of Commerce (“Commerce”) that imports of seamless carbon and alloy steel standard, line, and pressure pipe from Korea and Russia were being subsidized by the governments of Korea and Russia and imports of seamless carbon and alloy steel standard, line, and pressure pipe from Czechia were being sold in the United States at less than fair value (“LTFV”). Notice of the scheduling of the final phase of the Commission’s investigations and of a public hearing to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the Federal Register on December 31, 2020, (85 FR 86946). In light of the restrictions on access to the Commission building due to the COVID–19 pandemic, the Commission conducted its hearing through written testimony and video conference on March 4, 2021. All persons who requested the opportunity were permitted to appear in person or by counsel. The Commission subsequently issued its final determination that an industry in the United States was materially injured by reason of imports of seamless carbon and alloy steel standard, line, and pressure pipe from Czechia that Commerce had determined were sold at LTFV in the United States.3 On July 2, 2021, Commerce issued its final affirmative determinations that imports of seamless carbon and alloy steel standard, line, and pressure pipe from Korea, Russia, and Ukraine were being sold at LTFV in the United States and subsidized by the governments of Korea and Russia.4 Accordingly, the Commission currently is issuing a supplemental schedule for its antidumping and countervailing duty investigations on imports of seamless carbon and alloy steel standard, line, and pressure pipe from Korea, Russia, and Ukraine.

This supplemental schedule is as follows: The deadline for filing supplemental party comments on Commerce’s final antidumping and countervailing duty determinations is July 9, 2021. Supplemental party comments may address only Commerce’s final antidumping and countervailing duty determinations regarding imports of seamless carbon and alloy steel standard, line, and pressure pipe from Korea, Russia, and Ukraine. These supplemental final comments may not contain new factual information and may not exceed five (5) pages in length. The supplemental staff report in the final phase of these investigations regarding subject imports from Korea, Russia, and Ukraine will be placed in the nonpublic record on July 23, 2021; and a public version will be issued thereafter.

For further information concerning these investigations see the Commission’s notice cited above and the Commission’s Rules of Practice and Procedure, part 201, subparts A and B (19 CFR part 201), and part 207, subparts A and C (19 CFR part 207).

Please note the Secretary’s Office will accept only electronic filings during this time. Filings must be made through the Commission’s Electronic Document Information System (EDIS, https://edis.usitc.gov/) No in-person paper-based filings or paper copies of any electronic filings will be accepted until further notice.

Additional written submissions to the Commission, including requests pursuant to section 201.12 of the Commission’s rules, shall not be accepted unless good cause is shown for accepting such submissions, or unless the submission is pursuant to a specific request by a Commissioner or Commission staff.

In accordance with sections 201.16(c) and 207.3 of the Commission’s rules, each document filed by a party to the investigation must be served on all other parties to the investigation (as identified by either the public or BPI service list), and a certificate of service must be timely filed. The Secretary will not accept a document for filing without a certificate of service.

Authority: These investigations are being conducted under authority of title VII of the Tariff Act of 1930; this notice is published pursuant to section 207.21 of the Commission’s rules.

Issued: July 7, 2021.

Lisa Barton,
Secretary to the Commission.

DEPARTMENT OF JUSTICE

Office of Justice Programs
OMB Number 1121–0065

Agency Information Collection Activities: Proposed eCollection eComments Requested; Extension of a Currently Approved Collection: National Corrections Reporting Program

AGENCY: Bureau of Justice Statistics, Department of Justice.

ACTION: 60-Day notice.

SUMMARY: The Department of Justice (DOJ), Office of Justice Programs, Bureau of Justice Statistics, will be submitting the following information collection request to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995.

DATES: Comments are encouraged and will be accepted for 60 days until September 13, 2021.

FOR FURTHER INFORMATION CONTACT: If you have additional comments especially on the estimated public burden or associated response time, suggestions, or need a copy of the proposed information collection instrument with instructions or additional information, please contact Danielle Kaeble, Statistician, Bureau of Justice Statistics, 810 Seventh Street NW, Washington, DC 20531 (email: Danielle.Kaeble@usdoj.gov; telephone: 202–508–1024).

SUPPLEMENTARY INFORMATION: Written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should address one or more of the following four points:

—Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the Bureau of Justice Statistics, 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;
—Evaluate whether and if so how the quality, utility, and clarity of the information to be collected can be enhanced; 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.

**Overview of This Information Collection**

1. **Type of Information Collection:** Extension of a Currently Approved Collection.

2. **The Title of the Form/Collection:** National Corrections Reporting Program.


   - The applicable component of the Department sponsoring the collection: The Bureau of Justice Statistics ( Corrections Unit), in the Office of Justice Programs.

3. **Affected public who will be asked or required to respond, as well as a brief abstract:** Primary: 50 state departments of corrections (DOCs) and 7 parole boards (in six states and the District of Columbia). The National Corrections Reporting Program (NCRP) is the only national data collection furnishing annual individual-level information for state prisoners at five points in the incarceration process: Prison admission, prison release, annual year-end prison custody census, entry to post-custody community corrections supervision, and exits from post-custody community corrections supervision. The Bureau of Justice Statistics (BJS), the U.S. Congress, Executive Office of the President, practitioners, researchers, the media, others interested in criminal justice statistics, and the general public via the BJS website.

   - An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond: BJS anticipates 57 respondents to NCRP by 2024: 50 state DOC respondents and seven separate parole boards (in six states and the District of Columbia). Burden hours for the three collection years (2022–2024) differ based on whether a state has previously submitted NCRP prison and PCCS data in recent years. All 50 DOCs have recently submitted NCRP prison data, but currently, only 35 DOCs have submitted PCCS data in the last four years.

   - Burden Hours for Prison Records (NCRP–1A, NCRP–1B, NCRP–1D)

     - All 50 DOCs have recently submitted NCRP prison data, so the average time needed to continue providing prison data is expected to be 7 hours per respondent for both prisoner admissions and releases (NCRP–1A and NCRP–1B) and 7 hours for data on persons in prison at year-end (NCRP–1D). For 2022–2024, the total burden estimate of 14 hours per DOC for a total of 700 hours annually for the 50 DOCs (14 hours*50 = 700 hours). This is the same estimate as given for the 2021 collection since BJS is not requesting changes to the collection.

   - Burden Hours for PCCS Records (NCRP–1E, NCRP–1F)

     - There are currently 37 jurisdictions submitting PCCS data (32 DOCs and 5 parole boards), and BJS estimates that extraction and submission of both the PCCS entries and exits takes an average of 8 hours per jurisdiction. In 2022, BJS anticipates that 3 additional DOCs and one parole board will submit data, with the burden for each new jurisdiction being 24 hours to set up extraction programs and make the submission. Thus, the burden for PCCS records is 296 hours for those already submitting (8 hours*37 = 296 hours), and 96 hours for new submissions (24 hours*4 = 96). The total amount of time for all PCCS submissions in 2022 is 392 hours.

     - In 2023, BJS hopes to recruit an additional 7 DOCs and the remaining parole board to submit NCRP PCCS data. The total estimate for submission of PCCS for new jurisdictions in 2023 is 192 hours (24 hours*8 = 192 hours). For those 40 DOCs and 6 parole boards currently responding, provision of the PCCS data in 2023 will total 368 hours (8 hours*46 = 368 hours). The total amount of time for all PCCS submissions in 2023 is 560 hours.

     - Similarly, BJS hopes that the remaining 2 DOCs will submit PCCS data for the first time in 2024. The remaining non-reporting DOCs would need a total of 48 hours to create data extraction programs and begin data submission (24 hours*2 = 48 hours). Those jurisdictions (42 DOCs and 7 parole boards) who provided NCRP PCCS data in 2023 will require 392 hours total to do the same in 2024 (8 hours*49 = 392 hours). The total amount of time for all PCCS submissions in 2024 is 440 hours.

   - Burden Hours for Data Review/Follow-Up Consultations

     - Follow-up consultations with respondents are usually necessary while processing the data to obtain further information regarding the definition, completeness and accuracy of their report. The duration of these follow-up consultations will vary based on the number of record types submitted, so BJS has estimated an additional 7 hours per jurisdiction to cover all of the records (prison and/or PCCS) submitted.
In 2022, BJS anticipates that one of the two parole boards not currently submitting PCCS data will begin to submit, so the number of jurisdictions requiring follow-up consultations is 51 (50 DOCs submitting at least the prison data, and one parole board submitting only PCCS data). This yields a total of 153 hours of follow-up consultation after submission (3 hours*51 = 153 hours).

This total estimate of 153 hours for data review/follow-up consultations remains the same for 2023 and 2024.

**Total Burden Hours for Submitting NCRP Data**

BJS anticipates that the total burden for provision and data follow-up of all NCRP data across the participating jurisdictions in 2022–2024 to be 1,293 hours (700 hours for prison records, 440 hours for PCCS records, and 153 hours for follow-up consultation).

(6) An estimate of the total public burden (in hours) associated with the collection: There are an estimated 1,293 total burden hours associated with this collection in 2022–2024.

If additional information is required contact: Melody Braswell, Department Clearance Officer, United States Department of Justice, Justice Management Division, Policy and Planning Staff, Two Constitution Square, 145 N Street NE, 3E.405A, Washington, DC 20530.

Dated: July 8, 2021.

Melody Braswell,
Department Clearance Officer for PRA, U.S. Department of Justice.

[FR Doc. 2021–14831 Filed 7–12–21; 8:45 am]

**BILLING CODE 4410–18–P**

### DEPARTMENT OF LABOR

**Agency Information Collection Activities; Submission for OMB Review; Comment Request; Fair Labor Standards Act Special Employment Provisions**

**ACTION:** Notice of availability; request for comments.

**SUMMARY:** The Department of Labor (DOL) is submitting this Wage and Hour Division (WHD)-sponsored information collection request (ICR) to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995 (PRA). Public comments on the ICR are invited.

**DATES:** The OMB will consider all written comments that agency receives on or before August 12, 2021.

**FOR FURTHER INFORMATION CONTACT:** Crystal Rennie by telephone at 202–693–0456 or by email at DOL_PRA_PUBLIC@dol.gov.

**SUPPLEMENTARY INFORMATION:**

This information collection pertains to the Fair Labor Standards Act (FLSA), 29 U.S.C. 201, et seq., special employment provisions. These provisions relate to restrictions on industrial homework and to the use of special certificates that allow for the employment of categories of workers who may be paid less than the general Federal statutory minimum wage to the extent necessary to prevent curtailment of their employment opportunities. For this revision request specifically, the Department proposes to revise forms WH–226 (Application for Authority to Employ Workers with Disabilities at Special Minimum Wages) and WH–226A (Supplemental Data Sheet for Application for Authority to Employ Workers with Disabilities at Special Minimum Wages). The proposed change is to provide an electronic form for the public’s use when completing the WH–226 and/or WH–226A forms. An online platform has been created so the WH–226 and WH–226A forms may be submitted electronically. The substance of the proposed electronic forms is substantially the same with minor word changes to accommodate the type of submission (electronic versus paper). For additional substantive information about this ICR, see the related notice published in the Federal Register on March 17, 2021 (86 FR 14648).

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 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 OMB Control Number. See 5 CFR 1320.5(a) and 1320.6.

DOL seeks PRA authorization for this information collection for three (3) years. OMB authorization for an ICR cannot be for more than three (3) years without renewal. The DOL notes that information collection requirements submitted to the OMB for existing ICRs receive a month-to-month extension while they undergo review.

**Agency:** DOL–WHD.

**Title of Collection:** Fair Labor Standards Act Special Employment Provisions.

**OMB Control Number:** 1235–0001.

**Affected Public:** Private Sector, Businesses or other for-profits, Not-for-profit.

**Total Estimated Number of Respondents:** 335.

**Total Estimated Number of Responses:** 1,329.

**Total Estimated Annual Time Burden:** 684.595 hours.

**Total Estimated Annual Other Costs Burden:** $1,085.

**Authority:** 44 U.S.C. 3507(a)(1)(D).

Crystal Rennie,
Senior PRA Analyst.

[FR Doc. 2021–14813 Filed 7–12–21; 8:45 am]

**BILLING CODE 4510–27–P**

### NATIONAL CREDIT UNION ADMINISTRATION

**Submission for OMB Review; Comment Request**

**AGENCY:** National Credit Union Administration (NCUA).

**ACTION:** Notice.

**SUMMARY:** The National Credit Union Administration (NCUA) will submit the following information collection request to the Office of Management and Budget (OMB) for review and clearance in accordance with the Paperwork Reduction Act of 1995, on or after the date of publication of this notice.

**DATES:** Comments should be received on or before August 12, 2021 to be assured of consideration.