this RFI. Please note that submissions received in response to this notice may be posted in the Federal eRulemaking Portal at www.regulations.gov or otherwise released in their entirety, including any personal and business confidential information provided. Do not include in your submissions any information of a confidential nature, such as personal or proprietary information, or any information you would not like to be made publicly available. Comments and commenter information are maintained under the OMB Public Input System of Records, OMB/INPUT/01. The system of records notice accessible at 88 FR 20913 (https://www.federalregister.gov/ documents/2023/04/07/2023-07452/ privacy-act-of-1974-system-of-records) includes a list of routine uses associated with the collection of this information.

Comments containing references, studies, research, and other empirical data that are not widely published should include electronic links to the referenced materials, if they are available online.

Please note that the U.S. Government will not pay for response preparation, or for the use of any information contained in the response. A response to this RFI will not be viewed as a binding commitment to develop or pursue the project or ideas discussed.

FOR FURTHER INFORMATION CONTACT: Please direct questions regarding this Notice to Samantha Hubner at OFCIO_

AI@OMB.eop.gov with "AI Procurement RFI" in the subject line, or by phone at 202–395–0379. **SUPPLEMENTARY INFORMATION:** Consistent

with Section 7224(d)(1) of the AI Act, this "initial means" (see **SUMMARY** section) will at a minimum:

- Address protection of privacy, civil rights, and civil liberties;
- —Address the ownership and security of data and other information created, used, processed, stored, maintained, disseminated, disclosed, or disposed of by a contractor or subcontractor on behalf of the Federal Government;
- —Include considerations for securing the training data, algorithms, and other components of any artificial intelligence system against misuse, unauthorized alteration, degradation, or rendering inoperable; and
- -Address any other issue or concern determined to be relevant by the Director to ensure appropriate use and protection of privacy and Government data and other information.²

The Administration has undertaken numerous efforts to advance responsible AI innovation and secure protections for people's rights and safety.

OMB has issued this RFI to help inform its development of an initial means to ensure the responsible procurement of AI by Federal agencies. OMB is specifically asking for information on the questions posed below. However, this list is not intended to limit the scope of topics that may be addressed by submissions. Commenters are invited to provide feedback on any topic believed to have implications for the procurement of AI by Federal agencies.

When responding to one or more of the questions below, please note in the text of your response the number of the question to which you are responding. Commenters should include a page number on each page of their submissions. Commenters are not required to respond to all questions, but OMB asks that comments be limited to no more than eight pages in length.

Strengthening the AI Marketplace

1. How may standard practices and strategies of Federal procurement, such as Statements of Objectives, Quality Assurance Surveillance Plans, modular contracts, use of contract incentives, and teaming agreements,³ as well as innovative procurement practices, such as those in the Periodic Table of Acquisition Innovations,⁴ be best used to reflect emerging practices in AI procurement? Are there additional materials or resources that OMB could provide to vendors or agencies to improve alignment between agency missions and technical requirements?

2. How can OMB promote robust competition, attract new entrants, including small businesses, into the Federal marketplace, and avoid vendor lock-in across specific elements of the technology sector, including data collectors and labelers, model developers, infrastructure providers, and AI service providers? Are there ways OMB can address practices that limit competition, such as inappropriate tying, egress fees, and self-preferencing?

3. Should the Federal Government standardize assessments for the benefits and trade-offs between in-house AI development, contracted AI development, licensing of AI-enabled software, and use of AI-enabled services? If so, how?

4. How might metrics be developed and communicated to enable

performance-based procurement of AI? What questions should agencies be asking vendors to determine whether AI is already being used in performancebased services contracts?

Managing the Performance and Risks of AI

5. What access to documentation, data, code, models, software, and other technical components might vendors provide to agencies to demonstrate compliance with the requirements established in the AI M-memo? What contract language would best effectuate this access, and is this best envisioned as a standard clause, or requirementsspecific elements in a statement of work?

6. Which elements of testing, evaluation, and impact assessments are best conducted by the vendor, and which responsibilities should remain with the agencies?

7. What if any terms should agencies include in contracts to protect the Federal Government's rights and access to its data, while maintaining protection of a vendor's intellectual property?

8. What if any terms, including terms governing information-sharing among agencies, vendors, and the public, should be included in contracts for AI systems or services to implement the AI M-memo's provisions regarding notice and appeal (sections 5(c)(v)(D) and (E))?

9. How might agencies structure their procurements to reduce the risk that an AI system or service they acquire may produce harmful or illegal content, such as fraudulent or deceptive content, or content that includes child sex abuse material or non-consensual intimate imagery?

10. How might OMB ensure that agencies procure AI systems or services in a way that advances equitable outcomes and mitigates risks to privacy, civil rights, and civil liberties?

David A. Myklegard,

Deputy Federal Chief Information Officer.

Christine J. Harada,

Senior Advisor, Office of Federal Procurement Policy, Performing, by delegation, the duties of the Administrator for Federal Procurement Policy.

[FR Doc. 2024–06547 Filed 3–28–24; 8:45 am] BILLING CODE 3110–01–P

MILLENNIUM CHALLENGE CORPORATION

[MCC FR 24-02]

Notice of Open Meeting

AGENCY: Millennium Challenge Corporation.

² AI Act, Section 7224 (d) https://uscode. house.gov/view.xhtml?req=(title:40%20section: 11301%20edition:prelim).

³October 2023, Report on Recommendations on Procurement from the National Artificial Intelligence Advisor Committee (NAIAC).

⁴ https://acquisitiongateway.gov/periodic-table.

ACTION: Notice.

SUMMARY: In accordance with the requirements of the Federal Advisorv Committee Act, the Millennium Challenge Corporation (MCC) Economic Advisory Council was established as a discretionary advisory committee on October 5, 2018. Its charter was most recently renewed on September 30. 2022, for two additional years. The MCC Economic Advisory Council serves MCC solely in an advisory capacity and provides advice and guidance to MCC economists, evaluators, leadership of the Department of Policy and Evaluation, and senior MCC leadership regarding relevant trends in development economics, applied economic and evaluation methods, poverty analytics, as well as modeling, measuring, and evaluating development interventions. In doing so, the MCC Economic Advisory Council helps sharpen MCC's analytical methods and capacity in support of the agency's economic development goals. It also serves as a sounding board and reference group for assessing and advising on strategic policy innovations and methodological directions in MCC. DATES: Friday, April 12, 2024, from 10 a.m.-12:30 p.m. EDT.

ADDRESSES: The meeting will be held both in-person at 1099 14th Street NW, Suite 700, Washington, DC 20005 and virtually via WebEx.

FOR FURTHER INFORMATION CONTACT:

Mesbah Motamed, 202.521.7874, MCCEACouncil@mcc.gov or visit www.mcc.gov/about/org-unit/economicadvisory-council.

SUPPLEMENTARY INFORMATION:

Agenda. During this meeting of the MCC Economic Advisory Council, members will receive an overview of MCC's work to fulfill its poverty reduction through economic growth mission and the role of the MCC Economic Advisory Council. The MCC Economic Advisory Council will also discuss issues related to MCC's ongoing program development and implementation, including work related to MCC-funded programs supporting "last mile" connections.

Public Participation: The meeting will be open to the public. Members of the public may file written statement(s) before or after the meeting. If you plan to participate, please submit your name and affiliation no later than Friday, April 5, 2024, to *MCCEACouncil*@ *mcc.gov* to receive instructions for virtual participation and to be placed on an attendee list.

(Authority: Federal Advisory Committee Act, 5 U.S.C. App.) Dated: March 25, 2024. **Peter E. Jaffe,** *Vice President, General Counsel, and Corporate Secretary.* [FR Doc. 2024–06673 Filed 3–28–24; 8:45 am] **BILLING CODE 9211–03–P**

MILLENNIUM CHALLENGE CORPORATION

[MCC FR 24-01]

Notice of Open Meeting

AGENCY: Millennium Challenge Corporation. **ACTION:** Notice.

SUMMARY: In accordance with the requirements of the Federal Advisory Committee Act, the Millennium Challenge Corporation (MCC) Advisory Council was established as a discretionary advisory committee on July 14, 2016. Its charter was most recently renewed for a fourth two-year term on July 7, 2022. The MCC Advisory Council serves MCC solely in an advisory capacity and provides insights regarding innovations in infrastructure, technology, and sustainability; perceived risks and opportunities in MCC partner countries; new financing mechanisms for developing country contexts; and shared value approaches. The MCC Advisory Council provides a platform for systematic engagement with the private sector and other external stakeholders and contributes to MCC's mission-to reduce poverty through sustainable economic growth. DATES: Thursday, April 25, 2024, from 8:30 a.m.-12:00 p.m. EDT.

ADDRESSES: The meeting will be held in a hybrid format, both in-person at 1099 14th Street NW, Suite 700, Washington, DC 20005 and via conference call.

FOR FURTHER INFORMATION CONTACT:

Email *MCCAdvisoryCouncil@mcc.gov*, contact Bahgi Berhane at (202) 772– 6362, or visit *https://www.mcc.gov/ about/org-unit/advisory-council* for more information.

SUPPLEMENTARY INFORMATION:

Agenda. During the Spring 2024 meeting of the MCC Advisory Council, members will engage with MCC leadership. Additionally, Advisory Council members will discuss highlights from the Blended Finance/ Energy and Climate subcommittee meetings and provide advice on the compact development process related to MCC's investment strategy in The Gambia.

Public Participation. The meeting will be open to the public. Members of the public may file written statement(s) before or after the meeting. If you plan to attend, please submit your name and affiliation no later than Friday, April 19, 2024, to *MCCAdvisoryCouncil@mcc.gov* to receive instructions on how to attend.

(Authority: Federal Advisory Committee Act, 5 U.S.C. App.)

Dated: March 25, 2024.

Peter E. Jaffe, Vice President, General Counsel, and Corporate Secretary. [FR Doc. 2024–06675 Filed 3–28–24; 8:45 am] BILLING CODE 9211–03–P

BILLING CODE 9211-03-P

NUCLEAR REGULATORY COMMISSION

[NRC-2024-0001]

Sunshine Act Meetings

TIME AND DATE: Weeks of April 1, 8, 15, 22, 29, and May 6, 2024. The schedule for Commission meetings is subject to change on short notice. The NRC Commission Meeting Schedule can be found on the internet at: https://www.nrc.gov/public-involve/public-meetings/schedule.html.

PLACE: The NRC provides reasonable accommodation to individuals with disabilities where appropriate. If you need a reasonable accommodation to participate in these public meetings or need this meeting notice or the transcript or other information from the public meetings in another format (e.g., braille, large print), please notify Anne Silk, NRC Disability Program Specialist, at 301-287-0745, by videophone at 240-428-3217, or by email at Anne.Silk@nrc.gov. Determinations on requests for reasonable accommodation will be made on a case-by-case basis. STATUS: Public.

Members of the public may request to receive the information in these notices electronically. If you would like to be added to the distribution, please contact the Nuclear Regulatory Commission, Office of the Secretary, Washington, DC 20555, at 301–415–1969, or by email at *Betty.Thweatt@nrc.gov* or *Samantha.Miklaszewski@nrc.gov.* MATTERS TO BE CONSIDERED:

Week of April 1, 2024

There are no meetings scheduled for the week of April 1, 2024.

Week of April 8, 2024—Tentative

Tuesday, April 9, 2024

10:00 a.m. Meeting with Advisory Committee on the Medical Uses of Isotopes (Public Meeting) (Contact: Celimar Valentin-Rodriguez: 301– 415–7124)