required under the Administrative Procedure Act and other applicable laws, and may be accessible under the Freedom of Information Act.

FOR FURTHER INFORMATION CONTACT: Melissa D’Arcy, Special Counsel, Division of Clearing and Risk, Commodity Futures Trading Commission, (202) 418–5086; email: mdarcy@cftc.gov, and refer to OMB Control No. 3038–0085.

SUPPLEMENTARY INFORMATION:

Title: Rule 50.50 End-User Notification of Non-Cleared Swap (OMB Control No. 3038–0085). This is a request for an extension and revision of a currently approved information collection.

Abstract: The Dodd-Frank Wall Street Reform and Consumer Protection Act (Dodd-Frank Act) amended Section 2(h)(1) of the Commodity Exchange Act (CEA) to provide that it shall be unlawful for any person to engage in a swap unless that person submits such swap for clearing to a derivatives clearing organization if the swap is required to be cleared. However, Section 2(h)(7) of the CEA, as added by the Dodd-Frank Act, also provides that a swap otherwise subject to the clearing requirement is eligible for an elective exception from clearing if one party to the swap is not a financial entity, is using swaps to hedge or mitigate commercial risk, and notifies the Commission, in a manner set forth by the Commission, how it generally meets its financial obligations associated with entering into non-cleared swaps (End-User Exception).

The Commission adopted Commission regulation 39.6 to specify requirements for electing the End-User Exception, including the reporting of certain information to a registered swap data repository (SDR) or the Commission. Following the publication of Commission regulation 39.6, the Commission recodified it as Commission regulation 50.50 (17 CFR 50.50). The information reported and collected under Commission regulation 50.50 is necessary as part of the overall package of swap-related information that must generally be submitted by reporting counterparties to SDRs under the Dodd-Frank Act. The Commission uses this information to assess and monitor the market participants electing the End-User Exception to the swap clearing requirement in order to prevent evasion of the clearing requirement.

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. On August 13, 2018, the Commission published in the Federal Register notice of the proposed extension of this information collection and provided 60 days for public comment on the proposed extension, 83 FR 39991 (60-Day Notice). The Commission received one comment on the 60-Day Notice.

In a comment letter submitted in response to the 60-Day Notice, the American Bankers Association (ABA) urged the Commission to amend Commission regulation 50.50 with respect to the frequency of the reporting requirement. Currently, end-users electing the exception are required to report information to the Commission annually, if not more frequently. The ABA requested that the Commission issue a notice of proposed rulemaking to consider revising the reporting requirement in Commission regulation 50.50 with respect to the frequency of the reporting requirement. Currently, end-users electing the exception are required to report information to the Commission annually, if not more frequently. The ABA’s request for an amendment to the rule text in Commission regulation 50.50 is outside the scope of the request for an extension of the subject collection. The ABA did not submit any comments to the Commission related to the burdens associated with this information collection, such as the estimated number of respondents or the estimated average burden hours per respondent. Accordingly, the Commission continues to believe that the burden estimates published in the 60-Day Notice are appropriate.

Burden Statement: The respondent burden for this collection is estimated to be as follows:

- Estimated Number of Respondents: 1,815.
- Estimated Average Burden Hours per Respondent: 0.58.
- Estimated Total Annual Burden Hours: 1,053.

Frequency of Collection: On occasion; annually.

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

Authority: 44 U.S.C. 3501 et seq.

Dated: October 24, 2018.

Robert Sidman,
Deputy Secretary of the Commission

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3 1815 x .58 hr = 1,053.2, and when rounded up to the next whole number equals 1,053 (the estimated total annual burden hours).
information that you wish to make available publicly. If you wish the Commission to consider information that you believe is exempt from disclosure under the Freedom of Information Act, a petition for confidential treatment of the exempt information may be submitted according to the procedures established in § 145.9 of the Commission’s regulations. The Commission reserves the right, but shall have no obligation, to review, pre-screen, filter, redact, refuse or remove any or all of your submission from http://www.cftc.gov that it may deem to be inappropriate for publication, such as obscene language. All submissions that have been redacted or removed that contain comments on the merits of the ICR will be retained in the public comment file and will be considered as required under the Administrative Procedure Act and other applicable laws, and may be accessible under the Freedom of Information Act.

FOR FURTHER INFORMATION CONTACT: Duane C. Andrenen, Associate Director, Division of Market Oversight, Commodity Futures Trading Commission, (202) 418–5492; email: dandresen@cftc.gov, and refer to OMB Control No. 3038–0101.

SUPPLEMENTARY INFORMATION:

Title: Registration of Foreign Boards of Trade (OMB Control No. 3038–0101). This is a request for extension of a currently approved information collection.

Abstract: Section 738 of the Dodd-Frank Act amended section 4(b) of the Commodity Exchange Act to provide that the Commission may adopt rules and regulations requiring foreign boards of trade (FBOT) that wish to provide their members or other participants located in the United States with direct access to the FBOT’s electronic trading and order matching system to register with the Commission. Pursuant to this authorization, the CFTC adopted a final rule requiring FBOTs that wish to permit trading by direct access to provide certain information to the Commission in applications for registration and, once registered, to provide certain information to meet quarterly and annual reporting requirements. Currently, Part 48 of the Commission’s regulations sets forth reporting and/or recordkeeping requirements to ensure registered FBOTs providing for trading by direct access meet statutory and regulatory requirements on an initial and ongoing basis.

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. On August 13, 2018, the Commission published in the Federal Register notice of the proposed extension of this information collection and provided 60 days for public comment on the proposed extension, 83 FR 39989 (“60-Day Notice”). The Commission did not receive any comments on the 60-Day Notice. Burden Statement: The Commission is revising its estimate of the burden for this collection for registered FBOTs, by reducing the number of FBOTs to which the burden applies. The respondent burden for this collection is estimated to be as follows:

Estimated Number of Respondents: 23.
Estimated Average Burden Hours per Respondent: 375.2.
Estimated Total Annual Burden Hours: 8,630.

Frequency of Collection: When a reportable event occurs and quarterly and annually for required reports.

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

Authority: 44 U.S.C. 3501 et seq.

Dated: October 24, 2018.

Robert Sidman,
Deputy Secretary of the Commission.

COURT SERVICES AND OFFENDER SUPERVISION AGENCY FOR THE DISTRICT OF COLUMBIA

SES Performance Review Board

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

ACTION: Notice.

SUMMARY: Notice is hereby given of the appointment of new members to the Court Services and Offender Supervision Services for the District of Columbia (CSOSA) and the Pretrial Services Agency for the District of Columbia (PSA), Senior Executive Service (SES) Performance Review Board. PSA is an independent agency within CSOSA. The Performance Review Board assures consistency, stability, and objectivity in the appraisal process.

DATES: Applicable: December 1, 2018 to February 2019.


SUPPLEMENTARY INFORMATION: Section 4314(c)(1) of Title 5 of the United States Code requires each agency to establish, in accordance with regulations prescribed by the Office of Personnel Management, one or more SES Performance Review Boards (PRB).

The PRB is responsible for making recommendations to the appointing and awarding authority on the performance appraisal ratings and performance awards for SES employees. Members of the PRB will serve a term that shall begin on December 1, 2018. The following executives have been designated as member of the Performance Review Board for CSOSA and PSA:

Cedric Hendricks, Associate Director for the Office of Legislative, Intergovernmental and Public Affairs for CSOSA
Reggie James, Reginald James, Associate Director for the Office of Administration for CSOSA
Linda Mays, Associate Director for the Office of Human Resources for CSOSA
William Kirkendale, Associate Director for the Office of Information Technology for CSOSA
Sheila Stokes, General Counsel for CSOSA
David Huffer, Associate Director for the Office of Research and Evaluation for CSOSA
Paul Girardo, Associate Director for the Office of Financial Management for CSOSA
Leslie Cooper, Director for PSA
Catherine Terry-Crusor, Associate Director for the Office of Operations for PSA
Lisa Rawlings, Chief of Staff for CSOSA
Jerrolyn Patricia Smoot, Deputy Director for PSA


Rochelle Durant,
Federal Register Liaison.

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1 17 CFR 145.9.