display a valid OMB Control Number. See 5 CFR 1320.5(a) and 1320.6. The DOL obtains OMB approval for this information collection under OMB Control Number 1210–0091. The current OMB approval is scheduled to expire on June 30, 2012; however, it should be noted that existing information collection requirements submitted to the OMB receive a month-to-month extension while they undergo review. For additional information, see the related notice published in the **Federal Register** on December 7, 2011 (76 FR 76439).

Interested parties are encouraged to send comments to the OMB, Office of Information and Regulatory Affairs at the address shown in the **ADDRESSES** section within 30 days of publication of this notice in the **Federal Register**. In order to help ensure appropriate consideration, comments should reference OMB Control Number 1210– 0091. The OMB 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.

*Ågency:* DOL–EBSA.

*Title of Collection:* Settlement Agreements between a Plan and Party in Interest.

OMB Control Number: 1210–0091. Affected Public: Private Sector—

Businesses or other for-profits. Total Estimated Number of

Respondents: 4.

*Total Estimated Number of Responses:* 1080.

Total Estimated Annual Burden Hours: 30.

Total Estimated Annual Other Costs Burden: \$335.

Dated: May 22, 2012.

#### Michel Smyth,

Departmental Clearance Officer.

[FR Doc. 2012–12807 Filed 5–24–12; 8:45 am] BILLING CODE 4510–29–P

## DEPARTMENT OF LABOR

## Office of the Secretary

## Labor Advisory Committee for Trade Negotiations and Trade Policy

**ACTION:** Notice of renewal.

SUMMARY: Pursuant to the Federal Advisory Committee Act (FACA), as amended (5 U.S.C. App. 2), the Secretary of Labor and the United States Trade Representative have taken steps to renew the Labor Advisory Committee for Trade Negotiations and Trade Policy. The Committee will be chartered pursuant to section 135(c)(1) and (2) of the Trade Act of 1974, 19 U.S.C. 2155(c) (1) and (2), as amended by section 1103 of the Trade Agreements Act of 1979, Public Law 96-39, 93 Stat. 144, 308 (1979), section 1631 of the Omnibus Trade and Competitiveness Act of 1988, Public Law 100-418, 102 Stat. 1107, 1264 (1988): and Executive Order 11846 of March 27, 1975, 3 CFR, 1971–1975 Comp., p. 971 (which delegates certain Presidential responsibilities conferred in section 135 of the Trade Act of 1974 to the United States Trade Representative).

Purpose: The Labor Advisory Committee for Trade Negotiations and Trade Policy consults with and makes recommendations to the Secretary of Labor and the United States Trade Representative on general policy matters concerning labor and trade negotiations, operations of any trade agreement once entered into, and other matters arising in connection with the administration of the trade policy of the United States. The renewal of the charter of the Labor Advisory Committee for Trade Negotiations and Trade Policy is necessary and in the public interest and will provide information that cannot be obtained from other sources. The Committee shall provide its views to the Secretary of Labor and the Unites States Trade Representative through the Bureau of International Labor Affairs of the U.S. Department of Labor. The Committee will comprise no more than 30 members representing the labor community.

The Committee will meet at irregular intervals at the call of the Secretary of Labor and the United States Trade Representative.

## FOR FURTHER INFORMATION CONTACT:

Anne M. Zollner, Designated Federal Official and Division Chief, Trade Policy and Negotiations, Office of Trade and Labor Affairs, Bureau of International Labor Affairs, Department of Labor, Frances Perkins Building, Room S–5317, 200 Constitution Ave. NW., Washington, DC 20210, telephone (202) 693–4890.

Signed at Washington, DC, this day 18 of May 2012.

#### Carol Pier,

Acting Deputy Undersecretary of the International Labor Affairs Bureau. [FR Doc. 2012–12696 Filed 5–24–12; 8:45 am] BILLING CODE 4510–28–P

## DEPARTMENT OF LABOR

# Employment and Training Administration

## Workforce Investment Act of 1998 (WIA); Notice of Incentive Funding Availability Based on Program Year (PY) 2010 Performance

**AGENCY:** Employment and Training Administration, Labor. **ACTION:** Notice.

**SUMMARY:** The Department of Labor, in collaboration with the Department of Education, announces that eight states are eligible to apply for Workforce Investment Act (WIA) (Pub. L. 105–220, 29 U.S.C. 2801 *et seq.*) incentive grant awards authorized by section 503 of the WIA.

**DATES:** The eight eligible states must submit their applications for incentive funding to the Department of Labor by July 9, 2012.

ADDRESSES: Submit applications to the Employment and Training Administration, Office of Policy Development and Research, Division of Strategic Planning and Performance, 200 Constitution Avenue NW., Room N– 5641, Washington, DC 20210, Attention: Karen Staha and Luke Murren. Telephone number: 202–693–3733 (this is not a toll-free number). Fax: 202–693– 2766. Email: staha.karen@dol.gov and murren.luke@dol.gov. Information may also be found at the ETA Performance Web site: http://www.doleta.gov/ performance.

SUPPLEMENTARY INFORMATION: Eight states (see Appendix) qualify to receive a share of the \$10.4 million available for incentive grant awards under WIA section 503. These funds, which were contributed by the Department of Education from appropriations for the Adult Education and Family Literacy Act (AEFLA), are available for the eligible states to use through June 30, 2014, to support innovative workforce development and education activities that are authorized under title IB (Workforce Investment Systems) or title II (AEFLA) of WIA, or under the Carl D. Perkins Career and Technical Education

Act of 2006 (Perkins IV), 20 U.S.C. 2301 et seq., as amended by Public Law 109-270. In order to qualify for a grant award, a state must have exceeded its performance levels for WIA title IB and adult education (AEFLA). (Due to the lack of availability of PY 2010 performance data under the Carl D. Perkins Vocational and Technical Education Act of 1998 (Perkins III), the Department of Labor and the Department of Education did not consider states' performance levels under the Perkins Act in determining incentive grants eligibility.) The goals included employment after training and related services, retention in employment, and improvements in literacy levels, among other measures. After review of the performance data

submitted by states to the Department of Labor and to the Department of Education, each Department determined for its program(s) which states exceeded their performance levels (the Appendix at the bottom of this notice lists the eligibility of each state by program). These lists were compared, and states that exceeded their performance levels for both programs are eligible to apply for and receive an incentive grant award. The amount that each state is eligible to receive was determined by the Department of Labor and the Department of Education, based on the provisions in WIA section 503(c) (20 U.S.C. 9273(c)), and is proportional to the total funding received by these states for WIA title IB and AEFLA programs.

## APPENDIX

The states eligible to apply for incentive grant awards and the amounts they are eligible to receive are listed in the following chart:

State	Award	
Arizona	\$1,301,336	
Arkansas	970,974	
Kentucky	1,178,136	
Louisiana	1,098,228	
Minnesota	1,099,840	
New Hampshire	824,616	
Tennessee	1,322,906	
Texas	2,651,995	

Signed in Washington, DC, on this 18st day of May 2012.

## Jane Oates,

Assistant Secretary for Employment and Training.

State	Incentive grants PY 2010/FY 2011 Exceeded state performance levels		
	WIA (Title IB)	AEFLA (adult education)	WIA Title IB; AEFLA
Alabama			
Alaska			
Arizona	x	x	x
Arkansas	X	X	x
California		X	
Colorado	X		
Connecticut			
District of Columbia			
Delaware		X	
Florida			
Georgia	X		
Hawaii	X		
Idaho		X	
Illinois			
Indiana			
lowa			
Kansas			
	X	X	X
Kentucky	X	x	x
Louisiana		^	^
	X		
Maryland	x		
Massachusetts			
Michigan	X	X	X
Minnesota	X X		
Mississippi	<b>^</b>	······	
Missouri		X	
Montana			
Nebraska			
Nevada			
New Hampshire	X	X	X
New Jersey	X		
New Mexico		X	
New York		X	
North Carolina		X	
North Dakota	X		
Ohio		X	
Oklahoma		X	
Oregon			
Pennsylvania			
Puerto Rico			
Rhode Island		x	
South Carolina			
South Dakota			
Tennessee	X	Х	Х
Texas	x x	x	x

## APPENDIX—Continued

State	Incentive grants PY 2010/FY 2011 Exceeded state performance levels		
	WIA (Title IB)	AEFLA (adult education)	WIA Title IB; AEFLA
Utah Vermont Virginia Washington		X	
West Virginia Wisconsin Wyoming			·····

States in **bold** exceeded their performance levels for both AEFLA and WIA Title IB programs.

[FR Doc. 2012–12772 Filed 5–24–12; 8:45 am] BILLING CODE 4510–FN–P

### DEPARTMENT OF LABOR

#### Occupational Safety and Health Administration

[Docket No. OSHA-2012-0012]

## The Temporary Labor Camps Standard; Extension of the Office of Management and Budget's (OMB) Approval of Information Collection (Paperwork) Requirements

**AGENCY:** Occupational Safety and Health Administration (OSHA), Labor. **ACTION:** Request for public comments.

**SUMMARY:** OSHA solicits public comments concerning its proposal to extend OMB approval of the information collection requirements contained in the Temporary Labor Camps Standard (29 CFR 1910.142). **DATES:** Comments must be submitted (postmarked, sent, or received) by July

24, 2012. **ADDRESSES:** *Electronically:* You may submit comments and attachments electronically at *http:// www.regulations.gov*, which is the Federal eRulemaking Portal. Follow the

instructions online for submitting comments. *Facsimile:* If your comments,

including attachments, are not longer than 10 pages you may fax them to the OSHA Docket Office at (202) 693–1648.

Mail, hand delivery, express mail, messenger, or courier service: When using this method, you must submit a copy of your comments and attachments to the OSHA Docket Office, Docket No. OSHA–2012–0012, U.S. Department of Labor, Occupational Safety and Health Administration, Room N–2625, 200 Constitution Avenue NW., Washington, DC 20210. Deliveries (hand, express mail, messenger, and courier service) are accepted during the Department of Labor's and Docket Office's normal business hours, 8:15 a.m. to 4:45 p.m., e.t.

Instructions: All submissions must include the Agency name and OSHA docket number for the Information Collection Request (ICR) (OSHA-2012-0012). All comments, including any personal information you provide, are placed in the public docket without change, and may be made available online at http://www.regulations.gov. For further information on submitting comments see the "Public Participation" heading in the section of this notice titled **SUPPLEMENTARY** INFORMATION.

Docket: To read or download comments or other material in the docket, go to http://www.regulations.gov or the OSHA Docket Office at the address above. All documents in the docket (including this Federal Register notice) are listed in the *http://* www.regulations.gov index; however, some information (e.g., copyrighted material) is not publicly available to read or download from the Web site. All submissions, including copyrighted material, are available for inspection and copying at the OSHA Docket Office. You may contact Theda Kenney at the address below to obtain a copy of the Information Collection Request (ICR).

FOR FURTHER INFORMATION CONTACT:

Theda Kenney or Todd Owen, Directorate of Standards and Guidance, OSHA, U.S. Department of Labor, Room N–3609, 200 Constitution Avenue NW., Washington, DC 20210; telephone (202) 693–2222.

## SUPPLEMENTARY INFORMATION:

## I. Background

The Department of Labor, as part of its continuing effort to reduce paperwork and respondent (i.e., employer) burden, conducts a preclearance consultation program to provide the public with an opportunity to comment on proposed and continuing information collection requirements in accord with the Paperwork Reduction Act of 1995 (PRA-95) (44 U.S.C. 3506(c)(2)(A)).

This program ensures that information is in the desired format, reporting burden (time and costs) is minimal, collection instruments are clearly understood, and OSHA's estimate of the information collection burden is accurate. The Occupational Safety and Health Act of 1970 (the OSH Act) (29 U.S.C. 651 et seq.) authorizes information collection by employers as necessary or appropriate for enforcement of the OSH Act or for developing information regarding the causes and prevention of occupational injuries, illnesses, and accidents (29 U.S.C. 657).

OSHA is requesting approval from the Office of Management and Budget (OMB) for certain information collection requirements contained in the **Temporary Labor Camps Standard** (29 CFR 1910.142). The main purpose of these provisions is to eliminate the incidence of communicable disease among temporary labor camp residents. The Standard requires camp superintendents to report immediately to the local health officer the name and address of any individual in the camp known to have, or suspected of having, a communicable disease. Whenever there is a case of suspected food poisoning or an unusual prevalence of any illness in which fever, diarrhea, sore throat, vomiting or jaundice is a prominent symptom, the Standard requires the camp superintendent to report that immediately to the health authority. In addition, the Standard requires that where the toilet rooms are shared, separate toilet rooms must be provided for each sex. These rooms must be "marked for men" and" for women" by signs printed in English and in the native language of the persons occupying the camp, or marked with easily understood pictures or symbols.