respondents, proposed frequency of response, and estimated total burden, may be obtained free by contacting Sharon McDowell by telephone at 202–693–3537 (this is not a toll-free number), TTY 1–877–889–5627 (this is not a toll-free number), or by email at mcdowell.sharon@dol.gov.

Submit written comments about, or requests for a copy of, this ICR by mail or courier to the U.S. Department of Labor, Employment and Training Administration, Office of Workforce Investment, 200 Constitution Avenue NW, Washington, DC 20210; by email: mcdowell.sharon@dol.gov; or by Fax 202–693–3817.

FOR FURTHER INFORMATION CONTACT:

Sharon McDowell by telephone at 202–693–3537 (this is not a toll-free number) or by email at mcdowell.sharon@dol.gov.

SUPPLEMENTARY INFORMATION: DOL. as part of continuing efforts to reduce paperwork and respondent burden, conducts a pre-clearance consultation program to provide the general public and Federal agencies an opportunity to comment on proposed and/or continuing collections of information before submitting them to the Office of Management and Budget (OMB) for final approval. This program helps to ensure requested data can be provided in the desired format, reporting burden (time and financial resources) is minimized, collection instruments are clearly understood, and the impact of collection requirements can be properly assessed.

The information collection is necessary for the U.S. Department of Labor's (DOL's) award of National Dislocated Worker Grants (NDWGs), which are discretionary grants intended to temporarily expand the service capacity at the state and local area levels by providing funding assistance in response to major economic dislocations or other events, as defined in the Workforce Innovation and Opportunity Act (WIOA) (Pub. L. 113–128).

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 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.

Interested parties are encouraged to provide comments to the contact shown

in the **ADDRESSES** section. Comments must be written to receive consideration, and they will be summarized and included in the request for OMB approval of the final ICR. In order to ensure appropriate consideration, comments should mention OMB control number 1205–0439.

Submitted comments will also be a matter of public record for this ICR and posted on the internet, without redaction. DOL encourages commenters not to include personally identifiable information, confidential business data, or other sensitive statements/information in any comments.

DOL 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-ETA.

Type of Review: Extension without changes.

Title of Collection: National Dislocated Workers Emergency Grant Application and Reporting Procedures.

Forms: ETA 9103–1, ETA 9103–2a, ETA 9103–2b, ETA 9103–3, ETA 9104, ETA 9105, ETA 9106, ETA 9107.

 $OMB\ Control\ Number: 1205-0439.$

Affected Public: State local and tribal governments.

Estimated Number of Respondents: 159.

Frequency: Ongoing, as needed.

Total Estimated Annual Responses:
1,587 hours.

Estimated Average Time per Response: Varies.

Estimated Total Annual Burden Hours: 1,086 hours.

Total Estimated Annual Other Cost Burden: \$0.

Authority: 44 U.S.C. 3506(c)(2)(A).

Molly E. Conway,

Acting Assistant Secretary for Employment and Training.

[FR Doc. 2019–08125 Filed 4–22–19; 8:45 am]

DEPARTMENT OF LABOR

Vacancy Posting for a District Chief Administrative Law Judge

Summary of Duties: The position of District Chief Administrative Law Judge is a field position within the organizational structure of the Office of Administrative Law Judges (OALJ) of the U.S. Department of Labor (DOL). The District Chief Judge position reports through one of the Associate Chief Judges to the Chief Judge, who reports to the Deputy Secretary of Labor. OALJ District Offices are geographically located within DOL's designated regions.

As District Chief Judge, the incumbent serves as head of one of OALJ's eight District Offices and is responsible for the management and administrative supervision of that office. The District Office is composed of Administrative Law Judges, attorney advisors who serve as law clerks to the judges, and legal assistants. Each office operates selfsufficiently in that most administrative and support functions such as time keeping, procurement, travel, personnel, and case management and processing are handled at the local level, with general policy guidance provided by the National Office.

The District Chief Judge is responsible for providing the overall administrative and case management leadership necessary to assure the thorough and timely processing of all formal proceedings before the District Office. The District Chief Judge performs the full range of administrative functions, including the formulation of District Office budgetary and personnel resource needs, execution of applicable personnel policies and practices, and management of the case assignment, case monitoring, and hearing processes. In addition, the District Chief Judge is expected to carry out the full range of duties as an Administrative Law Judge, including presiding at hearings in some of the most sensitive, difficult and controversial proceedings that come before the office.

Appointment Type: Excepted.
Qualifications: Applicant must
currently hold, and must have held for
the past three years, a Federal
Administrative Law Judge Position, at
the AL-3 level or above, or be eligible

for reinstatement to an ALJ position based on prior experience as an ALJ at the AL–3 level or above. Licensure and authorization to practice law under the laws of a state, the District of Columbia, the Commonwealth of Puerto Rico, or any territorial court established under the laws of the United States.

An "active" bar status and/or membership in "good standing" for at least 10 years total in at least one jurisdiction in which the applicant is admitted. Judicial status is acceptable in lieu of "active" status in States that prohibit sitting judges from maintaining "active" status to practice law. Being in "good standing" is acceptable in lieu of "active" status in jurisdictions where the licensing authority considers "good standing" as having a current license to practice law. Applicant must have at least seven years of relevant litigation or administrative law experience. Relevant litigation experience can include: Preparing for, participating in, and/or conducting formal hearings, trials, or appeals at the federal, state, or local level; participating in settlement or plea negotiations in advance of such proceedings; hearing cases; preparing opinions; and participating in or conducting arbitration, mediation, or other alternative dispute resolution. Relevant administrative law experience is litigation experience in cases initiated before a governmental administrative

Applicant must have knowledge of statutes enforced by the Department of Labor, such as the Black Lung Benefits Act, Service Contract Act, Longshore and Harbor Workers' Compensation Act, Fair Labor Standards Act, whistleblower protections enforced by the Occupational Safety and Health Administration, or of other similar laws.

Desirable Qualifications: Experience in managing people, providing professional guidance, executive leadership, and oversight of legal or adjudicatory offices.

To Be Considered: Applicant must currently hold, and must have held for the past three years, a Federal Administrative Law Judge Position, at the AL–3 level or above, or be eligible for reinstatement to an ALJ position based on prior experience as an ALJ at the AL–3 level or above.

Closing Date: More information, including on the position duties, specific hiring policies, and application instructions, may be found on www.usajobs.gov, Vacancy Announcement No. DOL-AL-OALJ-19-03. Your application and ALL required supplemental documents must be received through www.usajobs.gov by

11:59 p.m. Eastern Time (ET) on the vacancy closing date.

Dated: April 17, 2019.

Brvan Slater,

Assistant Secretary for Administration & Management.

[FR Doc. 2019–08092 Filed 4–22–19; 8:45 am]

BILLING CODE 4510-20-P

DEPARTMENT OF LABOR

Wage and Hour Division

Agency Information Collection Activities; Comment Request; Proposed Extension of the Approval of Information Collection Requirements; Records To Be Kept by Employers— Fair Labor Standards Act

AGENCY: Wage and Hour Division, Department of Labor.

ACTION: Notice.

SUMMARY: The Department of Labor, as part of its continuing effort to reduce paperwork and respondent burden, conducts a preclearance consultation program to provide the general public and Federal agencies with an opportunity to comment on proposed and/or continuing collections of information in accordance with the Paperwork Reduction Act of 1995 (PRA95). This program helps to ensure that requested data can be provided in the desired format, reporting burden (time and financial resources) is minimized, collection instruments are clearly understood, and the impact of collection requirements on respondents can be properly assessed. Currently, the Wage and Hour Division is soliciting comments concerning its proposal to extend Office of Management and Budget (OMB) approval of the Information Collection: Records to be kept by Employers—Fair Labor Standards Act. A copy of the proposed information request can be obtained by contacting the office listed below in the FOR FURTHER INFORMATION CONTACT section of this Notice.

DATES: Written comments must be submitted to the office listed in the **ADDRESSES** section below on or before June 24, 2019.

ADDRESSES: You may submit comments identified by Control Number 1235–0018, by either one of the following methods: Email: WHDPRAComments@dol.gov; Mail, Hand Delivery, Courier: Division of Regulations, Legislation, and Interpretation, Wage and Hour, U.S. Department of Labor, Room S–3502, 200 Constitution Avenue NW, Washington, DC 20210.

Instructions: Please submit one copy of your comments by only one method. All submissions received must include the agency name and Control Number identified above for this information collection. Because we continue to experience delays in receiving mail in the Washington, DC area, commenters are strongly encouraged to transmit their comments electronically via email or to submit them by mail early. Comments, including any personal information provided, become a matter of public record. They will also be summarized and/or included in the request for OMB approval of the information collection

FOR FURTHER INFORMATION CONTACT:

Robert Waterman, Compliance Specialist, Division of Regulations, Legislation, and Interpretation, Wage and Hour, U.S. Department of Labor, Room S–3502, 200 Constitution Avenue NW, Washington, DC 20210; telephone: (202) 693–0406 (this is not a toll-free number). Copies of this notice may be obtained in alternative formats (Large Print, Braille, Audio Tape, or Disc), upon request, by calling (202) 693–0023 (not a toll-free number). TTY/TTD callers may dial toll-free (877) 889–5627 to obtain information or request materials in alternative formats.

SUPPLEMENTARY INFORMATION:

I. Background

The Wage and Hour Division of the Department of Labor administers the Fair Labor Standards Act (FLSA), 29 U.S.C. 201, et seq., which sets the Federal minimum wage, overtime pay, recordkeeping, and youth employment standards of most general application. See 29 U.S.C. 206; 207; 211; 212. FLSA requirements apply to employers of employees engaged in interstate commerce or in the production of goods for interstate commerce and of employees in certain enterprises, including employees of a public agency; however, the FLSA contains exemptions that apply to employees in certain types of employment. See 29 U.S.C. 213, et al.

FLSA section 11(c) requires all employers covered by the FLSA to make, keep, and preserve records of employees and of wages, hours, and other conditions and practices of employment. See 29 U.S.C. 211(c). A FLSA covered employer must maintain the records for such period of time and make such reports as prescribed by regulations issued by the Secretary of Labor. Id.

The DOL has promulgated regulations 29 CFR part 516 to establish the basic FLSA recordkeeping requirements. The DOL has also issued specific sections of