	0	0	0	0	0
Comments: Questions related to the	eff	ica	су (of tl	ne
overall Reactor Oversight (As appropriate, please pr	Prc	ces	s (I	ROI	P)
examples and suggestions			ърс	CIII	C
improvement.) (9) Are the ROP oversig	ht a	cti	viti	es	
predictable (<i>i.e.</i> , controlle process) and reasonably o	d bj bje	y th ctiv	ie e (i	i.e.,	
based on supported facts, relying on subjective judg				ın	
	1	2	3	4	5
Initial ROP Implementation Current ROP	0	0	0	0	0
Comments: (10) Is the ROP risk-info	ırm	ed	in	tha	t
the NRC's actions are grad basis of increased significant	luat	ted			
basis of increased signification	anc 1	2	3	4	5
Initial ROP Implementation Current ROP	0	0	0	0	0
Comments:	_			_	
(11) Is the ROP understa are the processes, procedu				nd	
products clear and writter English?	ı in	pla	ain		
	1	2	3	4	5
Initial ROP Implementation Current ROP	0	0	0	0	0
Comments: (12) Does the ROP provi	ide	ade	eau	ate	
regulatory assurance when with other NRC regulatory	n co	omł	oine	ed	
that plants are being opera	atec	l ar	ıd	s	
maintained safely?	1	2	3	4	5
Initial ROP Implementation Current ROP	0	0		0	0
Comments: (13) Does the ROP impr	ove	th	e.		
efficiency, effectiveness, a the regulatory process?				m o	f
Initial ROP Implementation	1	2	3	4	5
Current ROP		0		0	0
Comments: (14) Does the ROP ensu:	re c	pei	nne	ess i	n
the regulatory process?		_			
Initial ROP Implementation	0			4 ○	5 ○
Current ROP	0	0	0	0	0
(15) Has the public beer					
adequate opportunity to p the ROP and to provide in	arti	icir	ate		
adequate opportunity to p the ROP and to provide in comments?	arti pu 1	icip ts a 2	ate nd 3	in 4	5
adequate opportunity to p the ROP and to provide in	arti pu	icip ts a 2 o	ate nd	in	5
adequate opportunity to p the ROP and to provide in comments? Initial ROP Implementation Current ROP	arti	icip ts a 2 0	ate nd 3 0	4 0 0	0
adequate opportunity to p the ROP and to provide in comments? Initial ROP Implementation Current ROP	arti pur 1 0	icip ts a 2 0 0	ate nd 3 0	in 4 0	0

Comments:

(17) Has the NRC implemented the ROP as defined by program documents?

Comments:

(18) Does the ROP reduce unnecessary regulatory burden on licensees?

Comments:

(19) Does the ROP minimize unintended consequences?

Comments:

(20) Please provide any additional information or comments related to the Reactor Oversight Process.

Dated at Rockville, Maryland, this 25th day of October 2004.

For the U.S. Nuclear Regulatory Commission .

Stuart A. Richards,

Office of Nuclear Reactor Regulation, Division of Inspection Program Management, Inspection Program Branch.

[FR Doc. 04–24304 Filed 10–29–04; 8:45 am] $\tt BILLING\ CODE\ 7590–01-P$

OFFICE OF PERSONNEL MANAGEMENT

Comment Request for Review of a Revised Information Collection: OPM Online Form 1417

AGENCY: Office of Personnel

Management. **ACTION:** Notice.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995 (Pub. L. 104-13, May 22, 1995), this notice announces that the Office of Personnel Management intends to submit to the Office of Management and Budget a request for clearance of a revised information collection. Online OPM Form 1417, Combined Federal Campaign Results Form, is used to collect information from the 320 local CFC's around the country to verify campaign results. Revisions to the form clarify OPM's request for budgeted campaign costs and provide the ability to create a printer friendly copy of the

We estimate 320 Online OPM Forms 1417 are completed annually. Each form takes approximately 20 minutes to complete. The annual estimated burden is 107 hours.

Comments are particularly invited on: Whether this information is necessary for the proper performance of functions of the Office of Personnel Management, and whether it will have practical utility; whether our estimate of the public burden of this collection of information is accurate, and based on valid assumptions and methodology; and ways in which we can minimize the burden of the collection of information on those who are to respond, through the appropriate use of technological collection techniques or other forms of information technology.

For copies of this proposal, contact Mary Beth Smith-Toomey on (202) 606– 8358, Fax (202) 418–3251 or E-mail to mbtoomey@opm.gov. Please be sure to include a mailing address with your request.

DATES: Comments on this proposal should be received within 60 calendar days from the date of this publication.

ADDRESSES: Send or deliver comments to—Curtis Rumbaugh, CFC Operations Manager, Office of CFC Operations, U.S. Office of Personnel Management, 1900 E Street, NW., Room 5450, Washington, DC 20415.

Office of Personnel Management.

Kay Coles James,

Director.

[FR Doc. 04–24337 Filed 10–29–04; 8:45 am] BILLING CODE 6325–46–U

SECURITIES AND EXCHANGE COMMISSION

[Investment Company Act Release No. 26643; 812–12953]

PacifiCare of Arizona, Inc., et al.; Notice of Application and Commission Statement

October 25, 2004.

AGENCY: Securities and Exchange Commission ("Commission").

ACTION: (1) Notice of application for an order under sections 3(b)(2) and 45(a) of the Investment Company Act of 1940 (the "Act") and (2) a Commission statement that the Commission is considering clarifying the primary business test under sections 3(b)(1) and (2) of the Act with respect to health maintenance organizations and similar entities that provide managed health care services (collectively, "HMOs").

APPLICANTS: PacifiCare of Arizona, Inc., PacifiCare of California, PacifiCare of Colorado, Inc., PacifiCare of Nevada,