manager, two computer engineers and ten additional personnel.

The estimate of the respondent’s burden for this data collection is as follows:

Number of N3G respondents: 880.
Frequency of responses: One session (4 hours each) for Local Law Enforcement Personnel. Two sessions (4 hours each) for CSO and two Computer Engineers except when interviewing at a CSA.

Total annual responses: Once for Local Law Enforcement personnel and twice for CSOs and Computer Engineers.

Hours per response: 4 hours.
Hours for Travel for 8 Local LE personnel per location: 4 hours.
Annual Hour Burden: 5,720 hours.
(6) An estimate of the total public burden (in hours) associated with this collection: There are approximately 5,720 hours, annual burden, associated with this information collection.

If additional information is required contact Jerri Murray, Department Clearance Officer, Policy and Planning Staff, Justice Management Division, United States Department of Justice, Two Constitution Square, 145 N Street NE., Room 3E.405B, Washington, DC 20530.

Dated: April 14, 2014.

Jerri Murray,
Department Clearance Officer for PRA, United States Department of Justice.

[FR Doc. 2014–08790 Filed 4–17–14; 8:45 am]
BILLING CODE 4410–02–P

DEPARTMENT OF LABOR

Employment and Training Administration

Notice of a Meeting: Native American Employment and Training Council

AGENCY: Employment and Training Administration, Labor.

ACTION: Notice of meeting.

SUMMARY: Pursuant to Section 10(a)(2) of the Federal Advisory Committee Act (FACA) (Pub. L. 92–463), as amended, and Section 166(h)(4) of the Workforce Investment Act (WIA) [29 U.S.C. 2911(h)(4)], notice is hereby given of the next meeting of the Native American Employment and Training Council (Council), as constituted under WIA.

DATES: The meeting will begin at 9:00 a.m. (Eastern Daylight Time) on Wednesday, May 28, 2014, and continue until 4:30 p.m. that day. The period from 2:30 p.m. to 4:30 p.m. on May 28, 2014, will be reserved for participation and presentations by members of the public. The meeting will reconvene at 9:00 a.m. on Thursday, May 29, 2014, and adjourn at 12:00 p.m. that day.

ADDRESSES: The meeting on May 28, 2014 will be held at the U.S. Bureau of Labor Statistics, Postal Square Building, 2 Massachusetts Avenue, Northeast, Washington, DC 20210, Conference Room #9. The meeting on May 29, 2014, will be held at the U.S. Department of Labor, 200 Constitution Avenue, Northwest, Washington, DC 20210, Room C–5320.

SUPPLEMENTARY INFORMATION: The meeting is open to the public. Members of the public not present may submit a written statement on or before Tuesday, May 27, 2014, to be included in the record of the meeting. Submit written statements to Mr. Craig Lewis, Designated Federal Official (DFO), U.S. Department of Labor, 200 Constitution Avenue, Northwest, Room S–4209, Washington, DC 20210 or email: Lewis.Craig@del.gov. Written statements may also be faxed to Mr. Lewis at (202) 693–3717 on or before Tuesday, May 27, 2014. Persons who need special accommodations should also contact Mr. Lewis at (202) 693–3384, at least two business days before the meeting. The formal agenda will focus on the following topics: (1) Election of Chair for Council; (2) U.S. Department of Labor, Employment and Training Administration Updates; (3) Training and Technical Assistance; (4) Council and Work Group Updates and Recommendations; (5) New Business and Next Steps; and (6) Public Comment.

FOR FURTHER INFORMATION CONTACT: Mr. Craig Lewis, DFO, Division of Indian and Native American Programs, Employment and Training Administration, U.S. Department of Labor, Room S–4209, 200 Constitution Avenue, Northeast, Washington, DC 20210. Telephone number (202) 693–3384 (VOICE) (this is not a toll-free number).

Eric M. Seleznov,
Acting Assistant Secretary for Employment and Training Administration, Labor.

[FR Doc. 2014–08832 Filed 4–17–14; 8:45 am]
BILLING CODE 4501–FR–P

DEPARTMENT OF LABOR

Occupational Safety and Health Administration

[Docket No. OSHA–2012–0015]

Proposed Modification of the Uniform Chimney Variance To Include Industrial Access, Inc., and Marietta Silos LLC

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

ACTION: Notice of applications for a permanent variance and request for comments.

SUMMARY: OSHA proposes to modify the uniform chimney variance granted to Kiewit Power Constructors Co. and other employers (see 78 FR 60900) by adding Industrial Access, Inc., and Marietta Silos LLC (“Industrial Access and Marietta Silos” or “the applicants”) to the list of employers covered by the conditions specified in that variance. OSHA invites the public to submit comments on this proposed modification.

DATES: Submit comments, information, and documents in response to this notice, or requests for a hearing or an extension of time to make a submission, on or before May 19, 2014.

ADDRESSES: Submit comments and requests by any of the following methods:

Electronically: Submit comments and attachments electronically at http://www.regulations.gov, which is the Federal eRulemaking Portal. Follow the instructions online for making electronic submissions.

Facsimile: If submissions, including attachments, are not longer than 10 pages, commenters may fax them to the OSHA Docket Office at (202) 693–1646. Instead of transmitting facsimile copies of attachments that supplement the comments (e.g., studies, journal articles), commenters may submit these attachments to the OSHA Docket Office, Technical Data Center, Room N–2625, OSHA, U.S. Department of Labor, 200 Constitution Ave. NW., Washington, DC 20210. These attachments must clearly identify the sender’s name, date, subject, and docket number (i.e., OSHA–2012–0015) so that the Agency can attach them to the appropriate comments.

Regular or express mail, hand delivery, or messenger (courier) service: Submit a copy of comments and any attachments to the OSHA Docket Office, Docket No. OSHA–2012–0015, Technical Data Center, U.S. Department of Labor, 200 Constitution Avenue NW,
Between 1973 and 2010, OSHA granted to a number of chimney-construction companies permanent variances from the provisions of the OSHA standards that regulate boatswains’ chairs and hoist towers, specifically, paragraph (o)(3) of 29 CFR 1926.452 and paragraphs (c)(1) through (c)(4), (c)(8), (c)(13), (c)(14)(i), and (c)(16) of 29 CFR 1926.552. On October 2, 2013, the Agency granted a permanent multi-state uniform chimney variance to 15 construction employers (Kiewit et al; 78 FR 60900). The uniform chimney variance: (1) Clarified, improved, and updated the technology and safeguards included in the conditions of the variance by citing the most recent consensus standards and best practices; (2) broadened and standardized the scope of the uniform chimney variance to apply to chimney-related construction, including work on chimneys, chimney linings, stacks, silos, towers, and similar structures, built using jump-form and slip-form methods of construction, regardless of the structural configuration, and that involve the use of temporary personnel hoist systems; (3) provided consistent and safe variance conditions across the employers applying for and, granted, the uniform chimney variance; and (4) superseded and replaced the chimney-related construction variances granted between 1973 and 2010.

II. Notice of Applications

On December 6, 2013, Industrial Access, Inc., and on February 7, 2014, Marietta Silos LLC, submitted their respective applications for a permanent variance under Section 6(d) of the Occupational Safety and Health Act of 1970 (29 U.S.C. 655) and 29 CFR 1905.11 (“Variances and other relief under section 6(d)”)(see Exs. OSHA–2012–0015–0023 and 0024). The applicants construct, renovate, repair, maintain, inspect, and demolish fall chimneys and similar structures made of concrete, brick, and steel. This work, which occurs throughout the United States, requires the applicants to transport employees and construction tools and materials to and from elevated worksites located inside and outside these structures. The applicants’ names and addresses are as follows: Industrial Access, Inc., 1155 McFarland 400 Drive, Alpharetta, GA 30004. Marietta Silos LLC, 2417 Waterford Road, Marietta, OH 45750.

The applicants seek a permanent variance from 29 CFR 1926.452(o)(3), which regulates the tackle used to rig a boatswains’ chair, as well as from paragraphs (c)(1) through (c)(4), (c)(8), (c)(13), (c)(14)(i), and (c)(16) of 29 CFR 1926.552, which regulate hoist towers. These paragraphs specify the following requirements:

- (o)(3)—Requirements for the tackle used to rig a boatswains’ chair;
- (c)(1)—Construction requirements for hoist towers outside a structure;
- (c)(2)—Construction requirements for hoist towers inside a structure;
- (c)(3)—Anchoring a hoist tower to a structure;
- (c)(4)—Hoistway doors or gates;
- (c)(8)—Electrically interlocking entrance doors or gates to the hoistway and cars;
- (c)(13)—Emergency stop switch located in the car;
- (c)(14)(i)—Using a minimum of two wire ropes for drum hoisting; and
- (c)(16)—Material and component requirements for construction of personnel hoists.

Instead of complying with these requirements, the applicants propose to use the alternative conditions specified by OSHA for these requirements in the uniform chimney variance. The applicants contend that including them under the conditions of the uniform chimney variance would provide their employees with a place of employment that is at least as safe and healthful as these employees would receive under the existing provisions.

See 38 FR 8354 (April 3, 1973), 44 FR 51352 (August 31, 1979), 50 FR 20145 (May 14, 1985), 50 FR 40627 (October 4, 1985), 52 FR 22552 (June 12, 1987), 68 FR 52961 (September 8, 2003), 70 FR 72659 (December 6, 2005), 71 FR 10557 (March 1, 2006), 72 FR 6002 (February 8, 2007), 74 FR 34789 (July 17, 2009), 74 FR 41742 (August 18, 2009), and 75 FR 22424 (April 28, 2010).
As is the case with the uniform chimney variance, the places of employment affected by the variance applications are the present and future projects where the applicants construct chimneys and chimney-related structures using jump-form and slip-form construction techniques and procedures, regardless of structural configuration when such construction involves the use of temporary personnel hoist systems. The applicants’ projects would be in states under federal authority, as well as states that have safety and health plans approved by OSHA under Section 18 of the Occupational Safety and Health Act of 1970 (29 U.S.C. 667) and 29 CFR part 1952 (“Approved State Plans for Enforcement of State Standards”). The affected states cover private-sector employers and have standards identical to the standards that are the subject of these applications, and these states agree to the terms of the variance. (For further information, see the discussion of State-plan coverage for the uniform chimney variance at 78 FR 60900, 60901.)

The proposed variance would permit the applicants to operate temporary hoist systems in the manner prescribed by the uniform chimney variance. According the conditions of the uniform chimney variance, the applicants would use these temporary hoist systems to raise and lower workers to and from elevated worksites. Examples of elevated worksites where temporary hoist systems would operate include: Chimneys, chimney linings, stacks, silos, and chimney-related structures such as towers and similar structures constructed using jump-form and slip-form construction techniques and procedures regardless of the structural configuration of the structure (such as tapered or straight barreled of any diameter).

The applicants certify that they provided the employee representatives of the affected employees with a copy of their respective variance applications. The applicants also certify that they notified their employees of the respective variance applications by posting a copy of the respective applications at locations where they normally post notices to their employees, and by other appropriate means. In addition, the applicants attest that they informed their employees and their representatives of their right to petition the Assistant Secretary of Labor for Occupational Safety and Health for a hearing on their variance applications. If granted, OSHA would add the applicants to the employers listed in the uniform chimney variance. Therefore, the applicants would comply with conditions that are consistent with the conditions used by the other employers listed in the uniform chimney variance when operating temporary hoist systems in the construction of chimney-related structures.

III. Specific Conditions of the Variance Applications

As mentioned previously in this notice, OSHA has granted a number of permanent variances since 1973 from the tackle requirements for boatswains’ chairs in 29 CFR 1926.452(o)(3) and the requirements for hoist towers specified by paragraphs (c)(1) through (c)(4), (c)(6), (c)(13), (c)(14)(i), and (c)(16) of 29 CFR 1926.552. In view of the OSHA’s history, knowledge, and experience with the variances granted for chimney-related construction, OSHA finds that the variance applications submitted by Industrial Access and Marietta Silos are consistent with the uniform chimney variance previously granted to other employers in the construction industry. Therefore, OSHA preliminarily determined that the alternative conditions specified by the applications will protect the applicants’ workers at least as effectively as the requirements of 29 CFR 1926.452(o)(3) and paragraphs (c)(1) through (c)(4), (c)(6), (c)(13), (c)(14)(i), and (c)(16) of 29 CFR 1926.552.

Pursuant to the provisions of 29 CFR 1905.13 (“Modification, revocation, and renewal of rules or orders”), OSHA is notifying the public that Industrial Access and Marietta Silos are proposing to modify the uniform chimney variance granted previously by OSHA to Kiewit Power Constructors Co. and other employers (see 78 FR 60900) by adding them to the list of employers granted authority by the Agency to apply the conditions specified in the uniform chimney variance when operating temporary hoist systems in the construction of chimney-related structures. Accordingly, section VI (“Order”) of the uniform chimney variance provides the alternate conditions to which Industrial Access and Marietta Silos would have to comply should OSHA grant them this modification to the uniform chimney variance. OSHA invites the public to submit comments on this proposed modification to the uniform chimney variance.

IV. Authority and Signature

David Michaels, Ph.D., MPH, Assistant Secretary of Labor for Occupational Safety and Health, 200 Constitution Avenue NW, Washington, DC 20210, authorized the preparation of this notice. Accordingly, the Agency is issuing this notice pursuant to 29 U.S.C. 655, Secretary of Labor’s Order No. 1–2012 (77 FR 3912, Jan. 25, 2012), and 29 CFR part 1905.

Signed at Washington, DC, on April 15, 2014.

David Michaels,
Assistant Secretary of Labor for Occupational Safety and Health.

[FR Doc. 2014–08900 Filed 4–17–14; 8:45 am]

BILLING CODE 4510–26–P

NUCLEAR REGULATORY COMMISSION

[NRC–2014–0077]

Proposed Procedures for Conducting Hearings on Whether Acceptance Criteria in Combined Licenses Are Met

AGENCY: Nuclear Regulatory Commission.

ACTION: Proposed ITAAC hearing procedures.

SUMMARY: The U.S. Nuclear Regulatory Commission (NRC) is developing generic procedures for conducting hearings on whether acceptance criteria in combined licenses are met. These acceptance criteria are part of the inspections, tests, analyses, and acceptance criteria (ITAAC) included in the combined license for a nuclear reactor. Reactor operation may commence only if and after the NRC finds that these acceptance criteria are met. The proposed generic hearing procedures are being issued for public comment. After these generic hearing procedures are finalized, the Commission will use them (with appropriate modifications) in case-specific orders to govern hearings on conformance with the acceptance criteria. The NRC intends to hold a public meeting during the comment period to discuss the proposed procedures.

DATES: Submit comments by July 2, 2014.

Comments received after this date will be considered if it is practical to do so, but it is unlikely that consideration of late comments will be practical because of the need to finalize the generic procedures on an expedited basis to support preparation for upcoming hearings for reactors currently under construction.