collection: The estimated annual public burden associated with this collection is 9,000 hours.

If additional information is required contact: Jerri Murray, Department Clearance Officer, United States Department of Justice, Justice Management Division, Policy and Planning Staff, Two Constitution Square, 145 N Street NE., Room 3E–405B, Washington, DC 20530.

Dated: July 11, 2016.
Jerri Murray,
Department Clearance Officer for PRA, U.S. Department of Justice.

[FR Doc. 2016–16656 Filed 7–13–16; 8:45 am]
BILLING CODE 4410–FY–P

**DEPARTMENT OF JUSTICE**

**Federal Bureau of Investigation**

[Docket No. FBI]

**FBI Criminal Justice Information Services Division; User Fee Schedule**

**AGENCY:** Federal Bureau of Investigation (FBI), Justice.

**ACTION:** Notice.

**SUMMARY:** This notice establishes revised rates for the user fee schedule for authorized users requesting fingerprint-based and name-based Criminal History Record Information (CHRI) checks for noncriminal justice purposes.

**DATES:** This revised fee schedule is effective October 1, 2016.

**FOR FURTHER INFORMATION CONTACT:** Ms. Robin A. Stark-Nutter, Section Chief, Resources Management Section, Criminal Justice Information Services (CJIS) Division, FBI, 1000 Custer Hollow Road, Module E–3, Clarksburg, WV 26306. Telephone number (304) 625–2910.

**SUPPLEMENTARY INFORMATION:** Pursuant to the authority in Public Law 101–515, as amended, the FBI has established user fees for authorized agencies requesting noncriminal justice fingerprint-based and name-based CHRI checks. In accordance with the requirements of 28 CFR 20.31(e), the FBI periodically reviews the process of providing fingerprint-based and name-based CHRI checks to determine the proper fee amounts that should be collected, and the FBI publishes any resulting fee adjustments in the Federal Register.

A fee study was conducted in keeping with 28 CFR 20.31(e)(2) and employed the same methodology as detailed in the Federal Register establishing the process for setting fees (75 FR 18751, April 13, 2010). The fee study results recommended reduced fingerprint-based and name-based CHRI checks from the current user fees published October 27, 2014 (79 FR 63943), which have been in effect since February 1, 2015. The fee study also recommended the elimination of the interim fees set for “Rap Back.” Rap Back is an optional service offered by the FBI that provides authorized users with the capability to enroll an individual in a program in order to receive notification of subsequent triggering information, such as a new criminal arrest or the disposition of an old arrest, involving that individual during the term of enrollment. The fee study recommended that the cost of the optional Rap Back program be included as part of the revised fingerprint-based CHRI fees.

The FBI independently reviewed the recommendations, compared them to current fee calculations and plans for future service, and determined that the revised fees were both objectively reasonable and consistent with the underlying legal authorities. Pursuant to the recommendations of the study, the fees for fingerprint-based CHRI checks will be decreased and the fee for name-based CHRI checks will be decreased for federal agencies specifically authorized by statute, e.g., pursuant to the Security Clearance Information Act, 5 U.S.C. 9101. The interim Rap Back fee will be eliminated.

The following tables detail the new fee amounts for authorized users requesting fingerprint-based and name-based CHRI checks for noncriminal justice purposes, including the difference from the fee schedule currently in effect.

### Fingerprint-Based CHRI Checks

<table>
<thead>
<tr>
<th>Service</th>
<th>Fee currently in effect</th>
<th>Fee currently in effect for CBSPs</th>
<th>Change in fee amount</th>
<th>Revised fee</th>
<th>Revised fee for CBSPs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fingerprint-based Submission</td>
<td>$14.75</td>
<td>$12.75</td>
<td>($2.75)</td>
<td>$12.00</td>
<td>$10.00</td>
</tr>
<tr>
<td>Fingerprint-based Volunteer Submission (see 75 FR 18752)</td>
<td>13.50</td>
<td>11.50</td>
<td>(2.75)</td>
<td>10.75</td>
<td>8.75</td>
</tr>
</tbody>
</table>

*Centralized Billing Service Providers, see 75 FR 18753.

### Name-Based CHRI Checks

<table>
<thead>
<tr>
<th>Service</th>
<th>Fee currently in effect</th>
<th>Change in fee amount</th>
<th>Revised fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name-based Submission</td>
<td>$2.25</td>
<td>($0.25)</td>
<td>$2.00</td>
</tr>
</tbody>
</table>

Dated: July 8, 2016.

James B. Comey,
Director, Federal Bureau of Investigation.

[FR Doc. 2016–16610 Filed 7–13–16; 8:45 am]
BILLING CODE 4410–02–P

**DEPARTMENT OF JUSTICE**

**Justice for United States Victims of State Sponsored Terrorism Act**

**AGENCY:** Department of Justice.

**ACTION:** Notice.

**SUMMARY:** The Justice for United States Victims of State Sponsored Terrorism Act (“USVSST Act” or “Act”), part of the Consolidated Appropriations Act of 2016, establishes a fund, overseen by a Special Master, to provide compensation to certain eligible individuals who were injured in acts of state sponsored terrorism. The fund will award payment to victims of acts of international terrorism based on final judgments obtained in U.S. district courts against a state sponsor of terrorism, as well as to hostages held at the United States Embassy in Tehran,
Iran, during the period beginning November 4, 1979, and ending January 20, 1981, and their spouses and children. This Notice describes the eligibility requirements and provides procedures for the submission and consideration of applications to the fund.

DATES: This Notice is effective July 14, 2016.

FOR FURTHER INFORMATION CONTACT: The Special Master, United States Victims of State Sponsored Terrorism Fund, or the Chief, Program Management and Training Unit, Asset Forfeiture and Money Laundering Section, Criminal Division, Department of Justice, 950 Pennsylvania Avenue NW., Washington, DC 20530–0001, telephone (202) 353–2046.

SUPPLEMENTARY INFORMATION:

Background

Pursuant to Division O, section 404 of the Consolidated Appropriations Act of 2016, Public Law 114–113 (“Justice for United States Victims of State Sponsored Terrorism Act”), codified at 42 U.S.C. 10609, the U.S. Victims of State Sponsored Terrorism Fund (“Fund”) was established to provide compensation to individuals who were injured as a result of an international act of terrorism by a state sponsor of terrorism. Under 42 U.S.C. 10609(c), an eligible claimant is (1) a U.S. person, as defined in 42 U.S.C. 10609(j)(8), with a final judgment issued by a U.S. district court under state or federal law against a state sponsor of terrorism and arising from an act of international terrorism, for which the foreign state was found not immune under provisions of the Foreign Sovereign Immunities Act, codified at 28 U.S.C. 1605A or 1605(a)(7) (as such section was in effect on January 27, 2008); (2) a U.S. person, as defined in 42 U.S.C. 10609(j)(8), who was taken and held hostage from the United States Embassy in Tehran, Iran, during the period beginning November 4, 1979, and ending January 20, 1981, or the spouse and child of that U.S. person at that time, and who is also identified as a member of the proposed class in case number 1–00–CV–03110 (EGS) of the United States District Court for the District of Columbia; or (3) the personal representative of a deceased individual in either of those two categories.

Following his appointment by the Attorney General, Kenneth Feinberg entered on duty as the Special Master to administer the Fund on May 17, 2016. The Special Master will consider applications for determinations of eligibility, and calculate payment amounts in accordance with the Act.

The determinations of the Special Master are final and not reviewable by any court.

Claims based on eligibility for those persons with final judgments dated before July 14, 2016 and those who qualify as an Iran hostage, or spouse or child thereof, must be on file on or before October 12, 2016. Claims based on eligibility for those persons who obtain final judgments on or after July 14, 2016 must be filed within 90 days of the date of obtaining those judgments. Payments from the Fund are made by the U.S. government, which in turn obtains the right of subrogation to each award.

Pursuant to 42 U.S.C. 10609(d)(2), the Special Master shall authorize all initial payments to satisfy eligible claims not later than one year after the date of the enactment of the Act.

The Special Master is issuing this Notice pursuant to section 10609(b)(2) of the Act, which provides that the Special Master shall publish a notice specifying the procedures necessary for United States persons to apply for and establish eligibility for payment, including procedures by which eligible United States persons may apply by and through their attorney. The notice is procedural in nature, specifying how to apply for compensation and merely restating the eligibility requirements in the Act; it does not create new rights or impose obligations independent of the statute. It also notes certain instances where the Special Master has discretion about implementing the procedures.

This Notice does not provide a complete overview of the Fund. More detailed information regarding the Fund, including answers to frequently asked questions (“FAQs”), is available on the U.S. Victims of State Sponsored Terrorism Fund Web site at www.uvsst.com. Furthermore, the Special Master cannot anticipate all of the issues that may arise over the lifetime of the Fund and that he may have to resolve in the course of making determinations on individual claims.

Administrative Certifications

Pursuant to section 404(b)(2)(A) of Division O of Public Law 114–113, the Consolidated Appropriations Act of 2016, this Notice is exempt from the notice and comment requirements of 5 U.S.C. 553, and it is effective upon publication if any adjustments or clarifications are necessary and appropriate.

This Notice implements 42 U.S.C. 10609, which established the Fund. In order to evaluate claims and provide payment on eligible claims, the Special Master must collect certain information from (1) a U.S. person, as defined in 42 U.S.C. 10609(j)(8), with a final judgment issued by a U.S. district court under state or federal law against a state sponsor of terrorism and arising from an act of international terrorism, for which the foreign state was found not immune under provisions of the Foreign Sovereign Immunities Act, codified at 28 U.S.C. 1605A or 1605(a)(7) (as such section was in effect on January 27, 2008); (2) a U.S. person, as defined in 42 U.S.C. 10609(j)(8), who was taken to provide potential claimants, their lawyers, and any other parties with the opportunity to ask questions concerning the Act, application procedures, and FAQs. The Special Master also met with victims’ advocates. The Special Master considered all the input in drafting the Notice and will accept public input made following publication if any adjustments or clarifications are necessary and appropriate.

Because the Special Master is not required to publish a general notice of proposed rulemaking, this Notice is not subject to the provisions of the Regulatory Flexibility Act, as provided in 5 U.S.C. 601(2) and 604(a). This Notice meets the applicable standards set forth in sections 3(a) and 3(b)(2) of Executive Order 12988, “Civil Justice Reform.” This Notice has been drafted and reviewed in accordance with Executive Order 12866, “Regulatory Planning and Review” section 1(b), The Principles of Regulation, and in accordance with Executive Order 13563, “Improving Regulation and Regulatory Review” section 1, General Principles of Regulation. The Special Master has determined that this Notice is not a “significant regulatory action” under Executive Order 12866, Regulatory Planning and Review, section 3(f), and accordingly this Notice has not been reviewed by the Office of Management and Budget.

This Notice, which sets forth procedures for submission and processing of claims under the Fund, pertains to matters of agency practice and procedure and does not substantially affect the rights or obligations of non-agency parties. Accordingly, it is not a “rule” as that term is used by the Congressional Review Act, 5 U.S.C. 804(3)(C), and the reporting requirement of 5 U.S.C. 801 does not apply.

Paperwork Reduction Act of 1995

This Notice implements 42 U.S.C. 10609, which established the Fund. In order to evaluate claims and provide payment on eligible claims, the Special Master must collect certain information from (1) a U.S. person, as defined in 42 U.S.C. 10609(j)(8), with a final judgment issued by a U.S. district court under state or federal law against a state sponsor of terrorism and arising from an act of international terrorism, for which the foreign state was found not immune under provisions of the Foreign Sovereign Immunities Act, codified at 28 U.S.C. 1605A or 1605(a)(7) (as such section was in effect on January 27, 2008); (2) a U.S. person, as defined in 42 U.S.C. 10609(j)(8), who was taken...
and held hostage from the United States Embassy in Tehran, Iran, during the period beginning November 4, 1979, and ending January 20, 1981, or the spouse and child of that U.S. person at that time, and who is also identified as a member of the proposed class in case number 1:00–CV–03110 (EGS) of the United States District Court for the District of Columbia; or (3) the personal representative of a deceased individual in either of those two categories.

Accordingly, the Department of Justice, Criminal Division, has submitted an information collection request to the Office of Management and Budget for review and clearance in accordance with the emergency review procedures of the Paperwork Reduction Act of 1995.

Privacy Act of 1974

Elsewhere in the Federal Register, the Department of Justice, Criminal Division, has published a notice of a new Privacy Act system of records entitled “U.S. Victims of State Sponsored Terrorism Fund (USVSSTF) File System”, JUSTICE/CRM–029. By law, a notice addressing certain administrative matters for the Fund was to be issued within the 60-day period after the Special Master’s appointment as established by Congress. In compliance with that time period, the Privacy Act system of records notice published concurrently in the Federal Register will become effective upon publication, subject to a 30-day comment period for the routine uses claimed in the notice. In the interim, disclosures necessary to process applications are being made, and will be made, only with the prior written consent of applicants or as otherwise authorized under 5 U.S.C. 552a(b).

Procedures for Applying for Payment From the United States Victims of State Sponsored Terrorism Fund

Part I. Applicant Information

Applications forms will be available online at www.usvsst.com; by sending a request in writing to the U.S. Victims of State Sponsored Terrorism Fund, c/o GCG, P.O. Box 10299, Dublin, OH 43017–5899; by overnight mail to the U.S. Victims of State Sponsored Terrorism Fund, c/o GCG, 5151 Blazer Parkway, Suite A, Dublin, OH 43017; by email at info@usvsst.com; or toll-free by facsimile for domestic callers at (855) 409–7130 and for international callers at (614) 553–1426. If an applicant is represented by counsel, his or her application may be submitted through counsel, and counsel must submit a separate application on behalf of each represented individual. Only one application may be submitted for each claim.

Part II. Submission of the Application

Applications may be submitted online at www.usvsst.com; by mail to the U.S. Victims of State Sponsored Terrorism Fund, c/o GCG, P.O. Box 10299, Dublin, OH 43017–5899; by overnight mail to the U.S. Victims of State Sponsored Terrorism Fund, c/o GCG, 5151 Blazer Parkway, Suite A, Dublin, OH 43017; by email at info@usvsst.com; or toll-free by facsimile for domestic callers at (855) 409–7130 and for international callers at (614) 553–1426. If an applicant is represented by counsel, his or her application may be submitted through counsel, and counsel must submit a separate application on behalf of each represented individual. Only one application may be submitted for each claim.

Part III. General Eligibility

The applicant who seeks to establish eligibility for payment on the basis of a final judgment described in Part III.1 above must submit:

- a. A copy of the final judgment; and
- b. A list identifying any immediate family member(s) of the applicant who is/are also identified in the final judgment described in Part III.1 above.

An applicant who seeks to establish eligibility for payment on the basis described in Part III.2 above must submit:

- a. If seeking payment as a person who was held hostage in Tehran, Iran, during the period beginning November 4, 1979, and ending January 20, 1981, verification of the date on which he or she was taken hostage from the United States Embassy in Tehran, Iran, and the date on which he or she was released, as well as verification that he or she is a member of the proposed class in case number 1:00–CV–03110 (EGS) of the United States District Court for the District of Columbia.
- b. If seeking payment as the spouse of a person who was held hostage in Tehran, Iran, during the period...
beginning November 4, 1979, and ending January 20, 1981, a copy of a marriage certificate showing the date of marriage and an affirmation that the marriage continued through January 20, 1981, as well as verification that he or she is a member of the proposed class in case number 1:00–CV–03110 (EGS) of the United States District Court for the District of Columbia.

c. If seeking payment as the child of a person who was held hostage in Tehran, Iran, during the period beginning November 4, 1979, and ending January 20, 1981, a copy of a birth certificate or adoption decree showing a date of birth or adoption prior to January 20, 1981, as well as verification that he or she is a member of the proposed class in case number 1:00–CV–03110 (EGS) of the United States District Court for the District of Columbia.

3. Personal Representatives must show sufficient evidence of their authority to represent the estate of a decedent by submitting copies of relevant legal documentation, such as court orders; letters testamentary or similar documentation; proof of the purported Personal Representative’s relationship to the decedent; and copies of wills, trusts, or other testamentary documents.

4. Any other information that the Special Master deems necessary to determine the applicant’s eligibility.

Part V. Collateral Sources Information

The Act requires that an applicant identify compensation from any source other than this Fund that the applicant, or the applicant’s beneficiaries, has/have received or is/are entitled to or scheduled to receive as a result of the act of international terrorism that gave rise to his or her final judgment. The applicant shall provide information and documentation regarding the amount, nature, and source of any payment received or entitled to or scheduled to receive, and must update that information throughout the period of the Fund.

Part VI. Special Procedures for Judgment Creditors in Peterson V. Iran and for Settling Judgment Creditors in In Re 650 Fifth Avenue & Related Properties No. 08 Civ. 10934 (S.D.N.Y. filed Dec. 17, 2008), shall notify the Special Master in writing of his or her election to participate in the Fund, and shall acknowledge in writing that, by so electing, he or she irrevocably assigns to the Fund all rights, title, and interest in such person’s claims to the assets at issue in the identified proceedings.

2. Applications for Conditional Payment. A United States person who is a judgment creditor or a Settling Judgment Creditor in the proceedings identified in Part VI.1 who does not elect to participate in the Fund may, notwithstanding such failure to elect, submit an application for conditional payment from the Fund, subject to the limitations and exceptions set forth in the Act and the application requirements set forth in this Notice.

Part VII. Procedures for Personal Representatives

1. In general. For any deceased applicant, the Personal Representative shall be:
   a. An individual appointed by a court of competent jurisdiction as the Personal Representative of the decedent or as the executor or administrator of the deceased applicant’s will or estate; or
   b. In the event that no Personal Representative or executor or administrator has been appointed by any court of competent jurisdiction, and such issue is not the subject of pending litigation or other dispute, the Personal Representative for purposes of compensation by the Fund is the person named by the deceased applicant in his or her will as the executor or administrator of the deceased applicant’s estate; or
   c. In the event no will exists, the Personal Representative for purposes of compensation by the Fund is the first person in the line of succession established by the laws of the deceased applicant’s domicile governing intestacy or, in limited circumstances, the Special Master may, at his discretion, determine the Personal Representative for purposes of compensation by the Fund.

2. Notice to beneficiaries.
   a. Any purported Personal Representative must, before filing a claim, provide written notice of the claim to the immediate family of the decedent; to the executor, administrator, and beneficiaries of the decedent’s will; and to any other persons who may reasonably be expected to assert an interest in an award or to have a cause of action to recover damages relating to the wrongful death of the decedent.
   b. Personal delivery or transmission by certified mail, return receipt requested, shall be deemed sufficient notice under this Part. The purported Personal Representative must certify that such notice (or other notice that the Special Master deems appropriate) has been given.

3. Objections to Personal Representatives. Objections to the authority of an individual to file as the Personal Representative of a decedent may be filed with the Special Master by parties who assert a financial interest in the award up to 30 days following receipt of notice by the Personal Representative under Part VII.2. If timely filed, such objections shall be treated as evidence of a “dispute” under section (4) of this Part.

4. Disputes as to Identity. The Special Master will not, and shall not be required to, arbitrate, litigate, or otherwise resolve any dispute as to the identity of the Personal Representative. In the event of a dispute over the appropriate Personal Representative, the Special Master may suspend adjudication of the claim or, if sufficient information is provided, calculate the appropriate award and authorize payment, but withhold any payment until the dispute is resolved either by agreement of the disputing parties or by a court of competent jurisdiction.

Alternatively, the disputing parties may agree in writing to the identity of a Personal Representative to act on their behalf, who may seek and accept payment from the Fund while the disputing parties work to settle their dispute.

5. Foreign Claims. In the case of claims brought by a foreign citizen on behalf of a deceased applicant, the Special Master may alter the requirements for documentation set forth in Part IV.3 and Part VII.

Part VIII. Application Deadlines

1. Applications based on a judgment described in Part III.1 above that was a final judgment before the date of publication of this Notice and applications based on the statement described in Part III.2 to Part III.4 above must be submitted by October 12, 2016.

2. Applications based on a judgment described in Part III.1 that was final on or after the date of publication of this Notice must be submitted not later than 90 days after the date of obtaining a final judgment.

3. For good cause shown, the Special Master may grant a reasonable extension of a deadline under this Part. Any request for such an extension must be made in writing and must describe the
circumstances that the applicant believes constitute good cause.

4. The Special Master shall determine the timeliness of all claims.

Part IX. Award of Compensation to Informers

If an applicant is seeking additional compensation as an informer, as described in 42 U.S.C. 10609(g)(2)(a), the applicant must identify, and notify the Attorney General in writing by contacting the Chief, Asset Forfeiture and Money Laundering Section, Criminal Division, Department of Justice, 950 Pennsylvania Avenue NW., Washington, DC 20530–0001, of funds or property of a state sponsor of terrorism, or held by a third party on behalf of or subject to the control of that state sponsor of terrorism. See 42 U.S.C. 10609(g)(1).

Part X. Request for a Hearing

An applicant may request a hearing regarding the Special Master’s denial of the claim in whole or in part no later than 30 days after receipt of the Special Master’s written decision.

1. Hearings shall be before the Special Master or his designee. All hearings will be closed to the public.

2. Based on the circumstances of the claim, the Special Master or his designee shall determine the time, location, duration, and procedures for the hearing.

3. The Special Master shall notify the applicant in writing of his final decision and certification submitted in support of the claim. Where an applicant is represented by a third party, such as an applicant’s legal guardian, the Personal Representative of the deceased applicant’s estate, or other personal legally authorized to act for the applicant, these persons must have authority to certify on behalf of the applicant.

2. Potential Criminal Penalties. The applicant understands that false statements or claims made in connection with the application may result in fines, imprisonment and/or any other remedy available by law to the Federal Government, including as provided in 18 U.S.C. 1001, and that claims that appear to be potentially fraudulent or to contain false information will be forwarded to federal, state, and local law enforcement authorities for possible investigation and prosecution.

3. Limitation on Attorneys’ Fees. If an applicant is represented by counsel, no attorney shall charge, receive, or collect, and the Special Master will not approve, any payment of fees and costs that in the aggregate exceeds 25 percent of any payment made under the Act on such claim.

4. Subrogation of Rights. If the applicant receives payment under the Act, the applicant agrees and accepts that the United States shall be subrogated to the rights of the applicant (and any of his heirs, successors, or assigns) to the extent and in the amount of such payment, but that, to the extent amounts of damages remain unpaid and outstanding to the applicant following any payments made under this Act, each applicant shall retain the applicant’s creditor rights in any unpaid or outstanding amounts of the judgment, including any prejudgment or post-judgment interest, or punitive damages, awarded by a United States district court pursuant to a judgment.

5. Conditional Payment. If the applicant is seeking a conditional payment pursuant to Part VI above, the applicant understands that, notwithstanding the applicant’s eligibility for payment and the deadline for initial payments set forth in the Act, the Special Master shall allocate but withhold payment to such applicant until such time as an adverse final judgment is entered in both of the proceedings identified in Part VI.

Dated: July 8, 2016.

Kenneth Feinberg,
Special Master.

[PR Doc. 2016–16672 Filed 7–13–16; 8:45 am]

BILLING CODE 4410–14–P

DEPARTMENT OF JUSTICE
[CPCLO Order No. 06–2016]

Privacy Act of 1974; Systems of Records

AGENCY: Criminal Division, United States Department of Justice.

ACTION: Notice of a new system of records.

SUMMARY: Pursuant to the Privacy Act of 1974, 5 U.S.C. 552a, and Office of Management and Budget (OMB) Circular No. A–130, notice is hereby given that the Criminal Division (CR), a component within the United States Department of Justice (Department or DOJ), is establishing a new system of records as noted below to process applications filed by individuals seeking compensation from the United States Victims of State Sponsored Terrorism Fund.

DATES: In accordance with 5 U.S.C. 552a(e)(4) and (11), this system of records notice will become effective upon publication, subject to a 30-day comment period for the routine uses claimed in the “ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM” section of this systems of records notice. Therefore, please submit any comments regarding the described routine uses by August 15, 2016.

ADDRESSES: The public, OMB, and Congress are invited to submit any comments to the Department of Justice, ATTN: Privacy Analyst, Office of Privacy and Civil Liberties, Department of Justice, National Place Building, 1331 Pennsylvania Avenue NW., Suite 1000, Washington, DC 20530, or by facsimile at 202–307–0693. To ensure proper handling, please reference the above-listed CPCLO Order No. on your correspondence.

FOR FURTHER INFORMATION CONTACT:
Amanda Marchand Jones, Chief, FOIA/PA Unit, Criminal Division, Suite 1127 Keeney Building, NW., Washington, DC 20530, or by facsimile at 202–514–6117.

SUPPLEMENTARY INFORMATION: The Justice for United States Victims of State Sponsored Terrorism Act (Act), passed as part of the Consolidated Appropriations Act of 2016, Public Law 114–113, mandated the establishment of the United States Victims of State Sponsored Terrorism Fund (Fund). Pursuant to the Act, the Fund may