months, depending on the category of grant.

	6 Months	12 Months	18 Months	24 Months	36 Months
Planning Grants Project Grants Transformation Grants Sustainability Grants	× × ×	X X X	×	× ✓	X X X

Applicants for Planning Grants can apply for a 6-month grant. Applicants for Project Grants can apply for either an 18- or a 24-month grant. Applicants for Transformation Grants can apply for either a 24- or a 36-month grant. Applicants for Sustainability Grants can apply for a 24-month grant only. The grant activities described in the application must cover the full proposed grant term which commences on October 1, 2025.

III. Grant Application Process

A. Pro Bono Innovation Fund Grant Application Process

The PBIF application process is administered in LSC's unified grants management system, GrantEase. Applicants must first submit a Pre-Application to LSC in GrantEase by January 16, 2024, to be considered for a grant. After review by LSC Staff, LSC's President decides which applicants will be asked to submit a full application. Applicants will be notified of approval to submit a full application by early March 2025. Full applications are due to LSC in the GrantEase system on May 5, 2025. Once received, full applications will undergo a rigorous review by LSC staff and other subject matter experts. LSC's President makes the final decision on funding for the Pro Bono Innovation Fund.

B. Late or Incomplete Applications

LSC may consider a request to submit a Pre-Application after the deadline, but only if the Applicant has submitted an email to probonoinnovation@lsc.gov explaining the circumstances that caused the delay prior to the Pre-Application deadline. Communication with LSC staff, including assigned LSC Special Grant staff members, is not a substitute for sending a formal request and explanation to probonoinnovation@lsc.gov. At its discretion, LSC may consider incomplete applications. LSC will determine the admissibility of late or incomplete applications on a case-bycase basis.

C. Multiple Pre-Applications

Applicants may submit multiple Preapplications under the same or different funding category. If applying for multiple grants, applicants should submit separate Pre-applications for each funding request.

D. Additional Information and Guidelines

Additional guidance and instructions on the Pro Bono Innovation Fund Pre-Application and Application processes, will be available and regularly updated at https://www.lsc.gov/grants-grantee-resources/our-grant-programs/pro-bono-innovation-fund.

(Authority: 42 U.S.C. 2996g(e))

Dated: November 1, 2024.

Stefanie Davis,

Deputy General Counsel for Administrative Law and Regulatory Practice, Legal Services Corporation.

[FR Doc. 2024–25853 Filed 11–6–24; 8:45 am]

BILLING CODE 7050-01-P

OFFICE OF MANAGEMENT AND BUDGET

Draft Report to Congress on the Benefits and Costs of Federal Regulations and Agency Compliance With the Unfunded Mandates Reform Act

AGENCY: Office of Management and Budget, Executive Office of the President.

ACTION: Notice of availability and request for comments.

SUMMARY: The Office of Management and Budget (OMB) requests comments on its Draft Report to Congress on the Benefits and Costs of Federal Regulations and Agency Compliance with the Unfunded Mandates Reform Act, available at www.whitehouse.gov/ omb/information-regulatory-affairs/ reports. The Draft Report is divided into two parts, the first of which is further divided into several chapters. Part I, chapter I examines the benefits and costs of major Federal regulations issued in fiscal year 2023. Part I, chapter II discusses regulatory impacts on State, local, and Tribal governments, small business, wages and employment, and economic growth. Part I, chapter III offers recommendations for regulatory reform. Part II summarizes agency

compliance with the Unfunded Mandates Reform Act. OMB requests that comments be submitted electronically to OMB by December 9, 2024, through www.regulations.gov using Docket ID OMB–2024–0012.

DATES: To ensure consideration of comments as OMB prepares this Draft Report for submission to Congress, comments must be in writing and received by December 9, 2024.

ADDRESSES: Submit comments by one of the following methods:

- www.regulations.gov: Direct comments to Docket ID OMB-2024-0012.
 - Fax: (202) 395-7285.
- Mail: Office of Information and Regulatory Affairs, Office of Management and Budget, New Executive Office Building, 9th Floor, 725 17th Street NW, Washington, DC 20503. To ensure that your comments are received timely, we recommend that comments on this draft report be electronically submitted.

Privacy Act Statement: OMB is issuing this draft report pursuant to its authorities under the Regulatory Right to Know Act, Public Law 106-554, title IV, sec. 624. Your submission of comments is voluntary. OMB will use your feedback to inform sound decision making regarding this report. 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. The OMB System of Records Notice, OMB Public Input System of Records, OMB/INPUT/ 01, at 88 FR 20913 (www.federalregister.gov/documents/ 2023/04/07/2023-07452/privacy-act-of-1974-system-of-records) includes a list

collection of this information.

For general inquiries email:

MBX.OMB.OIRA.BC_Report_Questions@
omb.eop.gov.

of routine uses associated with the

SUPPLEMENTARY INFORMATION: Congress directed the Office of Management and Budget to prepare an annual Report to Congress on the Benefits and Costs of Federal Regulations. Specifically, section 624 of title IV of the FY 2001 Treasury and General Government Appropriations Act, also known as the "Regulatory Right-to-Know Act" (the Act), requires OMB to submit a report on the benefits and costs of Federal regulations together with recommendations for reform. The Act states that the report should contain estimates of the costs and benefits of regulations in the aggregate, by agency and agency program, and by major rule, as well as an analysis of impacts of Federal regulation on State, local, and Tribal governments, small businesses, wages, and economic growth. The Act also states that the report should be subject to notice and comment and peer review. OIRA requests public comments on the report in general, including its substance and format; how to improve transparency and accountability with respect to the effects of regulation; and the various recommendations for reform.

Richard Revesz,

Administrator, Office of Information and Regulatory Affairs.

[FR Doc. 2024–25859 Filed 11–6–24; 8:45 am] **BILLING CODE P**

POSTAL REGULATORY COMMISSION

[Docket No. C2024–13; Presiding Officer's Ruling No. 4]

Complaint

AGENCY: Postal Regulatory Commission. **ACTION:** Notice.

SUMMARY: The Commission is providing notice that a prehearing videoconference is being scheduled and setting a deadline to file a notice of intervention. This notice also sets out additional case management procedures.

DATES: Live WebEx Videoconference: January 16, 2025, at 10 a.m., eastern daylight time, virtual; Notice of Intervention due: December 2, 2024.

ADDRESSES: Submit notices of intervention electronically via the Commission's Filing Online system at https://www.prc.gov. Persons interested in intervening who cannot submit their views electronically should contact the person identified in the FOR FURTHER INFORMATION CONTACT: David A. Trissell, General Counsel, at 202–789–6820.

FOR FURTHER INFORMATION CONTACT:

David A. Trissell, General Counsel, at 202–789–6820.

SUPPLEMENTARY INFORMATION:

I. Procedural Schedule II. Ruling

I. Procedural Schedule

The deadline to file a notice of intervention pursuant to 39 CFR 3010.142 is December 2, 2024.

Pursuant to Order No. 7507, the Presiding Officer shall conduct limited discovery for the purpose of determining disputed issues of fact in this case. The parties may request that the Presiding Officer obtain specific discovery but may not independently propound discovery on each other. Order No. 7507 at 12. The parties shall email their initial information requests to the Presiding Officer (and cc'ing the other party) no later than *Thursday*, *December 12, 2024, at 5:00 p.m.*

A prehearing videoconference is scheduled to be conducted before the Presiding Officer on January 16, 2025, at 10:00 a.m. Among other things, this videoconference will discuss procedures for the presentation of evidence and legal arguments, the need for any additional information requests, as well as the resolution of any pending discovery-related disputes.

II. Additional Case Management Procedures

The parties must make a good faith effort to confer with the opposing party to attempt to resolve any discovery dispute before filing any motions related to discovery. The Presiding Officer will not entertain a motion to compel discovery, motion for sanctions, motion for protective order, or any other discovery motions until this good faith effort has been made. If this good faith effort is unsuccessful, the motion shall (1) state that a good faith effort has been made to resolve the dispute, (2) attach each disputed discovery request, answer, and objection (if applicable), (3) provide available dates and times for a hearing to be conducted by videoconference, and (4) concisely state the relief sought, the basis therefor, and the authority relied upon. Any party opposing the motion shall file a response no later than 7 days after the motion is filed. See 39 CFR 3010.160(b).

The Presiding Officer may waive or modify the terms of his order for good cause shown.

III. Ruling

- 1. The deadline to file a notice of intervention pursuant to 39 CFR 3010.142 is December 2, 2024.
- 2. A prehearing videoconference will be conducted before the Presiding Officer on January 16, 2025, at 10:00 a.m.
- 3. The parties and counsel shall follow the procedural schedule and case management procedures established by this Presiding Officer's Ruling.
- 4. The Secretary shall arrange for publication of this ruling (or abstract thereof) in the **Federal Register**.

Erica A. Barker,

Secretary.

[FR Doc. 2024–25831 Filed 11–6–24; 8:45 am] BILLING CODE 7710–FW–P

POSTAL REGULATORY COMMISSION

[Docket Nos. CP2021-131; CP2023-45; MC2025-230; K2025-228; MC2025-231; K2025-229; MC2025-232; K2025-230; MC2025-233; K2025-231; MC2025-234; K2025-232: MC2025-235: K2025-233: MC2025-236; K2025-234; MC2025-237; K2025-235; MC2025-238; K2025-236; MC2025-239; K2025-237; MC2025-240; K2025-238; MC2025-241; K2025-239; MC2025-242: K2025-240: MC2025-243: K2025-241; MC2025-244; K2025-242; MC2025-245; K2025-243; MC2025-246; K2025-244; MC2025-247; K2025-245; MC2025-248; K2025-246; MC2025-249; K2025-247; MC2025-250; K2025-248; MC2025-251; K2025-249; MC2025-252; K2025-250]

New Postal Products

AGENCY: Postal Regulatory Commission. **ACTION:** Notice.

SUMMARY: The Commission is noticing a recent Postal Service filing for the Commission's consideration concerning a negotiated service agreement. This notice informs the public of the filing, invites public comment, and takes other administrative steps.

DATES: Comments are due: November 8, 2024.

ADDRESSES: Submit comments electronically via the Commission's Filing Online system at http://www.prc.gov. Those who cannot submit comments electronically should contact the person identified in the FOR FURTHER INFORMATION CONTACT section by telephone for advice on filing alternatives.

FOR FURTHER INFORMATION CONTACT: David A. Trissell, General Counsel, at

David A. Trissell, General Counsel, at 202–789–6820.

SUPPLEMENTARY INFORMATION:

¹ Order Partially Denying United States Postal Service's Motion to Dismiss and Notice of Limited Formal Proceedings, September 12, 2024, at 12 (Order No. 7507).