insured under the National Housing Act (Act) or any loan that is covered by a contract of insurance under title I of the Act, or any provider of assistance to a borrower in connection with any such mortgage or loan, including: sellers, borrowers, closing agents, title companies, real estate agents, mortgage brokers, appraisers, loan correspondents, dealers, consultants, contractors, subcontractors and inspectors. Section 30.36 also identifies the violations for which the Assistant Secretary for Housing-Federal Housing Commissioner may impose a penalty. See also 12 U.S.C. 1735f-14.

Today's notice announces the decision to delegate the enforcement authority in 24 CFR 30.36(a) to the General Counsel, along with the power to redelegate that authority. The DEC is responsible for carrying out a wide range of HUD enforcement activities. Because the DEC has been recently placed under the Office of the General Counsel, the General Counsel is, in turn, redelegating the authority to the Director of the DEC. The redelegation from the General Counsel also appears in today's Federal Register.

Finally, this delegation of authority, noticed today, does not affect the authority of the Mortgagee Review Board, described in 24 CFR 30.35, or the Assistant Secretary for Housing to initiate civil money penalty actions.

Accordingly, the Assistant Secretary for Housing—Federal Housing Commissioner hereby retains and delegates authority as follows:

Section A. Authority Delegated: The General Counsel is hereby delegated the authority to take all actions permitted under 24 CFR 30.36. The authority delegated does not include authority to waive any regulations issued under the authority of the Assistant Secretary for Housing—Federal Housing Commissioner.

Section B. Authority to Redelegate: The General Counsel is authorized to redelegate the authority described in section A.

Section C: The Assistant Secretary may revoke the authority authorized herein, in whole or in part, at any time.

**Authority:** Section 30.36 of title 24 of the Code of Federal Regulations.

Dated: September 12, 2002.

# John C. Weicher,

Assistant Secretary for Housing-Federal Housing Commissioner.

[FR Doc. 02-33039 Filed 12-30-02; 8:45 am]

BILLING CODE 4210-27-P

#### **DEPARTMENT OF JUSTICE**

# **Immigration and Naturalization Service**

# Agency Information Collection Activities: Comment Request

**ACTION:** Request OMB emergency approval: Fee remittance form for certain F-1; J-1 and M-1 nonimmigrants; Form I-901.

The Department of Justice, Immigration and Naturalization Service (INS) has submitted an emergency information collection request (ICR) utilizing emergency review procedures, to the Office of Management and Budget (OMB) for review and clearance in accordance with section 1320.13(a)(1)(ii) and (a)(2)(iii) of the Paperwork Reduction Act of 1995. The INS has determined that it cannot reasonably comply with the normal clearance procedures under this part because normal clearance procedures are reasonably likely to prevent or disrupt the collection of information. INS is requesting emergency review from OMB of this information collection to ensure compliance section 641 of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (IIRIRA), and under 31 U.S.C. 9701 and section 286(m) of the Act. Therefor, OMB approval has been requested by January 10, 2003. If granted, the emergency approval is only valid for 180 days. ALL comments and/or questions pertaining to this pending request for emergency approval MUST be directed to OMB, Office of Information and Regulatory Affairs, Attention: Ms. Karen Lee, Department of Justice Desk Officer, 725—17th Street, NW., Suite 10235, Washington, DC 20503. Comments regarding the emergency submission of this information collection may also be submitted via facsimile to Ms. Lee at 202-395-5806.

During the first 60 days of this same period, a regular review of this information collection is also being undertaken. During the regular review period, the INS requests written comments and suggestions from the public and affected agencies concerning this information collection. Comments are encouraged and will be accepted until March 3, 2003. During the 60-day regular review, ALL comments and suggestions, or questions regarding additional information, to include obtaining a copy of the information collection instrument with instructions, should be directed to Mr. Richard A. Sloan, 202-514-3291, Director, Regulations and Forms Services

Division, Immigration and Naturalization Service, U.S. Department of Justice, Room 4304, 425 I Street, NW., Washington, DC 20536. Written comments and suggestions from the public and affected agencies concerning the proposed collection of information should address one or more of the following four points:

(1) 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;

(2) Evaluate the accuracy of the agencies estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

(3) Enhance the quality, utility, and clarity of the information to be collected; and

(4) 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.

# Overview of This Information Collection

- (1) *Type of Information Collection:* New collection.
- (2) *Title of the Form/Collection:* Fee Remittance Form for Certain F–1, J–1, and M–1 Nonimmigrants.
- (3) Agency form number, if any, and the applicable component of the Department of Justice sponsoring the collection: Form I–901. Adjudications Division, Immigration and Naturalization Service.
- (4) Affected public who will be asked or required to respond, as well as a brief abstract: Primary: Individuals or households. This form is used by nonimmigrant students and exchange visitors to submit the fee authorized by Public Law 104–208, Subtitle D, Section 641. Additionally, this information is required to send receipt to the student or exchange visitor upon payment and to positively identify that a particular student or exchange visitor has paid the fee.
- (5) An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond: 900,000 responses at 19 minutes (.316 hours) per response.
- (6) An estimate of the total public burden (in hours) associated with the collection: 284,400 annual burden hours.

If additional information is required contact: Mr. Robert B. Briggs, Clearance Officer, United States Department of Justice, Information Management and Security Staff, Justice Management Division, 601 D Street, NW., Patrick Henry Building, Suite 1600, Washington, DC 20530.

Dated: December 24, 2002.

#### Stephen Tarragon,

Management Analyst, United States Department of Justice, Immigration and Naturalization Service.

[FR Doc. 02-32930 Filed 12-30-02; 8:45 am]

BILLING CODE 4410-10-M

#### **DEPARTMENT OF LABOR**

# Mine Safety and Health Administration

### Fee Adjustments for Testing, Evaluation, and Approval of Mining Products

**AGENCY:** Mine Safety and Health Administration (MSHA), Labor. **ACTION:** Notice of fee adjustments.

SUMMARY: This notice revises our (MSHA Approval and Certification Center (A&CC)) user fees. Fees compensate us for the costs that we incur for testing, evaluating, and approving certain products for use in underground mines. The 2003 fees are based on our actual expenses for fiscal year 2002. The fees reflect changes both in our approval processing operations and in the costs to process approval actions.

**DATES:** This fee schedule is effective from January 1, 2003, through December 31, 2003.

#### FOR FURTHER INFORMATION CONTACT:

Steven J. Luzik, Chief, Approval and Certification Center (A&CC), 304–547–2029 or 304–547–0400.

# SUPPLEMENTARY INFORMATION:

#### **Background**

On May 8, 1987 (52 FR 17506), MSHA published a final rule, 30 CFR part 5— Fees for Testing, Evaluation, and Approval of Mining Products. The rule established specific procedures for calculating, administering, and revising user fees. We have revised our fee schedule for 2003 in accordance with the procedures of that rule. This new fee schedule is included below. For approval applications postmarked before January 1, 2003, we will continue to calculate fees under the previous (2002) fee schedule, published on December 28, 2001.

# **Fee Computation**

In general, MSHA computed the 2003 fees based on fiscal year 2002 data. We calculated a weighted-average, direct cost for all the services provided during fiscal year 2002 in the processing of requests for testing, evaluation, and approval of certain products for use in underground mines. From this cost, we calculated a single hourly rate to apply uniformly across all of the product approval categories during 2003.

Dated: December 26, 2002.

# John R. Caylor,

Deputy Assistant Secretary of Labor for Mine Safety and Health.

# FEE SCHEDULE EFFECTIVE JANUARY 1, 2003

[Based on FY 2002 data]

Action title	Hourly rate
Fees for Testing, Evaluation, and Approval of all Mining Products <sup>1</sup>	\$61 61
30 CFR Part 15—Explosives Testing	
Permissibility Tests for Explosives:	
Weigh-in	\$462
Physical Exam: First size	325
Chemical Analysis	1,977
Air Gap—Minimum Product Firing Temperature	460
Air Gap—Room Temperature	352
Pendulum Friction Test	163
Detonation Rate	352
Gallery Test 7	7,436
Gallery Test 8	5,533
Toxic Gases (Large Chamber)	808
Permissibility Tests for Sheathed Explosives:	
Physical Examination	\$128
Chemical Analysis	1,044
Gallery Test 9	1,944
Gallery Test 10	1,944
Gallery Test 11	1,944
Gallery Test 12	1,944
Drop Test	648
Temperature Effects/Detonation	672
Toxic Gases	580

<sup>&</sup>lt;sup>1</sup> Full approval fee consists of evaluation cost plus applicable test costs.

**Note:** When the nature of the product requires that we test and evaluate it at a location other than our premises, you must reimburse us for the traveling, subsistence, and incidental expenses of our representative in accordance with standardized government travel regulations. This reimbursement is in

addition to the fees charged for evaluation and testing.

[FR Doc. 02–33020 Filed 12–30–02; 8:45 am]

# NUCLEAR REGULATORY COMMISSION

### **Sunshine Act Meeting; Notice**

**DATE:** Weeks of December 30, 2002, January 6, 13, 20, 27, February 3, 2003.