trade, to foster cooperation and coordination with persons engaged in facilitating transactions in securities, to remove impediments to and perfect the mechanism of a free and open market and a national market system, and, in general, to protect investors and the public interest. The Commission finds that the proposed rule change, as amended, is also consistent with Section 6(b)(6) of the Act,⁹ which requires that members and persons associated with members be appropriately disciplined for violations of Exchange rules.¹⁰

The Commission believes that the housekeeping changes proposed by the Exchange to PCX Rule 6 ("Options Trading—Rules Principally Applicable to Trading of Options Contracts") and to other PCX rules should help to correct, clarify, and ensure consistency in and among the PCX's current rules and in the terminology used in those rules. The Commission notes that many of these housekeeping changes are the result of the incorporation of new or amended rules pursuant to the Commission's approval of PCX Plus.¹¹

¹ It is therefore ordered, pursuant to Section 19(b)(2) of the Act,¹² that the proposed rule change (File No. SR– PCX–2003–31), as amended, is hereby approved.

⁷ For the Commission, by the Division of Market Regulation, pursuant to delegated authority.¹³

Margaret H. McFarland,

Deputy Secretary. [FR Doc. 03–27993 Filed 11–5–03; 8:45 am] BILLING CODE 8010–01–P

SMALL BUSINESS ADMINISTRATION

Reporting and Recordkeeping Requirements Under OMB Review

AGENCY: Small Business Administration **ACTION:** Notice of reporting requirements submitted for OMB review.

SUMMARY: Under the provisions of the Paperwork Reduction Act (44 U.S.C. chapter 35), agencies are required to

¹¹ See Securities Exchange Act Release No. 47838 (May 13, 2003), 68 FR 27129 (May 19, 2003) (File No. SR-PCX-2002-36) (order approving PCX Plus, the Exchange's new electronic platform for options trading).

¹² 15 U.S.C. 78s(b)(2).

13 17 CFR 200.30-3(a)(12).

submit proposed reporting and recordkeeping requirements to OMB for review and approval, and to publish a notice in the **Federal Register** notifying the public that the agency has made such a submission.

DATES: Submit comments on or before December 8, 2003. If you intend to comment but cannot prepare comments promptly, please advise the OMB Reviewer and the Agency Clearance Officer before the deadline.

Copies: Request for clearance (OMB 83–1), supporting statement, and other documents submitted to OMB for review may be obtained from the Agency Clearance Officer.

ADDRESSES: Address all comments concerning this notice to: Agency Clearance Officer, Jacqueline White, Small Business Administration, 409 3rd Street, SW., 5th Floor, Washington, DC 20416 and David_Rostker@omb.eop.gov, fax number 202–395–7285 Office of Information and Regulatory Affairs, Office of Management and Budget.

FOR FURTHER INFORMATION CONTACT:

Jacqueline White, Agency Clearance Officer, (202) 205–7044.

SUPPLEMENTARY INFORMATION: *Title:* Statement of Personal History.

No.: 1081. Frequency: On Occasion. Description of Respondents: Small Business Lending Companies. Responses: 200. Annual Burden: 100.

Jacqueline White,

Chief, Administrative Information Branch. [FR Doc. 03–27872 Filed 11–5–03; 8:45 am] BILLING CODE 8025–01–M

SMALL BUSINESS ADMINISTRATION

Development Company Program Job Opportunity Requirement

Title V of the Small Business Investment Act, section 501, defines the purpose of the Development Company Loan Program (504 Program) as fostering economic development and creating and preserving job opportunities in both urban and rural areas by providing longterm financing for small business concerns through the development company program. 504 loans are principally used by small businesses to build or to purchase long-term fixed assets (mostly acquiring land and constructing or renovating commercial buildings) to assist in the growth of the business. The 504 Program is required to create a certain minimum number of jobs as a result of 504 loans. A 504 loan is required to either create or retain a minimum number of jobs within two

vears of the disbursement of the loan as a result of the project, or to meet other defined economic development objectives (13 CFR 120.861-120.862). In the final rule published on October 7, 2003, effective November 6, 2003, 13 CFR 120.861 states that "A Project must create or retain one Job Opportunity per an amount of 504 loan funding that will be specified by SBA from time to time in a Federal Register notice. Such Job Opportunity average remains in effect until changed by subsequent Federal Register publication." The current standard which was established in 1990 requires a 504 project to create or retain one Job Opportunity for every \$35,000 guaranteed by SBA. During the past twelve years since the Job Opportunity requirement was last modified, the cost of acquiring real estate has increased substantially. For example, construction wages have increased more than 65 percent and the consumer price index has increased 50 percent during the same period. Due to the substantial increases in costs, SBA is modifying the Job Opportunity requirements by approximately 43 percent effective November 6, 2003, as follows:

A Project must create or retain one Job Opportunity for every \$50,000 guaranteed by SBA.

James E. Rivera,

Associate Administrator for Financial Assistance. [FR Doc. 03–27946 Filed 11–5–03; 8:45 am] BILLING CODE 8025–01–P

SMALL BUSINESS ADMINISTRATION

Development Company Program Job Opportunity Requirement

Title V of the Small Business Investment Act, section 501, defines the purpose of the Development Company Loan Program (504 Program) as fostering economic development and creating and preserving job opportunities in both urban and rural areas by providing longterm financing for small business concerns through the development company program. 504 loans are principally used by small businesses to build or to purchase long-term fixed assets (mostly acquiring land and constructing or renovating commercial buildings) to assist in the growth of the business. The 504 Program is required to create a certain minimum number of jobs as a result of 504 loans. A 504 loan is required to either create or retain a minimum number of jobs within two vears of the disbursement of the loan as a result of the project, or to meet other defined economic development objectives (13 CFR 120.861-120.862). In

⁹15 U.S.C. 78f(b)(6).

¹⁰ The Commission believes that PCX's amendment to PCX Rule 6.35 should help to clarify that Market Makers must apply for primary appointments and that a Market Maker's refusal to accept a primary appointment zone may be deemed a sufficient cause for termination or suspension of the Market Maker's registration.

the final rule published on October 7, 2003, effective November 6, 2003, 13 CFR 120.829(a) states that "A CDC's portfolio must maintain a minimum average of one Job Opportunity per an amount of 504 loan funding that will be specified by SBA from time to time in a Federal Register notice. Such Job Opportunity average remains in effect until changed by subsequent **Federal Register** publication." The current standard which was established in 1990 requires a CDC's portfolio to reflect an average of one Job Opportunity per \$35,000 of 504 loan funding. The AA/ FA may permit a CDC to average up to one per \$45,000 for good cause in Alaska; Hawaii; State-designated urban or rural jobs and enterprise zones; **Empowerment Zones and Enterprise** Communities; and Labor Surplus Areas. During the past twelve years since the Job Opportunity requirement was last modified, the cost of acquiring real estate has increased substantially. For example, construction wages have increased more than 65 percent and the consumer price index has increased 50 percent during the same period. Due to the substantial increases in costs, SBA is modifying the requirements by approximately 43 percent effective November 6, 2003, as follows:

A CDC's portfolio must reflect an average of one Job Opportunity per \$50,000 of 504 loan funding. The AA/ FA may permit a CDC to average up to one per \$65,000 for good cause for all 504 projects located in

(1) Alaska;

(2) Hawaii;

(3) State-designated urban or rural jobs and enterprise zones;

(4) Empowerment Zones and Enterprise Communities; and

(5) Labor Surplus Areas as listed by the Department of Labor.

James E. Rivera,

Associate Administrator for Financial Assistance.

[FR Doc. 03–27947 Filed 11–5–03; 8:45 am] BILLING CODE 8025–01–P

SOCIAL SECURITY ADMINISTRATION

New Agreement To Replace the Agreement Between the United States and Norway on Social Security; Entry Into Force

AGENCY: Social Security Administration. **ACTION:** Notice.

SUMMARY: The Commissioner of Social Security gives notice that on September 1, 2003, a new agreement entered into force that replaces the original U.S.-

Norwegian Social Security agreement that has been in effect since July 1, 1984. The new agreement, which was signed on November 30, 2001, was concluded pursuant to section 233 of the Social Security Act.

The new agreement updates and clarifies several provisions in the original U.S.-Norwegian Social Security agreement. Its primary purpose, however, is to permit U.S. citizens who have lived in Norway to receive full credit for their periods of residence under Norway's Social Security system and to increase thereby the amount of their Norwegian benefits. The new agreement also improves disability and survivors benefit protection under the Norwegian system for people who have worked in both countries.

Individuals who wish to obtain copies of the new agreement or want general information about its provisions may write to the Social Security Administration, Office of International Programs, Post Office Box 17741, Baltimore, Maryland 21235-7741. The Social Security Web site at http:// www.socialsecurity.gov/international also includes the text of the new agreement. Anyone who wants information about the Norwegian Social Security programs may write to the National Insurance Administration, International Affairs Division, N-0241 Oslo, Norway.

Dated: October 29, 2003.

Jo Anne B. Barnhart,

Commissioner of Social Security. [FR Doc. 03–27890 Filed 11–5–03; 8:45 am]

BILLING CODE 4191-02-P

DEPARTMENT OF STATE

[Public Notice 4524]

30-Day Notice of Proposed Information Collection: Form DS–3032, Choice of Address and Agent for Immigrant Visa Applicants; OMB Control Number 1405–0126

AGENCY: Department of State. **ACTION:** Notice.

SUMMARY: The Department of State has submitted the following information collection request to the Office of Management and Budget (OMB) for approval in accordance with the Paperwork Reduction Act of 1995. Comments should be submitted to OMB within 30 days of the publication of this notice.

The following summarizes the information collection proposal submitted to OMB:

Type of Request: Extension of currently approved collection. *Originating Office:* Bureau of Consular

Affairs, Department of State (CA/VO).

Title of Information Collection: Choice of Address and Agent for

Immigrant Visa Applicants. *Frequency:* On occasion.

Form Number: DS–3032.

Respondents: Aliens applying for

Immigrant Visas whose petitions have been approved in U.S.

Estimated Number of Respondents: 330,000 per year.

Áverage Hours Per Response: 10 minutes.

Total Estimated Burden: 55,000 hours per year.

Public comments are being solicited to permit the agency to:

• Evaluate whether the proposed information collection 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, including the validity of the methodology and assumptions used.

• Enhance the quality, utility, and clarity of the information to be collected.

• Minimize the reporting burden on those who are to respond, including through the use of automated collection techniques or other forms of technology.

FOR FURTHER INFORMATION CONTACT:

Copies of the proposed information collection and supporting documents may be obtained from Brendan Mullarkey of the Office of Visa Services, U.S. Department of State, 2401 E St. NW., RM L–703, Washington, DC 20520, who may be reached on (202) 663–1166. Public comments and questions should be directed to the State Department Desk Officer, Office of Information and Regulatory Affairs, Office of Management and Budget (OMB), Washington, DC 20530, who may be reached on (202) 395–3897.

Dated: October 22, 2003.

Janice L. Jacobs,

Deputy Assistant Secretary of State for Visa Services, Bureau of Consular Affairs, Department of State. [FR Doc. 03–27973 Filed 11–5–03; 8:45 am] BILLING CODE 4710–06–P

DEPARTMENT OF STATE

[Public Notice No. 4414]

Advisory Committee on International Law; Notice of Committee Meeting

A meeting of the Advisory Committee on International Law will take place on