and an address and telephone number at which the owner can be located. Although the Office can ask for additional information, failure to provide such information will not invalidate the notice of intent.

Grace Period
Reliance parties have a 12 month grace period after they have been notified either by publication in the Federal Register or by actual notice to sell off previously manufactured stock, to publicly perform or publicly display the work, or to authorize others to conduct these activities. Except for reliance parties who created derivative works, reliance parties must cease using the work after the 12-month grace period unless they reach a licensing agreement with the copyright owner for continued use of the restored work. Subsection (d)(3) of amended section 104A contains special rules with respect to derivative works based on underlying foreign works in which copyright has been restored such as a translation of a foreign language work or a motion picture based on a book or a play.

Procedure for Notification
The Copyright Office will publish final regulations establishing the procedures for filing notices of intent to enforce by October 1, 1995. Owners of restored copyrights in eligible countries may begin filing notices of intent to enforce restored copyrights on January 1, 1996.

Registration of Restored Works
The URAA also directs the Copyright Office to establish procedures permitting the owners of restored copyright to file applications to register a claim to copyright simultaneously with the notice of intent. The Office will also publish these procedures by October 1, 1995.

V. Public Comment on Procedures for Notices of Intent to Enforce and Registration
The restoration provisions are complex, and we have a number of questions about their implementation. To assist us in identifying all of the issues and to move the process forward, we are soliciting public comment, including comment from both potential owners of restored works and potential reliance parties. We will hold a public meeting in Room 414 of the James Madison Memorial Building of the Library of Congress, 101 Independence Ave. S.E. at 10:00 a.m. on March 20. Parties wishing to attend the meeting should notify the Acting General Counsel by March 10, 1995, by writing to Copyright GC/LR, P.O. Box 70400, Southwest Station, Washington, D.C. 20024, calling (202) 707–8380, or via telefax: (202) 707–8366. Their notification should give the party’s name, an indication of association, an address and telefax number and, if possible, identify the issues he or she wish to address. Since the Office will be publishing a Notice of Proposed Rulemaking after the March 20 meeting, it will accept comments on the implementation procedures through April 18, 1995. Any party who wishes to receive the Notice of Proposed Rulemaking should let the Office know.

With respect to the issues, we are focusing on the notices of intent to enforce and the registration procedures. For example, one question is what additional information should be included in the notices of intent to enforce? What should be the extent of the indexing record? Should the notices be integrated into the online files of the Copyright Office and made available on the Internet? Can, and should, the Office publish in the Federal Register at shorter intervals than the four months specified in the statute? Finally, what should the filing fee be?

With respect to registration, should there be a new registration form for restored copyrights? With respect to the author, for purposes of registration, should the author be the author as defined in section 201 of the United States copyright law or the author as determined by the law of the source country? Should the application form require a designation of the source country? Who should be listed as the claimant—the author as determined by the law of the source country (or, if the work is a sound recording, the rightholder) or the individual or entity that owns all of the restored rights in the United States on the date the application is submitted? If the answer is other than the party that the rights vested in, should a transfer statement be required? How detailed should a transfer statement be, that is, should it, for example, include the date of the transfer? What should the fee for registration be? With respect to the deposit of copies and phonorecords, should the current practices apply or should new provisions be crafted?


Marybeth Peters,
Register of Copyrights.

James H. Billington,
The Librarian of Congress.

BILING CODE 1410–30–P

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[Notice 95–019]

Executive Order (EO) 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations

AGENCY: National Aeronautics and Space Administration (NASA).

ACTION: Notice of availability of Draft Environmental Justice Strategy.

SUMMARY: Pursuant to EO 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, NASA has issued a Draft Environmental Justice Strategy (hereinafter referred to as the “Draft Strategy”). This Draft Strategy has been developed to ensure that environmental justice is made part of the Agency’s mission by identifying and addressing, as appropriate, disproportionately high and adverse human health or environmental effects of its actions on low-income populations and minority populations in the United States and its territories and possessions, the District of Columbia, the Commonwealth of Puerto Rico, and the Commonwealth of the Mariana Islands.

DATES: Comments on the Draft Strategy must be provided in writing to NASA on or before March 1, 1995.

ADDRESSES: Comments should be addressed to Mr. R.E. Hammond, Director, Environmental Management Division, NASA Headquarters, Code JE, 300 E Street SW., Washington, DC 20546. The Draft Strategy may be reviewed at the following location:

(a) NASA Headquarters, Library, Room 1J20, 300 E Street SW., Washington, DC 20546.

In addition, the Draft Strategy may be examined at the following NASA locations by contacting the pertinent Freedom of Information Act Office:

(b) NASA, Ames Research Center, Moffett Field, CA 94035 (415–604–4191).

(c) NASA, Dryden Flight Research Center, Edwards, CA 93523 (805–258–3047).

(d) NASA, Goddard Space Flight Center, Greenbelt, MD 20771 (301–286–0730).

(e) Jet Propulsion Laboratory, NASA Resident Office, 4800 Oak Grove Drive, Pasadena, CA 91109 (818–354–5179).

(f) NASA, Johnson Space Center, Houston, TX 77058 (713–483–8612).

(g) NASA, Kennedy Space Center, FL 32899 (407–867–2622).

(h) NASA, Langley Research Center, Hampton, VA 23665 (804–864–6125).
SUPPLEMENTARY INFORMATION: The meeting will be open to the public up to the capacity of the room. The agenda for the meeting is as follows:

- Space Physics Division Overview: Budget, Ongoing Program, Future Activities
- Program Reports for Magnetospheric Physics, Solar Physics, Ionospheric-Thermospheric-Mesospheric Physics
- Space Physics Research and Analysis Program
- Suborbital Program
- Strategic Planning
- Discussion and Writing Groups

It is imperative that the meeting be held on these dates to accommodate the scheduling priorities of the key participants. Visitors will be requested to sign a visitor's register.


Timothy M. Sullivan, Advisory Committee Management Officer, National Aeronautics and Space Administration.

[FR Doc. 95–3257 Filed 2–8–95; 8:45 am]
BILLING CODE 7510–01–M

NATIONAL CREDIT UNION ADMINISTRATION

Public Information Collection Requirement Submitted to OMB for Review

Date: January 26, 1995.

The National Credit Union Administration submitted the following public information collection requirement to OMB for review and clearance under the Paperwork Reduction Act of 1980, Pub. L. 96–511. Copies of the submission may be obtained by calling the NCUA Clearance Officer listed. Comments regarding information collections should be addressed to the OMB reviewer listed and to the NCUA Clearance Officer, NCUA, Office of Administration, Room 4009, 1775 Duke Street, Alexandria, VA 22314–3428.

Title: Semiannual and Quarterly Financial and Statistical Report.

Description: The financial and operational information collected is essential to NCUA in carrying out its responsibility for supervising federal credit unions. The information also enables NCUA to monitor federal credit unions and those credit unions, federal and state, whose share accounts are insured by the National Credit Union Share Insurance Fund (NCUSIF).

Proposed changes to the 5300 Call Report are primarily in response to the increasing risks and complexity associated with today's investment environment and practices. On the Call Report Investment Schedule a new section has been added for reporting the aggregates of investments that are classified as Held-to-Maturity, Available-for-Sale, and Trading. These classifications are required for compliance with Statement of Financial Accounting Standards 115. To the Call Report balance sheet has been added a line for reporting accumulated unrealized gains (losses) on available for sale securities. Also, a new line has been added to the Investment Schedule, under the Miscellaneous section, for the amount of investment in mortgage derivative products that are defined as high risk securities per NCUA's Interpretive Ruling and Policy Statement 92–1.

Respondents: All credit unions.

Estimated Number of Respondents: 12,300

Estimated Burden Hours per Response: 8 hours.

Frequency of Response: Quarterly and semiannually.

Estimated Total Reporting Burden: 235,200 hours.

Clearance Officer: Wilmer A. Theard (703) 518–6410, National Credit Union Administration, Room 4009, 1775 Duke Street, Alexandria, VA 22314–3428.


Becky Baker, Secretary of the NCUA Board.

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