Collection Request. The document contained typographical errors.

FOR FURTHER INFORMATION CONTACT:
Bohdan Baczara, Office of Drug and Alcohol Policy and Compliance, Office
of the Secretary, U.S. Department of Transportation, 1200 New Jersey Avenue SE.,
(fax), or bohdan.baczara@dot.gov. When submitting comments or requesting
information, please include the docket number and information collection title
for reference.

SUPPLEMENTARY INFORMATION:
Correction
In the Federal Register of September 3, 2020, in FR Doc 2020–19366, on page
55066, in the first column, correct the “Supplementary Information” caption
to read:

SUPPLEMENTARY INFORMATION:

OMB Control Number: 2105–0529.
Title: Procedures for Transportation Workplace Drug and Alcohol Testing Programs.
Type of Review: Clearance of a renewal of an information collection.
Form Numbers: DOT F 1385; DOT F 1380.

Respondents: The information will be used by transportation employers, Department representatives, and a
variety of service agents.

Abstract: Under the Omnibus Transportation Employee Testing Act of
1991, DOT is required to implement a drug and alcohol testing program in
various transportation-related industries. This specific requirement is
elaborated in 49 CFR part 40.

Procedures for Transportation Workplace Drug and Alcohol Testing Programs. This request for a renewal of
the information collection for the program includes 43 burden items
including the U.S. Department of Transportation Alcohol Testing Form
(ATF) [DOT F 1380] and the DOT Drug and Alcohol Testing Management
Information System (MIS) Data Collection Form [DOT F 1385].

The ATF includes the employee’s name, the type of test taken, the date of
the test, and the name of the employer.

Data on each test conducted, including
test results, is necessary to document
that the tests were conducted and is
used to take action, when required, to
ensure safety in the workplace.

The MIS form includes employer specific drug
and alcohol testing information such as
the reason for the test and the
cumulative number of test results for
the negative, positive, and refusal tests.

No employee specific data is collected.
The MIS data is used by each of the affected
DOT Agencies (i.e., Federal Aviation
Administration, Federal Transit
Administration, Federal Railroad
Administration, Federal Motor Carrier
Safety Administration, and the Pipeline
and Hazardous Materials Safety
Administration) and the United States
Coast Guard when calculating their
industry’s annual random drug and/or
alcohol testing rate.

Estimated total number of
respondents: 3,593,202.
Estimated number of Responses:
11,858,782.
Frequency of Response: The
information will be collected annually.
Estimated Total Number Burden
Hours: 1,287,811.

PRA item Number of
Number of
Burden hours Salary costs
respondents responses

Exemptions from Regulation Provisions Requests [40.7(a)] 1 1 3 $104
Employer Stand-down Waiver Requests [40.21(b)] 0 0 0 0
Employee Testing Records from Previous Employers [40.25(a)] 584,628 3,538,179 471,757 16,379,410
Employee Release of Information [40.25(f)] 3,538,179 3,538,179 235,878 8,189,704
MIS Form Submission [40.26] 17,840 17,840 26,760 929,107
Collector (Qualification and Refresher) Training Documentation [40.33(b) & (e)] 5,000 5,000 333 11,561
Collector Error Correction Training Documentation [40.33(f)] 12,000 19,625 1,308 45,425
Laboratory Reports to DOT Regarding Unlisted Adulant [40.91(e)] 23 385,854 25,723 893,123
Semi-Annual Laboratory Reports to Employers [40.111(a)] 23 1,000 0 0
Semi-Annual Laboratory Reports to DOT [40.111(d)] 23 1,000 0 0
Medical Review Officer (MRO) (Qualifications and Continuing Education) Training Documentation [40.121 & (d)] 1,000 1,000 66 2,291
MRO Review of Negative Results Documentation [40.127(b)(2)(ii)] 5,000 381,055 25,403 881,992
MRO Failure to Contact Donor Documentation [40.131(c)(1)] 5,000 63,827 4,255 147,738
MRO Effort to Contact DER Documentation [40.131(c)(2)(ii)] 5,000 63,827 4,255 147,738
DER Successful Contact Employee Documentation [40.131(d)] 12,765 12,765 851 29,547
DER Failure to Contact Employee Documentation [40.131(d)(2)] 5,000 12,765 851 29,547
MRO Verification of Positive Result Without Interview Documentation [40.133] 0 0 0 0
Adulterant/Substitution Evaluation Physician Statements [40.145(g)(2)(ii)(d)] 0 0 0 0
<table>
<thead>
<tr>
<th>PRA item</th>
<th>Number of respondents</th>
<th>Number of responses</th>
<th>Burden hours</th>
<th>Salary costs ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>MRO Cancellation of Adulterant/Substitution for Legitimate Reason Reports [40.145(g)(5)]</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Employee Admission of Adulterating/Substituting Specimen MRO Determination [40.159(c)]</td>
<td>40</td>
<td>40</td>
<td>3</td>
<td>104</td>
</tr>
<tr>
<td>Split Specimen Requests by MRO [40.171(c)]</td>
<td>5,000</td>
<td>7,206</td>
<td>480</td>
<td>16,680</td>
</tr>
<tr>
<td>Split Failure to Reconfirm for Drugs Reports by MRO [40.187(b)]</td>
<td>35</td>
<td>34</td>
<td>2</td>
<td>69</td>
</tr>
<tr>
<td>Split Failure to Reconfirm for Adulterant/Substitution Reports by MRO [40.187(c)]</td>
<td>5</td>
<td>5</td>
<td>1</td>
<td>34</td>
</tr>
<tr>
<td>Shy Bladder Physician Statements [40.193(f)]</td>
<td>773</td>
<td>773</td>
<td>64</td>
<td>2,238</td>
</tr>
<tr>
<td>MRO Statements Regarding Physical Evidence of Drug Use [40.195(b) &amp; (c)]</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Drug Test Correction Statements [40.205(b)(1) &amp; (2)]</td>
<td>25,000</td>
<td>154,732</td>
<td>662</td>
<td>716,308</td>
</tr>
<tr>
<td>Breath Alcohol Technician (BAT)/Screening Test Technician (STT) (Qualification and Refresher) Training Documentation [40.213(b)(c) &amp; (e)]</td>
<td>2,000</td>
<td>2,000</td>
<td>133</td>
<td>4,617</td>
</tr>
<tr>
<td>BAT/STT Error Correction Training Documentation [40.213(f)]</td>
<td>168</td>
<td>168</td>
<td>11</td>
<td>390</td>
</tr>
<tr>
<td>Complete DOT Alcohol Testing Forms [40.225(a)]</td>
<td>10,000</td>
<td>3,378,454</td>
<td>450,460</td>
<td>15,639,989</td>
</tr>
<tr>
<td>Evidential Breath Testing Device Quality Assurance/Calibration Records [40.233(c)(4)]</td>
<td>10,000</td>
<td>10,000</td>
<td>666</td>
<td>23,123</td>
</tr>
<tr>
<td>Shy Lung Physician Statements [40.265(c)(2)]</td>
<td>168</td>
<td>168</td>
<td>11</td>
<td>390</td>
</tr>
<tr>
<td>Alcohol Test Correction Statements [40.271(b)(1) &amp; (2)]</td>
<td>337</td>
<td>337</td>
<td>22</td>
<td>781</td>
</tr>
<tr>
<td>Substance Abuse Professional (SAP) (Qualification and Continuing Education) Training Documentation [40.281(c) &amp; (d)]</td>
<td>3,334</td>
<td>3,334</td>
<td>222</td>
<td>7,707</td>
</tr>
<tr>
<td>Employer SAP Lists to Employees [40.287]</td>
<td>10,000</td>
<td>115,713</td>
<td>7,714</td>
<td>267,837</td>
</tr>
<tr>
<td>SAP Reports to Employers [40.311(c),(d) &amp; (e)]</td>
<td>10,000</td>
<td>94,456</td>
<td>6,297</td>
<td>218,634</td>
</tr>
<tr>
<td>Correction Notices to Service Agents [40.373(a)]</td>
<td>25</td>
<td>25</td>
<td>25</td>
<td>868</td>
</tr>
<tr>
<td>Notice of Proposed Exclusion (NOPE) to Service Agents [40.375(a)]</td>
<td>5</td>
<td>5</td>
<td>50</td>
<td>1,736</td>
</tr>
<tr>
<td>Service Agent Requests to Contest Public Interest Exclusions (PIE) [40.379(b)]</td>
<td>2</td>
<td>2</td>
<td>2</td>
<td>69</td>
</tr>
<tr>
<td>Service Agent Information to Argue PIE [40.379(b)(2)]</td>
<td>2</td>
<td>2</td>
<td>2</td>
<td>83</td>
</tr>
<tr>
<td>Service Agent Information to Contest PIE [40.381(a) &amp; (b)]</td>
<td>2</td>
<td>2</td>
<td>2</td>
<td>277</td>
</tr>
<tr>
<td>Notices of PIE to Service Agents [40.399]</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>34</td>
</tr>
<tr>
<td>Notices of PIE to Employer and Public [40.401(b) &amp; (d)]</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>34</td>
</tr>
<tr>
<td>Service Agent PIE Notices to Employers [40.403(a)]</td>
<td>1</td>
<td>300</td>
<td>150</td>
<td>5,208</td>
</tr>
<tr>
<td><strong>Total New</strong></td>
<td><strong>3,593,202</strong></td>
<td><strong>11,858,782</strong></td>
<td><strong>1,287,811</strong></td>
<td><strong>44,712,987</strong></td>
</tr>
</tbody>
</table>

**Public Comments Invited:** (1) Whether the proposed collection of information is necessary for the proper performance of the functions of the Department, including whether the information will have practical utility; (2) the accuracy of the Department’s estimate of the burden of the proposed information collection; (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 the use of automated collection techniques or other forms of information technology.

**Authority:** The Paperwork Reduction Act of 1995; 44 U.S.C. Chapter 35, as amended.

Issued in Washington, DC on September 23, 2020.

Bohdan Baczara,
Deputy Director, DOT, Office of Drug and Alcohol Policy and Compliance.

[FR Doc. 2020–21399 Filed 9–29–20; 8:45 am]

**BILLING CODE 4910–9X–P**

**DEPARTMENT OF THE TREASURY**

**Internal Revenue Service**

**Proposed Extension of Information Collection Request Submitted for Public Comment; Comment Request on Burden Related to Longevity Annuity Contracts**

**AGENCY:** Internal Revenue Service (IRS), Treasury.

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

**SUMMARY:** The Internal Revenue Service, as part of its continuing effort to reduce paperwork and respondent burden, invites the public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995. Currently, the IRS is soliciting comments concerning the burden associated with the reporting burden associated with longevity annuity contracts.

**DATES:** Written comments should be received on or before November 30, 2020 to be assured of consideration.

**ADDRESSES:** Direct all written comments to Kinna Brewington, Internal Revenue Service, Room 6529, 1111 Constitution Avenue NW, Washington, DC 20224. Requests for additional information or copies of the regulations should be directed to Ronald J. Durba, at Internal Revenue Service, Room 6129, 1111 Constitution Avenue NW, Washington DC 20224, or through the internet, at R.Joseph.Durbala@irs.gov.

**SUPPLEMENTARY INFORMATION:**

**Title:** Longevity Annuity Contracts.

**OMB Number:** 1545–2234.

**Regulation Project Number:** TD 9673; Form 1098–Q.

**Abstract:** This collection covers final regulations relating to the use of longevity annuity contracts in tax qualified defined contribution plans under section 401(a) of the Internal Revenue Code (Code), section 403(b) plans, individual retirement annuities and accounts (IRAs) under section 408, and eligible governmental plans under section 437(b).

Form 1098–Q is used to comply with the reporting requirements under TD 9673. Any person who issues a contract intended to be a QLAC that is purchased or held under any plan, annuity, or account described in section 401(a),...