Public comments were previously requested via the Federal Register on September 19, 2022, during a 60-day comment period (87 FR 57194). This notice allows for an additional 30 days for public comments. Supporting documents, which explain in detail the information that the EPA will be collecting, are available in the public docket for this ICR. The docket can be viewed online at www.regulations.gov or in person at the EPA Docket Center, WJC West, Room 3334, 1301 Constitution Ave. NW, Washington, DC. The telephone number for the Docket Center is 202-566-1744. For additional information about EPA's public docket, visit http://www.epa.gov/dockets.

Abstract: Section 608 of the Clean Air Act (CAA), also known as the National **Recycling and Emission Reduction** Program (the Program), directs the Environmental Protection Agency (EPA) to issue regulations governing the use of ozone-depleting substances (ODS) including chlorofluorocarbons (CFCs) and hydrochlorofluorocarbons (HCFCs), during the maintenance, service, repair, or disposal of air-conditioning and refrigeration appliances. Section 608 also prohibits knowingly venting or releasing ozone-depleting and substitute refrigerants in the course of maintaining, servicing, repairing, or disposing of appliances or industrial process refrigeration except for de minimis releases associated with good faith attempts to recycle or recover refrigerants. The regulations require persons servicing refrigeration and airconditioning appliances to follow certain service practices that reduce emissions of refrigerants. The regulations also establish certification programs for technicians, recovery/ recycling equipment, and refrigerant reclamation. In addition, EPA requires that refrigerants contained in appliances be removed prior to disposal of the appliances and that all refrigeration and air-conditioning appliances be provided with a servicing aperture that facilitates recovery of the refrigerant. The Agency requires that substantial refrigerant leaks in appliances containing ozonedepleting refrigerant be repaired when they are discovered.

*Form Numbers:* 5900–404, 5900–405, 5900–407.

Respondents/affected entities: Entities required to comply with reporting and recordkeeping requirements include technicians; technician certification programs; refrigerant wholesalers; refrigerant reclaimers; refrigerant recovery equipment certification programs; certain refrigeration and airconditioning equipment owners and/or operators; and other establishments that perform refrigerant removal, service, or disposal.

Respondent's obligation to respond: Mandatory (40 CFR part 82, subpart F).

*Estimated number of respondents:* 572,727 (total).

*Frequency of response:* The frequency of responses varies from once a year to daily.

*Total estimated burden:* 425,514 hours (per year). Burden is defined at 5 CFR 1320.03(b)

*Total estimated cost:* \$31,432,946 (per year), includes \$0 annualized capital or operation & maintenance costs.

*Changes in the Estimates:* There is a decrease of 8,845 hours in the total estimated respondent burden compared with the ICR currently approved by OMB. This decrease is due to adjusted respondent estimates for appliance leak repair and retrofit or retirement plan extension requests based on recently available industry data and reported activity.

## Courtney Kerwin,

Director, Regulatory Support Division. [FR Doc. 2023–08872 Filed 4–26–23; 8:45 am] BILLING CODE 6560–50–P

# EXPORT-IMPORT BANK OF THE UNITED STATES

[Public Notice EIB-2023-0003]

## Application for Final Commitment for a Long-Term Loan or Financial Guarantee in Excess of \$100 Million: AP089473XX

AGENCY: Export-Import Bank of the United States.

ACTION: Notice.

**SUMMARY:** This Notice is to inform the public the Export-Import Bank of the United States ("EXIM") has received an application for final commitment for a long-term loan or financial guarantee in excess of \$100 million. Comments received within the comment period specified below will be presented to the EXIM Board of Directors prior to final action on this Transaction.

**DATES:** Comments must be received on or before May 22, 2023 to be assured of consideration before final consideration of the transaction by the Board of Directors of EXIM.

**ADDRESSES:** Comments may be submitted through *Regulations.gov* at *www.regulations.gov*. To submit a comment, enter EIB–2023–0003 under the heading "Enter Keyword or ID" and select Search. Follow the instructions provided at the Submit a Comment screen. Please include your name, company name (if any) and EIB–2023– 0003 on any attached document.

# SUPPLEMENTARY INFORMATION:

*Reference:* AP089473XX. *Purpose and use:* 

Brief description of the purpose of the transaction: Construction of two large photovoltaic (PV) solar power plants in Angola. The first power plant is expected to generate 400 MW of power in Malanje Province. The second plant will generate 104 MW of power in Luanda Province.

Brief non-proprietary description of the anticipated use of the items being exported: Provide solar-generated electricity to underserved rural areas of Angola.

Once completed, these two large solar PV generation projects will supply 6 to 10% of the country's total electric generation capacity. A transmission line will connect each plant to an existing Angola Ministry of Energy and Water (MINEA) substation. Parties:

Principal Supplier: Omatapalo, Inc. Obligor: Ministry of Finance of the Republic of Angola Guarantor(s): None

Description of items being exported: Solar panels, connectors, switches, sensors and other equipment and design and engineering services for the construction of two photovoltaic (PV) solar power plants.

Information on decision: Information on the final decision for this transaction will be available in the "Summary Minutes of Meetings of Board of Directors" on http://exim.gov/newsand events/boardmeetings/board/.

*Confidential information:* Please note that this notice does not include confidential or proprietary business information; information which, if disclosed, would violate the Trade Secrets Act; or information which would jeopardize jobs in the United States by supplying information that competitors could use to compete with companies in the United States.

Authority: Section 3(c)(10) of the Export-Import Bank Act of 1945, as amended (12 U.S.C. 635a(c)(10)).

## Joyce B. Stone,

Assistant Corporate Secretary. [FR Doc. 2023–08866 Filed 4–26–23; 8:45 am] BILLING CODE 6690–01–P

## FEDERAL ELECTION COMMISSION

## **Sunshine Act Meetings**

**TIME AND DATE:** Tuesday, May 2, 2023 at 10:30 a.m. and its continuation at the