SMALL BUSINESS ADMINISTRATION

Data Collection Available for Public Comments and Recommendations

**ACTION:** Notice and request for comments.

**SUMMARY:** In accordance with the Paperwork Reduction Act of 1995, these notices announces the Small Business Administration’s intentions to request approval on a new, and/or currently approved information collection.

**DATES:** Submit comments on or before May 15, 2000.

**ADDRESSES:** Send all comments regarding whether this information collection is necessary for the proper performance of the function of the agency, whether the burden estimate is accurate, and if there are ways to minimize the estimated burden and enhance the quality of the collection, to Terri A. Dickerson, Associate Administrator, Office of Small Disadvantaged Business Certification & Eligibility, Small Business Administration, 409 3rd Street, SW, Suite 8000A.

**FOR FURTHER INFORMATION CONTACT:** Terri A. Dickerson, Associate Administrator, 202–619–1727 or Curtis B. Rich, Management Analyst, 202–205–7030.

**SUPPLEMENTARY INFORMATION:**

**Title:** “8(a) Business Development and Small Disadvantaged Business Programs Application”.

**Form No:** 1010.

**Description of Respondents:** Small Disadvantaged Businesses and 8(a) eligible Companies.

**Annual Responses:** 10,000.

**Annual Burden:** 30,000.

**Jacqueline White, Chief, Administrative Information Branch**.

**ACTION:** New System of Records, Proposed Routine Uses and Alterations to Existing Systems of Records.

**SUMMARY:** In accordance with the Privacy Act (5 U.S.C. 552a(e)(4)) and (e)(11), we are issuing public notice of our intent to:

1. Establish a new system of records, the Social Security Title VIII Special Veterans Benefits Claims Development and Management Information System, and routine uses applicable to this system, and

2. Alter two existing systems of records entitled the Claims Folders System and the Supplemental Security Income Record.

The proposed new system of records and the two altered systems of records will maintain information collected for use in connection with SSA’s implementation of title VIII of the Social Security Act (the Act), Special Veterans Benefits (SVB). We invite public comment on these proposals.

**DATES:** We filed a report of the proposed new system of records and proposed altered systems of records with the President of the Senate, the Speaker of the House of Representatives, and the Director, Office of Information and Regulatory Affairs, Office of Management and Budget on February 18, 2000. We also requested a waiver of the OMB 40-day advance notice requirements. If OMB does not grant the waiver we will not implement the proposal before March 29, 2000.

**ADDRESSES:** Interested individuals may comment on this publication by writing to the SSA Privacy Officer, Social Security Administration, 3–F–1 Operations Building, 6401 Security Boulevard, Baltimore, Maryland 21235. All comments received will be available for public inspection at the above address.

**FOR FURTHER INFORMATION CONTACT:** Ms. JoAnn Peddicord (new system of records) or Ms. Hazel Brodie (alterations to the existing systems), Social Security Policy Specialists, Social Security Administration, Room 3–C–3 Operations Building, 6401 Security Boulevard, Baltimore, Maryland 21235, telephone (410) 966–6491 or (410) 965–1744, respectively.

**SOCIAL SECURITY ADMINISTRATION**

Privacy Act of 1974, as Amended; New System of Records; New Routine Use Disclosures; and Alterations to Existing Systems of Records

**AGENCY:** Social Security Administration (SSA).
contain data applicable to the special veterans’ eligibility to title VIII SVB and facilitate efforts to control and track this workload from the initial inquiry and application to further development. The system of records will also maintain information about the implementation of title VIII to permit allocation of resources, budget projection and workload management. The information contained in this system of records will be centralized on a website allowing access by the regional and field offices to nationally consolidated data.

2. Collection and Maintenance of Data for the Proposed New System of Records, the Social Security Title VIII Special Veterans Benefits Claims Development and Management Information System

The information maintained in this system of records will be collected from the applicants for title VIII SVB, and other systems of records maintained by SSA. The information maintained will include: Identifying information such as the applicant’s name, Social Security number (SSN) and date of birth (DOB); telephone number (if any); foreign and domestic addresses; the applicant’s sex; and other information provided by the applicant relative to his or her entitlement for SVB.

In cases where an applicant’s claim for SVB is denied, this system of records will include the denial reason and date and information relative to the appellate process.

There will also be a number of data elements in the proposed system pertinent to the beneficiary’s continued eligibility. These include payment, foreign residence information and other elements that will help regional and local offices maintain the tracking and management information required to administer the title VIII program efficiently.

If the beneficiary has a representative payee, this system of records will include data about the representative payee such as the payee’s SSN; employer identification number, if applicable; mailing address/residence address; DOB; and place of birth.


We are proposing to establish routine uses of information that will be maintained in the proposed system as discussed below.

1. To third party contacts in situations where the party to be contacted has, or is expected to have, information relating to the individual’s capability to manage his/her affairs or his/her eligibility for or entitlement to benefits under the Social Security program when:
   (a) The individual is unable to provide information being sought. An individual is considered to be unable to provide certain types of information when:
      (i) He/she is incapable of or of questionable mental capability;
      (ii) He/she cannot read or write;
      (iii) He/she cannot afford the cost of obtaining the information;
      (iv) He/she has a hearing impairment, and is contacting SSA by telephone through a telecommunications relay system operator;
      (v) A language barrier exists; or
      (vi) The custodian of the information will not, as a matter of policy, provide it to the individual; or
   (b) The data are needed to establish the validity of evidence or to verify the accuracy of information presented by the individual, and it concerns one or more of the following:
      (i) His/her eligibility for benefits under the Social Security program;
      (ii) The amount of his/her benefit payment; or
      (iii) Any case in which the evidence is being reviewed as a result of suspected abuse or fraud, concern for program integrity, or for quality appraisal, or evaluation and measurement activities.
   We will disclose information under this routine use only as necessary to enable SSA to obtain information that will assist in determining individuals’ entitlement to title VIII SVB.

2. Disclosure to the Office of the President for the purpose of responding to an individual pursuant to an inquiry received from that individual or from a third party on his or her behalf.

We will disclose information under this routine use only in situations in which an individual may contact the Office of the President, seeking that office’s assistance in an SSA matter on his or her behalf. Information would be disclosed when the Office of the President makes an inquiry and presents evidence that the office is acting on behalf of the individual whose record is requested.

3. Disclosure to a congressional office in response to an inquiry from that office made at the request of the subject of a record.

We will disclose information under this routine use only in situations in which an individual may ask his her congressional representative to intercede in an SSA matter on his or her behalf. Information would be disclosed when the congressional representative makes an inquiry and presents evidence that he or she is acting on behalf of the individual whose record is requested.

4. To DOJ, a court, or other tribunal (either foreign or domestic), or another party before such tribunal when:
   (a) SSA, or any component thereof; or
   (b) Any SSA employee in his/her official capacity; or
   (c) Any SSA employee in his/her individual capacity where DOJ (or SSA where it is authorized to do so) has agreed to represent the employee; or
   (d) The United States or any agency thereof where SSA determines that the litigation is likely to affect the operations of SSA or any of its components, is a party to the litigation or has an interest in such litigation, and SSA determines that the use of such records by DOJ, the court, or other tribunal is relevant and necessary to the litigation, provided, however, that in each case, SSA determines that such disclosure is compatible with the purpose for which the records were collected.

We will disclose information under this routine use only as necessary to enable DOJ, a court, or other tribunal, to effectively defend SSA, its components or employees in litigation involving the proposed system of records.

5. Information may be disclosed to student volunteers and other workers, who technically do not have the status of Federal employees, when they are performing work for SSA as authorized by law, and they need access to personally identifiable information in SSA records in order to perform their assigned Agency functions.

Under certain Federal statutes, SSA is authorized to use the services of volunteers and participants in certain educational, training, employment and community service programs. Examples of such statutes and programs are: 5 U.S.C. 3111 regarding student volunteers; and 42 U.S.C. 2753 regarding the College Work Study Program.

We contemplate disclosing information under this routine use only when SSA uses the services of these individuals and they need access to information in this system to perform their assigned duties.

6. Disclosure to Federal, State, local, or foreign agencies (or agents acting on their behalf) for administering Social Security affairs under the Act, including but not limited to the title VIII SVB.

We may disclose information under this routine use to Federal, State, local or foreign agencies where these agencies may provide assistance to SSA in the
administration of programs under the Social Security Act.

7. Disclosure to the Department of Veterans Affairs (DVA), Philippines Regional Office and its agents, for administering Social Security title VIII SVB for applicants residing in the Philippines.

The DVA, Philippines Regional Office, acts as SSA’s agent in administering Social Security affairs on the Philippines. We contemplate disclosing to that agency necessary to administer SVB benefits for individuals residing in the Philippines.

8. To the Department of State and its agents for administering the Act in foreign countries through services and facilities of that agency.

The Department of State acts as SSA’s agent in administering Social Security affairs in foreign countries. We contemplate disclosing to the Department of State necessary to administer SVB for individuals residing in foreign countries.

9. To the American Institute of Taiwan and its agents for administering the Act in Taiwan through services and facilities of that agency.

The American Institute of Taiwan acts as SSA’s agent in administering Social Security affairs on Taiwan. We contemplate disclosing to the American Institute of Taiwan necessary to administer SVB for individuals residing in Taiwan.

10. To the Department of Interior and its agents for administering the Act in the Northern Mariana Islands through services and facilities of that agency.

The Department of Interior acts as SSA’s agent in administering Social Security affairs in the Northern Mariana Islands. We contemplate disclosing to the Department of Interior necessary to administer SVB for individuals residing in the Northern Mariana Islands.

11. Disclosure to representative payees, when the information pertains to individuals for whom they serve as representative payees, for the purpose of assisting SSA in administering its representative payment responsibilities under title VIII and assisting the representative payees in performing their duties as payees, including receiving and accounting for benefits for individuals for whom they serve as payees.

Generally, a representative payee is appointed if SSA determines that the beneficiary is not able to manage or direct the management of benefit payments in his or her interest. We will disclose from this system to representative payees appointed to title VIII beneficiaries only to the extent necessary to administer the program and to assist the representative payee in performing their duties.

12. Disclosure to contractors and other Federal agencies, as necessary, for the purpose of assisting SSA in the efficient administration of its programs.

We will disclose information under this routine use only in situations in which SSA may enter into a contractual agreement or similar agreement with a third party to assist in accomplishing an agency function relating to this system of records.

13. Nontax return information which is not restricted from disclosure by federal law may be disclosed to the General Services Administration (GSA) and the National Archives and Records Administration (NARA) under 44 U.S.C. § 2904 and § 2906, as amended by NARA Act of 1984, for the use of those agencies in conducting records management studies.

The Administrator of GSA and the Archivist of NARA are charged by 44 U.S.C. § 2901 with promulgating standards, procedures and guidelines regarding records management and conducting records management studies. Section 2906 of that law, also amended by the NARA Act of 1984, provides that GSA and NARA are to have access to federal agencies’ records and that agencies are to cooperate with GSA and NARA. In carrying out these responsibilities, it may be necessary for GSA and NARA to have access to this proposed system of records. In such instances, the routine use will facilitate disclosure.

14. To third party contacts (including private collection agencies under contract with SSA) for the purpose of their assisting SSA in recovering overpayments.

We will disclose information under this routine use only in situations in which SSA requires third party assistance to collect overpayments.

4. Compatibility of Proposed Routine Uses

The Privacy Act (5 U.S.C. 552a(b)(3) and our disclosure regulations (20 C.F.R. part 401) permit us to disclose information under a published routine use for a purpose which is compatible with the purpose for which we collected the information. Section 401.150(c) of the regulations permits us to disclose information under a routine use where necessary to assist in carrying out SSA programs. Section 401.120 of the regulations provides that we will disclose information when a law specifically requires the disclosure. The proposed routine uses numbered 1–14 above will ensure efficient administration of the title VIII program; the disclosures that would be made under routine use “13” are required by Federal law. Thus, all of the routine uses are appropriate and meet the relevant statutory and regulatory criteria.

C. Proposed Alterations to the Existing Systems of Records, the Claims Folders System and the Supplemental Security Income Record

1. Purpose of Proposed Alterations

The Claims Folders System contains information that constitutes the basic record for payments and determinations made for title I Retirement, Survivors and Disability Insurance benefits and title XVI Supplemental Security Income (SSI) payments under the Social Security Act. Data from the Claims Folders System is used to produce and maintain various Social Security program benefit systems. The Supplemental Security Income Record is one of these specific systems and maintains data that are used internally to control and process SSI cases. Both systems of records also provide a historical record of information concerning the basis for payments and determinations as well as related activity on an individual’s record. Since the title VIII provision is an additional entitlement that will be administered by SSA under its benefit programs and is directly related to the individual’s SSI eligibility, we will maintain information about applicants for the title VIII SVB in both of these systems of records.

Specifically, we are altering the Claims Folders System and the Supplemental Security Income Record as follows:

- Expanding the categories of individuals covered by the systems of records to reflect that the systems cover applicants for Social Security title VIII SVB;

- Expanding the categories of records maintained in the systems of records to indicate that records about SVB payments are maintained in these systems;

- Expanding the “Purpose” of the systems of records to indicate that the data in the systems are used to process SVB claims; and *

- Making other corresponding changes throughout the Federal Register notices of these systems of records relative to our implementation of title VIII of the Act.
2. Collection And Maintenance Of Title VIII Data In The Claims Folders System and the Supplemental Security Income Record Systems of Records

We will collect the additional information that will be maintained in these systems of records from applicants for the Social Security title VIII SVB and from other government agencies and third party sources that maintain information pertinent to the applicant’s claim for SVB. The information will consist of entitlement and payment information.

3. Routine Use Disclosure of Title VIII Information from the Claims Folders System and Supplemental Security Income Record Systems of Records

As necessary we will disclose information to other government agencies and other third party sources in order to obtain information we need to determine eligibility and continuing eligibility for SVB. We will make the disclosures under the authority of existing routine uses applicable to the Supplemental Security Income Record.

II. Records Storage Medium and Safeguards for the Proposed New System, the Social Security Title VIII Special Veterans Benefits Claims Development and Management Information System and Proposed Alterations to Existing Systems of Records, the Claims Folders System and the Supplemental Security Income Record

We will maintain information about the title VIII SVB in the proposed new system of records and the altered systems of records in electronic form, computer data systems, and paper form. Only authorized SSA personnel who have a need for the information in the performance of their official duties will be permitted access to the information. Some authorized personnel in the VA Philippines Regional Office and foreign service posts will have limited access to the new system to assist SSA in administering the title VIII program. Access by authorized foreign site personnel will require strict adherence to systems security safeguards, access and use of the data and be monitored closely by the SSA systems support staff in the San Francisco regional office.

Security measures include the use of access codes to enter the computer systems that will maintain the data, and storage of the computerized records in secured areas that are accessible only to employees who require the information in performing their official duties. Any manually maintained records will be kept in locked cabinets or in otherwise secure areas. Also, all entrances and exits to SSA buildings and related foreign facilities are patrolled by security guards. Contractor personnel having access to data in the proposed and altered systems of records will be required to adhere to SSA rules concerning safeguards, access and use of the data. SSA and foreign personnel having access to the data on these systems will be informed of the criminal penalties of the Privacy Act for unauthorized access to or disclosure of information maintained in these systems. See 5 U.S.C. § 552a(i)(1).

III. Effect of the Proposed New System of Records, the Social Security Title VIII Special Veterans Benefits Claims Development and Management Information System and Proposed Alterations to Existing Systems of Records, the Claims Folders System and the Supplemental Security Income Record

The proposed new system and altered systems will maintain information to determine individuals’ entitlement to SVB and their continued eligibility. The proposed new system will also maintain management information that will facilitate the efficient administration of the title VIII program. There are existing security standards that protect access to and disclosure of records in the existing systems as well as to the proposed new system. Thus, we do not anticipate that the proposed system of records and the alterations to the two existing systems will have any unwarranted adverse effect on individuals.


We have made a number of editorial and general housekeeping changes throughout the notices of these two systems of records to make them accurate and up to date.

Kenneth S. Apfel,
Commissioner of Social Security.

60–0273

SYSTEM NAME:
Social Security Title VIII Special Veterans Benefits Claims Development and Management Information System, SSA/RO/San Francisco.

SECURITY CLASSIFICATION:
None.

SYSTEM LOCATION:
Social Security Administration, San Francisco Regional Office, Center for Infrastructure, Systems Support Staff, Frank Hagel Federal Building, 1221 Nevin Ave., Richmond, California 94801.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:
All applicants and beneficiaries for SVB under title VIII of the Social Security Act (Act). Records also contain information on applicants whose claims have been denied.

CATEGORIES OF RECORDS IN THE SYSTEM:
The information maintained in this system of records is collected from the applicants for title VIII SVB and other systems of records maintained by SSA. The information maintained includes: identifying information such as the applicant’s name, Social Security number (SSN) and date of birth (DOB); telephone number (if any); foreign and domestic addresses; the applicant’s sex; and other information provided by the applicant relative to his or her entitlement for SVB. In cases where an applicant’s claim for SVB is denied, this system of records includes the denial reason and date and information relative to the appellate process.

There are also a number of data elements in the proposed system pertinent to the beneficiary’s continued eligibility. These include payment, foreign residence information and other elements that help regional and local offices maintain the tracking and management information required to administer the title VIII program efficiently.

If the beneficiary has a representative payee, this system of records includes data about the representative payee such as the payee’s SSN; employer identification number, if applicable; mailing address/residence address; DOB; and place of birth.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:
Title VIII of the Social Security Act, Special Benefits for Certain World War II Veterans.

PURPOSE(S):
All information in this system of records is maintained under the claimant/beneficiary’s name and SSN. The system of records is designed to permit electronic entry and retrieval of claims development and tracking and management information about title VIII SVB claims. This electronic record contains data applicable to the special veterans’ eligibility to title VIII SVB and facilitates efforts to control and track this workload from the initial inquiry and application to further development. The system of records also maintains
information about the implementation of title VIII to permit allocation of resources, budget projection and workload management. The information contained in this system of records will be centralized on a website allowing access by the regional and field offices to nationally consolidated data.

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

Disclosure may be made for routine uses as indicated below:

1. To third party contacts in situations where the party to be contacted has, or is expected to have, information relating to the individual’s capability to manage his/her affairs or his/her eligibility for or entitlement to benefits under the Social Security program when:
   - (a) The individual is unable to provide information being sought.
   - (b) The data are needed to establish his/her eligibility for benefits under the Social Security program;
   - (c) He/she is incapable or of questionable mental capability;
   - (d) He/she cannot read or write;
   - (e) He/she cannot afford the cost of obtaining the information;
   - (f) He/she has a hearing impairment, and is contacting SSA by telephone through a telecommunications relay system operator;
   - (g) A language barrier exists; or
   - (h) The custodian of the information will not, as a matter of policy, provide it to the individual; or
   - (i) The data are needed to establish the validity of evidence or to verify the accuracy of information presented by the individual, and it concerns one or more of the following:
     - (i) His/her eligibility for benefits under the Social Security program;
     - (ii) The amount of his/her benefit payment; or
     - (iii) any other case in which the evidence is being reviewed as a result of suspected abuse or fraud, concern for program integrity, or for quality appraisal, or evaluation and measurement activities.

2. To the Office of the President for payment responsibilities under title VIII.

3. To a congressional office in response to an inquiry from that office.

4. To DOJ, a court, or other tribunal on the individual’s capable to manage his/her affairs or his/her eligibility for or entitlement to benefits under the Social Security program when:
   - (a) SSA, or any component thereof; or
   - (b) any SSA employee in his/her official capacity; or
   - (c) Any SSA employee in his/her individual capacity where DOJ (or SSAVID) has an interest in such litigation, and SSA determines that the litigation is likely to affect the operations of SSA or any of its components, is a party to litigation or has an interest in such litigation, and SSA determines that the use of such records by DOJ, the court, or other tribunal is relevant and necessary to the litigation, provided, however, that in each case, SSA determines that such disclosure is compatible with the purpose for which the records were collected.

5. To student volunteers and other workers, who technically do not have the status of Federal employees, when they are performing work for SSA as authorized by law, and they need access to personally identifiable information in SSA records in order to perform their assigned Agency functions.

6. Disclosure to Federal, State, local, or foreign agencies (or agents acting on their behalf) for administering Social Security affairs under the Act, including but not limited to the title VIII SVB.

7. Disclosure to the Department of Veterans Affairs (DVA), Philippines Regional Office and its agents, for administering Social Security title VIII SVB for applicants residing in the Philippines.

8. To the Department of State and its agents for administering the Act in foreign countries through services and facilities of that agency.

9. To the American Institute of Taiwan and its agents for administering the Act in Taiwan through services and facilities of that agency.

10. To the Department of Interior and its agents for administering the Act in the Northern Mariana Islands through services and facilities of that agency.

11. To representative payees, when the information pertains to individuals for whom they serve as representative payees, for the purpose of assisting SSA in administering its representative payment responsibilities under title VIII and assisting the representative payees in performing their duties as payees, including receiving and accounting for benefits for individuals for whom they serve as payees.

12. Disclosure to contractors, as necessary, for the purpose of assisting SSA in the efficient administration of its programs.

13. Nontax return information which is not restricted from disclosure by federal law may be disclosed to GSA and NARA for the purpose of conducting its management studies with respect to their duties and responsibilities under 44 U.S.C. 2904 and 2906, as amended by NARA Act of 1984.

14. To third party contacts (including private collection agencies under contract with SSA) for the purpose of their assisting SSA in recovering overpayments.

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

**STORAGE:**

Data are stored in electronic and paper form.

**RETRIEVABILITY:**

Records in this system are indexed and retrieved both numerically by SSN and alphabetically by name.

**SAFEGUARDS:**

This system of records is a data base that is accessible via an SSA intranet website. Security measures include the use of access codes to enter the data base, and storage of the electronic records in secured areas which are accessible only to employees who require the information in performing their official duties. The paper records that result from the electronic site are kept in locked cabinets or in otherwise secure areas. SSA, foreign site and contractor personnel having access to data in the system of records are required to adhere to SSA rules concerning safeguards, access, and use of the data. They also are informed of the criminal penalties of the Privacy Act for unauthorized access to or disclosure of information maintained in this system of records.

**RETENTION AND DISPOSAL:**

Claims development and tracking and management information maintained in this system are retained indefinitely or when it is determined that they are no longer needed. Means of disposal is appropriate to storage medium (e.g., deletion of individual records from the electronic site when appropriate or shredding of paper records that are produced from the system).

**SYSTEM MANAGER(S) AND ADDRESSES:**

Social Security Administration, San Francisco Regional Office, Center for Infrastructure, Manager, Systems Support Staff, Frank Hagel Federal Building, 1221 Nevin Ave., Richmond, California 94801.

**NOTIFICATION PROCEDURE:**

An individual can determine if this system contains a record about him/her by writing to the system manager at the above address and providing his/her name, address and SSN. An individual requesting notification of records in
person need not provide any special documents of identity. Documents he/she would normally carry on his/her person would be sufficient (e.g., credit cards, drivers license, or voter registration card.) If an individual does not have identification papers sufficient to establish his/her identity, that individual must certify in writing that he/she is the person claimed to be and that he/she understands that the knowing and willful request for or acquisition of a record pertaining to an individual under false pretenses is a criminal offense. If notification is requested by telephone, an individual must verify his/her identity by providing identifying information that parallels the record to which notification is being requested. If it is determined that the identifying information provided by telephone is insufficient, the individual will be required to submit a request in writing or in person.

If a request for notification is submitted by mail, an individual must include a notarized request to SSA to verify his/her identity or must certify in the request that he/she is the person claimed to be and that he/she understands that the knowing and willful request for or acquisition of a record pertaining to an individual under false pretenses is a criminal offense. These procedures are in accordance with SSA Regulations 20 CFR 401.50.

**RECORD ACCESS PROCEDURES:** Same as notification procedures. Requesters should also reasonably specify the record contents being sought. These procedures are in accordance with SSA Regulations 20 CFR Section 401.50.

**CONTESTING RECORD PROCEDURES:** Same as notification procedures. Requesters should also reasonably identify the record, specify the information they are contesting, and state the corrective action sought and the reasons for the correction with supporting justification showing how the record is untimely, incomplete, inaccurate, or irrelevant. These procedures are in accordance with SSA Regulations 20 CFR 401.65.

**RECORD SOURCE CATEGORIES:**
- Data for the system are obtained primarily from individual claimants/beneficiaries (or their representative payees if applicable) who claim benefits under title VIII. Records in this system may also be derived in part from other SSA systems of records (e.g., Claims Folders System, (60–00–0089) and the Supplemental Security Income Record, (09–60–0103)).
- Systems exempted from certain provisions of the Act:
  - None.
- 60–0089
- **SYSTEM NAME:** Claims Folders Systems, HHS/SSA/ODP.
- **SECURITY CLASSIFICATION:** None.
- **SYSTEM LOCATION:** The claims folders initially are established and maintained in Social Security field offices when claims for benefits are filed or a lead is expected to result in a claim. Telephone and address information for Social Security field offices may be found in local telephone directories under Social Security Administration (SSA). The claims folders are retained in field offices until all development has been completed, and then transferred to the appropriate processing center as set out below. In addition, the information provided by Social Security claimants on the application for benefits is maintained as a computerized record. The computerized records are maintained at the following address: Social Security Administration, Office of Systems Operations, 6401 Security Boulevard, Baltimore, MD 21235.
- Supplemental Security Income (SSI) claims folders are held in Social Security field offices pending establishment of a payment record, or until the appeal period in a denied claim situation has expired. The folders are then transferred to a folder-staging facility (FSF) in Wilkes-Barre, Pennsylvania. The address is: Social Security Administration, SSI Folder Staging Operations, Wilkes-Barre Data Operations Center, P.O. Box 7000, Wilkes-Barre, PA 18703.
- Retirement and Survivors Insurance (RSI) claims folders are maintained primarily in the SSA’s PSCs (contact the system manager at the address below for PSC address information). If the individual to whom the claim pertains resides outside the United States or any of its possessions, the folder is maintained in the Office of Central Operations (OCO) Rolling Heights Building (Megasite). The address for the Megasite is: 2255 Rolling Road, Baltimore, MD 21244.
- Disability Insurance (DI) claims folders for individuals under age 55 are maintained primarily in the OCO Megasite (see the address above). DI claims folders for disabled individuals over age 55 are maintained in SSA’s National Records Center (NRC). The address for the NRC is: 601 S. 291 Hwy., 6000 E. Geospace Dr., Independence, MO 64056.

If the individual resides outside the United States or any of its possessions, DI claims folders for individuals under age 55 are maintained in the OCO Megasite (see the address above). Special Veterans Benefits (SVB) claims folders are held in Social Security field offices and the Veterans Affairs Regional Office (VARO), Philippines pending establishment of a payment record or until the appeal period in a denied claim situation has expired. Contact the system manager for address information for SVB claims folders maintained in the VARO, Philippines.

In addition, claims folders are transferred to the General Services Administration and on occasion may be temporarily transferred to other Federal agencies. The DI claims folders also are transferred to State agencies for disability and vocational rehabilitation determinations. Contact the system manager for address information.

**CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:**
- Claimants, applicants, beneficiaries and potential claimants benefits and payments administered by the Social Security Administration (e.g., title II RSIDI claims and DI benefits; and title VIII SVB title XVI SSI payments). Folders also are maintained on claims that have been denied.
- **Categories of records in the system:** The claim folder contains the name and Social Security number of the claimant or potential claimant; the application for benefits; earnings record information established and maintained by SSA; documents supporting findings of fact regarding factors of entitlement and continuing eligibility; payment documentation; correspondence to and from claimants and/or representatives; information about representative payees; and leads information from third parties such as social service agencies, IRS, VA and mental institutions.

The claim folder also may contain data collected as a result of inquiries or complaints, and evaluation and measurement studies of the effectiveness of claims policies. Separate files may be maintained of certain actions which are entered directly into the computer processes. These relate to reports of changes of address, work status, and other post-adjudicative reports. Separate files also temporarily may be maintained for the purpose of resolving problem cases. Separate abstracts also are maintained for statistical purposes (i.e.,...
disallowances, technical denials, and demographic and statistical information relating to disability decisions).

**AUTHORITY FOR MAINTENANCE OF THE SYSTEM:**


**PURPOSE(S):**

Each claim constitutes a basic record for payments and determinations under the Social Security Act. The information in the claim folder is used to produce and maintain the Master Beneficiary Record (60–0090) which is the automated payment system for RSI and DI benefits; the Supplemental Security Income Record (09–60–0103) which is the automated payment system forSSI payments for the aged, blind, disabled and SVB payments under title VIII of the Act; the Black Lung Payment System (09–60–0045) which is the payment system for BL claims; and the Health Insurance Billing and Collection Master Record System (09–70–0522) which is the payment system for HI andSupplementary Medical Insurance (Medicare) benefits.

Claims folders information is used throughout SSA for purposes of pursuing claims; determining, organizing and maintaining documents for making determinations of eligibility for benefits, the amount of benefits, the appropriate payee for benefits; reviewing continuing eligibility; holding hearings or administrative review processes; ensuring that proper adjustments are made based on events affecting entitlement; and answering inquiries.

Claims folders may be referred to State disability determination services agencies or vocational rehabilitation agencies in disability cases. They may also be used for quality review, evaluation, and measurement studies, and other statistical and research purposes. Extracts may be maintained as interviewing tools, activity logs, records of claims clearance, and records of type or nature of actions taken.

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

Disclosure may be made for routine uses as indicated below:

1. To third party contacts in situations where the party to be contacted has, or is expected to have, information relating to the individual's capability to manage his/her affairs or his/her eligibility for or entitlement to benefits under the Social Security program when:
   (a) The individual is unable to provide information being sought. An individual is considered to be unable to provide certain types of information when:
      (i) He/she is incapable of or questionable mental capability;
      (ii) He/she cannot read or write;
      (iii) He/she cannot afford the cost of obtaining the information;
      (iv) He/she has a hearing impairment, and is contacting SSA by telephone through a telecommunications relay system operator;
      (v) A language barrier exists; or
      (vi) The custodian of the information will not, as a matter of policy, provide it to the individual; or
   (b) The data are needed to establish the validity of evidence or to verify the accuracy of information presented by the individual, and it concerns one or more of the following:
      (i) His/her eligibility for benefits under the Social Security program;
      (ii) The amount of his/her benefit payment; or
      (iii) Any case in which the evidence is being received as a result of suspected abuse or fraud, concern for program integrity, or for quality appraisal, or evaluation and measurement activities.

2. To third party contacts where necessary to establish or verify information provided by representative payees or payee applicants.

3. To a person (or persons) on the rolls when a claim is filed by an individual which is adverse to the person on the rolls; i.e.:
   (a) An award of benefits to a new claimant precludes an award to a prior claimant; or
   (b) An award of benefits to a new claimant will reduce the benefit payments to the individual(s) on the rolls; but only for information concerning the facts relevant to the interests of each party in a claim.

4. To employers or former employers for correcting or reconstructing earnings records and for Social Security tax purposes only.

5. To the Department of the Treasury for:
   (a) Collecting Social Security taxes or as otherwise pertinent to tax and benefit payment provisions of the Act (including SSN verification services); or
   (b) Investigating alleged theft, forgery, or unlawful negotiation of Social Security checks.

6. To the United States Postal Service for investigating the alleged forgery, theft or unlawful negotiation of Social Security checks.

7. To DOJ for:
   (a) Investigating and prosecuting violations of the Act to which criminal penalties attach,
   (b) Representing the Secretary, or
   (c) Investigating issues of fraud by agency officers or employees, or violation of civil rights.

8. To the Department of State and its agents for administering the Act in foreign countries through facilities and services of that agency.

9. To the American Institute of Taiwan and its agents for administering the Act in Taiwan through facilities and services of that agency.

10. To the Department of Veterans Affairs, Philippines Regional Office and its agents for administering the Act in the Philippines through facilities and services of that agency.

11. To the Department of Interior and its agents for administering the Act in the Northern Mariana Islands through facilities and services of that agency.

12. To RRB for administering provisions of the Act relating to railroad employment.


14. To State audit agencies for:
   (a) Auditing State supplementation payments and Medicaid eligibility considerations; and
   (b) Expenditures of Federal funds by the State in support of the DDS.

15. To private medical and vocational consultants for use in making preparation for, or evaluating the results of, consultative medical examinations or vocational assessments which they were engaged to perform by SSA or a State agency acting in accord with sections 221 or 1633 of the Act.

16. To specified business and other community members and Federal, State, and local agencies for verification of eligibility for benefits under section 1631(e) of the Act.

17. To institutions or facilities approved for treatment of drug addicts or alcoholics as a condition of the individual's eligibility for payment under section 1611(e)(3) of the Act and as authorized by regulations issued by the Special Action Office for Drug Abuse Prevention.

18. To applicants, claimants, prospective applicants or claimants, other than the data subject, their authorized representatives or representative payees to the extent necessary to pursue Social Security claims and to representative payees when the information pertains to individuals for whom they serve as representative payees, for the purpose of assisting SSA in administering its representative payee responsibilities under the Act and assisting the representative payees in performing...
their duties as payees, including receiving and accounting for benefits for individuals for whom they serve as payees.

19. To a congressional office in response to an inquiry from that office made at the request of the subject of a record.

20. In response to legal process or interrogatories relating to the enforcement of an individual’s child support or alimony obligations, as required by sections 459 and 461 of the Act.

21. To Federal, State, or local agencies (or agents on their behalf) for administering cash or noncash income maintenance or health maintenance programs (including programs under the Act). Such disclosures include, but are not limited to, release of information to:
   (a) RRB for administering provisions of the Railroad Retirement and Social Security Acts relating to railroad employment and for administering the Railroad Unemployment Insurance Act; (b) The VA for administering 38 U.S.C. 412, and upon request, information needed to determine eligibility for or amount of VA benefits or verifying other information with respect thereto; (c) The Department of Labor for administering provisions of Title IV of the Federal Coal Mine Health and Safety Act, as amended by the Black Lung Benefits Act; (d) State welfare departments for administering sections 205(c)(B)(i)(II) and 402(a)(25) of the Act requiring information about assigned SSNs for AFDC program purposes only; (e) State agencies for making determinations of Medicaid eligibility; and
   (f) State agencies for making determinations of food stamp eligibility under the food stamp program.

22. To State welfare departments:
   (a) Pursuant to agreements with SSA for administration of State supplementation payments; (b) For enrollment of welfare recipients for medical insurance under section 1843 of the Act; and
   (c) For conducting independent quality assurance reviews of SSI recipient records, provided that the agreement for Federal administration of the supplementation provides for such an independent review.

23. To State vocational rehabilitation agencies or State crippled children’s service agencies (or other agencies providing services to disabled children) for consideration of rehabilitation services per sections 222(a) and 1615 of the Act.

24. To the Social Security agency of a foreign country, to carry out the purpose of an international Social Security agreement entered into between the United States and the other country, pursuant to section 233 of the Act.

25. To IRS, Department of the Treasury, for the purpose of auditing SSA’s compliance with the safeguard provisions of the IRC of 1986, as amended.

26. To the Office of the President for responding to an individual pursuant to an inquiry received from that individual or from a third party on his or her behalf.

27. To third party contacts (including private collection agencies under contract with SSA) for the purpose of their assisting SSA in recovering overpayments.

28. To DOJ (Immigration and Naturalization), upon request, to identify and locate aliens in the United States pursuant to section 290(b) of the Immigration and Nationality Act (8 U.S.C. 1360(b)).

29. Information may be disclosed to contractors and other Federal agencies, as necessary, for the purpose of assisting SSA in the efficient administration of its programs. We contemplate disclosing information under this routine use only in situations in which SSA may enter a contractual or similar agreement with a third party to assist in accomplishing an agency function relating to this system of records.

30. Nontax return information which is not restricted from disclosure by Federal law may be disclosed to GSA and NARA for the purpose of conducting records management studies with respect to their duties and responsibilities under 44 U.S.C. 2904 and 2906, as amended by NARA Act of 1984.

31. To DOJ, a court or other tribunal, or another party before such tribunal when:
   (a) SSA, any component thereof; or
   (b) Any SSA employee in his/her official capacity; or
   (c) Any SSA employee in his/her individual capacity where DOJ or SSA where it is authorized to do so has agreed to represent the employee; or
   (d) The United States or any agency thereof where SSA determines that the litigation is likely to affect the operations of SSA or any of its components, is a party to litigation or has an interest in such litigation, and SSA determines that the use of such records by DOJ, the court or other tribunal is relevant and necessary to the litigation, provided, however, that in each case, SSA determines that such disclosure is compatible with the purpose for which the records were collected.

Wage and other information which is subject to the disclosure provisions of the IRC (26 U.S.C. 6103) will not be disclosed under this routine use unless disclosure is expressly permitted by the IRC.

32. Addresses of beneficiaries who are obligated on loans held by the Secretary of Education or a loan made in accordance with 20 U.S.C. 1071, et seq. (the Robert T. Stafford Student Loan Program) may be disclosed to the Department of Education as authorized by section 489A of the Higher Education Act of 1965.

33. To student volunteers and other workers, who technically do not have the status of Federal employees, when they are performing work for SSA as authorized by law, and they need access to personally identifiable information in SSA records in order to perform their assigned Agency functions.

34. To Federal, State, and local law enforcement agencies and private security contractors, as appropriate, information necessary, (a) To enable them to protect the safety of SSA employees and customers, the security of the SSA workplace and the operation of SSA facilities, or (b) To assist investigations or prosecutions with respect to activities that affect such safety and security or activities that disrupt the operation of SSA facilities.

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

STORAGE:
Records generally are maintained manually in file folders. However, some records may be maintained in magnetic media (e.g., on disk and microcomputer).

RETRIEVABILITY:
Claims folders are retrieved both numerically by SSN and alphabetically by name.

SAFEGUARDS:
Paper claims folders are protected through limited access to SSA records. Access to the records is limited to those employees who require such access in the performance of their official duties. All employees are instructed in SSA confidentiality rules as a part of their initial orientation training.

Safeguards for automated records have been established in accordance with the Systems Security Handbook. All magnetic tapes and disks are within an enclosure attended by security
guards. Anyone entering or leaving this enclosure must have special badges which are issued only to authorized personnel. All microfilm and paper files are accessible only by authorized personnel and are locked after working hours.

For computerized records, electronically transmitted between SSA’s central office and field office locations (including organizations administering SSA programs under contractual agreements), safeguards include a lock/unlock password system, exclusive use of leased telephone lines, a terminal oriented transaction matrix, and an audit trail.

RETENTION AND DISPOSAL:
The retention period for claims folders are as follows:

A. RSI Claims Folders

Folders for disallowed life and death claims, withdrawals, and lump-sum payments in which potential entitlements exist are transferred to the FRC after being so identified and then destroyed 10 years thereafter.

Folders for awarded claims where the last payment has been made and there is no future potential claimant indicated in the record are transferred to the FRC and then destroyed 5 years thereafter.

B. DI Claims Folders

Folders for DI denial claims are transferred to the FRC after expiration of the reconsideration period and then destroyed 10 years thereafter.

Folders for terminated DI claims are transferred to the FRC after being identified as eligible for transfer and then destroyed 10 years thereafter.

C. SSI Claims Folders and SVB Folders

Folders for SSI and SVB death termination claims are destroyed 2 years after resolution of possible outstanding overpayments or underpayments. Folders for other SSI and SVB terminations are transferred to the FRC after termination and destroyed after 6 years, 6 months.

When a subsequent claim is filed on the SSI the claim folder is recalled from the FRC. Similarly, claims folders may be recalled from the FRC at any time by SSA, as necessary, in the administration of Social Security programs. When this occurs, the folder will be temporarily maintained in a Social Security field, regional or central office.

Separate files of actions entered directly into the computer processes are shredded by heat after 1 to 6 months. Claims leads that do not result in a filing of an application are destroyed 6 months after the inquirer is invited by letter to file a claim.

All paper claim files are disposed of by shredding or the application of heat when the retention periods have expired.

SYSTEM MANAGER(S) AND ADDRESS:
SSA Privacy Officer, Social Security Administration, 6401 Security Boulevard, Baltimore MD 21235.

NOTIFICATION PROCEDURE:
An individual can determine if this system contains a record about him/her by contacting any Social Security field office.

When requesting notification, the individual should provide his/her name, SSN, and the type of claim he or she filed (RSI, DI, HI, BL special minimum payments, SSI or SVB). If more than one claim is filed, each should be identified, whether he/she is or has been receiving benefits, whether payments are being received under his or her own SSN, and if not, the name and SSN under which received, if benefits have not been received, the approximate date and place the claim was filed, and his/her address and/or telephone number. (Furnishing the SSN is voluntary, but it will make searching for an individual’s record easier and prevent delay.)

An individual requesting notification of records in person need not furnish any special documents of identity. Documents, he/she would normally carry on his/her person would be sufficient (e.g., credit cards, driver’s license or voter registration card). An individual requesting notification via mail or telephone must furnish a minimum of his/her name, date of birth and address in order to establish identity, plus any additional information specified in this section. These procedures are in accordance with SSA Regulations (20 CFR 401.40(c).

An individual who requests access to a medical record shall, at the time he/she makes the request, designate in writing a responsible representative who will be willing to review the record and inform the subject individual of its contents. A parent or guardian who requests notification of or access to a minor’s medical record shall at the time he/she makes the request designate a physician or other health professional (other than a family member) who will be willing to review the record and inform the parent or guardian of its contents. These procedures are in accordance with SSA Regulations (20 CFR 401.55).

RECORD ACCESS PROCEDURES:
Same as notification procedures. Requesters should also reasonably specify the information they are seeking. These procedures are in accordance with SSA Regulations (20 CFR 401.40(c) and 401.55).

CONTESTING RECORD PROCEDURES:
Same as notification procedures. Requesters should also reasonably identify the record, specify the information they are contesting and state the corrective action sought and the reasons for the correction with supporting justification showing how the record is incomplete, untimely, inaccurate or irrelevant. These procedures are in accordance with SSA Regulations (20 CFR 401.65).

RECORD SOURCE CATEGORIES:
Information in this system is obtained from claimants, beneficiaries, applicants and recipients; accumulated by SSA from reports of employers or self-employed individuals; various local, State, and Federal agencies; claimant representatives and other sources to support factors of entitlement and continuing eligibility or to provide leads information.

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:
None.

SYSTEM NAME:
Supplemental Security Income Record and Special Veterans Benefits, SSA/OSR.

SECURITY CLASSIFICATION:
None.

SYSTEM LOCATION:
Social Security Administration, Office of Telecommunications and Systems Operations, 6401 Security Boulevard, Baltimore, MD 21235.

Records also may be located in the Social Security Administration (SSA) Regional and field offices (individuals should consult their local telephone directories for address information).

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:
This file contains a record for each individual who has applied for supplemental security income (SSI) payments, including individuals who have requested an advance payment; SSI recipients who have been overpaid; and ineligible persons associated with an SSI recipient. This file also covers those individuals who have applied for and who are entitled to the Special Veterans Benefits (SVB) under title VIII
of the Social Security Act. (This file does not cover applicants who do not have a Social Security number (SSN).)

CATEGORIES OF RECORDS IN THE SYSTEM:
This file contains data regarding SSI eligibility; citizenship; residence; Medicaid eligibility; eligibility for other benefits; alcoholism or drug addiction data, if applicable (disclosure of this information may be restricted by 21 U.S.C. 1175 and 42 U.S.C. 290dd–3 and ee–3); income data; resources; payment amounts, including overpayment amounts and date and amount of advance payments; living arrangements; case folder location data; appellate decisions, if applicable; SSN used to identify a particular individual, if applicable; information about representative payees, if applicable; and a history of changes to any of the persons who have applied for SSI payments. For eligible individuals, the file contains basic identifying information, income and resources (if any) and, in conversion cases, the State welfare number.

This file also contains information about applicants for SVB. The information maintained in this system of records is collected from the applicants for title VIII SVB, and other systems of records maintained by SSA. The information maintained includes a data element indicating this is a title VIII SVB claim. It will also include: identifying information such as the applicant’s name, Social Security number (SSN) and date of birth (DOB); telephone number (if any); foreign and domestic addresses; the applicant’s sex; income data, payment amounts (including overpayment amounts); and other information provided by the applicant relative to his or her entitlement for SVB.

If the beneficiary has a representative payee, this system of records includes data about the representative payee such as the payee’s SSN; employer identification number, if applicable; and mailing address.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:
Sections 1602, 1611, 1612, 1613, 1614, 1615, 1616, 1631, 1633, 1634 of title XVI and title VIII of the Social Security Act (the Act).

PURPOSE(S):
SSI records begin in Social Security field offices where an individual or couple files an application for SSI payments. SVB records begin in Social Security field offices and Veterans Affairs Regional Office (VARO) where an individual files an application for SVB payments. The SSI and SVB applications contain data which may be used to prove the identity of the applicant, to determine his/her eligibility for SSI or SVB payments and, in cases where eligibility is determined, to compute the amount of the payment. Information from the application, in addition to data used internally to control and process SSI and SVB cases, is used to create the Supplemental Security Income Record (SSR). The SSR also is used as a means of providing a historical record of all activity on a particular individual’s or couple’s record.

In addition, statistical data are derived from the SSR for actuarial and management information purposes.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:
Disclosure may be made for routine uses as indicated below:
(1) To the Department of the Treasury to prepare SSI, Energy Assistance, and SVB checks to be sent to claimants or beneficiaries.
(2) To the States to establish the minimum income level for computation of State supplements.
(3) To the following Federal and State agencies to prepare information for verification of benefit eligibility under section 1631(e) of the Act: Bureau of Indian Affairs; Office of Personnel Management; Department of Agriculture; Department of Labor; Immigration and Naturalization Service; Internal Revenue Service; Railroad Retirement Board; State Pension Funds; State Welfare Offices; State Worker’s Compensation; Department of Defense; United States Coast Guard; and Department of Veterans Affairs.
(4) To a congressional office in response to an inquiry from that office made at the request of the subject of a record.
(5) To the appropriate State agencies (or other agencies providing services to disabled children) to identify title XVI eligibles under the age of 16 for the consideration of rehabilitation services in accordance with section 1615 of the Act, 42 U.S.C. 1382d.
(6) To contractors under contract to SSA or under contract to another agency with funds provided by SSA for the performance of research and statistical activities directly relating to this system of records.
(7) To State audit agencies for auditing State supplementation payments and Medicaid eligibility consideration.
(8) To agencies to effect and report the fact of Medicaid eligibility of title XVI recipients in the jurisdiction of those States which have elected Federal determinations of Medicaid eligibility of title XVI eligibles and to assist the States in administering the Medicaid program.
(9) To State agencies to identify title XVI eligibles in the jurisdiction of those States which have not elected Federal determinations of Medicaid eligibility in order to assist those States in establishing and maintaining Medicaid rolls and in administering the Medicaid program.
(10) To State agencies to enable those agencies which have elected Federal administration of their supplementation programs to monitor changes in applicant/recipient income, special needs, and circumstances.
(11) To State agencies to enable those agencies which have elected to administer their own supplementation programs to identify SSI eligibles in order to determine the amount of their monthly supplementary payments.
(12) To State agencies to enable them to assist in the effective and efficient administration of the SSI program.
(13) To State agencies to enable those which have an agreement with SSA to carry out their functions with respect to Interim Assistance Reimbursement pursuant to section 1631(g) of the Act.
(14) To State agencies to enable them to locate potentially eligible individuals and to make eligibility determinations for extensions of social services under the provisions of title XX of the Act.
(15) To State agencies to assist them in determining initial and continuing eligibility in their income maintenance programs and to make eligibility determinations for extensions of social services under the provisions of title XX of the Act.
(16) To the United States Postal Service for investigating the alleged theft, forgery or unlawful negotiation of SSI and SVB checks.
(17) To the Department of the Treasury for investigating the alleged theft, forgery or unlawful negotiation of SSI and SVB checks.
(18) To the Department of Education for determining the eligibility of applicants for Basic Educational Opportunity Grants.
(19) To Federal, State or local agencies (or agents on their behalf) for administering cash or non-cash income maintenance or health maintenance programs (including programs under the Act). Such disclosures include, but are not limited to, release of information to:
(a) The Department of Veterans Affairs (DVA) upon request for determining eligibility for, or amount of, DVA benefits or verifying other information with respect thereto in accordance with 38 U.S.C. 5106;
(b) The RRB for administering the Railroad Unemployment Insurance Act;
(c) State agencies to determine eligibility for Medicaid;
(d) State agencies to locate potentially eligible individuals and to make
determinations of eligibility for the food stamp program;
(e) State agencies to administer energy assistance to low income groups under
programs for which the States are responsible; and
(f) Department of State and its agents
to assist SSA in administering the Social Security Act in foreign countries, the
American Institute on Taiwan and its
agents to assist in administering the
Social Security Act in Taiwan, the VA,
Philippines Regional Office and its
agents to assist in administering the
Social Security Act in the Philippines,
and the Department of Interior and its
agents to assist in administering the
Social Security Act in the Northern
Mariana Islands.
(20) To IRS, Department of the
Treasury, as necessary, for the purpose of
auditing SSA’s compliance with
safeguard provisions of the Internal
Revenue Code (IRC) of 1986, as
amended.
(21) To the Office of the President for
the purpose of responding to an
individual pursuant to an inquiry
received from that individual or a third
party on his/her behalf.
(22) Upon request, information on the
identity and location of aliens may be
disclosed to the DOJ (Criminal Division,
Office of Special Investigations) for the
purpose of detecting, investigating and,
where necessary, taking legal action
against suspected Nazi war criminals in
the United States.
(23) To third party contacts such as
private collection agencies and credit
reporting agencies under contract with
SSA and State motor vehicle agencies
for the purpose of their assisting SSA in
recovering overpayments.
(24) Information may be disclosed to
contractors and other Federal agencies,
as necessary, for the purpose of assisting
SSA in the efficient administration of its
programs. We contemplate disclosing
information under this routine use only
in situations in which SSA may enter a
contractual or similar agreement with a
third party to assist in accomplishing an
agency function relating to this system of
records.
(25) Non-tax return information
which is not restricted from disclosure by
Federal law may be disclosed to
General Services Administration and
National Archives and Records
Administration (NARA) for the purpose
of conducting records management
studies with respect to their duties and
responsibilities under 44 U.S.C. 2904
and 2906, as amended by NARA Act of
1948.
(26) To the DOJ, a court or other
tribunal, or another party before such
tribunal when:
(a) SSA, any component thereof, or
(b) Any SSA employee in his/her
official capacity; or
(c) Any SSA employee in his/her
individual capacity where DOJ (or SSA
where it is authorized to do so) has
agreed to represent the employee; or
(d) The United States or any agency
thereof where SSA determines that the
litigation is likely to affect the
operations of SSA or any of its
components, is a party to litigation or
has an interest in such litigation, and
SSA determines that the use of such
records by DOJ, the court, or other
tribunal, is relevant and necessary to the
litigation, provided, however, that in
each case, SSA determines that such
disclosure is compatible with the
purpose for which the records were
collected.
Wage and other information which
are subject to the disclosure provisions
of the IRC (26 U.S.C. 6103) will not be
disclosed under this routine use unless
disclosure is expressly permitted by the
IRC.
(27) To representative payees, when
the information pertains to individuals
for whom they serve as representative
payees, for the purpose of assisting SSA
in administering its representative
payment responsibilities under the Act
and assisting the representative payees
in performing their duties as payees,
including receiving and accounting for
benefits for individuals for whom they
serve as payees.
(28) To third party contacts (e.g.,
employers and private pension plans) in
situations where the party to be
contacted has, or is expected to have,
information relating to the individual’s
capability to manage his/her affairs or
his/her eligibility for, or entitlement to,
benefits under the Social Security
program when:
(a) The individual is unable to
provide information being sought. An
individual is considered to be unable to
provide certain types of information
when:
(i) he/she is incapable or of
questionable mental capability;
(ii) he/she cannot read or write;
(iii) he/she cannot afford the cost of
obtaining the information;
(iv) he/she has a hearing impairment,
and is contacting SSA by telephone
through a telecommunications
relay system operator;
(v) a language barrier exists; or
(vi) the custodian of the information
will not, as a matter of policy, provide
it to the individual; or
(b) The data are needed to establish
the validity of evidence or to verify the
accuracy of information presented by
the individual, and it concerns one or
more of the following:
(i) His/her eligibility for benefits
under the Social Security program;
(ii) The amount of his/her benefit
payment; or
(iii) Any case in which the evidence
is being reviewed as a result of
suspected fraud, concern for program
integrity, quality appraisal, or
evaluation and measurement activities.
(29) To Rehabilitation Services
Administration (RSA) for use in its
program studies of, and development of
enhancements for, State vocational
rehabilitation programs. These are
programs to which applicants or
beneficiaries under titles II and or XVI
of the Act may be referred. Data released
to RSA will not include any personally
identifying information (such as names
or SSNs).
(30) Addresses of beneficiaries who
are obligated on loans held by the
Secretary of Education or a loan made
in accordance with 20 U.S.C. 1071, et.
seq. (the Robert T. Stafford Student
Loan Program) may be disclosed to the
Department of Education as authorized
by section 489A of the Higher Education
Act of 1965.
(31) To student volunteers and other
workers, who technically do not have
the status of Federal employees, when
they are performing work for SSA as
authorized by law, and they need access
to personally identifiable information in
SSA records in order to perform their
assigned Agency functions.
(32) To Federal, State, and local law
enforcement agencies and private
security contractors, as appropriate, if
information is necessary:
(a) To enable them to protect the
safety of SSA employees and customers,
the security of the SSA workplace and
the operation of SSA facilities, or
(b) To assist investigations or
prosecutions with respect to activities
that affect such safety and security or
activities that disrupt the operation of
SSA facilities.
(33) Corrections to information that
resulted in erroneous inclusion of
individuals in the Death Master File
(DMF) may be disclosed to recipients of
erroneous DMF information.
(34) Information as to whether an
individual is alive or deceased may be
disclosed pursuant to section 1306(d) of
the Social Security Act (42 U.S.C.
1306(d)), upon request, for purposes of
an epidemiological or similar research project, provided that:

(a) SSA determines in consultation with the Department of Health and Human Services, that the research may reasonably be expected to contribute to a national health interest; and

(b) The requester agrees to reimburse SSA for the costs of providing the information; and

(c) The requester agrees to comply with any safeguards and limitations specified by SSA regarding rerelease or redisclosure of the information.

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

STORAGE:

Records are maintained in magnetic media (e.g., magnetic tape) and in microform and microfiche form.

RETRIEVABILITY:

Records are indexed and retrieved by SSN.

SAFEGUARDS:

System security for automated records has been established in accordance with the Systems Security Handbook. This includes maintaining all magnetic tapes and magnetic disks within an enclosure attended by security guards. Anyone entering or leaving that enclosure must have special badges which are only issued to authorized personnel. All authorized personnel having access to the magnetic records are subject to the penalties of the Privacy Act. The microfiche are stored in locked cabinets, and are accessible to employees only on a need-to-know basis. All SSR State Data Exchange records are protected in accordance with agreements between SSA and the respective States regarding confidentiality, use, and redisclosure.

RETENTION AND DISPOSAL:

Original input transaction tapes received which contain initial claims and posteligibility actions are retained indefinitely although these are processed as received and incorporated into processing tapes which are updated to the master SSR tape file on a monthly basis. All magnetic tapes appropriate to SSI information furnished to specified Federal, State, and local agencies for verification of eligibility for benefits and under section 1631(e) are retained, in accordance with the PA accounting requirements, for at least 5 years or the life of the record, whichever is longer.

SYSTEM MANAGER(S) AND ADDRESS:

Director, Division of Supplemental Security Income Systems, Office of Systems Requirements, Social Security Administration, 6401 Security Boulevard, Baltimore, Maryland 21235.

NOTIFICATION PROCEDURE:

An individual can determine if this system contains a record about him/her by writing to or visiting any Social Security field office and providing his or her name and SSN. (Individuals should consult their local telephone directories for Social Security office address and telephone information.) Applicants for SVB who reside in the Philippines should contact VARO, Philippines. (Furnishing the SSN is voluntary, but it will make searching for an individual’s record easier and prevent delay.)

An individual requesting notification of records in person need not furnish any special documents of identity. Documents he/she would normally carry on his/her person would be sufficient (e.g., credit cards, driver’s license, or voter registration card). An individual requesting notification via mail or telephone must furnish a minimum of his/her name, date of birth and address in order to establish identity, plus any additional information specified in this section. These procedures are in accordance with SSA Regulations (20 CFR 401.40(c)).

RECORD ACCESS PROCEDURES:

Same as notification procedures. Requesters should also reasonably specify the record contents being sought. An individual who requests notification of, or access to, a medical record shall, at the time he or she makes the request, designate in writing a responsible representative who will be willing to review the record and inform the subject individual of its contents at the representative’s discretion. A parent or guardian who requests notification of, or access to, a minor’s medical record shall at the time he or she makes the request designate a physician or other health professional (other than a family member) who will be willing to review the record and inform the parent or guardian of its contents at the physician’s or health professional’s discretion. These procedures are in accordance with SSA Regulations (20 CFR 401.40(c) and 401.55).

CONTESTING RECORD PROCEDURES:

Same as notification procedures. Requesters should also reasonably identify the record, specify the information they are contesting and state the corrective action sought and the reasons for the correction with supporting justification showing how the record is incomplete, untimely, inaccurate or irrelevant. These procedures are in accordance with SSA Regulations (20 CFR 401.65).

RECORD SOURCE CATEGORIES:

Data contained in the SSR are obtained for the most part from the applicant for SSI and SVB payments and are derived from the Claims Folders System (60–0089) and the Modernized Supplemental Security Income Claims System. The States and other Federal agencies such as the Department of Veterans Affairs also provide data affecting the SSR.

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

None.

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DEPARTMENT OF STATE

[Public Notice 3252]

Proposed Information Collection

AGENCY: Department of State.

ACTION: Notice of information collection under emergency review procedure and 60-day notice of proposed information collection under standard review procedure. Irish Peace Process Cultural and Training Program.

SUMMARY: The Department of State has submitted the information collection request described below to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995. Additionally, the Department is seeking OMB approval for the subject information collection request under the standard review procedures of the 1995 Act.

The twofold purpose of this notice is to advise the public that (a) the Department’s clearance request has been submitted to OMB for review pursuant to OMB’s emergency clearance process; and (b) the Department additionally intends to submit the information collection to OMB for approval pursuant to OMB’s standard approval process, after allowing the required 60 days for public comment in the Federal Register.

The following summarizes the information collection proposal submitted, and to be submitted, to OMB: Type of Request: New Collection. Originating Office: EUR. Title of Information Collection: Irish Peace Process Cultural and Training Program ("IPPCTP"). Frequency: 1. Form Number: N/A.