transportation and, where required, lodging must be no less than (and is not required to be more than) the most economical and reasonable costs. The employer is responsible for those costs necessary for the worker to travel to the worksite if the worker completes 50 percent of the work contract period, but is not responsible for unauthorized detours, and if the worker completes the contract, return transportation and subsistence costs, including lodging costs where necessary. This policy applies equally to instances where the worker is traveling within the U.S. to the employer's worksite. For further information on when the employer is responsible for lodging costs, see the FAQ on travel costs at the OFLC Web site at http://

www.foreignlaborcert.doleta.gov/.

Signed in Washington, DC, this 28th day of February 2012.

Jane Oates,

Assistant Secretary, Employment and Training Administration. [FR Doc. 2012–5243 Filed 2–29–12; 4:15 pm]

BILLING CODE 4510-FP-P

DEPARTMENT OF LABOR

Employment and Training Administration

Wage and Hour Division

Announcement of Public Briefings on the Changes to the Labor Certification Process for the Temporary Non-Agricultural Employment of H–2B Aliens in the United States

AGENCIES: Employment and Training Administration and Wage and Hour Division; Department of Labor. **ACTION:** Notice of Meeting and Webinars.

SUMMARY: On February 21, 2012, the Department of Labor (the Department or DOL) published a Final Rule to amend the H–2B regulations at 20 CFR part 655 governing the certification of temporary employment of nonimmigrant workers in temporary or seasonal nonagricultural employment. See Temporary Non-Agricultural Employment of H–2B Aliens in the United States, Final Rule, 76 FR 10038, Feb. 21, 2012 (the H–2B Final Rule). The Department's H–2B Final Rule also created new regulations at 29 CFR part 503 to provide for enhanced enforcement under the H–2B program requirements should employers fail to meet their obligations under the H-2B program. The Department has also made changes to the Application for

Temporary Employment Certification, ETA Form 9142 (OMB Control No. 1205–0466). The H–2B Final Rule is scheduled to become effective on April 23, 2012.

The Department has scheduled three webinars and one public briefing to educate stakeholders, program users, and other interested members of the public on changes to the H–2B program made by the H–2B Final Rule and on applying for H–2B temporary labor certifications under the new regulations using the modified ETA Form 9142.

As currently planned, the sessions will take place in March and early April, 2012. The in-person briefing will be held at DOL in Washington, DC This notice provides the public with dates, location, and registration information regarding the webinars and public briefing. These informational sessions are subject to change and/or cancellation without further notice in the Federal Register. However, the Department will post any changes related to the webinars on the Office of Foreign Labor Certification Web site at: http://www.foreignlaborcert.doleta.gov/ and will notify registered participants of any changes to the in-person briefing. Please note that the capacity of each webinar is limited to 200 concurrent participants. Ability to log in to a webinar session is established on a firstcome, first-served basis; please note that all the webinars will cover essentially the same information. Participants will be able to log in approximately 30 minutes prior to the official start of the webinar listed below. We encourage organizations or other groups of participants to access the webinars at a single, centralized location to maximize attendance.

DATES: The webinars and briefing dates are:

1. Wednesday, March 14, 2012, Webinar.

Time: 1:30 p.m.–4 p.m. Eastern Daylight Time.

2. Tuesday, March 20, 2012, Webinar. Time: 1:30 p.m.–4 p.m. Eastern Daylight Time.

3. Tuesday, March 27, 2012, Webinar. Time: 1:30 p.m.–4 p.m. Eastern Daylight Time.

4. Tuesday, April 17, 2012, In-person briefing in Washington, DC

Time: 10 a.m.–3 p.m. Eastern Daylight Time. Check-in of registered participants will begin onsite at 9 a.m. ADDRESSES: The meeting locations are:

Webinars

1. To join the Webinars, please follow these steps:

To join the March 14 Webinar, please go to:

https://dol.webex.com/dol/onstage/g.php?d=646230663%t=a%EA=erskine.timothy%40dol.gov%ET=2d120e21c0cb4635d8f0bd3e97c6ca60%ETR=915808b73610795947a9ea7bf97313de%SourceId=b8f4e0b12f35fcede040fc0a0f8423ac%RT=MiMxMQ==%p

And click "Join Now". To join the March 20 Webinar, please go to: https://dol.webex.com/dol/onstage/ g.php?d=647498716&t=a&EA= erskine.timothy%40dol.gov&ET= c9e80572b4c79ccf5cd558e1c8de99e2& ETR=aa513badddf52796a18d716d83e db8fd&SourceId=b8f4a81c5ebcd 5a8e040fc0a10846718&RT=MiMxMQ== &p

And click "Join Now".

To join the March 27 Webinar, please go to:

 $\label{eq:https://dol.webex.com/dol/onstage/g.php?d=644379778&t=a&EA=erskine.\\timothy%40dol.gov&ET=9adf21361097d9035af79e4&1ed0f923&ETR=59fcba3eed369d8&8&cc6207ddb37bd2a&SourceId=b&f4a&81c5ec6d5a&e040fc0a10&4671&&RT=MiMxMQ==&pAnd click "Join Now".$

2. If a Security Information message

appears, click "Run" or "Yes".

Enter your name and email address.
Click "Join Now".

In-Person Briefing

Washington DC—DOL Auditorium, Frances Perkins Building, U.S. Department of Labor, 200 Constitution Avenue NW., Washington, DC 20210.

This venue will accommodate 100 participants. All visitors should enter the building at the visitors' entrance at 3rd and D Streets, NW and must bring with them a government-issued ID to gain access to the building.

FOR FURTHER INFORMATION CONTACT: For further information regarding the Employment and Training Administration's portion of the briefings, contact William L. Carlson, Ph.D., Administrator, Office of Foreign Labor Certification, Employment and Training Administration, 200 Constitution Avenue NW., Room C– 4312, Washington, DC 20210; Telephone: (202) 693–3010 (this is not a toll-free number).

For further information regarding the Wage and Hour Division's portion of the briefings, contact Jim Kessler, Branch Chief of Immigration and Farm Labor, Wage and Hour Division, U.S. Department of Labor, 200 Constitution Avenue NW., Room S–3510, Washington, DC 20210; Telephone (202) 693–0070 (this is not a toll-free number). Please do not call these offices to register as they cannot accept registrations.

SUPPLEMENTARY INFORMATION:

To Join the Webinars: Please follow the instructions above. During the webinar, you will have an opportunity to email questions. If you wish to submit your question ahead of time, you can email it to: *H*– *2B.Regulation@dol.gov.*

In addition, participants must dial a toll-free number to hear the conversation. The toll-free number to call is 888–810–9161 and the passcode is 7393731. (Please note that due to the large number of participants, callers will not have the ability to ask questions over the phone line. As noted above, the webinars, including the phone lines, will be limited to the first 200 participants.)

To Register for the In-Person Briefing: To register for the in-person briefing session please email your intent to April17.Briefing@dol.gov. Please include your name (last name, first name, middle initial), your organization's name, and your contact information (phone/fax/email). Due to space considerations, attendance will be limited to those who register on a firstcome, first-served basis. Participants will be notified that their registration has been processed. When we reach full capacity for the auditorium, the Department will post a notice on the Office of Foreign Labor Certification Web site at: http://www.foreignl *aborcert.doleta.gov/to* notify the public that the registration period has closed. We will also notify participants if this event is cancelled or in the event of any changes.

This information should be used by any member of the public planning to attend a webinar or the briefing session.

Dated: February 24, 2012.

Jane Oates

Assistant Secretary for Employment and Training.

Nancy Leppink,

Deputy Administrator, Wage and Hour Division.

[FR Doc. 2012–5159 Filed 3–1–12; 8:45 am] BILLING CODE 4510–FP–P

LIBRARY OF CONGRESS

Copyright Royalty Board

Notice of Intent To Audit

AGENCY: Copyright Royalty Board, Library of Congress. **ACTION:** Public notice. **SUMMARY:** The Copyright Royalty Judges are announcing receipt of two notices of intent to audit the 2009, 2010, and 2011 statements of account submitted by Digitally Imported, Inc., and Beasley Broadcast Group, Inc., concerning the royalty payments made by each pursuant to two statutory licenses.

FOR FURTHER INFORMATION CONTACT: LaKeshia Keys, Program Specialist, by telephone at (202) 707–7658 or email at *crb@loc.gov.*

SUPPLEMENTARY INFORMATION: The Copyright Act, title 17 of the United States Code, grants to copyright owners of sound recordings the exclusive right to perform publicly sound recordings by means of certain digital audio transmissions, subject to certain limitations. Specifically, this right is limited by two statutory licenses. The section 114 license allows the public performance of sound recordings by means of digital audio transmissions by nonexempt noninteractive digital subscription services and eligible nonsubscription services. 17 U.S.C. 114(f). The second license allows a service to make any necessary ephemeral reproductions to facilitate the digital transmission of the sound recording. 17 U.S.C. 112(e).

Licensees may operate under these licenses provided they pay the royalty fees and comply with the terms set by the Copyright Royalty Judges. The rates and terms for the section 112 and 114 licenses are set forth in 37 CFR part 380. As part of the terms set for these licenses, the Judges designated SoundExchange, Inc., as the organization charged with collecting the royalty payments and statements of account submitted by eligible nonsubscription services such as, among others, Commercial Webcasters and Broadcasters, and distributing the royalties to the copyright owners and performers entitled to receive such royalties under the section 112 and 114 licenses. 37 CFR 380.4(b)(1) (Commercial Webcasters), 380.13(b)(1) (Broadcasters). As the designated Collective, SoundExchange may conduct a single audit of a licensee for any calendar year for the purpose of verifying their royalty payments. SoundExchange must first file with the Judges a notice of intent to audit a licensee and serve the notice on the licensee to be audited. 37 CFR 380.6(c), 380.15(c).

On February 15, 2012, SoundExchange filed with the Judges separate notices of intent to audit Digitally Imported, Inc., a Commercial Webcaster, and Beasley Broadcast Group, Inc., a Broadcaster, for the years 2009, 2010, and 2011. Sections 380.6(c) and 380.15(c) require the Judges to publish a notice in the **Federal Register** within 30 days of receipt of the notice announcing the Collective's intent to conduct an audit.

In accordance with §§ 380.6(c) and 380.15(c), the Copyright Royalty Judges are publishing today's notice to fulfill this requirement with respect to SoundExchange's respective notices of intent to audit Digitally Imported, Inc., and Beasley Broadcast Group, Inc., each filed February 15, 2012.

Dated: February 28, 2012.

James Scott Sledge,

Chief U.S. Copyright Royalty Judge. [FR Doc. 2012–5124 Filed 3–1–12; 8:45 am] BILLING CODE 1410–72–P

NATIONAL SCIENCE FOUNDATION

Agency Information Collection Activities: Comment Request

AGENCY: National Science Foundation. **ACTION:** Submission for OMB Review; Comment Request

SUMMARY: The National Science Foundation (NSF) has submitted the following information collection requirement to OMB for review and clearance under the Paperwork Reduction Act of 1995, Pub. L. 104-13. This is the second notice for public comment; the first was published in the Federal Register at 76 FR 74830, and no comments were received. NSF is forwarding the proposed renewal submission to the Office of Management and Budget (OMB) for clearance simultaneously with the publication of this second notice. The full submission may be found at: http:// www.reginfo.gov/public/do/PRAMain. Comments regarding (a) whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (b) the accuracy of the agency's estimate of burden including the validity of the methodology and assumptions used; (c) ways to enhance the quality, utility and clarity of the information to be collected; or (d) ways to minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology should be addressed to: Office of Information and Regulatory Affairs of OMB, Attention: Desk Officer for National Science