

ADMINISTRATIVE, TECHNICAL, AND PHYSICAL SAFEGUARDS:

Information in this system is safeguarded in accordance with appropriate laws, rules, and policies, including automated systems security and access policies of EOIR and the Department. Access to information is limited to Department personnel who have an official need for access in order to perform their duties. Physical records are maintained in restricted areas of secured facilities. Electronic records are maintained and backed-up on secure servers and networks that may only be accessed by authorized personnel. Access to certain information may be restricted depending on a user's role and responsibility within the system. Internet connections are protected by multiple firewalls. Security personnel conduct periodic vulnerability scans using DOJ-approved software to ensure security compliance, and security logs are enabled for all computers to assist in troubleshooting and forensics analysis during incident investigations. Users of individual computers can only gain access to the data by authorized user identification and authentication processes. Records are safeguarded in accordance with appropriate laws, rules, and policies based on the classification and handling restrictions of the record.

RECORD ACCESS PROCEDURES:

Applicants and providers may access their own application packages and determinations in the Pro Bono List User Portal.

All other requests for access to records in this system must be made in writing and include a general description of the records sought and information about the subject of the record, including but not limited to, the record subject's full name, date of birth, place of birth, and alien registration number (A-number), where applicable. See 28 CFR 16.41; 28 CFR part 16 Appendix I. If the A-number is not known, or the case occurred before 1988, the date of an Order to Show Cause, country of origin, and location of the immigration hearing must be provided. See 28 CFR part 16 Appendix I.

All requests for access to records may be submitted by mail to the EOIR FOIA Service Center at 5107 Leesburg Pike, Suite 2600, Falls Church, VA 22041, by email at EOIR.FOIARequests@usdoj.gov, or online through the EOIR FOIA Public Access Link, available at <https://foia.eoir.justice.gov/app/Home.aspx>. Additional information for submitting requests to the FOIA Service Center can be found at <https://www.justice.gov/eoir/foia-submit-a-request>. The

envelope and letter or email subject should be clearly marked "Privacy Act Access Request." The request must describe the records sought in sufficient detail to enable Department personnel to locate them with a reasonable amount of effort. The request should include a general description of the records sought and must include the requester's full name, current address, and date and place of birth. The request must be signed and either notarized or submitted under penalty of perjury.

Although no specific form is required, you may obtain forms for this purpose from the FOIA/Privacy Act Mail Referral Unit, United States Department of Justice, 950 Pennsylvania Avenue NW, Washington, DC 20530, or on the Department of Justice website at <http://www.justice.gov/oip/oip-request-html>. See also Form EOIR-59, <https://www.justice.gov/eoir/page/file/1380121/download>.

More information regarding the Department's procedures for accessing records in accordance with the Privacy Act can be found at 28 CFR part 16 Subpart D, "Protection of Privacy and Access to Individual Records Under the Privacy Act of 1974."

CONTESTING RECORD PROCEDURES:

Individuals seeking to contest or amend information maintained in this system of records must direct their requests to the address indicated in the "RECORD ACCESS PROCEDURES" paragraph above. All requests to contest or amend records must be in writing and the envelope, letter, or email subject should be clearly marked "Privacy Act Amendment Request." All requests must state clearly and concisely what record is being contested, the reasons for contesting it, and the proposed amendment to the record. More information regarding the Department's procedures for amending or contesting records in accordance with the Privacy Act can be found at 28 CFR 16.46, "Requests for Amendment or Correction of Records."

NOTIFICATION PROCEDURES:

Individuals may be notified if a record in this system of records pertains to them when the individual requests such information utilizing the same procedures as those identified in the "RECORD ACCESS PROCEDURES" paragraph, above.

EXEMPTIONS PROMULGATED FOR THE SYSTEM:

None.

HISTORY:

None.

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BILLING CODE 4410-30-P

DEPARTMENT OF LABOR**Employment and Training Administration****Federal-State Unemployment Compensation Program: Certifications for 2025 Under the Federal Unemployment Tax Act**

AGENCY: Employment and Training Administration

ACTION: Notice.

SUMMARY: The Secretary of Labor signed the annual certifications under the Federal Unemployment Tax Act, thereby enabling employers who make contributions to state unemployment funds to obtain certain credits against their liability for the federal unemployment tax. By letter, the certifications were transmitted to the Secretary of the Treasury. The letter and certifications are printed below.

Signed in Washington, DC, October 31, 2025.

Susan Frazier,

Acting Assistant Secretary for Employment and Training, Labor.

The Honorable Scott Bessent
Secretary of the Treasury
Department of the Treasury
1500 Pennsylvania Avenue NW
Washington, DC 20220

Dear Secretary Bessent:

Transmitted herewith are an original and one copy of the certifications of the states and their unemployment compensation laws for the 12-month period ending on October 31, 2025. One certification is required with respect to the normal Federal unemployment tax credit by Section 3304 of the Internal Revenue Code of 1986 (IRC), and the other certification is required with respect to the additional tax credit by Section 3303 of the IRC. Both certifications list all states.

Sincerely,

Lori Chavez-DeRemer
Enclosures

Certification of States to the Secretary of the Treasury Pursuant to Section 3304(c) of the Internal Revenue Code of 1986

In accordance with the provisions of Section 3304(c) of the Internal Revenue Code of 1986 (26 U.S.C. 3304(c)), I hereby certify the following named states to the Secretary of the Treasury for the 12-month period ending on October 31, 2025, in regard to the unemployment compensation laws of those states, which heretofore have been approved under the Federal Unemployment Tax Act:

Alabama
Alaska
Arizona
Arkansas
California
Colorado
Connecticut
Delaware
District of Columbia

Florida	Florida
Georgia	Georgia
Hawaii	Hawaii
Idaho	Idaho
Illinois	Illinois
Indiana	Indiana
Iowa	Iowa
Kansas	Kansas
Kentucky	Kentucky
Louisiana	Louisiana
Maine	Maine
Maryland	Maryland
Massachusetts	Massachusetts
Michigan	Michigan
Minnesota	Minnesota
Mississippi	Mississippi
Missouri	Missouri
Montana	Montana
Nebraska	Nebraska
Nevada	Nevada
New Hampshire	New Hampshire
New Jersey	New Jersey
New Mexico	New Mexico
New York	New York
North Carolina	North Carolina
North Dakota	North Dakota
Ohio	Ohio
Oklahoma	Oklahoma
Oregon	Oregon
Pennsylvania	Pennsylvania
Puerto Rico	Puerto Rico
Rhode Island	Rhode Island
South Carolina	South Carolina
South Dakota	South Dakota
Tennessee	Tennessee
Texas	Texas
Utah	Utah
Vermont	Vermont
Virginia	Virginia
Virgin Islands	Virgin Islands
Washington	Washington
West Virginia	West Virginia
Wisconsin	Wisconsin
Wyoming	Wyoming

This certification is for the maximum normal credit allowable under Section 3302(a) of the Code.

Signed at Washington, DC, on October 31, 2025.

Lori Chavez-DeRemer

Certification of State Unemployment Compensation Laws to the Secretary of the Treasury Pursuant to Section 3303(b)(1) of the Internal Revenue Code of 1986

In accordance with the provisions of paragraph (1) of Section 3303(b) of the Internal Revenue Code of 1986 (26 U.S.C. 3303(b)(1)), I hereby certify the unemployment compensation laws of the following named states, which heretofore have been certified pursuant to paragraph (3) of Section 3303(b) of the Code, to the Secretary of the Treasury for the 12-month period ending on October 31, 2025:

Alabama
Alaska
Arizona
Arkansas
California
Colorado
Connecticut
Delaware
District of Columbia

Florida	Florida
Georgia	Georgia
Hawaii	Hawaii
Idaho	Idaho
Illinois	Illinois
Indiana	Indiana
Iowa	Iowa
Kansas	Kansas
Kentucky	Kentucky
Louisiana	Louisiana
Maine	Maine
Maryland	Maryland
Massachusetts	Massachusetts
Michigan	Michigan
Minnesota	Minnesota
Mississippi	Mississippi
Missouri	Missouri
Montana	Montana
Nebraska	Nebraska
Nevada	Nevada
New Hampshire	New Hampshire
New Jersey	New Jersey
New Mexico	New Mexico
New York	New York
North Carolina	North Carolina
North Dakota	North Dakota
Ohio	Ohio
Oklahoma	Oklahoma
Oregon	Oregon
Pennsylvania	Pennsylvania
Puerto Rico	Puerto Rico
Rhode Island	Rhode Island
South Carolina	South Carolina
South Dakota	South Dakota
Tennessee	Tennessee
Texas	Texas
Utah	Utah
Vermont	Vermont
Virginia	Virginia
Virgin Islands	Virgin Islands
Washington	Washington
West Virginia	West Virginia
Wisconsin	Wisconsin
Wyoming	Wyoming

This certification is for the maximum additional credit allowable under Section 3302(b) of the Code, subject to the limitations of Section 3302(c) of the Code.

Signed at Washington, DC, on October 31, 2025.

Lori Chavez-DeRemer

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BILLING CODE 4510-FW-P

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[NASA Document Number: 25-049]

Name of Information Collection: Astronaut's System for Tracking and Requesting Appearances (ASTRA)

AGENCY: National Aeronautics and Space Administration (NASA).

ACTION: Notice of reinstatement with change of a previously approved information collection.

SUMMARY: NASA, as part of its continuing effort to reduce paperwork and respondent burden, under the

Paperwork Reduction Act, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections.

DATES: Comments are due by January 20, 2026.

ADDRESSES: Written comments and recommendations for this information collection should be sent within 30 days of publication of this notice to www.reginfo.gov/public/do/PRAMain.

Find this particular information collection by selecting "Currently under Review—Open for Public Comments".

FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of the information collection instrument(s) and instructions should be directed to NASA PRA Clearance Officer, Stayce Hoult, NASA Headquarters, 300 E Street SW, JC0000, Washington, DC 20546, phone 256-714-8575, or email stayce.d.hoult@nasa.gov or hq-ocio-pra-program@mail.nasa.gov.

SUPPLEMENTARY INFORMATION:

I. Abstract

This collection of information supports the National Aeronautics and Space Act of 1958, as amended, to enable NASA astronaut appearances before a variety of groups to inform the general public about the U.S. space program. Typically, presentations are made to high schools and universities, community organizations, businesses and associations, or military organizations. In order to reach as many people as possible, NASA offers three options to choose from in requesting an astronaut appearance:

(1) An in-person astronaut appearance whereby the astronaut travels to the appearance location.

(2) A virtual appearance utilizing virtual telecommunications tools to connect an astronaut via video conference with your organization.

(3) A recorded greeting arranged in advance to be used during a specified event.

The NASA Astronaut Appearance Office (AAO) located at the Lyndon B. Johnson Space Center (JSC) in Houston, Texas is responsible for vetting, processing, and coordinating logistics for Astronaut appearances. This information will be used by the NASA AAO and Legal and Human Resources personnel in the vetting, coordinating, scheduling and authorization processes to work with requestors to facilitate the appearance logistics. Records of appearances, including the information associated with the requestor and points of contact, are maintained by the AAO for a minimum of five (5) years.