Planning Staff, Justice Management
Division, Department of Justice,

As required by 5 U.S.C. 552(a)(r) and
Office of Management and Budget
(OMB) implementing regulations, the
Department of Justice has provided a
report on the proposed changes to OMB
and the Congress.

A modified system description is set
forth below.


Stephen R. Colgate,
Assistant Attorney General for
Administration.

JUSTICE/OJP±012

SYSTEM NAME:

Public Safety Officers Benefits
System.

SYSTEM LOCATION:

Bureau of Justice Assistance, Office of
Justice Programs, (OJP), 810 Seventh
Street, NW, Washington, DC 20531.

CATEGORIES OF INDIVIDUALS COVERED BY THE
SYSTEM:

Public Safety Officers who are
permanently and totally disabled by a
traumatic injury in the line of duty and
the surviving beneficiaries of public
safety officers who died while in the
line of duty.

CATEGORIES OF RECORDS IN THE SYSTEM:

This system contains an index by
claimant survivor and deceased or
permanently and disabled Public Safety
Officers; case files of eligibility
documentation; and benefit payment
records.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

Authority for maintaining this system
exists under 42 U.S.C. 3796 and 44

PURPOSES:

Information contained in this system
is used or may be used to determine and
record eligibility of Public Safety
Officers under the Public Safety Officers
Benefits Act and the Federal Law
Enforcement Dependents Assistance
Act.

ROUTINE USES OF RECORDS MAINTAINED IN THE
SYSTEM, INCLUDING CATEGORIES OF USERS AND
THE PURPOSES OF SUCH USES:

Records, or any information derived
therefrom, may be disclosed as follows:
To State and local agencies to verify and
certify eligibility for benefits; to
researchers for the purpose of
researching the cause and prevention of
public safety officer line of duty deaths;
and to appropriate Federal agencies to
coordinate benefits paid under similar
programs; in a proceeding before a court
or adjudicative body before which the
OJP is authorized the appear, when i.
The OJP, or any subdivision thereof, or
ii. Any employee of the OJP in his or her
official capacity, or iii. Any employee
of the OJP in his or her individual
capacity, where the Department of
Justice has agreed to represent the
employee, or iv. The United States,
where the OJP determines that the
litigation is likely to affect or any of
its subdivisions, is a party to litigation
or has an interest in litigation and such
records are determined by the OJP to be
arguably relevant to the litigation; to the
news media and the public pursuant to
28 CFR 50.2 may be made available from
systems of records maintained by
the Department of Justice unless it is
determined that release of the specific
information in the context of a
particular case would constitute an
unwarranted invasion of personal
privacy; to the National Archives and
Records Administration (NARA) and to
the General Services Administration in
records management inspections
conducted under the authority of 44
U.S.C. 2904 and 2906; to a Member of
Congress or staff acting upon the
Member’s behalf when the Member or
staff requests the information on behalf
of and at the request of the individual
who is the subject of the record.

POLICIES AND PRACTICES FOR STORING,
RETRIEVING, ACCESSING, RETAINING, AND
DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Information in this system is
maintained on a master index, in folders
and in an automated information
system.

RETRIEVABILITY:

Information is retrieved by name of
claimant, name of deceased or disabled
Public Safety Officer, and case file
number.

SAFEGUARDS:

Computerized information is
protected and safeguarded by computer
password key and limited access.
Noncomputerized data is safeguarded in
locked cabinets. All files are maintained
in a guarded building.

RETENTION AND DISPOSAL:

Files are retained in the Public Safety
Officer Benefits (PSOB) Office on hard
copy and on a computer network. Files
will be disposed of pursuant to OJP
Handbook 1330.2A.

SYSTEM MANAGER(S) AND ADDRESS:

PSOB Program Officer, Bureau of
Justice Assistance, Office of Justice

DEPARTMENT OF JUSTICE

EAAG/A Order No. 163–99

Privacy Act of 1974; Notice of Modified
System of Records

Section 5301 of the Anti-Drug Abuse
Act of 1988 (Pub. L. 100–690, codified at
21 U.S.C. 862), and section 815 of the
1993 National Defense Authorization
Act (Pub. L. 102–484 codified at 10
U.S.C. 2408), provide that certain
individuals convicted of drug trafficking
or possession are disqualified from
receiving certain Federal benefits, and
individuals convicted of certain
defense-contract related felonies may
not be employed by or engage in certain
activities with defense contractors or
first tier subcontractors. The Attorney
General has directed the Denial of
Federal Benefits Clearinghouse of the
Department of Justice to perform certain
duties in order that the purpose of this
act be fulfilled. These duties include
maintaining an information
clearinghouse for persons so
disqualified and forwarding to the
General Services Administration (GSA)
data concerning court denials of Federal
benefits for inclusion in GSA’s Lists of
Parties excluded for Federal

NOTIFICATION PROCEDURE:

Same as above.

RECORD ACCESS PROCEDURES:

Request for access to a record from this
system should be made in writing
with the envelope and the letter clearly
marked “Privacy Access Request.”
Access requests will be directed to the
System Manager listed above.

CONTESTING RECORD PROCEDURES:

Individuals desiring to contest or
amend information maintained in the
system should direct their request to the
System Manager listed above and state
clearly and concisely what information
is being contested, the reason for
contesting it and the proposed
amendment to the information sought.

RECORD SOURCE CATEGORIES:

Public agencies including employing
agency, beneficiaries, educational
institutions, physicians, hospitals,
official state and Federal Documents.

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS
OF THE ACT:

None.

[FR Doc. 99–11661 Filed 5–7–99; 8:45 am]
BILLING CODE 4410–CJ–M
Procurement and Nonprocurement Programs, more commonly referred to as the "Debarment List" and for employment eligibility purposes.

The Department now proposes to modify the system to clarify an existing Privacy Act routine use disclosure regarding the disclosure for disqualification for certain Federal benefits, defense-related employment, and other activities and to reinstate a Privacy Act routine use regarding disclosure to courts for verification purposes. The routine use disclosure, as modified, allows for disclosure to Federal agencies, certain private entities, certain defense-related contractors and first-tier subcontractors, and makes it clear that such parties will only have access to Clearinghouse information in order to verify eligibility for Federal benefits, employment or other certain activities, pursuant to the mandate in the Anti-Drug Abuse Act and the Defense Authorization Act. The routine use will permit disclosure of information to these parties only for the aforementioned purposes. In addition, a routine use disclosure to courts is being reinstated to allow for disclosure of clearinghouse information for verification purposes.

Moreover, the Department is expanding the record source category to include: (1) The individuals convicted of qualifying offenses and, (2) U.S. Attorneys.

A number of smaller, less substantive changes are also being made. The system location section is being revised to reflect the current location of the system at 810 Seventh Street, NW., Washington, DC 20531. The authority section is being revised to refer to the current statutory citations, 21 U.S.C. 862 and 10 U.S.C. 2408(c). The system is also being revised to reflect the fact that information is now retrievable by case number, as well as name of individual and Social Security number. The reference to computer diskettes under Safeguards has been removed, as information is no longer being maintained in that format. Finally, the category of records section is being revised to include additional clarifying information and to read more clearly.

Title 5 U.S.C. 552a(e)(4) and (11) provide that the public be given 30 days in which to comment on the proposed new routine uses. Any comments must be submitted in writing to Mary Cahill, Management Analyst, Management and Planning Staff, Justice Management Division, Department of Justice, Washington, DC 20530 June 1, 1999.

As required by 5 U.S.C. 552a(r) and Office of Management and Budget (OMB) implementing regulations, the Department of Justice has provided a report on the proposed changes to OMB and the Congress.

A modified system description is set forth below.


Stephen R. Colgate,
Assistant Attorney General for Administration.

JUSTICE/OJP-13

SYSTEM NAME:
Denial of Federal Benefits Clearinghouse System (DEBAR).

SYSTEM LOCATION:
Office of Justice Programs; Denial of Federal Benefits Program (DFBP), 810 Seventh Street NW, Washington, DC 20531.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:
Any individual convicted of a Federal or State offense involving drug trafficking or possession of a controlled substance who has been denied Federal benefits by Federal or State courts and any individual convicted of defense-contract related felonies.

CATEGORIES OF RECORDS IN THE SYSTEM:
Records include any which are necessary to identify a person who is convicted of drug trafficking or possession of a controlled substance and sentenced by a State or Federal judge to a denial of Federal benefits pursuant to 21 U.S.C. 862; convicted of a defense contract-related felony and sentenced by a Federal judge to a denial of Federal benefits pursuant to 10 U.S.C. 2408; and any records which may be relevant to consideration of employment or other Federal benefits. For example, included are current and prior offense and arrest data such as type of offense for which the individual is being placed on a list of eligibles to receive benefits; court and sentencing data, including community service sentencing, if any; identification of benefits to be denied and status thereof, including period of denial; and treatment data. Records also include court orders, notices from U.S. Attorneys concerning convictions, Federal agency benefit listings, and a log of groups or individuals requesting information about an offender’s denials.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:
The system is established and maintained in accordance with 21 U.S.C. 862 and 10 U.S.C. 2408(c).

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:
Records, or any information derived therefrom, may be disclosed as follows: to the General Services Administration (GSA) for inclusion in the publication, "Lists of Parties Excluded from Federal Procurement and Nonprocurement Programs," more commonly known as the "Debarment List;" to Federal agencies, certain private entities, certain defense-related contractors and first-tier subcontractors that require access to such records in order to verify disqualifying convictions prior to awarding a Federal benefit, as defined under 21 U.S.C. 862, or employment under 10 U.S.C. 2408(a); to the sentencing court for verification purposes; in a proceeding before a court or adjudicative body before which the OJP is authorized to appear, when: i. The OJP, or any subdivision thereof; or ii. Any employee of the OJP in his or her official capacity; or iii. Any employee of the OJP in his or her individual capacity, where the Department of Justice has agreed to represent the employee; or iv. The United States, where the OJP determines that the litigation is likely to affect it or any of its subdivisions, is a party to litigation or has an interest in litigation and such records are determined by the OJP to be arguably relevant to the litigation; to the news media and the public pursuant to 28 CFR 50.2 may be made available from systems of records maintained by the Department of Justice, unless it is determined that release of the specific information in a particular case would constitute an unwarranted invasion of personal privacy; to a Member of Congress or a staff person acting on the Member’s behalf, when the Member or staff officially requests the information on behalf of, and at the request of, the individual who is the subject of the record; to the National Archives and Records Administration (NARA) and the General Services Administration (GSA) in records management inspections conducted under the authority of 44 U.S.C. 2904 and 2906.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:
Information maintained in the system is stored in a database on a secured computer network, as well as in manual file folders.

RETRIEVABILITY:
Data is retrievable by name of individual, social security number, and case number.
SAFEGUARDS:
Information contained in the system is maintained in accordance with DFBP procedures. Manual information in the system is safeguarded in locked file cabinets within a limited access room in a limited access building. Access to manual files is limited to personnel who have a need for files to perform official duties. Operational access to information maintained on a dedicated computer system is controlled by levels of security provided by password keys to prevent unauthorized entry, and an audit trail of accessed information. Access is also limited to personnel who have a need to know to perform official duties.

RETENTION AND DISPOSAL:
Data is maintained for current and prior years in a master file. Data is not destroyed, but maintained for historical purposes.

SYSTEM MANAGER(S) AND ADDRESS:
Director, DFBP, Office of Justice Programs, 810 Seventh Street, NW, Washington, DC 20531.

NOTIFICATION PROCEDURE:
Same as above.

RECORD ACCESS PROCEDURES:
A request for access to a record from the system shall be in writing, with the envelope and letter marked “Privacy Access Request.” Direct the access request to the System Manager listed above. Identification of individuals requesting access to their records will include fingerprinting (28 CFR 20.34).

CONTESTING RECORDS PROCEDURES:
An individual desiring to contest or amend information maintained in the system should direct the request to the System Manager listed above. The request should state clearly and concisely the information being contested, the reasons for contesting the information, and the proposed information amendment(s) sought.

RECORD SOURCE CATEGORIES:
Sources of information contained in the system are Federal and State courts, individuals convicted of certain drug offenses, individuals convicted of defense-contract related felonies, United States Attorneys, and Federal agencies.

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:
None.

DEPARTMENT OF JUSTICE
Drug Enforcement Administration
Manufacturer of Controlled Substances; Notice of Registration

By Notice dated January 27, 1999, and published in the Federal Register on February 10, 1999, (64 FR 6684), Isotec, Inc., 3858 Benner Road, Miami, Ohio 45342, made application by renewal to the Drug Enforcement Administration (DEA) to be registered as a bulk manufacturer of the basic classes of controlled substances listed below:

<table>
<thead>
<tr>
<th>Drug</th>
<th>Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cathine (1235)</td>
<td>I</td>
</tr>
<tr>
<td>Methcathinone (1237)</td>
<td>I</td>
</tr>
<tr>
<td>N-Ethylamphetatnine (1475)</td>
<td>I</td>
</tr>
<tr>
<td>N,N-Dimethylamphetatnine (1480)</td>
<td>I</td>
</tr>
<tr>
<td>Aminorex (1585)</td>
<td>I</td>
</tr>
<tr>
<td>Methaqualone (2565)</td>
<td>I</td>
</tr>
<tr>
<td>Lysergic acid diethylamide (7315)</td>
<td>I</td>
</tr>
<tr>
<td>Tetrahydrocannabinols (7370)</td>
<td>I</td>
</tr>
<tr>
<td>Mescaline (7381)</td>
<td>I</td>
</tr>
<tr>
<td>2,5-Dimethoxyamphetamine (7405)</td>
<td>I</td>
</tr>
<tr>
<td>3,4-Methylenedioxymethamphetamine (7400).</td>
<td>I</td>
</tr>
<tr>
<td>3,4-Methylenedioxyn-N-ethylamphetamine (7404).</td>
<td>I</td>
</tr>
<tr>
<td>4, Methylenedioxymethamphetamine (7405).</td>
<td>I</td>
</tr>
<tr>
<td>4-Methoxyamphetamine (7411)</td>
<td>I</td>
</tr>
<tr>
<td>Psilocybin (7437)</td>
<td>I</td>
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<tr>
<td>Psilocyn (7438)</td>
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<tr>
<td>N-Ethyl-1-phenylcyclohexylamine (7455)</td>
<td>I</td>
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<tr>
<td>Hydromorphone (9145)</td>
<td>I</td>
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<tr>
<td>Normorphine (9313)</td>
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<tr>
<td>Acetylmethadol (9601)</td>
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<tr>
<td>Alphacetylmethadol Except Levo-Aphacetylmethadol (9603).</td>
<td>I</td>
</tr>
<tr>
<td>Normethadone (9635)</td>
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<tr>
<td>3-Methylfentanyl (9813)</td>
<td>I</td>
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<tr>
<td>Amphetatnine (1100)</td>
<td>I</td>
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<tr>
<td>Methamphetamine (1105)</td>
<td>I</td>
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<tr>
<td>Methylenedioxymethamphetamine (1724)</td>
<td>I</td>
</tr>
<tr>
<td>Amobarbital (2125)</td>
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<tr>
<td>Pentobarbital (2270)</td>
<td>I</td>
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<tr>
<td>Secobarbital (2315)</td>
<td>I</td>
</tr>
<tr>
<td>1-Phencyclidine (7460)</td>
<td>I</td>
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<tr>
<td>Phenacyclidine (7471)</td>
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<tr>
<td>Phencyclidine (8501)</td>
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<tr>
<td>Piperidinocyclohexanecarbonitrile (8603)</td>
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<tr>
<td>Codeine (9050)</td>
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<tr>
<td>Dihydrocodeine (9120)</td>
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<tr>
<td>Oxycodone (9143)</td>
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<tr>
<td>Hydrocodeone (9150)</td>
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<tr>
<td>Benzoylcodeine (9180)</td>
<td>I</td>
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<tr>
<td>Ethylmorphine (9190)</td>
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</tr>
<tr>
<td>Hydrocodoen (9193)</td>
<td>I</td>
</tr>
<tr>
<td>Isomethadone (9226)</td>
<td>I</td>
</tr>
<tr>
<td>Meperidine (9230)</td>
<td>I</td>
</tr>
<tr>
<td>Methadone (9250)</td>
<td>I</td>
</tr>
<tr>
<td>Methadone intermediate (9254)</td>
<td>I</td>
</tr>
<tr>
<td>Dextropropoxyphene, bulk (non-dosage forms) (9273).</td>
<td>I</td>
</tr>
<tr>
<td>Morphine (9300)</td>
<td>I</td>
</tr>
</tbody>
</table>

DEPARTMENT OF JUSTICE
Drug Enforcement Administration

[FR Doc. 99-11693 Filed 5-7-99; 8:45 am]
BILING CODE 4410-09-M

DEPARTMENT OF JUSTICE
Drug Enforcement Administration

[Docket No. 96-41]

Paul W. Saxton, Continuation of Registration

On July 15, 1996, the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration (DEA) issued an Order to Show Cause to Paul W. Saxton, D.O. (Respondent) of Sandy, Utah, notifying him or an opportunity to show cause as to why DEA should not revoke his DEA Certificate of Registration A59420059 and deny any pending applications for renewal of such registration as a practitioner pursuant to 21 U.S.C. 823(f) and 824(a)(4), for reason that his continued registration would be inconsistent with the public interest.