SUPPLEMENTARY INFORMATION: The Longshore and Harbor Workers’ Compensation Act requires a covered employer to secure the payment of compensation under the Act and its extensions by purchasing insurance from a carrier authorized by the Secretary of Labor to write Longshore Act insurance, or by becoming an authorized self-insured employer. See 33 U.S.C. 932. Each authorized insurance carrier or carrier seeking authorization is required to establish annually that its Longshore Act obligations are fully secured through an applicable state guaranty or analogous fund, a deposit of security with the Division of Longshore and Harbor Workers’ Compensation (DLHWC), or a combination of both. Similarly, each authorized self-insurer or employer seeking authorization is required fully to secure its Longshore Act obligations by depositing security with the DLHWC. These requirements are designed to assure the prompt and continued payment of compensation and other benefits by the responsible carrier or self-insurer to injured workers and their survivors. Forms associated with this information collection (Forms LS–275 IC, Agreement and Undertaking (Insurance Carrier); LS–275 SI, Agreement and Undertaking (Self-Insured Employer); and LS–276, Application for Security Deposit Determination) obtain information used to determine appropriate security deposit amounts and to insure compliance with the security deposit requirements.

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 it is approved by the OMB under the PRA 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 Control Number. See 5 CFR 1320.5(a) and 1320.6. The DOL obtains OMB approval for this information collection under Control Number 1240–0005.

OMB authorization for an ICR cannot be for more than three (3) years without renewal, and the current approval for this collection is scheduled to expire on November 30, 2013. The DOL seeks to extend PRA authorization for this information collection for three (3) more years, without any change to existing requirements. It should also be noted that existing information collection requirements submitted to the OMB receive a month-to-month extension while they undergo review. For additional substantive information about this ICR, see the related notice published in the Federal Register on June 12, 2013 (78 FR 35326).

Interested parties are encouraged to send comments to the OMB, Office of Information and Regulatory Affairs at the address shown in the ADDRESSES section within 30 days of publication of this notice in the Federal Register. In order to help ensure appropriate consideration, comments should mention OMB Control Number 1240–0005. The OMB is particularly interested in comments that:

- Evaluate whether the proposed collection of information 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 of information, including the validity of the methodology and assumptions used;
- Enhance the quality, utility, and clarity of the information to be collected; and
- 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.

Agency: DOL–OWCP.


OMB Control Number: 1240–0005.

Affected Public: Private Sector—businesses or other for-profits and not-for-profit institutions.

Total Estimated Number of Respondents: 476.

Total Estimated Number of Responses: 668.

Total Estimated Annual Burden Hours: 454.

Total Estimated Annual Other Costs Burden: $344.

Dated: September 18, 2013.

Michel Smyth,
Departmental Clearance Officer.
[FR Doc. 2013–23187 Filed 9–23–13; 8:45 am]
BILLING CODE 4510–CF–P

DEPARTMENT OF LABOR

Mine Safety and Health Administration

[Docket Number MSHA–2013–0037]

Criteria to Certify Coal Mine Rescue Teams

AGENCY: Mine Safety and Health Administration, Labor.

ACTION: Notice of availability; request for comments.

SUMMARY: The Mine Safety and Health Administration (MSHA) is requesting comments on revised instruction guides for coal mine rescue team training. MSHA prescribes training materials through the issuance of instruction guides. Existing standards for coal mine rescue teams include criteria for mine operators to certify the qualifications of these teams. TheMine Improvement and New Emergency Response (MINER) Act of 2006 requires MSHA to update these criteria every 5 years; this requirement applies only to coal mine rescue teams. The revised instruction guides update existing mine rescue training materials referenced in the criteria to certify coal mine rescue team qualifications. The revised instruction guides provide improved advanced mine rescue training for coal mine rescue teams by including additional exercises to provide more hands-on skills training to enhance team performance when responding to an actual mine emergency.

DATES: Comments must be received by midnight Eastern Standard Time on November 25, 2013.

ADDRESSES: Submit comments and supporting documents by any of the following methods:

- Mail: Send comments to MSHA, Office of Standards, Regulations, and Variances, 1100 Wilson Boulevard, Room 2350, Arlington, VA 22209–3939.
- Hand Delivery or Courier: MSHA, Office of Standards, Regulations, and Variances, 1100 Wilson Boulevard, Room 2350, Arlington, VA between 9:00 a.m. and 5:00 p.m. Monday through Friday, except Federal holidays. Sign in at the receptionist’s desk on the 21st floor.

Instructions: Because comments will not be edited to remove any identifying or contact information, MSHA cautions the commenter against including any information in the submission that should not be publicly disclosed.

FOR FURTHER INFORMATION CONTACT: George F. Triebsch, Director, Office of
Standards, Regulations, and Variances, MSHA, at triebsch.george@dol.gov (email); 202–693–9440 (voice); or 202–693–9441 (facsimile). These are not toll-free numbers.

SUPPLEMENTARY INFORMATION:

Underground coal mine operators must designate at least two mine rescue teams to provide mine rescue coverage at an underground coal mine at all times when miners are underground. The MINER Act requires coal mine operators to annually certify the qualifications of these designated teams. MSHA provides the criteria for certifying the qualifications of coal mine rescue teams under 30 CFR 49.50. The MINER Act requires MSHA to update these criteria every 5 years. The revised instruction guides do not change these criteria.

Initial criteria to certify the qualifications of mine rescue teams include: (1) Team is available at all times when miners are underground; (2) Except where alternative compliance is permitted, team has five members and one alternate; (3) Members have experience working in an underground coal mine; (4) Team is available within 1 hour ground travel time from the mine rescue station to the mine; (5) Appropriate mine rescue equipment is provided, inspected, tested, and maintained; (6) Members are physically fit; and (7) Members have completed initial training.

Annual criteria to maintain mine rescue team certification include: (1) Members are properly trained annually; (2) Members are familiar with the operations of each covered mine; (3) Members participate in at least two local mine rescue contests annually; (4) Members participate in mine rescue training at each covered mine; and (5) Members are knowledgeable about the operations and ventilation of each covered mine.

Existing § 49.18(b)(4) requires advanced mine rescue training and procedures as prescribed by MSHA’s Office of Educational Policy and Development (EPD). Under this section, EPD prescribes Instruction Guide IG7, “Advanced Mine Rescue Training—Coal Mines”, which includes best practices, handouts, visuals, and text materials for the classroom and activities or exercises for practice using equipment and developing teamwork. MSHA revised this instruction guide to add realistic hands-on exercises for skills training on equipment.

The existing lessons and exercises from the current Instruction Guide IG7 were reorganized. The materials for classroom training are retained as Instruction Guide IG7, “Advanced Mine Rescue Training—Coal Mines”, and the practice exercises are moved to new Instruction Guide IG7a, “Advanced Skills Training—Activities for Coal Mine Rescue Teams”. These revised instruction guides will assist coal mine rescue team trainers in providing team members with the necessary knowledge and skills to respond effectively in the event of an emergency.

MSHA is requesting comments on revised Instruction Guides IG7 and IG7a to improve the quality and effectiveness of instruction and skills training for mine rescue teams. The revised instruction guides are posted on www.regulations.gov and on the Agency’s Web site at http://www.msha.gov/MineRescue/Training/TeamTraining.asp.

Authority: 30 U.S.C. 811, 825(e).


Joseph A. Main,
Assistant Secretary for Labor for Mine Safety and Health.

[FR Doc. 2013–22804 Filed 9–23–13; 8:45 am]

BILLING CODE 4510–43–P

NATIONAL SCIENCE FOUNDATION

Notice of Permits Issued under the Antarctic Conservation Act of 1978

AGENCY: National Science Foundation.


SUMMARY: The National Science Foundation (NSF) is required to publish notice of permits issued under the Antarctic Conservation Act of 1978. This is the required notice.

FOR FURTHER INFORMATION CONTACT: Adrian Dahood, ACA Permit Officer, Division of Polar Programs, Rm. 755, National Science Foundation, 4201 Wilson Boulevard, Arlington, VA 22230. Or by email: ACApermits@nsf.gov

[FR Doc. 2013–23179 Filed 9–23–13; 8:45 am]

BILLING CODE 7555–01–P

NATIONAL SCIENCE FOUNDATION

Notice of Permit Applications Received Under the Antarctic Conservation Act of 1978 (Pub. L. 95–541)

AGENCY: National Science Foundation.

ACTION: Notice of Permit Applications Received under the Antarctic Conservation Act of 1978, Public Law 95–541.

SUMMARY: The National Science Foundation (NSF) is required to publish a notice of permit applications received to conduct activities regulated under the Antarctic Conservation Act of 1978. NSF has published regulations under the Antarctic Conservation Act at Title 45 Part 670 of the Code of Federal Regulations. This is the required notice of permit applications received.

DATES: Interested parties are invited to submit written data, comments, or views with respect to this permit application by October 24, 2013. This application may be inspected by interested parties at the Permit Office, address below.

ADDRESSES: Comments should be addressed to Permit Office, Room 755, Division of Polar Programs, National Science Foundation, 4201 Wilson Boulevard, Arlington, VA 22230. Or by email: ACApermits@nsf.gov

[FR Doc. 2013–23179 Filed 9–23–13; 8:45 am]

BILLING CODE 7555–01–P