

to best implement NTIS's joint venture authority.

- b. Provide advice on the means, including infrastructure and process improvements, to make Federal data easier to find, access, use, analyze, and combine.
- c. Assess progress in evolving NTIS programs toward a focus on Federal data priorities.
- d. Assess the use of merit-based criteria and processes to plan, conduct, and oversee programs and projects, including the selection of joint venture partners.
- e. Assess policies in connection with fees and charges for NTIS services in order for the agency to operate on a substantially self-sustaining basis, as required by law.
- f. Assess organizational capabilities required to carry out NTIS's mission, including capabilities in data science and for operational management of its project portfolio.

Membership

- 1. The NTIS Advisory Board shall be composed of a Chairperson appointed by the Secretary and four other members appointed by the Secretary. In the event of a vacancy in the Chairperson position, the NTIS Director may designate a member to serve as acting Chairperson until a Chairperson is appointed by the Secretary.
- 2. Members shall be selected solely on the basis of established records of distinguished service and objectivity; shall have recognized expertise in data collection, compilation, analysis, use, and dissemination, as well as data science, information technology, cybersecurity, and privacy. Members will be selected from the business, academic, non-profit, and state and local government communities. Reasonable efforts will be made toensure members represent the entire spectrum of Federal data interests including demographic, economic, trade, health, scientific, patent, environmental, geospatial, cybersecurity, and transactional data. No Federal Government employee shall serve as a member of the Board.
- 3. The term of office of each member of the Board shall be three years, except that vacancy appointments shall be for the remainder of the unexpired term of the vacancy. All appointments shall automatically terminate if the charter is terminated or not renewed. All members serve at the pleasure of the Secretary.
- 4. Any person who has completed two consecutive full terms of service on the Board shall be ineligible for appointment for a third term during the

- one-year period following the expiration of the second term.
- 5. Members shall serve as Special Government Employees (SGEs) and will be subject to all ethical standards and rules applicable to SGEs.

Miscellaneous

- 1. Members of the Committee will not be paid for their services, but will, upon request, be allowed travel and per diem expenses in accordance with 5 U.S.C. 5701 et seq., while attending meetings of the Committee or of its subcommittees, or while otherwise performing duties at the request of the chairperson, while away from their homes or a regular place of business.
- 2. The Board shall meet at the call of the Secretary or the Secretary's designee, but not less often than once every six months.
- 3. NTIS may establish such subcommittees of its members as may be necessary, pursuant to the provisions of FACA, the FACA implementing regulations, and applicable Department of Commerce guidance. Subcommittees will report to the NTIS Advisory Board and may not provide advice or work products directly to the Department of Commerce or NTIS.
- 4. Recordkeeping. Records of the NTIS Advisory Board, any formally and informally established subcommittees, or other subgroups of the Board, shall be handled in accordance with General Records Schedule 6.2 or other approved agency records disposition schedule. These records shall be available for public inspection and copying, subject to the Freedom of Information Act (5 U.S.C. 552).

Nomination Information

- 1. NTIS seeks nominations of practitioners with recognized expertise in data collection, compilation, analysis, use, and dissemination, as well as data science, information technology, cybersecurity, and privacy.
- 2. Members will be selected from the business, academic, non-profit, and state and local government communities.
- 3. Reasonable efforts will be made to ensure members represent the entire spectrum of Federal data interests including demographic, economic,trade, health, scientific, patent, environmental, geospatial, cybersecurity, and transactional data. Collectively, their knowledge will include all types of data the Federal Government collects, compiles, analyzes, uses, and disseminates.
- 4. Nominees should have established records of distinguished service. The field of expertise in which the candidate

is qualified should be specified in the nomination letter. Nominations for a particular field should come from organizations or individuals within that field. A summary of the candidate's qualifications should be included with the nomination, including (where applicable) current or former service on federal advisory boards and federal employment. In addition, each nomination letter should state that the person agrees to the nomination, acknowledges the responsibilities of serving on the board, and will actively participate in good faith in the tasks of the NTIS Advisory Board.

5. The Department of Commerce is committed to equal opportunity in the workplace and seeks a broad-based and diverse NTIS Advisory Board membership.

Rosio Harris,

Chief of Staff, National Technical Information Service.

[FR Doc. 2024–24439 Filed 10–21–24; 8:45 am]

BILLING CODE 3510–04–P

COMMITTEE FOR PURCHASE FROM PEOPLE WHO ARE BLIND OR SEVERELY DISABLED

Agency Information Collection Activities; Proposals, Submissions, and Approvals

AGENCY: Committee for Purchase From People Who Are Blind or Severely Disabled.

ACTION: Notice of information collection; request for comment.

SUMMARY: The Committee for Purchase From People Who Are Blind or Severely Disabled operates as the U.S. AbilityOne Commission (Commission). This notice announces the Commission's intent to submit the Information Collection Request ("ICR") described below to the Office of Management and Budget (OMB) for approval under applicable provisions of the Paperwork Reduction Act. This notice provides an opportunity to interested members of the public and affected agencies to comment on a proposed form, previously titled Participating Employee Eligibility form, and now renamed Disability Qualification Determination. **DATES:** Submit comments on or before

November 16, 2024. **ADDRESSES:** Submit comments to policy@abilityone.gov.

FOR FURTHER INFORMATION CONTACT:

Christopher Stewart, Compliance and Enforcement Attorney, Office of General Counsel, U.S. AbilityOne Commission, 355 E Street SW, Suite 325, Washington, DC 20024; telephone: (703) 254–6172; email: *cstewart@abilityone.gov*. If you are deaf, hard of hearing, or have a speech disability and wish to access telecommunications relay services, please dial 7–1–1.

SUPPLEMENTARY INFORMATION:

Overview of ICR: This notice pertains to an ICR the Commission intends to submit to OMB to approve the form that an AbilityOne-participating nonprofit agency employer will fill out to document its determination of an individual's eligibility to be a qualified direct labor employee for purposes of meeting the statutory requirements of the Javits-Wagner-O'Day (JWOD) Act, 41 U.S.C. $8501-\bar{8}506$. The form is an updated and modified version of the Commission's Individual Eligibility Evaluation (IEE) form (OMB Control #3037-0012). The purpose of the IEE was to determine and document an individual's disability eligibility by identifying the individual's barriers to employment as well as the job supports the individual needs to perform their job.

This ICR is consistent with OMB regulations at 5 CFR part 1320, which implement provisions of the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.) These regulations require the Commission to provide an opportunity to interested members of the public and affected agencies to comment on information collection and recordkeeping activities (see 5 CFR 1320.8(d)) such as those proposed to be implemented through this form.

The Commission is responsible for implementing the JWOD Act. In doing so, the Commission oversees the AbilityOne Program, an employment program in which individuals who are blind or have significant disabilities provide products and services to Federal agencies, thereby creating employment opportunities for such individuals. The Commission maintains a Procurement List of mandatory source products and services provided by approximately 400 qualified nonprofit agencies (NPAs). In order to qualify for the Program, an NPA must show that 75% of all direct labor hours are performed by individuals who are blind or significantly disabled, regardless of whether the hours relate to work done on AbilityOne contracts or work done on other contracts held by the NPA. Effective program stewardship requires collection of information to ensure that NPAs are only counting the hours of individuals with qualifying disabilities toward their 75% statutory minimum.

The proposed data collection form in this ICR is consistent with the

Commission's responsibilities and ensures that the Commission will collect the most pertinent data to inform its oversight and decision making.

A version of the Disability Qualification Determination form is available at www.abilityone.gov.

The form described in this ICR is the first of two forms intended to modernize the existing IEE form and align it with the Commission's strategic plan and updated approach to determining qualifying disability eligibility. A draft version of this form accompanies this notice. The Commission has outlined the criteria for such eligibility in its revised Policy 51.403.

As outlined in Policy 51.403, and reflected in the proposed form, a significant change in the Commission's approach to determining qualifying disability eligibility is the Commission's acceptance of other governmental agency determinations of disability. For example, individuals deemed eligible for Social Security disability benefits are now automatically deemed as having a qualifying disability for purposes of meeting the statutory direct labor hour ratio. This ICR will establish a form that enables NPAs to certify that an individual has a determination of disability from a governmental agency, and in so doing, streamlines the process of establishing a qualifying disability.

The Commission published a sixtyday notice for this ICR on November 17, 2023. The Commission received eleven comments from various stakeholders in response to the notice. Comments were received from NPAs, CNAs and other stakeholders. The comments requested instructions for the form, instructions for each individual section, and definitions for various terms to be made clearer. Some commenters requested that changes be made to the various supports and accommodations listed in the form. Additionally, some commenters expressed concerns regarding potential confusion caused by introducing a new approach and/or system and how that might work with legacy disability documentation or determinations.

Further, commenters expressed concern that the form did not necessarily permit a reviewer to discern how a significantly disabled individual is precluded from engaging in "normal competitive employment," as required by the JWOD Act. While commenters recognized that this requirement is generally out of line with the current understanding of the ability of people with significant disabilities to achieve employment, the Commission has a duty to fulfill its responsibilities to administer the JWOD Act. For that

reason, the Commission has concluded that a determination of eligibility for Social Security benefits or for eligibility for Medicaid based on a disability is sufficient to meet the requirements of the statute. In contrast, the Commission has concluded that a determination of the extent of an individual's disability(ies), and the impact of the disability(ies) on the individual's ability to work, is necessary to meet the statutory requirement if the certification of disability derives from other sources, governmental or otherwise.

To that end, the Commission has added a narrative section to the form. By requiring that the reason that an individual needs a significant job support, as well as the extent the individual needs the support, is articulated on the form, an official reviewing the form will be able to reach a conclusion as to the qualifying nature of the individual's disability.

Comments were received from one of the CNAs pointing out that the initial number of individuals for whom this form will need to be filled out was understated in the sixty-day notice. The Commission revised that number to reflect the total number of blind or significantly disabled individuals performing direct labor across all qualified NPAs. The Commission used data from fiscal year 2023 for this calculation, as reflected in the updated burden analysis below.

Many commenters praised the Commission's move toward a streamlined process for establishing disability eligibility. Furthermore, commenters noted that the Commission's implementation of presumptive disability qualification is responsive to recommendations made by the panel established by Section 898 of the National Defense Authorization Act for fiscal year 2017, Public Law 114–328, more often referred to as "the 898 Panel." A draft version of the form NPAs will complete accompanies this notice. The final form will be electronic.

For individuals who meet the eligibility requirements under either Part A or Part B of the proposed form, the Commission estimates that completing the form will take approximately 5 minutes. For individuals who meet the eligibility requirements under Part C or Part D of the proposed form, the Commission estimates that completing the form will take approximately 30 minutes. NPAs completing Part C or Part D of the form will need to complete Part E, as well, which is included in the estimated 30 minutes.

In accordance with these and other changes reflected in Policy 51.403, the

Commission estimates that the time and financial burden to the NPAs in completing the proposed form will be significantly lower than required by the corresponding sections of the existing IEE form. Over time, this form will further substantially reduce the burden on NPAs because, in most cases, it will be filled out only once per employeei.e., when an employee is onboarded and not on an annual basis as required by the existing IEE form. For employees with a non-permanent disability, the form will be completed on a recurring, seven-year basis. The Commission estimates that approximately 10% of

employees with qualifying disabilities will have non-permanent disabilities.

To calculate the burden for completion of the proposed form, the Commission considered an estimate from the Society for Human Resource Management that the average annual turnover across all industries is approximately 18 percent. Using this number, the Commission estimated that NPAs may need to complete this form for approximately 18 percent of their total employees each year. However, AbilityOne employers may experience lower turnover than employers in the general economy. The Commission

acknowledges that net AbilityOne job growth may result in NPAs completing additional forms for new employees.

The table below shows the Commission's estimate for the average amount of time per employee for whom the NPAs complete a form, both in the first year of implementation ("Year 1") and in the following years of implementation ("Years 2+"). The Commission recognizes that NPAs vary widely in total number of employees. Therefore, an NPA can apply this analysis based on their individual employment totals.

Number of employees for whom NPA must complete form	Annual turnover/entry rate of 18%	Maximum responses for this form	Annual form burden (hours/employee)	Total time burden for all employees (hours)	Annual form cost burden (dollars)
62,798 (Year 1)	11,304	74,102	0.5	37,051	1,144,134.9
	2,035	13,339	0.5	6,669.5	205,954.2

NPAs can calculate their overall time burden (in hours) by multiplying the number of qualified direct labor employees they have by 0.5. The cost burden is based upon national average pay data from the U.S. Bureau of Labor Statistics, using the May 2022 National Occupational Employment and Wage Estimate of \$30.88 as the median hourly wage for a Human Resources Specialist (OC 13–1070). (https://www.bls.gov/oes/current/oes nat.htm#11-0000).

With respect to this collection of information via the proposed form, the Commission welcomes comments on the following:

- 1. The necessity to collect this information to support the Commission's mission and oversight responsibilities;
- 2. Methodology to improve the accuracy of the estimated time burden; *i.e.*, specific year-over-year employee turnover rates for NPAs or number of additional employee hires above turnovers, expressed as a percentage of the NPAs' total number of qualified direct labor employees;
- 3. Methodology to determine the percentage of individuals with qualifying disabilities who will have non-permanent disabilities;
- 4. Suggestions or methods to minimize the burdens associated with collecting the information described in this ICR.

Michael R. Jurkowski,

Director, Business Operations. [FR Doc. 2024–24384 Filed 10–21–24; 8:45 am]

[FK Doc. 2024–24364 Filed 10–21–24; 6:45 an

BILLING CODE 6353-01-P

COMMODITY FUTURES TRADING COMMISSION

Sunshine Act Meetings; Correction

AGENCY: Commodity Futures Trading Commission.

ACTION: Notice; correction.

SUMMARY: The Commodity Futures Trading Commission (Commission) is correcting a notice published in the **Federal Register** on October 18, 2024. The document noticing a closed meeting for consideration of enforcement matters contained an incorrect date.

FOR FURTHER INFORMATION CONTACT: Christopher Kirkpatrick, 202–418–5964. SUPPLEMENTARY INFORMATION:

Correction

In the **Federal Register** of Friday, October 18, 2024, in FR Doc. 2024—24314, on page 83842 in the second column correct the **TIME AND DATE** caption to read:

TIME AND DATE: 9 a.m. EDT, Friday, October 25, 2024.

Dated: October 18, 2024.

Robert Sidman,

 $\label{eq:commission} Deputy\ Secretary\ of\ the\ Commission.$ [FR Doc. 2024–24541 Filed 10–18–24; 4:15 pm]

BILLING CODE 6351-01-P

DEFENSE NUCLEAR FACILITIES SAFETY BOARD

Senior Executive Service Performance Review Board

AGENCY: Defense Nuclear Facilities Safety Board.

ACTION: Notice of Members of Senior Executive Service Performance Review Board.

SUMMARY: This notice announces the membership of the Defense Nuclear Facilities Safety Board (DNFSB) Senior Executive Service (SES) Performance Review Board (PRB).

DATES: These appointments are effective on November 14, 2024.

ADDRESSES: Send comments concerning this notice to: Defense Nuclear Facilities Safety Board, 625 Indiana Avenue NW, Suite 700, Washington, DC 20004–2001.

FOR FURTHER INFORMATION CONTACT: LeMont Neal by telephone at (202) 826–9667, or by email at *LemontN@ dnfsb.gov*.

SUPPLEMENTARY INFORMATION: 5 U.S.C. 4314(c)(1) through (5) requires each agency to establish, in accordance with regulations prescribed by the Office of Personnel Management, one or more performance review boards. The PRB shall review and evaluate the initial summary rating of the senior executives' performance, the executives' responses, and the higher-level officials' comments on the initial summary rating. In addition, the PRB will recommend executive performance bonuses and pay increases. The DNFSB is a small, independent Federal agency; therefore, the members of the DNFSB SES Performance Review Board listed in this notice are drawn from the SES ranks of other agencies. The following persons comprise a standing roster to serve as members of the Defense Nuclear Facilities Safety Board SES Performance Review Board: