Department of Justice Retrospective Review Report - July 2015

				Department of Justice Rei	ii ospectiv	e neview ne	port July 20	J1J			
Agency	Sub- agency	Title Of Initiative/Rule or ICR	RIN/OMB Control Number	Summary of Initiative	Status of Initiative New to this update, Ongoing, or Completed	Target Completion Date (if completed, please add the publication date and cite in Federal Register for example)	Does the Initiative include pilot projects, safe harbor exemptions, sunset provisions, trigger provisions, streamlined requirements, state flexibilities, or other similar strategies?	Does this initiative employ any type of experimental design y/n?	If so, please briefly describe	What methods will you engage in to Identify Improvements (public comment, analyses, third party assessments, etc.). Please identify all that apply	If Available, anticipated or realized savings in costs &/or burdens and anticipated or realized changes in benefits
_		nder Retrospec		V							
New	Rule N	ot Previously Re	eported		<u> </u>						
DOJ	OJP	Public Safety Officers' Benefits (PSOB) Program	TBD		Under Development	NPRM pub. 1/2016. Final rule pub. 8/2016.	No	No	N/A	Public comments	TBD
Pres	iously F	Reported Items									
DOJ	DEA		1117-AB37	The DEA proposes to amend its regulations to clearly delineate how to transport, dispense, and store controlled substances away from registered locations when such activities are for the purpose of dispensing controlled substances on an as-needed and random basis. These proposed amendments include changes necessary to implement the Veterinary Medicine Mobility Act of 2014 and to clarify controlled substance handling requirements for emergency response operations.	Ongoing	FY 2016 (NPRM)	No	No	N/A	Public comments	TBD

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DOJ	DEA		TBD	The Drug Enforcement Administration (DEA)	Ongoing	November 2015	No	No	N/A	Public comments,	Pursuant to section 6 of E.O.
		and Export		is proposing to update its regulations for the		(NPRM)					13659, DEA been consulting
		Requirements for		import and export of tableting and							with CBP and is continuing
		Tableting and		encapsulating machines, controlled							to study possible
		Encapsulating		substances, and listed chemicals. The							modifications to its existing
		Machines, Controlled		amendments clarify certain policies and							regulations, in order to
		Substances, and Listed Chemicals,		reflect current procedures and technological advancements. They also allow for the							reduce the burdens on
		Including Changes to		implementation, as applicable to tableting and							importers and exporters
		Implement the		encapsulating machines, controlled							while continuing to
		International Trade		substances, and listed chemicals, of the							maintain effective controls
		Data System		President's Executive Order on streamlining							against diversion.
		2 ata 3 / 5 tem		the export/import process and requiring the							
				government-wide utilization of the							
				International Trade Data System (ITDS). The							
				goal of DEA is to make the entire							
				import/export process electronic/online, which							
				will require changes to applications, notices,							
				and all other filings for import/export							
				transactions involving controlled substances,							
				listed chemicals, tableting and encapsulating							
				machines, transshipments of controlled							
				substances and listed chemicals, and							
				international transactions of controlled							
				substances and listed chemicals.							
DOJ	EOIR	Recognition of	1125-AA72	This rule proposes to amend the regulations	Ongoing	FY 2015	Streamlined	No	N/A	Public comments	This proposed rule
		Organizations and		governing the requirements and procedures			requirements				promotes the effective and
		Accreditations of		for authorizing representatives of non-profit							efficient administration of
		Non- Attorney		religious, charitable, social service, or similar							justice before DHS and EOIR
		Representatives		organizations to represent persons in							by increasing the availability
				proceedings before the Executive Office for							of competent non-lawyer
				Immigration Review (EOIR) and the							representation for
				Department of Homeland Security (DHS).							underserved immigrant
											populations. It seeks to
											accomplish this goal by
											increasing the availability of
											qualified representation for
											primarily low-income and
											indigent persons while
											protecting the public from
											fraud and abuse by
											unscrupulous organizations
											and individuals.
											and marviduals.

[OOJ	EOIR	List of Pro Bono Legal Service Providers for Aliens in Immigration Proceedings	1125-AA62	This rule proposes to amend 8 CFR part 1003 by changing the name of the "List of Free Legal Services Providers." to the "List of Pro Bono Legal Service Providers." The rule would also enhance the eligibility requirements for organizations, private attorneys, and referral services to be included on the List of Pro Bono Legal Service Providers. The proposed rule published on 09/17/14, at 79 FR 55662.	Ongoing	FY 2015	Streamlined requirements	No	N/A		This proposed rule will enhance the eligibility requirements for organizations, private attorneys, and referral services to be included on the List of Pro Bono Legal Service Providers (List). The List is central to EOIR's efforts to improve the amount and quality of representation before its adjudicators, and it is an
												essential tool to inform aliens in proceedings before EOIR of available pro bono legal services.
	901	EOIR	Retrospective Regulatory Review Under E.O. 13563 of 8 CFR Parts 1003, 1103, 1211, 1212, 1215, 1216, 1235	1125-AA71	Advance notice of future rulemaking concerning appeals of DHS decisions (8 C.F.R. part 1103), documentary requirements for aliens (8 C.F.R. parts 1211 and 1212), control of aliens departing from the United States (8 C.F.R. part 1215), procedures governing conditional permanent resident status (8 C.F.R. part 1216), and inspection of individuals applying for admission to the United States (8 C.F.R. part 1235). The ANPRM was published on 9/28/2012. The comment period closed on 11/27/2012. EOIR is currently in the process of reviewing the comments received and drafting two follow-up NPRMs.	Ongoing	2016		No	N/A	Public comments.	TBD

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DOJ	EOIR	Separate	1125- AA78	This rule would amend the Executive Office	Ongoing	2015	No	N/A	Public comments.	This rule will enhance
		Representation for		for Immigration Review (EOIR) regulations						representation of detained
		Custody and Bond		relating to the representation of aliens in						aliens by making it easier for
		Proceedings		custody and bond proceedings by allowing a						aliens who may not be able
				representative to enter an appearance in						to afford to hire an attorney
				custody and bond proceedings before EOIR						for all of their proceedings
				without committing to appear on behalf of						before the Immigration
				the alien for all proceedings before the						Court to at least be able to
				Immigration Court. The proposed rule was						be represented during their
				published on 09/17/14, at 79 FR 55659. EOIR has developed a final rule which is undergoing						custody and bond
				final Department clearance						proceedings. The
				iniai Department cicarance						Department anticipates that
										this rule will also have a
										positive economic effect
										because increasing the
										number of aliens who are
										represented in their custody
										and bond proceedings will
										enable immigration judges
										to adjudicate proceedings in
										a more effective and timely
										manner.

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OJ	CRT	Proposed eCollection; Electronic Submission of Americans with Disabilities Act Discrimination Complaint Form	1190-0009	The Civil Rights Division is seeking extension of a currently approved information collection that is used by persons alleging discrimination on the basis of disability by public entities. Individuals will now be able to complete the form online and submit it electronically.	New to this update	FY 2015 60-day notice published on 02/26/2015 (80 FR 10513); 30-day notice published on 05/04/2015 (80 FR 25325)			Estimated 2275 hours eliminated in paperwork/reporting with change to electronic form The projected savings to t government is not yet known. Individuals submitting ADA complain using the electronic form will no longer need to ma paper copies of the form the Department. It is estimated that 9,100 complaint forms will be completed each year and that it will take 0.50 hours to complete the form for total of 4,550 hours. This represents a reduction of 0.25 hours per form over the time estimated in 201 for the paper form.
Prev	iously F	Reported Items							
DOOJ	EOIR		1125-0001	This information collection is necessary to determine the statutory eligibility of individual aliens who have been determined to be removable from the United States for cancellation of their removal, as well as to provide information relevant to a favorable exercise of discretion.	Ongoing	FY 2017			29,881 hours of paperwork/reporting eliminated. The projected savings to the governmen is not yet known. There ar 25,627 annual submission of this form; as this form requires submission of documentary evidence, EOIR estimates that the majority of respondents fit this form in person at the immigration court. EOIR conservatively estimates that 20% of these annual respondents, or 5,125.4, would file this form electronically, resulting in aggregate cost savings to the public of \$2,306.43 savings in postage and \$6,663.02 savings in printing costs.

DOJ	EOIR	Electronic	1125-0002	A party affected by a decision of an	Ongoing	FY 2017		1	1,920 hours of
נטט	LOIK	Submission of Notice		Immigration Judge may appeal that decision	Oligonig	F1 201/			paperwork/reporting
		of Appeal from a		to the Board, provided the Board has					eliminated. The projected
		Decision of an		jurisdiction pursuant to 8 C.F.R. 1003.1(b). An					savings to the government
		Immigration Judge		appeal from an Immigration Judge's decision					is not yet known. There are
		(Form EOIR-26		is taken by completing the Form EOIR-26 and					19,201 annual submissions
				submitting it to the Board					of this form; as this form is a
									notice of appeal that must
									be filed with the Board of
									Immigration Appeals,
									located in Falls Church, VA,
									EOIR estimates that the
									majority of respondents file
									this form using the postal
									service. EOIR conservatively
									estimates that 90% of these
									annual respondents, or
									17,280.9, would file this
									form electronically,
									resulting in aggregate cost
									savings to the public of
									\$7,776.41 savings in
									postage and \$10,368.54
									savings in printing costs.
DOJ	EOIR	Electronic	1125-0003	The information on the fee waiver request	Ongoing	FY 2017			1,194 hours of
		Submission of Fee		form is used by the Board of Immigration	5 0 0				paperwork/reporting
		Waiver Request		Appeals to determine whether the requisite					eliminated. The projected
		Form (Form EOIR-		fee for a motion or appeal will be waived due					savings to the government
		26A)		to an individual's financial situation.					is not yet known. There are
		,							5,970 annual submissions of
									this form; as this form is a
									notice of appeal that must
									be filed with the Board of
									Immigration Appeals,
									located in Falls Church, VA,
									EOIR estimates that the
									majority of respondents file
									this form using the postal
									service. EOIR conservatively
		1			1				estimates that 90% of these
									annual respondents, or
									5,373, would file this form
									electronically, resulting in
									aggregate cost savings to
		1			1				the public of \$2,417.85
		1			1				savings in postage and
									\$537.30 savings in printing
									costs.
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DOJ	EOIR	Electronic	1125-0012	This information collection is necessary to	Ongoing	FY 2017		44 hours of
		Submission of		determine whether the organization meets	3 0 0			paperwork/reporting
		Request for		the regulatory and relevant case law				eliminated. The projected
		Recognition of a Non-		requirements for recognition by the Board as				savings to the government
		profit Religious,		a legal service provider, which then would				is not yet known. There are
		Charitable, Social		allow its designated representative or				105 annual submissions of
		Service, or Similar		representatives to seek full or partial				this form; as this form is a
		Organization (Form		accreditation to practice before EOIR and/or				request for recognition that
		EOIR-31)		the Department of Homeland Security.				must be filed with the Board
								of Immigration Appeals,
								located in Falls Church, VA,
								EOIR estimates that the
								majority of respondents file
								this form using the postal
								service. EOIR conservatively
								estimates that 90% of these
								annual respondents, or
								94.5, would file this form
								electronically, resulting in
								aggregate cost savings to
								the public of \$42.53 savings
								in postage and \$28.35
								savings in printing costs.
DOJ	EOIR	Request by	1125-0013	EOIR recently developed a new voluntary	Ongoing	FY 2017		This form was developed in
		Organization for		information collection (Form EOIR-31A) to				order to assist recognized
		Accreditation of Non-		assist Nonprofit Religious, Charitable, Social				organizations in applying for
		Attorney		Service, or Similar Organizations recognized				the accreditation of their
		Representative		to provide representation to individuals				representatives to appear
		(Form EOIR-31A)		appearing before EOIR and the Department of				before EOIR and DHS. The
				Homeland Security (DHS).				new voluntary Form EOIR-
								31A makes it easier for an
								organization to submit a
								complete application for
								accreditation and for the
								Board to review an
								individual's credentials for
								eligibility and fitness to
								participate in the R&A
								program. As this is a new
								collection, the projected
								savings to the government
								and the public is not yet
		<u> </u>	<u> </u>					known.

Executive Order 13659, "Streamlining the Export/Import Process for America's Businesses," provided new directives for agencies to improve the technologies, policies, and other controls governing the movement of goods across our national borders. This includes additional steps to implement the International Trade Data System as an electronic information exchange capability, or "single window," through which businesses will transmit data required by participating agencies for the importation or exportation or exportation or exportation or exportation.

At the Department of Justice, stakeholders must obtain pre-import and pre-export authorizations from the Drug Enforcement Administration (DEA) (relating to controlled substances and listed chemicals), or from the Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF) (relating to firearms, ammunition, and explosives). The ITDS "single window" will work in conjunction with these pre-import and pre-export authorizations.

The pre-import/export requests for both agencies occur before the goods are at the border or port of entry, thus allowing adequate time for the respective agency to review the request and pertinent data relating to the request, and

contact interested parties and/or foreign counterparts on the stakeholder's request. Stakeholders seeking to import or export commodities regulated by these agencies will continue to utilize the established application process at each agency. DEA has electronic filing systems for most import and export authorizations, and ATF allows optional electronic filing for import and export authorizations. DEA and ATF systems then supply, by batch, license and permit information to CBP to facilitate validation of licenses and permits for imported or exported goods at the border.