30 minutes; Sablefish ownership interest form, 10 minutes; EF
Applications, 32 hours; EF Trip Notifications 2 minutes; EF Harvest
Plans: 16 hours; EF Data Reports: 2 hours;; EF Summary Reports: interim
report, 4 hours; final report, 20 hours.
Burden Hours: 2,000.

Needs and Uses: This request is for
extension of a currently approved
information collection.
The Magnuson-Stevens Act (16 U.S.C.
1801) provides that the Secretary of Commerce is responsible for
the conservation and management of marine
fisheries resources in Exclusive
Economic Zone (3–200 miles) of the
United States (U.S.). NOAA Fisheries,
West Coast Region—Northwest manages
the Pacific Coast Groundfish Fishery in the
Exclusive Economic Zone (EEZ) off
Washington, Oregon, and California
under the Pacific Coast Groundfish
Fishery Management Plan. The
regulations implementing the Pacific
Groundfish require that those
vessels participating in the limited entry
fishery to be registered to a valid limited
entry permit. Participation in the fishery
access to a limited entry permit has
been restricted to control the overall
harvest capacity. The regulations
implementing the limited entry program
are found at 50 CFR part 660, subpart
G.

NOAA Fisheries seeks comment on
the extension of permit information
collections required for: (1) Renewal
and transfer of Pacific Coast Groundfish
limited entry permits; (2) implementation of certain provisions of the
sablefish permit stacking program as
provided for at 50 CFR 660.231 and
660.25; and (3) issuing and fulfilling the
terms and conditions of certain
exempted fishing permits (EFPs).

Also, NOAA Fisheries requires an
information collection to implement
certain aspects of the sablefish permit
stacking program which prevents
excessive fleet consolidation. As part of
the annual renewal process, NOAA
Fisheries requires a corporation or
partnership that owns or holds (as
vessel owner) a sablefish endorsed
permit to provide a complete ownership
interest form listing all individuals with
ownership interest in the entity.

Similarly, any sablefish endorsed permit
transfer involving registration of a
business entity requires an ownership
interest form if either the permit owner
or vessel owner is a corporation or
partnership. This information is used to
determine if individuals own or hold
sablefish permits in excess of the limit
of 3 permits. Also, for transfer requests
made during the sablefish primary
season (April 1st through October 31st),
the permit owner is required to report
the remaining tier pounds not yet
harvested on the sablefish endorsed
permit at the time of transfer.

Applicants for an exempted fishing
permit (EFP) must submit written
information that allows NOAA Fisheries
and the Pacific Fishery Management
Council to evaluate the proposed
exempted fishing project activities and
weigh the benefits and costs of the
proposed activities. The Council makes
a recommendation on each EFP
application and for successful
applicants, NOAA Fisheries issues the
EFPs which contains terms and
conditions for the project including
various reporting requirements. The
information included in an application is
specified at 50 CFR 600.745(b)(2) and
the Council Operating Procedure #19.

Permit holders are required to file
preseason harvest plans, interim and/or
final summary reports on the results of
the project and in some cases individual
vessels and other permit holders are
required to provide data reports
(logbooks and/or catch reports) The
results of EFPs are commonly used to
explore ways to reduce effort on
depressed stocks, encourage innovation
and efficiency in the fishery, provide
access to constrained stocks which
directly measuring the bycatch
associated with such strategies and
evaluate/revise current and proposed
management measures.

Affected Public: Business or other
profit organizations, individuals or
households, not-for-profit institutions;
state, local or tribal government.
Frequency: Annually, semi-annually,
monthly and on occasion.
Respondent’s Obligation: Required to
obtain or retain benefits.

This information collection request
may be viewed at reginfo.gov. Follow
the instructions to view Department of
Commerce collections currently under
review by OMB.

Written comments and
recommendations for the proposed
information collection should be sent
within 30 days of publication of this
notice to OIRA_Submission@omb.eop.gov or fax to (202) 395–5806.
Dated: July 5, 2016.
Sarah Brabson,
NOAA PRA Clearance Officer.
[FR Doc. 2016–16173 Filed 7–7–16; 8:45 am]
BILLING CODE 3510–22–P

DEPARTMENT OF COMMERCE
National Oceanic and Atmospheric
Administration
[Docket No. 160606490–6490–01]
Privacy Act of 1974; System of
Records

AGENCY: National Oceanic and
Atmospheric Administration, U.S
Department of Commerce.

ACTION: Notice of a New Privacy Act
System of Records: COMMERCE/
NOAA–21, Financial Systems Division.

SUMMARY: This notice announces the
Department of Commerce’s
(Disconnect’s) proposal for a new
system of records under the Privacy Act.
The National Oceanic and
Atmospheric Administration’s (NOAA’s) National
Marine Fisheries Service (NMFS) is
creating a new system of records for the
Financial Services Division’s financial
assistance programs. Information will be
collected from individuals and
businesses under the authority of title
XI of the Merchant Marine Act of 1936,
as amended and codified, and the
Magnuson-Stevens Fishery
Conservation and Management Act, as
amended. This new record system is
necessary to determine whether
applicants for program financing,
Fishermen’s Contingency claims, or
participants in Capital Construction
Fund accounts or Fishery Capacity
Reduction programs are eligible and are
creditworthy.

DATES: To be considered, written
comments must be submitted on or before
August 8, 2016. Unless comments
are received, the new system of records
will become effective as proposed on
August 17, 2016. If comments are
received, the Department will publish a
subsequent notice in the Federal
Register within 10 days after the
comment period closes, stating that the
current system of records will remain in
effect until publication of a final action in
the Federal Register.

ADDRESSES: Comments may be mailed
to: Paul Marx, Chief, Financial Services
Division, National Marine Fisheries
Service, 1315 East West Highway, Silver
Spring, MD 20910.

FOR FURTHER INFORMATION CONTACT: Paul
Marx, Chief, Financial Services
Division, National Marine Fisheries
Service, 1315 East West Highway, Silver
Spring, MD 20910.

SUPPLEMENTARY INFORMATION: NMFS
will use the information contained in
this system of records to determine
whether applicants for the Fisheries
Financing Program (FFP) are both
eligible and creditworthy; whether applicants for fishing gear reimbursement under the Fishermen’s Contingency Fund (FCF) are eligible and present valid claims; whether participants under the Capital Construction Fund (CCF) are eligible to participate; and whether participants in Fisheries Capacity Reduction programs (Buyback) are receiving proper information. The information collected is essential for financial assistance and program eligibility determinations. It is comparable to what is usually required by commercial lending institutions when making lending decisions, or insurance institutions when adjusting claims. Applicants with a history of credit problems (including delinquent Federal debt), litigation or bankruptcy, lack of capital, etc., may be unable to meet the FFP’s stringent credit standards and may be denied financing.

Participants in the Capacity Reduction programs who fail to remit fees or fail to remit them timely may face penalties and late charges.

The information collection is requested from individuals and businesses under the authority of title XI of the Merchant Marine Act of 1936, as amended and codified, and of the Magnuson-Stevens Fishery Conservation and Management Act, as amended. The information collection includes collecting each applicant’s Tax Identification Number (TIN), either an Employer Identification Number (EIN) or Social Security Number (SSN). Collection of a TIN is required under 31 U.S.C. 7701. The primary purpose for requesting the TIN is to correctly identify the applicant for background and credit investigations and program eligibility, and may be used to report or collect any delinquent amounts arising out of an applicant’s relationship with the Government.

**COMMERCE/NOAA–21**

**SYSTEM NAME:**

COMMERCE/NOAA–21, Financial Services Division.

**SECURITY CLASSIFICATION:**

Moderate.

**SYSTEM LOCATIONS:**

a. NMFS Northeast Financial Services Branch, MB51, 55 Great Republic Drive, Suite 02–700, Gloucester, MA 01930–2209.

b. NMFS Southeast Financial Services Branch, MB52, 263–13th Avenue South, St. Petersburg, FL 33702–2432.

c. NMFS Northwest Financial Services Branch, MB53, 7600 Sand Point Way NW., Bin C15700, Building #1, Seattle, WA 98115.

d. NMFS Financial Services Division, 1315 East West Highway, Silver Spring, MD 20910.

**CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:**

Applicants for Fisheries Finance Program financial assistance, including: Direct loans for vessels, shoreside facilities, aquaculture, mariculture, and individual fishing quota (IFQ) loans; applicants for Capital Construction Fund (CCF) accounts; fishers and fish buyers participating in Capacity Reduction loan (Buyback) programs; and claimants under the Fisherman’s Contingency Fund.

**CATEGORIES OF RECORDS IN THE SYSTEM:**

The system will include general personal and financial data including: The loan applicant’s identity (including full name, address, and, as applicable, the SSN or EIN); the amount of financing applied for, the purpose of the loan; an appraisal of the vessel, facility or project being financed; Coast Guard documentation or Abstracts of title to vessels; income and financial information, including the applicant’s last three Federal tax returns; LLC or Partnership agreements; a list of creditors and buyers with relevant credit terms; identification of authorized representatives (accountant, attorney, insurance agent); loan servicing actions and financial transactions; and the applicant’s legal and credit history (status regarding bankruptcy, litigation, delinquency on debt, etc.). This information will be collected and maintained by the Financial Services Division and its branches.

The system will also include the CCF account holder’s identity (including full name, address, and, as applicable, the SSN or EIN); the nature of the account, banking information, the description of the project for which the account is to be created; income, business and financial information including the applicant and/or account holder’s tax return, LLC and Partnership agreements; Coast Guard documentation, bills of sale, mortgages, etc.; identification of authorized representatives (accountant, attorney); and reports of account activity including all deposits and withdrawals. The system of records will include FCF claimants’ identity (including full name, address, and, as applicable, the SSN or EIN); Vessel name and characteristics; fishing results for the three most recent trips; receipts for gear and equipment replaced; and information about the claimant’s prior claims. The system of records will include Capacity Reduction program participants’ identity (including full name, address, and, as applicable, the SSN or EIN); processor number, fish ticket information, receipt and payment information, and banking information.

**AUTHORITIES FOR MAINTENANCE OF THE SYSTEM:**


**PURPOSE(S):**

This information will allow NMFS to identify applicants and program participants and evaluate them for Financial Services Division financial assistance.

**ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:**

In addition to those disclosures generally permitted under 5 U.S.C. 552a(b) of the Privacy Act, these records or information contained therein may specifically be disclosed outside of the Department. These records or information contained therein may specifically be disclosed as a routine use as stated below. The Department will, when so authorized, make the determination as to the relevancy of a record prior to its decision to disclose a document.

1. In the event that a system of records maintained by the Department to carry out its functions indicates a violation or potential violation of law or contract, whether civil, criminal or regulatory in nature and whether arising by general statute or particular statute or contract, rule, regulation, or order issued pursuant thereto, or the necessity to protect an interest of the Department, the relevant records in the system of records may be referred to the appropriate agency, whether Federal, State, local, or foreign, charged with the responsibility of investigating or prosecuting such violation or charged with enforcing or implementing the statute, contract or rule, regulation or order issued pursuant thereto, or protecting the interests of the Department.

2. A record from this system of records may be disclosed in the course
of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.

3. A record in this system of records may be disclosed to the Department of Justice in connection with determining whether the Freedom of Information Act (5 U.S.C. 552) requires disclosure thereof.

4. A record from this system of records may be disclosed, as a routine use, to a Federal, state, local, or international agency, in response to its request, in connection with the assignment, hiring or retention of an individual, the issuance of a security clearance, the reporting of an investigation of an individual, the letting of a contract, or the issuance of a license, grant, or other benefit by the requesting agency, to the extent that the information is relevant and necessary to the requesting agency's decision on the matter.

5. A record in this system will be disclosed to the Department of Treasury for the purpose of reporting and recouping delinquent debts owed to the United States pursuant to the Debt Collection Improvement Act of 1996.

6. A record in this system of records may be disclosed to a contractor of the Department having need for the information in the performance of the contract but not operating a system of records within the meaning of 5 U.S.C. 552a(m).

7. A record in this system of records may be disclosed to appropriate agencies, entities, and persons when: (1) It is suspected or confirmed that the security of confidentiality of information in the system of records has been compromised; (2) the Department has determined that, as a result of the suspected or confirmed compromise, there is a risk of harm to economic or property interests, identity theft or fraud, or harm to the security or integrity of this system or other systems or programs (whether maintained by the Department or another agency or entity) that rely upon the compromised information; and (3) the disclosure made to such agencies, entities and persons is reasonably necessary to assist in connection with the Department's efforts to respond to the suspected or confirmed compromise and prevent, minimize, or remedy such harm.

8. A record or information in this system of records may be disclosed to private sector appraisers, marine architects, attorneys, accountants, banks, lending institutions, real estate agents, brokers, title companies, state or local agencies, commercial registries, credit bureaus, rating agencies, and/or other persons and entities for the purpose of making credit and eligibility evaluations; lender due diligence investigations; CCF account validations; FCF claim adjustments; and/or the creation, attachment, perfection, maintenance, realization, or foreclosure of security interests.

9. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual when the individual has requested assistance from the Member with respect to the subject matter of the record.

10. A record in this system of records may be disclosed, as a routine use, to the Office of Management and Budget in connection with the review of private relief legislation as set forth in OMB Circular No. A-19 at any stage of the legislative coordination and clearance process as set forth in that Circular.

11. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services Administration (GSA), or his designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements to records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.

DISCLOSURE TO CONSUMER REPORTING AGENCIES:

Disclosure pursuant to 5 U.S.C. 552a(b)(12) may be made from this system to “consumer reporting agencies” as defined in the Fair Credit Reporting Act (15 U.S.C. 1681a(f)) and the Federal Claims Collection Act of 1966 (31 U.S.C. 3701(a)(3)).

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

Storage: Financial Services Divisions applications and related information are stored in a computerized database; CDs or DVDs; paper records stored in file folders in locked metal cabinets and/or locked rooms.

Retrievability: Records are organized and retrieved by an NMFS internal identification number, name of entity, case number, vessel name or identification number, plant name, address, or other local number. Records can be accessed by any file element or any combination thereof.

Safeguards: The system of records is stored in a building with doors that are locked during and after business hours. Visitors to the facility must register with security guards and must be accompanied by Federal personnel at all times. Paper records are stored in a locked room and/or a locked file cabinet. Electronic records containing Privacy Act information are protected by a user identification/password, and reside on an internal computer system protected by an electronic “firewall” to prevent access from outside the Federal facility. The user identification/password is issued to individuals by authorized personnel.


Retention and Disposal: All records are retained and disposed of in accordance with National Archives and Records Administration regulations (35 CFR chapter XII, subchapter B—Records Management); Departmental directives and comprehensive records schedules; NOAA Administrative Order 205–01; and the NMFS Records Disposition Schedule, Chapter 1500.

SYSTEM MANAGERS AND ADDRESSES:

For records at location a.: Chief, Northeast Financial Services Branch, 55 Great Republic Drive, Suite 02–700, Gloucester, MA 01930–2209.

For records at location b.: Chief, Southeast Financial Services Branch, 263 13th Avenue, South, St. Petersburg, FL 33702–2432.

For records at location c.: Chief, Northwest Financial Services Branch, 7600 Sand Point Way NW, (Bin C15700) Bldg. #1, Seattle, WA 98115.

For records at location d.: Chief, Financial Services Division, 1315 East West Highway, Silver Spring, MD 20910.

NOTIFICATION PROCEDURE:

Individuals or businesses seeking to determine whether information about themselves is contained in this system should address written inquiries to the NOAA Privacy Act Officer: Privacy Act Officer, NOAA, 1315 East West
Highway, Room 10641, Silver Spring, MD 20910.

Written requests must be signed by the requesting individual. Requestor must make the request in writing and provide his/her name, address, and date of the request and the nature of the record sought. All such requests must comply with the inquiry provisions of the Department’s Privacy Act rules which appear at 15 CFR part 4, Appendix A.

RECORD ACCESS PROCEDURES:
Requests for access to records maintained in this system of records should be addressed to the same address given in the Notification section above.

CONTESTING RECORD PROCEDURES:
The Department’s rules for access, for contesting content, and for appealing initial determinations by the individual or business concerned are provided for in 15 CFR part 4, Appendix A.

RECORD SOURCE CATEGORIES:
Information in this system will be collected from individuals and businesses applying for Financial Systems Division financial assistance.

EXEMPTION CLAIMS FOR SYSTEM:
None.

Dated: July 5, 2016.

Michael J. Toland,
Department of Commerce, Freedom of Information/Privacy Act Officer.
[FR Doc. 2016–16171 Filed 7–7–16; 8:45 am]
BILLING CODE 3510–22–P

COMMITTEE FOR PURCHASE FROM PEOPLE WHO ARE BLIND OR SEVERELY DISABLED

Procurement List; Additions and Deletions

AGENCY: Committee for Purchase From People Who Are Blind or Severely Disabled.

ACTION: Additions to and deletions from the Procurement List.

SUMMARY: This action adds products and a service to the Procurement List that will be furnished by nonprofit agencies employing persons who are blind or have other severe disabilities, and deletes products and services from the Procurement List previously furnished by such agencies.

DATES: Effective Date: August 7, 2016.

ADDRESSES: Committee for Purchase From People Who Are Blind or Severely Disabled, 1401 S. Clark Street, Suite 715, Arlington, Virginia 22202–4149.

FOR FURTHER INFORMATION CONTACT:
Barry S. Lineback, Telephone: (703) 603–7740, Fax: (703) 603–0655, or email CMTEFedReg@AbilityOne.gov.

SUPPLEMENTARY INFORMATION:

Additions

On 3/25/2016 (81 FR 16145–16146) and 6/3/2016 (81 FR 35749–35750), the Committee for Purchase From People Who Are Blind or Severely Disabled published notices of proposed additions to the Procurement List.

After consideration of the material presented to it concerning capability of qualified nonprofit agencies to provide the products and service and impact of the additions on the current or most recent contractors, the Committee has determined that the products and service listed below are suitable for procurement by the Federal Government under 41 U.S.C. 8501–8506 and 41 CFR 51–2.4.

Regulatory Flexibility Act Certification

I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

1. The action will not result in any additional reporting, recordkeeping or other compliance requirements for small entities other than the small organizations that will furnish the products and service to the Government.

2. The action will result in authorizing small entities to furnish the products and service to the Government.

3. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O’Day Act (41 U.S.C. 8501–8506) in connection with the products and service proposed for addition to the Procurement List.

End of Certification

Accordingly, the following products and service are added to the Procurement List:

Products

NSSN(s)—Product Name(s):
MR 10739—Herb Stripper, Includes Shipper 20739
MR 10732—Hershey’s Lava Cake Maker, Shipper 20732
MR 10733—Reese’s Lava Cake Maker, Shipper 20732

Mandatory for: Military commissaries and exchanges in accordance with the Code of Federal Regulations, Chapter 51, 51–6.4

Mandatory Source(s) of Supply: Winston-Salem Industries for the Blind, Inc., Winston-Salem, NC

Contracting Activity: Defense Commissary Agency
Distribution: C-List

NSSN(s)—Product Name(s):
7220–00–NSH–0022—Mat, Floor, Chair, 45″ x 53″ x 110″, w/20″ x 12″ Lip
7220–00–NSH–0023—Mat, Floor, Chair, 45″ x 53″ x 110″, w/25″ x 12″ Lip
7220–00–NSH–0024—Mat, Floor, Chair, 46″ x 60″ x 110″, w/25″ x 12″ Lip
7220–00–NSH–0025—Mat, Floor, Chair, 46″ x 60″ x 110″, Without Lip
7220–00–NSH–0026—Mat, Floor, Chair, 60″ x 60″ x 110″, Without Lip
7220–00–NSH–0030—Mat, Floor, Chair, 36″ x 48″ x 150″, w/20″ x 12″ Lip
7220–00–NSH–0031—Mat, Floor, Chair, 45″ x 53″ x 150″, w/25″ x 12″ Lip
7220–00–NSH–0032—Mat, Floor, Chair, 45″ x 53″ x 150″, w/20″ x 12″ Lip
7220–00–NSH–0033—Mat, Floor, Chair, 45″ x 53″ x 220″, w/20″ x 12″ Lip
7220–00–NSH–0035—Mat, Floor, Chair, 46″ x 60″ x 150″, Without Lip
7220–00–NSH–0036—Mat, Floor, Chair, 46″ x 60″ x 150″, w/25″ x 12″ Lip
7220–00–NSH–0038—Mat, Floor, Chair, 46″ x 60″ x 220″, w/25″ x 12″ Lip
7220–00–NSH–0039—Mat, Floor, Chair, 46″ x 60″ x 220″, Without Lip
7220–00–NSH–0040—Mat, Floor, Chair, 60″ x 60″ x 150″, Without Lip

Mandatory for: Total Government Requirement

Mandatory Source(s) of Supply: Northeastern Michigan Rehabilitation and Opportunity Center (NEMROC), Alpena, MI

Contracting Activity: General Services Administration, Fort Worth, TX

Distribution: A-List

Service

Service Type: Base Supply Center

Mandatory for: US Army, Walter Reed Army Institute of Research, Silver Spring, MD

Mandatory Source(s) of Supply: Industries for the Blind, Inc., West Allis, WI

Contracting Activity: Dept. of the Army, W4PZ USA MED RSCH ACQUIS ACT

Deletions

On 6/3/2016 (81 FR 35749–35750), 6/10/2016 (81 FR 37581–37582), and 6/17/2016 (81 FR 39630), the Committee for Purchase From People Who Are Blind or Severely Disabled published notices of proposed deletions from the Procurement List.

After consideration of the relevant matter presented, the Committee has determined that the product(s) and/or service(s) listed below are no longer suitable for procurement by the Federal Government under 41 U.S.C. 8501–8506 and 41 CFR 51–2.4.

Regulatory Flexibility Act Certification

I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

1. The action will not result in additional reporting, recordkeeping or other compliance requirements for small entities.