25725

As described in Section I.A above, FICC's proposal to replace the current detailed description of the stressed period with a more general description should give FICC more flexibility to respond to rapidly changing market conditions more quickly because FICC would be able to make adjustments to the stressed period without a rule change. As a result, this flexibility should enable FICC to better risk manage its credit exposure by enhancing FICC's ability to calculate and collect margin commensurate with the risks and particular attributes of each member's portfolio.

For these reasons, the Commission believes that the proposed changes should help ensure that FICC produces margin levels commensurate with the risks and particular attributes of its members' portfolios by adding flexibility to parameters for the stressed period to help ensure that the look-back period captures a sufficient number of stressed market events, and allowing FICC to make timely adjustments to the stressed period in response to rapidly changing market conditions. Accordingly, the Commission believes that the proposed changes would enhance FICC's risk-based margin system to better enable FICC to cover its credit exposures to its members because the proposed changes consider the risks and particular attributes of the relevant products, portfolios, and markets, consistent with the requirements of Rule 17Ad-22(e)(6)(i).37 Similarly, the Commission believes that the proposed changes are reasonably designed to cover FICC's credit exposures to its members because the proposed changes would enhance FICC's risk-based margin system using appropriate methods for measuring credit exposures that account for relevant product risk factors and portfolio effects, consistent with the requirements of Rule 17Ad-22(e)(6)(v).38

## III. Conclusion

On the basis of the foregoing, the Commission finds that the proposed rule change is consistent with the requirements of the Act and in particular with the requirements of Section 17A of the Act <sup>39</sup> and the rules and regulations promulgated thereunder. *It is therefore ordered*, pursuant to Section 19(b)(2) of the Act <sup>40</sup> that proposed rule change SR–FICC– 2023–003, be, and hereby are,  $approved.^{41}$ 

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.  $^{\rm 42}$ 

# Sherry R. Haywood,

Assistant Secretary. [FR Doc. 2023–08827 Filed 4–26–23; 8:45 am] BILLING CODE 8011–01–P

# DEPARTMENT OF STATE

[Public Notice: 12062]

# Notice of Determinations; Culturally Significant Objects Being Imported for Exhibition—Determinations: "Edvard Munch: Trembling Earth" Exhibition

SUMMARY: Notice is hereby given of the following determinations: I hereby determine that certain objects being imported from abroad pursuant to agreements with their foreign owners or custodians for temporary display in the exhibition "Edvard Munch: Trembling Earth" at the Sterling and Francine Clark Art Institute, Williamstown, Massachusetts, and at possible additional exhibitions or venues yet to be determined, are of cultural significance, and, further, that their temporary exhibition or display within the United States as aforementioned is in the national interest. I have ordered that Public Notice of these determinations be published in the Federal Register.

# FOR FURTHER INFORMATION CONTACT:

Elliot Chiu, Attorney-Adviser, Office of the Legal Adviser, U.S. Department of State (telephone: 202–632–6471; email: *section2459@state.gov*). The mailing address is U.S. Department of State, L/ PD, 2200 C Street NW (SA–5), Suite 5H03, Washington, DC 20522–0505.

**SUPPLEMENTARY INFORMATION:** The foregoing determinations were made pursuant to the authority vested in me by the Act of October 19, 1965 (79 Stat. 985; 22 U.S.C. 2459), Executive Order 12047 of March 27, 1978, the Foreign Affairs Reform and Restructuring Act of 1998 (112 Stat. 2681, *et seq.*; 22 U.S.C. 6501 note, *et seq.*), Delegation of Authority No. 234 of October 1, 1999, Delegation of Authority No. 236–3 of August 28, 2000, and Delegation of

Authority No. 523 of December 22, 2021.

### Scott Weinhold,

Principal Deputy Assistant Secretary for Educational and Cultural Affairs, Bureau of Educational and Cultural Affairs, Department of State.

[FR Doc. 2023–08901 Filed 4–26–23; 8:45 am] BILLING CODE 4710–05–P

### **TENNESSEE VALLEY AUTHORITY**

### Agency Information Collection Activities: Submission for OMB Review; Comment Request

**AGENCY:** Tennessee Valley Authority (TVA).

**ACTION:** 30-Day notice of submission of information collection reinstatement approval request to OMB.

**SUMMARY:** Tennessee Valley Authority (TVA) provides notice of submission of this information clearance request (ICR) to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995 (PRA). The general public and other federal agencies are invited to comment. TVA previously published a 60-day notice of the proposed information collection reinstatement for public review February 22, 2023 and no comments were received.

**DATES:** The OMB will consider all written comments received on or before May 30, 2023.

ADDRESSES: Written comments for the proposed information collection reinstatement should be sent within 30 days of publication of this notice to *www.reginfo.gov/public/do/PRAMain.* Find this particular information collection by selecting "Currently under 30-day Review—Open for Public Comments" or by using the search function.

# SUPPLEMENTARY INFORMATION:

*Type of Request:* Reinstatement, with minor modification, of a previously approved information collection for which approval has expired.

*Title of Information Collection:* Land Use Survey Questionnaire—Vicinity of Nuclear Power Plants.

OMB Control Number: 3316–0016. Current Expiration Date: 01/30/2023. Frequency of Use: Annually.

*Type of Affected Public:* Individuals or Households, farms and business and other for-profit.

Small Businesses or Organizations Affected: Yes.

Federal Budget Functional Category Code: 455.

<sup>&</sup>lt;sup>37</sup> 17 CFR 240.17Ad–22(e)(6)(i).

<sup>&</sup>lt;sup>38</sup>17 CFR 240.17Ad–22(e)(6)(v).

<sup>&</sup>lt;sup>39</sup>15 U.S.C. 78q–1.

<sup>&</sup>lt;sup>40</sup>15 U.S.C. 78s(b)(2).

<sup>&</sup>lt;sup>41</sup>In approving the proposed rule change, the Commission considered the proposals' impact on efficiency, competition, and capital formation. 15 U.S.C. 78c(f).

<sup>42 17</sup> CFR 200.30-3(a)(12).

Estimated Number of Annual Responses: 150.

Éstimated Total Annual Burden Hours: 75.

Estimated Average Burden Hours per Response: 0.5.

*Need For and Use of Information:* This survey is used to locate, for monitoring purposes, rural residents, home gardens, and milk animals within a five-mile radius of a nuclear power plant. The monitoring program is a mandatory requirement of the Nuclear Regulatory Commission set out in the technical specifications when the plants were licensed. The ICR previously approved by OMB expired on January 31, 2023.

# Rebecca L. Coffey,

Agency Records Officer. [FR Doc. 2023–08831 Filed 4–26–23; 8:45 am] BILLING CODE 8120–08–P

# TENNESSEE VALLEY AUTHORITY

# Agency Information Collection Activities: Submission for OMB Review; Comment Request

**AGENCY:** Tennessee Valley Authority (TVA).

**ACTION:** 30-Day notice of submission of information collection reinstatement approval request to OMB.

**SUMMARY:** Tennessee Valley Authority (TVA) provides notice of submission of this information clearance request (ICR) to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995 (PRA). The general public and other federal agencies are invited to comment. TVA previously published a 60-day notice of the proposed information collection reinstatement for public review February 22, 2023 and no comments were received.

**DATES:** The OMB will consider all written comments received on or before May 30, 2023.

**ADDRESSES:** Written comments for the proposed information collection reinstatement should be sent within 30 days of publication of this notice to *www.reginfo.gov/public/do/PRAMain.* Find this particular information collection by selecting "Currently under 30-day Review—Open for Public Comments" or by using the search function.

#### SUPPLEMENTARY INFORMATION:

*Type of Request:* Reinstatement, with minor modification, of a previously approved information collection for which approval has expired.

Title of Information Collection:

Employment Application. *OMB Control Number:* 3316–0063. *Current Expiration Date:* 4–30–2023. *Frequency of Use:* On occasion. *Type of Affected Public:* Individuals. *Small Businesses or Organizations Affected:* No.

Federal Budget Functional Category Code: 455.

*Estimated Number of Annual Responses:* 14,475.

*Estimated Total Annual Burden Hours:* 3,185.

Estimated Average Burden Hours per Response: 0.2.

Need For and Use of Information: Applications for employment are needed to collect information on qualifications, suitability for employment, and eligibility for veteran's preference. The information is used to make comparative appraisals and to assist in selections. The affected public consists of individuals who apply for TVA employment.

### Rebecca L. Coffey,

Agency Records Officer. [FR Doc. 2023–08832 Filed 4–26–23; 8:45 am] BILLING CODE 8120–08–P

# **DEPARTMENT OF TRANSPORTATION**

# Federal Railroad Administration

### Regulations Governing Certain Positive Train Control System Outages

**AGENCY:** Federal Railroad Administration (FRA), Department of Transportation (DOT). **ACTION:** Notice.

**SUMMARY:** The purpose of this notice is to inform the public about FRA's regulations that currently govern certain outages of positive train control (PTC) systems during, for example, infrastructure upgrades and capital projects. This notice also contains information about the process a railroad must follow to obtain FRA's approval before temporarily disabling its PTC system for such purposes.

FOR FURTHER INFORMATION CONTACT: For technical questions, please contact Gabe Neal, Staff Director, Signal, Train Control, and Crossings Division, telephone: 816–516–7168, email: *Gabe.Neal@dot.gov.* For legal questions, please contact Stephanie Anderson, Attorney Adviser, telephone: 202–834– 0609, email: *Stephanie.Anderson@ dot.gov.* 

**SUPPLEMENTARY INFORMATION:** By law, PTC systems must govern operations on PTC-mandated main lines, which

currently encompass approximately 58,000 route miles, and include Class I railroads' main lines over which poisonor toxic-by-inhalation hazardous materials are transported and any railroads' main lines over which intercity or commuter rail passenger transportation is regularly provided.<sup>1</sup>

Previously, FRA's regulations permitted railroads to temporarily disable PTC systems where necessary to perform PTC system repair or maintenance.<sup>2</sup> That temporary flexibility expired, by regulation, on December 31, 2022.<sup>3</sup> Under that temporary provision, railroads were required only to notify to FRA; seeking FRA's approval was not necessary.

FRA appreciates that several types of PTC systems can be upgraded seamlessly, without necessitating an interruption of PTC system service. FRA also recognizes, however, that in limited cases, even those types of PTC systems might experience temporary outages for a short period during certain infrastructure upgrades.<sup>4</sup> In addition, FRA understands that the design of certain PTC systems, including the Advanced Civil Speed Enforcement System II on the Northeast Corridor, may require more extended periods of outages to facilitate ongoing capital projects. FRA expects that, in such a case, a railroad would schedule the temporary disabling of its PTC system for the time posing the least risk to railroad safety and for the minimum time necessary to complete the capital project and recommission its PTC system.<sup>5</sup>

As noted above, 49 CFR 236.1029(g)(3) previously permitted railroads to temporarily disable their PTC systems, with just notification to FRA; however, that provision expired on December 31, 2022, and is therefore no longer available for railroads to utilize. Now, if a railroad needs to disable its PTC system temporarily for maintenance or upgrade purposes, a railroad must obtain FRA's approval under 49 CFR 236.1021, *Discontinuances, material modifications, and amendments,* before temporarily disabling its PTC system or

зId.

<sup>4</sup> For example, FRA is aware of multiple railroads' electrical infrastructure upgrade projects that involved disabling the PTC system for a maximum period of four hours.

<sup>5</sup> See 49 CFR 236.1029(g)(3)(ii), 236.1033(f).

<sup>&</sup>lt;sup>1</sup> Title 49 United States Code (U.S.C.) 20157; Title 49 Code of Federal Regulations (CFR) 236.1005(b), 236.1006(a). This requirement does not apply, however, to a railroad's controlling locomotives that are subject to either a temporary or permanent exception under 49 U.S.C. 20157(j)–(k) or 49 CFR 236.1006(b).

<sup>249</sup> CFR 236.1029(g)(3).