and is determined by approximating the change in margin requirement caused by depositing or withdrawing a particular security from the Clearing Member's account based on the risk characteristics of that security and its consequent assessed value. OCC believes this process will provide a more accurate projection of the margin impact of collateral withdrawals and substitutions on a Clearing Member's account. This process is already used to analyze the impact of substitutions and withdrawals of equity collateral within the STANS Monte Carlo simulations.<sup>7</sup>

OCC's Rule 601, "Margin Requirements," already provides that margin assets in the form of securities may be incorporated into the Monte Carlo calculations as an alternative to valuing such assets under Rule 604, "Form of Margin Assets." In connection with incorporating common stocks and ETFs into the STANS calculation, OCC adopted Interpretation and Policy .06 under Rule 601 to clarify that margin assets in the form of common stocks and ETFs would be included in the Monte Carlo simulations described in Rule 601 for purposes of determining the minimum expected liquidating value of an account with other margin assets being valued as provided for under Rule 604.8 OCC is now broadening the interpretation to provide that OCC may designate those margin assets which if deposited into a Clearing Member's account will be valued as provided in Rule 601 rather than Rule 604. This change is intended to facilitate OCC's adoption of certain government securities into the STANS margin calculation process.

## III. Discussion

Section 17A(b)(3)(F) 9 requires, among other things, that the rules of a clearing agency are designed to safeguard securities and funds in the clearing agency's possession or control or for which it is responsible. This requires OCC to have the ability to meet its settlement obligations following a member's default. It is therefore necessary that OCC have an effective methodology for calculating margin requirements that are sufficient to

enable OCC to complete settlement in the event a member becomes insolvent or otherwise fails to meet its obligations to OCC. The Commission believes that the changes OCC is making to include government securities within the STANS risk management methodology should better enable OCC to fulfill its safeguarding obligations under the Act and therefore is consistent with the Act.

#### **IV. Conclusion**

On the basis of the foregoing, the Commission finds that the proposal is consistent with the requirements of the Act and in particular with the requirements of Section 17A of the Act 10 and the rules and regulations thereunder.

It is therefore ordered, pursuant to Section 19(b)(2) of the Act,<sup>11</sup> that the proposed rule change (File No. SR–OCC–2010–14) be, and hereby is, approved.<sup>12</sup>

For the Commission by the Division of Trading and Markets, pursuant to delegated authority.  $^{13}$ 

## Florence E. Harmon,

Deputy Secretary.

[FR Doc. 2010–28057 Filed 11–4–10; 8:45 am]

BILLING CODE 8011-01-P

### **SMALL BUSINESS ADMINISTRATION**

# Data Collection Available for Public Comments and Recommendations

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

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, this notice announces the Small Business Administration's intentions to request approval on a new and/or currently approved information collection.

**DATES:** Submit comments on or before January 4, 2011.

ADDRESSES: Send all comments regarding whether these information collections are necessary for the proper performance of the function of the agency, whether the burden estimates are accurate, and if there are ways to minimize the estimated burden and enhance the quality of the collections, to A. B. McConnell, Jr., Chief 504 Program Branch, Office of Financial Assistance, Small Business Administration, 409 3rd Street, 8th Floor, Washington, DC 20416.

FOR FURTHER INFORMATION CONTACT: A. B. McConnell, Jr., Chief of 504 Branch, Office of Financial Assistance, 202–205–7238, Andrew.mcconnell@sba.gov; Curtis Rich, Management Analyst, 202–

205-7030 curtis.rich@sba.gov.

SUPPLEMENTARY INFORMATION: The information collected through these forms from the small business applicants and participating lenders will be used to determine eligibility and to properly evaluate the merits of each loan request based on reasonable and customary underwriting criteria such as character, capacity, credit collateral, etc. This information is collected for the purpose of extending credit under the 504 loan program.

Title: U.S. Small Business Administration Application for Section 504 Loan.

Description of Respondents: 504 Lenders.

Form Number: SBA Form 1244. Annual Responses: 6,800. Annual Burden: 15,735.

Title: Eligibility Information Required for 504 Submission (non PCLP). Description of Respondents: 504 Lenders.

Form Number: SBA Form 2415. Annual Responses: 5,100. Annual Burden: 4,675.

Title: PCLP Quarterly Loan Loss Reserve Report and PCLP Guarantee Request.

Description of Respondents: 504 Lenders.

Form Number: SBA Forms 2233, 2234 (Part A), 2234 (Part B), 2234 (Part C) (Note: SBA Form 2234 (Part C) is the only form being revised).

Ännual Responses: 1,700. Annual Burden: 1,558.

Title: Servicing Agent Agreement.

Description of Respondents: 504

Lenders.

Form Number: SBA Form 1506. Annual Reponses: 7,830. Annual Burden: 7, 830.

### Curtis B. Rich,

Acting Chief, Administrative Information Branch.

[FR Doc. 2010–27925 Filed 11–4–10; 8:45 am]

# **SMALL BUSINESS ADMINISTRATION**

## [Disaster Declaration # 12366 and # 12367]

# Puerto Rico Disaster # PR-00011

**AGENCY:** U.S. Small Business Administration.

**ACTION:** Notice.

**SUMMARY:** This is a notice of an Administrative declaration of a disaster

OCC believes the approach currently used to assess the impact of collateral substitutions and withdrawals represents an improvement over that outlined in File No. SR-OCC-2007-20. Interpretation and Policy .01 under Rule 608 generally provides that OCC may specify procedures from time-to-time to assess the impact of collateral withdrawals and substitutions.

<sup>&</sup>lt;sup>8</sup> Rule 604(f) provides that, in lieu of the valuations provided for in Rule 604, OCC may elect to value any or all margin assets in the form of securities pursuant to Rule 601.

<sup>9 15</sup> U.S.C. 78q-1(b)(3)(F).

<sup>&</sup>lt;sup>10</sup> 15 U.S.C. 78q-1.

<sup>&</sup>lt;sup>11</sup> 15 U.S.C. 78s(b)(2).

<sup>&</sup>lt;sup>12</sup> In approving the proposed rule change, the Commission considered the proposal's impact on efficiency, competition, and capital formation. 15 U.S.C. 78c(f).

<sup>13 17</sup> CFR 200.30-3(a)(12).