equipment. They also must inform personnel who launder MDA-
contaminated clothing of the requirement to prevent release of MDA,
while personnel who launder or clean MDA-contaminated protective
clothing or equipment must receive information about the potentially harmful effects of
MDA. In addition, employers are to post
warning signs at entrances or
accessways to regulated areas, as well as
train workers exposed to MDA at the
time of their initial assignment, and at
least annually thereafter.

Other paperwork provisions of the
MDA Standard require employers
to provide workers with medical
examinations, including initial,
periodic, emergency and follow-up
examinations. As part of the medical
surveillance program, employers must
ensure that the examining physician
receives specific written information,
and that they obtain from the physician
a written opinion regarding the worker’s
medical results and exposure
limitations.

The MDA Standard also specifies that
employers are to establish and maintain
exposure monitoring and medical
surveillance records for each worker
who is subject to these respective
requirements, make any required record
available to OSHA compliance officers
and the National Institute for
Occupational Safety and Health
(NIOSH) for examination and copying,
and provide exposure monitoring and
medical surveillance records to workers
and their designated representatives.

Finally, employers who cease to do
business within the period specified for
retaining exposure monitoring and
medical surveillance records, and who
have no successor employer, must
notify NIOSH at least 90 days before
disposing of the records and transmit
the records to NIOSH if so requested.

II. Special Issues for Comment

OSHA has a particular interest in
comments on the following issues:
• Whether the proposed information
  collection requirements are necessary
  for the proper performance of the
  Agency’s functions, including whether
  the information is useful;
• The accuracy of OSHA’s estimate of
  the burden (time and costs) of the
  information collection requirements,
  including the validity of the
  methodology and assumptions used;
• The quality, utility, and clarity of the
  information collected; and
• Ways to minimize the burden on
  employers who must comply; for
  example, by using automated or other
technological information collection
  and transmission techniques.

III. Proposed Actions

OSHA is requesting that OMB extend
its approval of the collection of
information requirements contained in
the 4,4′-Methylenedianiline in General
The Agency is requesting an adjustment
to the burden hours from 293 hours to
310 hours (an increase of 17 burden
hours). This increase is the result of
increasing the job turnover rate from 10% to 27%, resulting in an increased
number of workers that are receiving
medical examinations and being
trained.

OSHA will summarize the comments
submitted in response to this notice,
and will include this summary in its
request to OMB to extend the approval
of the information collection
requirements contained in the Standard.

Title: 4,4′-Methylenedianiline in

OMB Number: 1218–0184.

Affected Public: Business or other
profits; not-for-profit institutions;
Federal Government; State, Local, or
Tribal Governments.

Total Respondents: 10.
Frequency: On occasion.

Estimated Time per Response: Varies
from 5 minutes (.08 hour) for employers
to provide information to the physician
to 2 hours for initial monitoring.

Total Burden Hours: 310.

Estimated Cost (Operation and
Maintenance): $21,428.

IV. Public Participation—Submission of
Comments on This Notice and Internet
Access to Comments and Submissions

You may submit comments in
response to this document as follows:
(1) Electronically at http://
  www.regulations.gov, which is the
  Federal eRulemaking Portal; (2) by
  facsimile (FAX); or (3) by hard copy.
  All comments, attachments, and other
  material must identify the Agency name
  and OSHA docket number for the ICR
  (Docket No. OSHA–2009–0040). You
  may supplement electronic submissions
  by uploading document files
electronically. If you wish to mail
  additional materials in reference to an
  electronic or facsimile submission, you
  must submit them to the OSHA Docket
  Office (see the section of this notice
titled ADDRESSES). The additional
  materials must clearly identify your
  electronic comments by your name,
date, and the docket number so the
  Agency can attach them to your
  comments.

Because of security procedures, the
use of regular mail may cause a
significant delay in the receipt of
comments. For information about
security procedures concerning the
delivery of materials by hand, express
delivery, messenger, or courier service,
please contact the OSHA Docket Office
at (202) 693–2350 (TTY (877) 889–
5627).

Comments and submissions are
posted without change at http://
www.regulations.gov. Therefore, OSHA
cautions commenters about submitting
personal information such as Social
Security numbers and date of birth.

Although all submissions are listed in
the http://www.regulations.gov index,
some information (e.g., copyrighted
material) is not publicly available to
read or download through this Web site.

All submissions, including copyrighted
material, are available for inspection
and copying at the OSHA Docket Office.

Information on using the http://
www.regulations.gov Web site to submit
comments and access the docket is
available through the Web site’s “User
Tips” link. Contact the OSHA Docket
Office for information about materials
not available through the Web site, and
for assistance in using the Internet to
locate docket submissions.

V. Authority and Signature

Jordan Barab, Acting Assistant
Secretary of Labor for Occupational
Safety and Health, directed the
preparation of this notice. The authority
for this notice is the Paperwork
Reduction Act of 1995 (44 U.S.C. 3506
et seq.) and Secretary of Labor’s Order
No. 5–2007 (72 FR 31160).

Signed at Washington, DC, this 26th day of
October 2009.

Jordan Barab,
Acting Assistant Secretary for Labor for
Occupational Safety and Health.

[FR Doc. E9–26075 Filed 10–28–09; 8:45 am]

DEPARTMENT OF LABOR

Occupational Safety and Health
Administration

[Docket No. OSHA–2009–0036]

The Standard on 4,4′-
Methylenedianiline in Construction;
Extension of the Office of Management
and Budget’s (OMB) Approval of
Information Collection (Paperwork)
Requirements

AGENCY: Occupational Safety and Health
Administration (OSHA), Labor.

ACTION: Request for public comment.

SUMMARY: OSHA solicits public
comments concerning its proposal to
extend the Office of Management and Budget’s (OMB) approval of the information collection requirements specified in the Standard on 4,4’-Methyleneedianiline in Construction (29 CFR 1926.60).

DATES: Comments must be submitted (postmarked, sent, or received) by December 28, 2009.

ADDRESSES:
Electronically: You may submit comments and attachments electronically at http://www.regulations.gov, which is the Federal eRulemaking Portal. Follow the instructions online for submitting comments.
Facsimile: If your comments, including attachments, are not longer than 10 pages, you may fax them to the OSHA Docket Office at (202) 693–1648.
Mail, hand delivery, express mail, messenger, or courier service: When using this method, you must submit three copies of your comments and attachments to the OSHA Docket Office, Docket No. OSHA–2009–0036, U.S. Department of Labor, Occupational Safety and Health Administration, Room N–2625, 200 Constitution Avenue, NW., Washington, DC 20210. Deliveries (hand, express mail, messenger, and courier service) are accepted during the Department of Labor’s and Docket Office’s normal business hours, 8:15 a.m. to 4:45 p.m., e.t.

Instructions: All submissions must include the Agency name and OSHA docket number for the Information Collection Request (ICR) (OSHA–2009–0036). All comments, including any personal information you provide, are placed in the public docket without change, and may be made available online at http://www.regulations.gov. For further information on submitting comments see the “Public Participation” heading in the section of this notice titled “Supplementary Information.”

Docket: To read or download comments or other material in the docket, go to http://www.regulations.gov or the OSHA Docket Office at the address above. All documents in the docket (including this Federal Register notice) are listed in the http://www.regulations.gov index; however, some information (e.g., copyrighted material) is not publicly available to read or download through the Web site. All submissions, including copyrighted material, are available for inspection and copying at the OSHA Docket Office. You may also contact Jamaa N. Hill at the address below to obtain a copy of the ICR.

FOR FURTHER INFORMATION CONTACT:

Supplementary Information:

I. Background

The Department of Labor, as part of its continuing effort to reduce paperwork and respondent (i.e., employer) burden, conducts a preclearance consultation program to provide the public with an opportunity to comment on proposed and continuing information collection requirements in accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.). This program ensures that information is in the desired format, reporting burden (time and costs) is minimal, collection instruments are clearly understood, and OSHA’s estimate of the information collection burden is accurate. The Occupational Safety and Health Act of 1970 (the OSH Act) (29 U.S.C. 651 et seq.) authorizes information collection by employers as necessary or appropriate for enforcement of the OSH Act or for developing information regarding the causes and prevention of occupational injuries, illnesses, and accidents (29 U.S.C. 657). The OSH Act also requires that OSHA obtain such information with minimum burden upon employers, especially those operating small businesses, and to reduce to the maximum extent feasible unnecessary duplication of efforts in obtaining information (29 U.S.C. 657).

The information collection requirements specified in the 4,4’-Methyleneedianiline Standard for Construction (the “MDA Standard”) (29 CFR 1926.60) protect workers from the adverse health effects that may result from their exposure to MDA, including cancer, liver and skin disease. The major paperwork requirements specify that employers must perform initial, periodic, and additional exposure monitoring; notify each worker in writing of their results as soon as possible but no later than 5 days after receiving exposure monitoring results; and routinely inspect the hands, face, and forearms of each worker potentially exposed to MDA for signs of dermal exposure to MDA. Employers must also: establish a written compliance program; institute a respiratory protection program in accordance with 29 CFR 1910.134 (OSHA’s Respiratory Protection standard); and develop a written emergency plan for any construction operation that could have an emergency (i.e., an unexpected and potentially hazardous release of MDA).

Employers must label any material or products containing MDA, including containers used to store MDA-contaminated protective clothing and equipment. They also must inform personnel who launder MDA-contaminated clothing of the requirement to prevent release of MDA, while personnel who launder or clean MDA-contaminated protective clothing or equipment must receive information about the potentially harmful effects of MDA. In addition, employers are to post warning signs at entrances or accessways to regulated areas, as well as to train workers exposed to MDA at the time of their initial assignment, and at least annually thereafter.

Other paperwork provisions of the MDA Standard require employers to provide workers with medical examinations, including initial, periodic, emergency and follow-up examinations. As part of the medical surveillance program, employers must ensure that the examining physician receives specific written information, and that they obtain from the physician a written opinion regarding the worker’s medical results and exposure limitations.

The MDA Standard also specifies that employers are to establish and maintain exposure monitoring and medical surveillance records for each worker who is subject to these respective requirements, make any required record available to OSHA compliance officers and the National Institute for Occupational Safety and Health (NIOSH) for examination and copying, and provide exposure monitoring and medical surveillance records to workers and their designated representatives. Finally, employers who cease to do business within the period specified for retaining exposure monitoring and medical surveillance records, and who have no successor employer, must notify NIOSH at least 90 days before disposing of the records and transmit the records to NIOSH if so requested.

II. Special Issues for Comment

OSHA has a particular interest in comments on the following issues:
- Whether the proposed information collection requirements are necessary for the proper performance of the Agency’s functions, including whether the information is useful;
- The accuracy of OSHA’s estimate of the burden (time and costs) of the information collection requirements, including the validity of the methodology and assumptions used;
III. Proposed Actions

OSHA is requesting that OMB extend its approval of the collection of information requirements contained in the Standard on 4,4’-Methyleneedianiline in Construction (29 CFR 1926.60). The Agency is requesting an adjustment to the burden hours from 1,607 to 1,030 hours (a decrease of 577 hours). The reduction in burden hours is primarily the result of decreasing the number of establishments from 66 to 33 and the number of job sites from 660 to 330.

OSHA will summarize the comments submitted in response to this notice, and will include this summary in its request to OMB to extend the approval of the information collection requirements contained in the Standard on 4,4’-Methyleneedianiline in Construction (29 CFR 1926.60).

Type of Review: Extension of a currently approved collection.

Title: 4,4’-Methyleneedianiline in Construction (29 CFR 1926.60).

OMB Number: 1218–0183.

Affected Public: Business or other for-profits; not-for-profit institutions; Federal Government; State, Local, or Tribal Governments.

Total Respondents: 2,639.

Frequency: On occasion.

Estimated Time per Response: Varies from 5 minutes (.08 hour) for employers to provide information to the physician to 2 hours for initial monitoring.

Total Burden Hours: 1,030.

Estimated Cost (Operation and Maintenance): $62,850.

IV. Public Participation—Submission of Comments on This Notice and Internet Access to Comments and Submissions

You may submit comments in response to this document as follows: (1) Electronically at http://www.regulations.gov, which is the Federal e-Rulemaking Portal; (2) by facsimile (FAX); or (3) by hard copy. All comments, attachments, and other material must identify the Agency name and OSHA docket number for the ICR (Docket No. OSHA–2009–0036). You may supplement electronic submissions by uploading document files electronically. If you wish to mail additional materials in reference to an electronic or facsimile submission, you must submit them to the OSHA Docket Office (see the section of this notice titled ADDRESSES). The additional materials must clearly identify your electronic comments by your name, date, and the docket number so the Agency can attach them to your comments.

Because of security procedures, the use of regular mail may cause a significant delay in the receipt of comments. For information about security procedures concerning the delivery of materials by hand, express delivery, messenger, or courier service, please contact the OSHA Docket Office at (202) 693–2350, (TTY (877) 889–5627).

Comments and submissions are posted without change at http://www.regulations.gov. Therefore, OSHA cautions commenters about submitting personal information such as social security numbers and date of birth.

Although all submissions are listed in the http://www.regulations.gov index, some information (e.g., copyrighted material) is not publically available to read or download through this Web site. All submissions, including copyrighted material, are available for inspection and copying at the OSHA Docket Office. Information on using the http://www.regulations.gov Web site to submit comments and access the docket is available through the Web site's “User Tips” link. Contact the OSHA Docket Office for information about materials not available through the Web site, and for assistance in using the Internet to locate docket submissions.

V. Authority and Signature

Jordan Barab, Acting Assistant Secretary of Labor for Occupational Safety and Health, directed the preparation of this notice. The authority for this notice is the Paperwork Reduction Act of 1995 (44 U.S.C. 3506 et seq.) and Secretary of Labor’s Order No. 5–2007 (72 FR 31160).

Signed at Washington, DC, this 26th day of October 2009.

Jordan Barab,
Acting Assistant Secretary of Labor for Occupational Safety and Health.

LEGAL SERVICES CORPORATION

Notice of Intent To Award—Grant Awards for the Provision of Civil Legal Services to Eligible Low-Income Clients Beginning January 1, 2010

AGENCY: Legal Services Corporation.

ACTION: Announcement of intention to make FY 2010 Competitive Grant Awards.

SUMMARY: The Legal Services Corporation (LSC) hereby announces its intention to award grants and contracts to provide economical and effective delivery of high quality civil legal services to eligible low-income clients, beginning January 1, 2010.

DATES: All comments and recommendations must be received on or before the close of business on November 30, 2009.

ADDRESSES: Legal Services Corporation—Competitive Grants, Legal Services Corporation; 3333 K Street, NW., Third Floor; Washington, DC 20007.

FOR FURTHER INFORMATION CONTACT: Reginald Haley, Office of Program Performance, at (202) 295–1545, or haleyr@lsc.gov.

SUPPLEMENTARY INFORMATION: Pursuant to LSC’s announcement of funding availability on April 3, 2009 (74 FR 15307), and Grant Renewal applications due on June 5, 2009, LSC intends to award funds to the following organizations to provide civil legal services in the indicated service areas. Amounts are subject to change.

<table>
<thead>
<tr>
<th>Service area</th>
<th>Applicant name</th>
<th>Estimated annualized grant amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alabama</td>
<td></td>
<td>$6,850,344</td>
</tr>
<tr>
<td>AL–4</td>
<td>Legal Services Alabama, Inc</td>
<td></td>
</tr>
<tr>
<td>M AL</td>
<td>Texas RioGrande Legal Aid, Inc</td>
<td>35,083</td>
</tr>
<tr>
<td>Alaska</td>
<td></td>
<td>793,046</td>
</tr>
<tr>
<td>AK–1</td>
<td>Alaska Legal Services Corporation</td>
<td></td>
</tr>
<tr>
<td>NAK–1</td>
<td>Alaska Legal Services Corporation</td>
<td>577,924</td>
</tr>
<tr>
<td>Arizona</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>