ACTION: Notice.

SUMMARY: The Commodity Futures Trading Commission (CFTC) is announcing an opportunity for public comment on the proposed collection of certain information by the agency. Under the Paperwork Reduction Act of 1995 (PRA), 44 U.S.C. 3501 et sea.. Federal agencies are required to publish notice in the Federal Register concerning each proposed collection of information, including each proposed extension of an existing collection of information, and to allow 60 days for public comment in response to the notice. This notice solicits comments on the rule requiring notification of pending legal proceedings pursuant to 17 CFR 1.60.

DATES: Comments must be submitted on or before February 27, 2012.

FOR FURTHER INFORMATION CONTACT:

Lynn A. Bulan, Office of General Counsel, U.S. Commodity Futures Trading Commission, 1155 21st Street NW., Washington, DC 20581, (202) 418– 5143; fax: (202) 418–5567; email: *lbulan@cftc.gov* and refer to OMB Control No. 3038–0033.

SUPPLEMENTARY INFORMATION: Under the PRA, Federal agencies must obtain approval from the Office of Management and Budget (OMB) for each collection of information that they conduct or sponsor. "Collection of information" is defined in 44 U.S.C. 3502(3) and 5 CFR 1320.3(c) and includes agency requests

or requirements that members of the public submit reports, keep records, or provide information to a third party. Section 3506(c)(2)(A) of the PRA, 44 U.S.C. 3506(c)(2)(A), requires Federal agencies to provide a 60-day notice in the **Federal Register** concerning each proposed collection of information, including each proposed extension of an existing collection of information, before submitting the collection to OMB for approval. To comply with this requirement, the CFTC is publishing notice of the proposed collection of information listed below.

With respect to the following collection of information, the CFTC invites comments on:

- Whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information will have a practical use;
- The accuracy of the Commission's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- Ways to enhance the quality, usefulness, and clarity of the information to be collected; and
- Ways to minimize the burden of 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.

Notification of Pending Legal Proceedings Pursuant to 17 CFR 1.60, OMB Control Number 3038–0033– Extension

The rule is designed to assist the Commission in monitoring legal proceedings involving the responsibilities imposed on contract markets and their officials and futures commission merchants (FCMs) and their principals by the Commodity Exchange Act, or otherwise.

The Commission's rules require FCMs and introducing brokers: (1) To provide their customers with standard risk disclosure statements concerning the risk of trading commodity interests; and (2) to retain all promotional material and the source of authority for information contained therein. The purpose of these rules is to ensure that customers are advised of the risks of trading commodity interests and to avoid fraud and misrepresentations. In addition, the Commission's rules impose obligations on contract markets that are designed to avoid manipulation and fraud. In order to ensure compliance with these rules, the Commission requires the information whose collection and dissemination is required under 17 CFR 1.60.

The Commission estimates the burden of this collection of information as follows:

ESTIMATED ANNUAL REPORTING BURDEN

| 17 CFR Section | Annual number of respondents | Total annual respondents | Hours per response | Total hours |
|----------------|------------------------------------|--------------------------|--------------------|-------------|
| 1.60 | 108 | 1 | .20 | .20 |

There are no capital costs or operating and maintenance costs associated with this collection.

Issued in Washington, DC on December 20, 2011, by the Commission.

David A. Stawick,

 $Secretary\ of\ the\ Commission.$

[FR Doc. 2011–33179 Filed 12–23–11; 8:45 am]

BILLING CODE P

COURT SERVICES AND OFFENDER SUPERVISION AGENCY FOR THE DISTRICT OF COLUMBIA

Senior Executive Service; Performance Review Board; Members

AGENCY: Court Services and Offender Supervision Agency for the District of Columbia.

ACTION: Notice.

SUMMARY: Section 4314(c) of Title 5, U.S.C. (as amended by the Civil Service Reform Act of 1978) requires each agency to establish, in accordance with regulations prescribed by the Office of Personnel Management, one or more Performance Review Boards (PRB) to review, evaluate and make a final recommendation on performance appraisals assigned to individual members of the agency's Senior Executive Service. The PRB established for the Court Services and Offender Supervision Agency (CSOSA), including the District of Columbia Pretrial Services Agency, an independent entity within CSOSA, also makes recommendations to the agency head regarding SES performance awards, rank

awards and bonuses. Section 4314(c)(4) requires that notice of appointment of Performance Review Board members be published in the **Federal Register**.

The following persons have been appointed to serve as members of the Performance Review Board for the Court Services and Offender Supervision Agency: Thomas Williams, Jasper Ormond, Cedric Hendricks, James Williams, Linda Mays, William Kirkendale, Susan Shaffer, Clifford Keenan, and Leslie Cooper.

FOR FURTHER INFORMATION CONTACT:

Tonya Turner, Deputy Associate Director for Human Resources, Court Services and Offender Supervision Agency, 655 15th Street NW., Suite 800, Washington, DC 20005, (202) 220–5477. Dated: December 20, 2011.

Cedric Hendricks,

Acting Director.

[FR Doc. 2011-33006 Filed 12-21-11; 4:15 pm]

BILLING CODE 3129-01-M

DEPARTMENT OF DEFENSE

Office of the Secretary

Notice of Intent To Expand Implementation of the TRICARE® Program in Alaska

AGENCY: Office of the Assistant Secretary of Defense for Health Affairs, DoD.

ACTION: Notice.

SUMMARY: The Office of the Assistant Secretary of Defense for Health Affairs announces the intent to expand implementation of the TRICARE Program in Alaska. The expansion will require the Managed Care Support Contractor to develop and operate a TRICARE civilian preferred provider network under 32 CFR 199.17(p) within the Anchorage Prime Service Area of Alaska. Eligible TRICARE beneficiaries will be permitted to enroll in Prime with assignment to Military Treatment Facility (MTF) Primary Care Managers (PCMs) consistent with established priorities provided in 32 CFR 199.17(c) or assignment to a PCM within the TRICARE civilian preferred provider network. The initial expansion included the Prime Service Areas around Fort Wainwright and Eielson Air Force Base.

Under 32 Code of Federal Regulations (CFR) 199.1(b), the Director had previously limited the program in Alaska. Subsequently through the notice of November 3, 2010, http://www.access.gpo.gov/su_docs/fedreg/a101103c.html, the limitation was partially revoked, and now the Director is revoking another part of the prior limitation in Alaska and intends to provide the benefit under 32 CFR 199.17 (p).

FOR FURTHER INFORMATION CONTACT: LTC Stephen Oates, TRICARE Policy and Operations Directorate, TRICARE Management Activity, 5111 Leesburg Pike, Suite 810, Falls Church, VA 22041, telephone (703) 681–8711.

Dated: December 21, 2011.

Aaron Siegel,

Alternate OSD Federal Register Liaison Officer, Department of Defense.

[FR Doc. 2011-33067 Filed 12-23-11; 8:45 am]

BILLING CODE 5001-06-P

DEPARTMENT OF DEFENSE

Office of the Secretary

Extension of Autism Services
Demonstration Project for TRICARE
Beneficiaries Under the Extended Care
Health Option

AGENCY: Department of Defense. **ACTION:** Notice of demonstration.

summary: This notice provides a 2-year extension of the Department of Defense Enhanced Access to Autism Services Demonstration Project under the Extended Care Health Option for beneficiaries diagnosed with an Autism Spectrum Disorder (ASD). Under the demonstration, the Department implemented a provider model that allows reimbursement for Intensive Behavioral Interventions (IBI) services, in particular, Applied Behavior Analysis, rendered by providers who are not otherwise eligible for reimbursement.

DATES: The demonstration will continue through March 14, 2014.

ADDRESSES: TRICARE Management Activity (TMA), Health Plan Operations, 5111 Leesburg Pike, Suite 810, Falls Church, VA 22041.

FOR FURTHER INFORMATION CONTACT: For questions pertaining to this demonstration project, please contact Mr. Richard Hart at (703) 681-0047. SUPPLEMENTARY INFORMATION: On December 4, 2007, the Department of Defense published a Notice in the Federal Register (FR) (72 FR 68130) of a TRICARE demonstration to increase access to IBI services. The purpose of the demonstration is to allow the Department to determine whether such a provider model increases access to services, the services are reaching those most likely to benefit from them, the quality of the services rendered meets the standard of care currently accepted by the community of providers, and whether State requirements for licensure or certification of providers of IBI services, where such exists, are

The effective date was 60 days following publication of the Notice, and the demonstration was implemented on March 15, 2008 for a period of 2 years.

Recognizing that the subject of ASDs is complex, in particular, with respect to the number of individuals diagnosed with ASD, the treatment of ASD that generally includes several years of behavior modification through educational services, and the ability of the provider community to increase the number of qualified providers, the

Department published a Notice in the Federal Register (FR) (75 FR 8928) on February 26, 2010 that extended the Demonstration through March 14, 2012. The Department has determined that continuation of the demonstration for an additional 2 years is both in the best interest of TRICARE beneficiaries diagnosed with an ASD, and necessary to fully evaluate the effectiveness of the delivery model employed by the demonstration. This will provide the Secretary with sufficient information to make a formal decision regarding the use of that delivery model. The demonstration continues to be authorized by Title 10, United States Code, Section 1092.

Dated: December 21, 2011.

Aaron Siegel,

Alternate OSD Federal Register Liaison Officer, Department of Defense.

[FR Doc. 2011–33064 Filed 12–23–11; 8:45 am]

BILLING CODE 5001-06-P

DEPARTMENT OF DEFENSE

Office of the Secretary

Mandatory Declassification Review Addresses

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

SUMMARY: Pursuant to the Information Security Oversight Office's Classified National Security Information Directive No. 1, this notice provides Department of Defense addresses to which Mandatory Declassification Review requests may be sent. This notice benefits the public in advising them where to send such requests for declassification review.

FOR FURTHER INFORMATION CONTACT: Mr. Robert Storer, (571) 372–0483.

SUPPLEMENTARY INFORMATION: The following chart identifies the offices to which mandatory declassification review requests should be addressed:

(1) OSD and the Office of the Chairman of the Joint Chiefs of Staff and the Joint Staff. Department of Defense, Washington Headquarters Services, Records and Declassification Division, Suite 02F09–02, 4800 Mark Center Drive, Alexandria, Va, 22350–3100.

Exception: DoD Inspector General. DoD Office of Inspector General, 400 Army Navy Drive, Arlington, VA 22202–4704.

(2) Department of the Army. U.S. Army Declassification Activity, Attention: AHRC–RDD, 8850 Richmond Highway, Suite 300, Alexandria, VA 22309.