- -Enhance the quality, utility, and clarity of the information to be collected; and/or
- -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.

Written comments and recommendations for this information collection should be submitted within 30 days of the publication of this notice on the following website www.reginfo.gov/public/do/PRAMain. Find this particular information collection by selecting "Currently under 30-day Review—Open for Public Comments" or by using the search function and entering either the title of the information collection or the OMB Control Number 1125-0016. This ICR may be viewed at www.reginfo.gov. Follow the instructions to view Department of Justice information collections currently under review by OMB.

DOJ seeks PRA authorization for this information collection for three (3) years. OMB authorization for an ICR cannot be for more than three (3) years without renewal. The DOJ notes that information collections submitted to the OMB for existing ICRs receive a monthto-month extension while they undergo review.

Overview of This Information Collection

1. Type of Information Collection: Extension and Revision of a previously approved collection.

2. Title of the Form/Collection: Notice of Entry of Limited Appearance for Document Assistance Before the Board of Immigration Appeals; and Notice of Entry of Limited Appearance for Document Assistance Before the Immigration Court.

3. Agency form number, if any, and the applicable component of the Department of Justice sponsoring the collection: The agency form numbers are EOIR-60 and EOIR-61, and the sponsoring DOJ component is EOIR.

4. Affected public who will be asked or required to respond, as well as a brief

Affected Public: Individuals, Attorneys and Representatives entering a limited appearance to assist a pro se respondent with a legal filing or other document to be filed with EOIR.

Abstract: This information collection reauthorization and revision is

necessary to allow an attorney or representative to notify the Board of Immigration Appeals (Board) or the Immigration Court that he or she is entering a limited appearance to assist a pro se respondent with a legal filing or other document to be filed with EOIR. Pursuant to the Final Rule. Professional Conduct for Practitioners-Rules and Procedures, and Representation and Appearances, 87 FR 56247 (Sept. 14, 2022) (effective Nov. 14, 2022), amending the regulations at 8 CFR 1003.2(g)(1), 1003.17(b) and (c), and 1003.38(g)(2), the agency received OMB approval to issue separate standalone forms for the entry of a limited appearance for document assistance before each adjudicatory component as the most appropriate method for the collection of this information. The separate forms EOIR-60 and EOIR-61 are intended to provide greater clarity to the practitioners using the forms, the pro se respondents who are only engaging with the practitioners in a limited capacity, and for the EOIR staff processing the forms. EOIR is revising the forms to account for expanded electronic filing options with the launch of the online EOIR Courts and Appeals System (ECAS) Respondent Access Portal (RAP) in July 2024. EOIR made revisions to Forms EOIR-60 and EOIR-61 to include updates to remove the mail only filing restrictions and inform the users that they may review the EOIR Policy Manual for filing guidance. The Proof of Service section has been revised to include an option for individuals to indicate that they are serving the opposing party electronically through ECAS. The Privacy Act notice is also revised to correct the citation to the system of records notice (SORN) for the Attorney Discipline System, JUSTICE/EOIR-003, published at 85 FR 32423 (May 29, 2020), and to inform respondents that limited case information is also available online in English or Spanish through the EOIR Automated Case Information System at https:// acis.eoir.justice.gov/en/. Finally, a sentence was added to the second page of the Form EOIR-60 to clarify and emphasize that limited appearances for document assistance are not available in Department of Homeland Security (DHS) proceedings that the Board has jurisdiction over.

5. Obligation to Respond: This information collection is mandatory and required to enter an appearance before EOIR as authorized by 8 U.S.C. 1229(a), 1362 and 8 CFR 1003.38. Failure to provide the requested information will

result in an inability to enter a limited appearance for document assistance.

6. Total Estimated Number of Respondents: It is estimated that 40 respondents will complete Form EOIR-60 filed with the Board. It is estimated that 22,018 respondents will complete Form EOIR-61 filed with the Immigration Courts.

7. Estimated Time per Respondent: 6 minutes (0.1 hour).

8. Frequency: Once a year.

9. Total Estimated Annual Time Burden: The total annual burden hours for Forms EOIR-60 and EOIR-61 is 2,206 hours.

10. Total Estimated Annual Other Costs Burden: There are no capital or start-up costs associated with these forms. There are no fees to file the forms. The forms may be filed electronically to eliminate printing and postage costs. Attorneys or other authorized representatives are expected to complete the forms. The United States Bureau of Labor Statistics estimates the median hourly fee for attorneys at \$72.67. Therefore, the cost for an attorney or other authorized representative to complete the form in 6 minutes is estimated at \$7.27 per submission (\$72.67 per hour \times 0.10 $hours \times 1 response = $7.27 per$ response). The total annual estimated cost burden to individuals is \$160,310.02 (2,206 total estimated burden hours \times \$72.67 per hour).

If additional information is required, contact: Darwin Arceo, Department Clearance Officer, Policy and Planning Staff, Justice Management Division, United States Department of Justice, Two Constitution Square, 145 N Street NE, 4W-218 Washington, DC 20530.

Dated: August 5, 2025.

Darwin Arceo,

Department Clearance Officer for PRA, U.S. Department of Justice.

[FR Doc. 2025-15001 Filed 8-6-25; 8:45 am]

BILLING CODE 4410-30-F

DEPARTMENT OF JUSTICE

[Docket No. OLP180]

Notice of Request for Certification of **Tennessee Capital Counsel** Mechanism

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

SUMMARY: This notice advises the public that the State of Tennessee has requested certification of its capital counsel mechanism by the Attorney General and that public comments may be submitted to the Department of Justice regarding Tennessee's request.

DATES: Written and electronic comments must be submitted on or before October 6, 2025. Comments received by mail will be considered timely if they are postmarked on or before that date. The electronic Federal Docket Management System (FDMS) will accept comments until Midnight Eastern Time at the end of that day.

ADDRESSES: To ensure proper handling of comments, please reference "Docket No. OLP180" on all electronic and written correspondence. The Department encourages that all comments be submitted electronically through http://www.regulations.gov using the electronic comment form provided on that site. Paper comments that duplicate the electronic submission should not be submitted. Individuals who wish to submit written comments may send those to the contact listed in the FOR FURTHER INFORMATION section immediately below.

FOR FURTHER INFORMATION CONTACT: Levi Lall, Counsel, Office of Legal Policy, U.S. Department of Justice, 950 Pennsylvania Avenue NW, Washington, DC 20530; telephone 202-598-0771.

SUPPLEMENTARY INFORMATION:

Chapter 154 of title 28, United States Code, provides special procedures for federal habeas corpus review of cases brought by indigent prisoners in State custody who are subject to capital sentences. These special procedures may be available to a State only if the Attorney General of the United States has certified that the State has established a qualifying mechanism for the appointment, compensation, and payment of reasonable litigation expenses of competent counsel in State postconviction proceedings for indigent capital prisoners. 28 U.S.C. 2261, 2265; 28 CFR part 26.

This notice advises the public, pursuant to 28 CFR 26.23(b), that the State of Tennessee has requested certification of its capital counsel mechanism by the Attorney General. Public comment is solicited regarding Tennessee's request. Tennessee's request and supporting materials may be viewed at https://www.justice.gov/olp/ pending-requests-final-decisions.

Dated: August 4, 2025.

Nicholas J. Schilling Jr.,

Supervisory Official, Office of Legal Policy. [FR Doc. 2025-15037 Filed 8-6-25; 8:45 am]

BILLING CODE 4410-BB-P

DEPARTMENT OF LABOR

Agency Information Collection Activities; Submission for OMB Review: Comment Request: Multiple Employer Welfare Arrangement Administrative Law Judge **Administrative Hearing Procedures**

ACTION: Notice of availability; request for comments.

SUMMARY: The Department of Labor (DOL) is submitting this Employee Benefits Security Administration (EBSA)-sponsored information collection request (ICR) to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995 (PRA). Public comments on the ICR are invited.

DATES: The OMB will consider all written comments that the agency receives on or before September 8, 2025.

ADDRESSES: Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to www.reginfo.gov/public/do/ PRAMain. Find this particular information collection by selecting "Currently under 30-day Review—Open for Public Comments" or by using the search function.

FOR FURTHER INFORMATION CONTACT:

Michael Howell by telephone at 202-693–6782, or by email at *DOL PRA* PUBLIC@dol.gov.

SUPPLEMENTARY INFORMATION: Section 521 of ERISA, 29 U.S.C. 1151, provides that the Secretary of Labor may issue ex parte cease and desist orders when it appears to the Secretary that the alleged conduct of a multiple employer welfare arrangement (MEWA) under section 3(40) of the Act, 29 U.S.C. 1002(40), is fraudulent, or creates an immediate danger to the public safety or welfare, or is causing or can be reasonably expected to cause significant, imminent, and irreparable public injury. Section 521(b) provides that a person that is adversely affected by the issuance of a cease and desist order may request an administrative hearing regarding the order. The Department has promulgated a final regulation that is the subject of this information collection request, which describes the procedures before an administrative law judge (ALJ) when a person seeks an administrative hearing for review of such an order.

Under section 2571.3 of the rule, the party that is subject to a cease and desist order issued under ERISA section 521 has the burden to initiate an adjudicatory proceeding before an ALJ.

Section 2571.3 governs the service of documents necessary to initiate ALJ proceedings by such a party on the Secretary of Labor and the ALJ. For additional substantive information about this ICR, see the related notice published in the Federal Register on January 6, 2025 (90 FR 671).

Comments are invited on: (1) whether the collection of information is necessary for the proper performance of the functions of the Department, including whether the information will have practical utility; (2) the accuracy of the agency's estimates of the burden and cost of the collection of information, including the validity of the methodology and assumptions used; (3) ways to enhance the quality, utility and clarity of the information collection; and (4) ways to minimize the burden of the collection of information on those who are to respond, including the use of automated collection techniques or other forms of information technology.

This information collection is subject to the PRA. A Federal agency generally cannot conduct or sponsor a collection of information, and the public is generally not required to respond to an information collection, unless the OMB approves it and displays a currently valid OMB Control Number. In addition, notwithstanding any other provisions of law, no person shall generally be subject to penalty for failing to comply with a collection of information that does not display a valid OMB Control Number. See 5 CFR 1320.5(a) and 1320.6.

DOL seeks PRA authorization for this information collection for three (3) years. OMB authorization for an ICR cannot be for more than three (3) years without renewal. The DOL notes that information collection requirements submitted to the OMB for existing ICRs receive a month-to-month extension while they undergo review.

Agency: DOL-EBSA.

 ${\it Title~of~Collection:}~ {\it Multiple~Employer}$ Welfare Arrangement Administrative Law Judge Administrative Hearing Procedures.

OMB Control Number: 1210-0148. Affected Public: Private sector. Total Estimated Number of Respondents: 10.

Total Estimated Number of

Responses: 10.

Total Estimated Annual Time Burden: 1,220 hours.

Total Estimated Annual Other Costs Burden: \$500.

(Authority: 44 U.S.C. 3507(a)(1)(D))

Michael Howell,

Senior Paperwork Reduction Act Analyst. [FR Doc. 2025-14988 Filed 8-6-25; 8:45 am]

BILLING CODE 4510-29-P