9. support DOL’s Evaluation Officer in obtaining data to carry out the functions described in section 313(d) of title 5 of the United States Code;
10. review the impact of DOL’s infrastructure on data asset accessibility and coordinate with DOL’s CIO to improve such infrastructure to reduce barriers that inhibit data asset accessibility;
11. coordinate with DOL’s CIO to develop modern solutions for managing, protecting, disseminating, and generating data. The CDO will use the DOL enterprise data analytics platform and other enterprise applications when assessing or recommending changes that impact infrastructure, platforms, tools, cybersecurity, hardware, software, and/or standardization, and/or centralization initiatives;
12. ensure that, to the extent practicable, DOL maximizes its use of data, including for the production of evidence (as defined in section 3561 of title 44 of the United States Code), cybersecurity, and the improvement of DOL operations;
13. identify points of contact for roles and responsibilities related to open data use and implementation (as required by the Director of the Office of Management and Budget);
14. serve as DOL’s liaison to other agencies and the Office of Management and Budget on the best way to use existing DOL data for statistical purposes (as defined in section 3561 of title 44 of the United States Code) and;
15. comply with any regulation and guidance issued under subchapter III of Chapter 35 of title 44 of the United States Code, including the acquisition and maintenance of any required certification and training.
F. Delegation of CDO Responsibilities
1. In General—To the extent necessary to comply with statistical laws, DOL’s CDO shall delegate any responsibility under subsection (E) to the head of a statistical agency or unit (as defined in section 3561 of title 44 of the United States Code) within DOL.
2. Consultation—To the extent permissible under law, the individual to whom a responsibility has been delegated under paragraph (V)/(F)/(1) shall consult with DOL’s CDO in carrying out such responsibility.
3. Deference—DOL’s CDO shall defer to the individual to whom a responsibility has been delegated under paragraph (V)/(F)/(1) regarding the necessary delegation of such responsibility with respect to any data acquired, maintained, or disseminated by DOL under applicable statistical law.
VI. Exemptions: Administrative Matters. The requirements of this Order are intended to be general in nature, and accordingly shall be construed and implemented consistent with more specific requirements of any statute, Executive Order, or other legal authority governing the collection, storage, and management of data. In the event of a conflict, the specific statute, Executive Order, or other legal authority shall govern. The requirements of this Order are in addition to internal administrative procedures regarding the collection, storage, and management of data.
VII. Redelegation of Authority. Except as otherwise provided by law, all of the authorities delegated in this Order may be redelegated to serve the purposes of this Order.
VIII. Effective Date. This Order is effective immediately.
Dated: March 12, 2019.
R. Alexander Acosta,
Secretary of Labor.
[FR Doc. 2019–05720 Filed 3–25–19; 8:45 am]
BILLING CODE 4510–04–P
NATIONAL AERONAUTICS AND SPACE ADMINISTRATION
[Notice: (19–009)]
Information Collection for TREAT Astronauts Act
AGENCY: National Aeronautics and Space Administration (NASA).
ACTION: Notice; amendment of information collection.
SUMMARY: This is an amended version of NASA’s earlier Federal Register Notice which was published on March 13, 2019, Document 2019–04168, and Notice Number 84 FR 9143 (SEE SUPPLEMENTARY INFORMATION). The Office of Chief Health and Medical Officer (OCHMO), within the National Aeronautics and Space Administration (NASA) as part of its continuing effort to reduce public burden and maximize the utility of government information, provides the general public and other Federal agencies the opportunity to comment on an information collection project, as required by the Paperwork Reduction Act of 1995. This notice invites comment on an information collection project titled, “Information Collection for TREAT Astronauts Act.” The TREAT Astronauts Act is subsection 441 within the National Aeronautics and Space Administration Transition Authorization Act of 2017 (115th Congress, https://www.congress.gov/115/plaws/publ10/PLAW-115publ10.pdf).

The goal is to collect information for routine care, and develop a knowledge base on the effects of spaceflight as well as address gaps in services for medical monitoring, diagnosis and treatment of conditions associated with human space flight.
DATES: All comments should be submitted by April 25, 2019.
ADDRESSES: All comments should be addressed to Gatrie Johnson, National Aeronautics and Space Administration, 300 E Street SW, Washington, DC 20546–0001.

SUPPLEMENTARY INFORMATION: There was an error in the Title in which “Information Collection” was added in place of “Electronic Medical Record for Implementation of” and needed to be deleted. There was an error in the second paragraph in which the words “maintain”, “digital medical records of”, “health”, “emergency treatment, and scheduled examination for active or retired astronauts in order to” needed to be deleted. These were respectively replaced with “collect information for,” “and,” “on the effects of spaceflight as well as,” “for,” to add more specificity. There was an error in the ADDRESSES section in which “Federal eRulemaking Portal: [http://www.Regulations.gov]” Follow the instructions on-line for submitting comments” needed to be deleted. There was an error in the Abstract section, in which “Flight medicine Clinic (FMC)” is added in place of the clinic listed as “Occupational Health Branch (OHB)” and needed to be deleted. There was an error in the Background section, in which “Collection of Information within” is added in place of “management and utilization of” and needed to be deleted. There was an error in the Background section, in which “Collection of Information within” is added in place of “management and utilization of” and needed to be deleted. There was an error in the Background section, in which “Collection of Information within” is added in place of “management and utilization of” and needed to be deleted. There was an error in the Background section, in which “collect information from former” is added in place of “create, maintain and securely archive digital medical records and physical examination records of” and needed to be deleted. There was an error in the Background section, in which reference
to records management and associated list of policies needed to be deleted. Instead the following was added in place “This information collection is conducted by clinic staff in compliance with NASA’s Health Information Management System (10 HIMS) and NASA’s Privacy Act System of Records Notice (SORN), consistent with NASA’s privacy and information technology requirements.” There was an error in the “Method of Collection” section, in which “forms within the EMR at the JSC, FMC accessible only to authorized staff at the clinic” is added in place of “and paper” and needed to be deleted. There was an error in the Data section’s Annual Number of Activities, Average number of Respondents, and Annual Responses in which “175” is added in place of “36,840” and needed to be deleted. There was an error in the Data section’s Burden Hours in which “87.5” is added in place of “18,420” and needed to be deleted. There was an error in the Data section, Burden Calculation table, in which “87.5” is added in place of “18,420” and needed to be deleted. There was an error in the Data section, Burden Calculation table, in which “50” is added in place of “25.9” and needed to be deleted. There was an error in the Data section, Total Labor Burden in which “4.375” is added in place of “27,7078” and need to be deleted.

Under the Paperwork Reduction Act of 1995 (PRA) (44 U.S.C. 3501–3520), Federal agencies must obtain approval from the Office of Management and Budget (OMB) for each collection of information they conduct or sponsor. In addition, the PRA also requires Federal agencies to provide a 30-day notice in the Federal Register concerning each proposed collection of information, including each new proposed collection, each proposed extension of existing collection of information, and each reinstatement of previously approved information collection before submitting the collection to the OMB for approval. To comply with this requirement, we are publishing this notice of a proposed data collection as described below.

I. Abstract

The project includes standard use of electronic forms within the Electronic Medical Records (EMR) under NASA 10 HIMS regulations at Johnson Space Center (JSC) Flight Medicine Clinic (FMC) by authorized healthcare providers assigned to, employed by, contracted to, or under partnership agreement with the JSC, FMC.

Background and Brief Description

Collection of Information within the EMR at JSC, FMC clinics will be carried out in support of the TREAT Astronaut Act. The approved Public Law 115–10 states:

This law authorizes the National Aeronautics and Space Administration (NASA) to provide:

• The medical monitoring and diagnosis of a former United States government astronaut or a former payload specialist for conditions that the Administrator considers associated with human space flight; and

• the treatment of a former United States government astronaut or a former payload specialist for conditions that the Administrator considers associated with human space flight, including scientific and medical tests for psychological and medical conditions.

The FMC clinic staff at JSC will collect information from former Astronauts and payload specialists. This information collection is conducted by clinic staff in compliance with NASA’s Health Information Management System (10 HIMS) and NASA’s Privacy Act System of Records Notice (SORN), consistent with NASA’s privacy and information technology requirements.

II. Method of Collection

Electronic forms within the EMR at the JSC, FMC accessible only to authorized staff at the clinic.

III. Data

Title: Information Collection for TREAT Astronauts Act. (Public Law 115–10)

OMB Number: 2700–xxxx.

Type of Review: New Clearance.

Affected Public: Astronauts and payload specialists.

Average Expected Annual Number of Activities: 175.

Average Number of Respondents per Activity: 175.

Annual Responses: 175.

Frequency of Responses: 1.

Average Minutes Per Response: 0.5 hours.

Burden Hours: 87.5.

IV. Requests for Comments

The OMB is particularly interested in comments that will help:

1. Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of NASA, including whether the information will have practical utility;

2. Evaluate the accuracy of NASA’s estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

3. Ways to enhance the quality, utility, and clarity of the information to be collected; and

4. Minimize the burden of the collection of information on those who are to respond, including automated, electronic collection techniques or other forms of information technology.

Comments submitted in response to this notice will be summarized and included in the request for OMB approval of this information collection.
They will also become a matter of public record.

Gatrie Johnson,
NAS PRA Clearance Officer.

[FR Doc. 2019–05707 Filed 3–25–19; 8:45 am]
BILLING CODE 7510–13–P

NATIONAL CREDIT UNION ADMINISTRATION

Privacy Act of 1974: Systems of Records

AGENCY: National Credit Union Administration (NCUA).

ACTION: Notice of a new system of records.

SUMMARY: Pursuant to the Privacy Act of 1974, the National Credit Union Administration (NCUA) gives notice of a new proposed Privacy Act system of records. The new proposed system is the Examination and Supervision System (ESS), NCUA–22. The ESS will be used for NCUA’s statutorily mandated examination and supervision activities, including the coordination and conduct of examinations of credit unions, supervisory evaluations and analyses, enforcement actions and Federal court actions. NCUA may coordinate with other financial regulatory agencies on matters related to the safety and soundness of credit unions. The information collected in this system will also support investigations and supervisory and legal proceedings by the NCUA or other supervisory or law enforcement agencies. This may result in criminal referrals, referrals to Offices of Inspectors General, or the initiation of administrative or Federal court actions. This system will track and store examination and supervision documents created during the performance of the NCUA’s statutory duties.

DATES: Submit comments on or before April 25, 2019. This action will be effective without further notice on April 25, 2019 unless comments are received that would result in a contrary determination.

ADDRESSES: You may submit comments by any of the following methods, but please send comments by one method only:

• Federal eRulemaking Portal: http://www.regulations.gov. Follow the instructions for submitting comments.

• NCUA website: http://www.ncua.gov/RegulationsOpinionsLaws/proposed_regs/proposed_regs.html. Follow the instructions for submitting comments.

• Email: Address to regcomments@ncua.gov. Include “[Your name]—Comments on NCUA Examination and Supervision System (ESS), NCUA–22 SORN” in the email subject line.

• Fax: (703) 518–6319. Use the subject line described above for email.

• Mail: Address to Gerard Poliquin, Secretary of the Board, National Credit Union Administration, 1775 Duke Street, Alexandria, Virginia 22314–3428.

FOR FURTHER INFORMATION CONTACT: Lisa Dolin, Business Innovation Officer, Office of Business Innovation, the National Credit Union Administration, 1775 Duke Street, Alexandria, Virginia, 22314, or Rena Kim, Privacy Attorney, Office of General Counsel, the National Credit Union Administration, 1775 Duke Street, Alexandria, Virginia, 22314.

SUPPLEMENTARY INFORMATION: This notice informs the public of NCUA’s proposal to establish and maintain a new system of records. The proposed new system is being established under NCUA’s authority in the Federal Credit Union Act, 12 U.S.C. 1751, et. seq. The information collected in the NCUA–22 system of records will also support investigations and supervisory and legal proceedings by the NCUA or other supervisory or law enforcement agencies. The information collected for administrative purposes will ensure quality control, performance, and improving examination and supervision processes. This notice satisfies the Privacy Act requirement that an agency publish a system of records notice in the Federal Register when there is an addition to the agency’s systems of records.

The format of NCUA–22 aligns with the guidance set forth in OMB Circular A–108. NCUA–22 and all of NCUA’s Standard Routine Uses are published in full below. All of the NCUA’s SORNs are available at www.ncua.gov.

The system is operated and maintained in part by NCUA staff, and in part by third-party vendors. Please contact the system managers (below) for more information.

Gerard Poliquin,
Secretary of the Board.

SYSTEM NAME AND NUMBER:
Examination and Supervision System (ESS)—NCUA–22

SECURITY CLASSIFICATION:
Unclassified.

SYSTEM LOCATION:
The system is operated and maintained in part by NCUA staff, and in part by third-party vendors. Please contact the system managers (below) for more information.

SYSTEM MANAGER(S):
Director of the Office of Business Innovation and the Director of the Office of Examination and Insurance, National Credit Union Administration, 1775 Duke Street, Alexandria, Virginia 22314–3428.


PURPOSE(S) OF THE SYSTEM:
This system of records is maintained for the purpose of carrying out the NCUA’s statutorily mandated examination and supervision activities, including the coordination and conduct of examinations, supervisory evaluations and analyses, enforcement actions and actions in Federal court. NCUA may coordinate with other financial regulatory agencies on matters related to the safety and soundness of credit unions. The information collected in this system will also support the conduct of investigations or other supervisory or legal actions by the NCUA or other supervisory or law enforcement agencies. This may result in criminal referrals, referrals to Offices of Inspectors General, or the initiation of administrative or Federal court actions. This system will track and store examination and supervision documents created during the performance of the NCUA’s statutory duties. The information also will be used for administrative purposes such as quality control, performance metrics, and improvements to examination and supervision processes.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Individuals covered by this system are (1) Current and former directors, officers, employees, and agents of credit unions; (2) Current and former members who are or have been serviced by credit unions; (3) Current and former credit union service organization representatives; (4) Other individuals engaged in business with the NCUA for a specific purpose (such as outside counsel); and (5) NCUA employees and contractors, and State Supervisory Authority staff.

CATEGORIES OF RECORDS IN THE SYSTEM:
Records in the system may contain (1) Contact information about credit union officials (such as members of the Board of Directors, Audit Committee Chair, Chief Executive Officer, Chief Compliance Officer, Internal Auditor, and Independent Auditor), such as name, address, phone number, and email address; (2) Demographic and financial information about individual credit union members, such as name, address, Social Security number, account information, loan and share information, and publicly available information; (3) Information about NCUA employees assigned to credit union examination and supervision tasks, such as name, work phone number, and job title; (4) Financial information about credit union insured accounts, such as account number, account balance, and transaction history; (5) Information about credit union financial statements, such as net worth, capital, and loan and share information; (6) Information about credit union examination findings and corrective actions; (7) Information about credit union management, such as name, address, phone number, and email address; (8) Information about credit union legal proceedings, such as name, address, phone number, and email address; and (9) Information about credit union management, such as name, address, phone number, and email address.