and Nationality Act, the Department must request information from employers seeking to hire and import foreign labor. The Department uses the information collected to determine whether employers engaged in herding or production of livestock on the range, including the care, husbandry, and herding of sheep, cattle, goats, horses, and other domestic hooved animals, have met their obligations under Federal law. See 20 CFR 655.200, et seq. This ICR pertains to program obligations for employers seeking to hire foreign temporary agricultural workers for job opportunities in herding or production of livestock on the range. Among the issues addressed through this ICR are timekeeping requirements of employers. See 20 CFR 655.210(f). In order to determine eligibility for the program based on the daily amount of work performed on the range, this ICR requires employers to note whether employees spend days on the ranch or on the range. This ICR also requires employers to record the reason for the worker’s absence where the employer chooses to prorate the required wage. See 20 CFR 655.210(f)(2), (g)(2). The information retained and recorded will enable the employer and the Department, if necessary, to determine whether the worker performed work on the range at least fifty percent of the days during the contract period.

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 OMB, under the PRA, approves it and the collection tool 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. Comments must be written to receive consideration, and they will be summarized and included in the request for OMB approval of the final ICR. In order to help ensure appropriate consideration, comments should mention OMB control number 1205–0519.

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

Title of Collection: H–2A Sheepherder Recordkeeping Requirement.

OMB Control Number: 1205–0519.

Affected Public: Private Sector.

Form(s): None.

Total Estimated Number of Annual Respondents: 968.

Frequency: Weekly (52 weeks).

Total Estimated Annual Responses: 50,336.

Average Time per Response: 6 minutes.

Total Estimated Annual Time Burden: 5,034.

Total Estimated Annual Other Costs Burden: $0.


Angela Hanks,
Acting Assistant Secretary for Employment and Training, Labor
[FR Doc. 2021–24812 Filed 11–12–21; 8:45 am]
BILLING CODE 4510–FP–P

DEPARTMENT OF LABOR

Employment and Training Administration

Update to Appendix A to the Preamble—Education and Training Categories by O*NET—SOC Occupations; Labor Certification for Permanent Employment of Immigrants in the United States and Procedures To Establish Job Zone Values When O*NET Job Zone Data Are Unavailable

AGENCY: Employment and Training Administration, Department of Labor.

ACTION: Notice.

SUMMARY: The Employment and Training Administration (ETA) of the Department of Labor (Department) is issuing this notice to announce updates to Appendix A to the Preamble—Education and Training Categories by Occupational Information Network (O*NET)—Standard Occupational Classification (SOC) Occupations. Appendix A is a list of professional occupations that serves as a guide for employers to distinguish between professional and non-professional occupations in order to comply with the professional recruitment requirements of the permanent labor certification (PERM) program. In addition, this notice announces standard procedures for establishing Job Zones for a SOC code and occupational title in situations where O*NET Job Zone data are not yet available as O*NET transitions to the 2018 SOC system. These actions, updating Appendix A and establishing standard procedures for Job Zone values where O*NET Job Zone data are unavailable for certain occupations, will allow ETA to maintain a more comprehensive and current list of occupations and provide additional clarity to employers and the public regarding the appropriate education requirements and Job Zone value for each SOC code and occupational title.

DATES: This Notice is effective on November 15, 2021.

FOR FURTHER INFORMATION CONTACT: Brian Pasternak, Administrator, Office of Foreign Labor Certification, Employment and Training Administration, Department of Labor, 200 Constitution Avenue NW, Room N–5311, Washington, DC 20210, Telephone: (202) 693–8200 (this is not a toll-free number). Individuals with hearing or speech impairments may access the telephone number above via TTY/TDD by calling the toll-free Federal Information Relay Service at 1 (877) 889–5627.

SUPPLEMENTARY INFORMATION:

I. Statutory Background

The Immigration and Nationality Act (INA), as amended, assigns responsibilities to the Secretary of Labor (Secretary) relating to the entry and employment of certain categories of immigrants and nonimmigrants. The INA prohibits the admission of certain employment-based immigrants unless the Secretary has certified that (1) there are not sufficient workers who are able, willing, qualified and available at the time of application for a visa and admission to the United States and at
the place where the foreign worker is to perform such skilled or unskilled labor, and (2) the employment of such foreign worker will not adversely affect the wages and working conditions of workers in the United States similarly employed. The Secretary has delegated the responsibilities under the INA to administer the PERM program at 20 CFR part 656 to the Assistant Secretary for ETA, who in turn has delegated that authority to OFLC.

II. Appendix A

A. Origin and Purpose of Appendix A

On December 27, 2004, the Department published the Final Rule, Labor Certification for the Permanent Employment of Aliens in the United States; Implementation of New System, 69 FR 77326 (December 27, 2004) (Final Rule), revising the regulations at 20 CFR part 656. The Final Rule requires employers to conduct recruitment of U.S. workers before filing their applications under the PERM program and introduced different recruitment requirements for non-professional occupations and professional occupations. In the preamble to the Final Rule the Department included an appendix titled Appendix A, which listed O*NET occupations using BLS 2000 SOC codes and titles for which a bachelor’s or higher degree is a customary requirement, and for which the employer must conduct professional recruitment under 20 CFR 656.17(e)(1). The Department explained that the list was intended to identify professional occupations the Department considered appropriate for recruiting under the standards for professional occupations and offered the list as a guide for employers to determine recruitment requirements.

The Department created Appendix A using a list of occupations that BLS developed based on the usual education and training requirements for the occupations. As the Department explained, each of the occupations listed in Appendix A was assigned a BLS education and training category (E&TC) code, which indicated the “most significant source of level of education or training” required by an occupation. In 2010, BLS ceased publishing the education requirements for SOC codes under the E&TC system. However, BLS now publishes the typical entry-level educational requirements for SOC codes in conjunction with the annual wage estimates based on the Occupational Employment and Wage Statistics (OEWS) wage survey.

B. Use of Appendix A

OFLC processes the PERM labor certification application, Form ETA–9089, Application for Permanent Employment Certification, and uses Appendix A to determine whether the SOC code assigned to the requested job opportunity in the application generally requires a bachelor’s degree for entry, such that the employer must conduct professional recruitment under 20 CFR 656.17(e)(1). The absence of an occupation from Appendix A is not dispositive of an employer’s recruitment obligations. However, if the occupation is not listed in Appendix A, as updated and posted annually as notice(s) on the OFLC website, and it does not otherwise meet the definition of a professional occupation under 20 CFR 656.3, the employer is not required to conduct professional recruitment.

C. Availability of New Education Data and the Department’s Decision To Update Appendix A

ETA believes it is necessary to publish this notice to provide the best available information to guide employers in determining recruitment requirements under the PERM program, especially as the list of occupations in Appendix A has become outdated. For example, an increasing number of occupations have been listed by the same SOC code and occupational title in Appendix A due to updates to the SOC manual in 2010 and 2018. Accordingly, it has become necessary for OFLC to develop a method to crosswalk occupations (i.e., connecting an outdated occupation to the O*NET database to find an occupation that best matches the job opportunity indicated in the employer’s application). However, with the BLS publication of the typical entry-level educational requirement in conjunction with its annual OEWS wage estimates for the SOC codes and titles, ETA is now able to provide notice of corresponding updates to Appendix A, which are based on occupational and education data from BLS, and maintain a more current list of professional occupations that provides greater clarity to the public on the appropriate education.
with the best available information to guide them in determining recruitment requirements and wage obligations. Specifically, OFLC will use BLS’s latest occupational and education data annually, beginning in the July 2022 through June 2023 wage year, when the wages are updated based upon the same BLS release cycle.

III. Job Zones

A. O*NET Five Job Zones

A Job Zone is a group of occupations that are similar in the amount of (1) education; (2) related experience; and (3) on-the-job training that is needed to perform the work. O*NET classifies occupations into one of five Job Zones, ranging from little or no preparation to an extensive amount of preparation needed to perform the job. Job Zone One occupations require little or no preparation to perform the job. Job Zone Two occupations require some preparation. Job Zone Three occupations require medium preparation. Job Zone Four occupations require considerable preparation, and Job Zone Five occupations require extensive preparation to perform the job.¹⁴

More specifically, Job Zone One occupations may require: (1) A high school diploma or GED certificate; (2) minimal work-related skill, knowledge, or experience; and (3) a few days to a few months of job training. Examples of Job Zone One occupations include: Dishwashers, sewing machine operators, and landscaping and groundskeeping workers. Job Zone Two occupations usually require: (1) A high school diploma; (2) some previous work-related skill, knowledge, or experience; and (3) a few months to one year of working. Examples of Job Zone Two occupations include: Counter and rental clerks, customer service representatives, and security guards. Job Zone Three occupations usually require: (1) Training in vocational schools, related on-the-job experience, or an associate’s degree; (2) previous work-related skill, knowledge, or experience; and (3) one or two years of training involving both on-the-job experience and informal training. These occupations usually involve using communication and organizational skills to coordinate, supervise, manage, or train others. Examples of Job Zone Three occupations include: Electricians, court reporters, and medical assistants. Job Zone Four occupations usually require: (1) A four-year bachelor’s degree; (2) considerable amount of work-related skill, knowledge, or experience; and (3) several years of work-related experience, on-the-job training, and/or vocational training. These occupations involve coordinating, supervising, managing, or training others. Examples of Job Zone Four occupations include: Sales managers, database administrators, and graphic designers. Job Zone Five occupations usually require: (1) Graduate school; (2) extensive skill, knowledge, and five or more years of experience; and (3) some on-the-job training, but most of these occupations assume that the person will already have the required skills, knowledge, work-related experience, and/or training. These occupations often involve coordinating, training, supervising, or managing the activities of others. Examples of Job Zone Five occupations include: Pharmacists, lawyers, and neurologists.¹⁵

B. Procedures for Establishing Job-Zone Values

OFLC uses the O*NET Job Zone assigned to an occupation to determine whether the experience the employer requires meets, exceeds, or falls below requirements typical to the occupation in which the employer’s job opportunity is classified. While O*NET transitions to the 2018 SOC occupations, there are many frequently used occupations where the O*NET Job Zone is not yet available. Until O*NET completes its transition, OFLC will use the following standard procedures to set Job Zone values for occupations without O*NET Job Zone data.

First, when there is a single Job Zone for an occupation, OFLC will use the Job Zone from the O*NET 2018 SOC occupation. Second, when there is no O*NET Job Zone for the 2018 SOC occupation, OFLC will use the Job Zone from the O*NET 2018 SOC occupation. Finally, when there is no O*NET Job Zone for either the 2018 SOC occupation or the 2010 SOC occupation, OFLC will first examine the corresponding broad occupation¹⁶ to

¹⁵ Id.
¹⁶ SOC occupations are organized into a tiered system with four levels of aggregation: (1) Major group; (2) minor group; (3) broad occupation; and (4) detailed occupation. Each lower level of detail identifies a more specific group of occupations. The 2018 SOC contains 23 major groups, which are broken into 98 minor groups, 459 broad occupations, and 867 detailed occupations, of the latter of which have the highest level of specification. The following is an example of the four levels of aggregation: 29–0000 Healthcare Practitioners and Technical Occupations (major
DEPARTMENT OF LABOR

President’s Committee on the International Labor Organization Charter Renewal

AGENCY: Bureau of International Labor Affairs, Labor.

ACTION: Notice of charter renewal.

SUMMARY: On September 30, 2021, President Biden continued the President’s Committee on the International Labor Organization (ILO) for two years through September 30, 2023. In response, and pursuant to the Federal Advisory Committee Act (FACA), the Secretary of Labor renewed the committee’s charter on November 1, 2021.

Purpose: The President’s Committee on the International Labor Organization was established in 1980 by Executive Order (E.O.) 12216 to monitor and assess the work of the ILO and make recommendations to the President regarding United States policy towards the ILO. The committee is chaired by the Secretary of Labor and the Department of Labor’s Bureau of International Labor Affairs is responsible for providing the necessary support for the committee.

The committee is composed of seven ex officio members: The Secretary of Labor, the Secretary of State, the Secretary of Commerce, the Assistant to the President for National Security Affairs, the Assistant to the President for Economic Policy, and one representative each from organized labor and the business community, designated by the Secretary of Labor. The labor and business members are the presidents of the American Federation of Labor and Congress of Industrial Organizations and the United States Council for International Business, respectively, as the most representative organizations of U.S. workers and employers engaged in ILO matters.

Authority: The authority for this notice is granted by FACA (5 U.S.C. App. 2) and E.O. 14048 of September 30, 2021.

FOR FURTHER INFORMATION CONTACT: Robert B. Shepard, Director, Office of International Relations, Bureau of International Labor Affairs, U.S. Department of Labor, telephone (202) 693–4808, Shepard.Robert@dol.gov.

Signed at Washington, DC, on November 2, 2021.

Thea Mei Lee,
Deputy Undersecretary, Bureau of International Labor Affairs.

BILLING CODE 4510–28–P

SUPPLEMENTARY INFORMATION:

DATES: Submit comments within 30 calendar days from the date of this publication. The changes will take effect at the end of that period if no adverse comments are received.

ADDRESSES: Patti F. Stockman, Privacy Act Officer, Office of the Chief Information Officer, Mary W. Jackson NASA Headquarters, Washington, DC 20546–0001, (202) 358–4787, NASA-PAOfficer@nasa.gov.

FOR FURTHER INFORMATION CONTACT: NASA Privacy Act Officer, Patti F. Stockman, (202) 358–4787, NASA-PAOfficer@nasa.gov.

SUPPLEMENTARY INFORMATION: One of the most significant changes to the notice is that it now includes requests made by employees or applicants for religious accommodations in accordance with Title VII of the Civil Rights Act of 1964. The information collected will be used to document and evaluate a request for accommodation. The prior notice exclusively addressed reasonable accommodations for employees or applicants with disabilities but is being revised to include medical and religious accommodation requests. This system notice therefore adds both 42 U.S.C. 2000e et seq. and 29 CFR pt. 1605 as authorities. It deletes Routine Uses 1 and 3 unique to this system of records.