NATIONAL SCIENCE FOUNDATION
Proposal Review Panel for Computing and Communication Foundation; Notice of Meeting

In accordance with the Federal Advisory Committee Act (Pub. L. 92–463, as amended), the National Science Foundation announces the following meeting:

Name: Proposal Panel Review for Computing and Communication Foundations; Expeditions in Computing and the Future of Cyberinfrastructure

Date/Time: Thursday, November 5, 2015
8:30 a.m.–Noon: Open.
Noon to 1:30 p.m.: Closed.
1:30 to 3 p.m.: Open.
3 p.m. to 5 p.m.: Closed.

Place: National Science Foundation, 4201 Wilson Boulevard, Suite 150, Alexandria, Virginia 22313

Type of Meeting: Open

Contact Person: Nadene G. Kennedy, Polar Coordination Specialist, Division of Polar Programs.

For further information contact: National Science Foundation, 4201 Wilson Boulevard, Suite 150, Alexandria, Virginia 22313; telephone (703) 292–8930.

A. Name of Participating Agencies

1. National Science Foundation
2. Polar Programs

B. Purpose of the Meeting

To review proposals submitted to the Polar Programs Expeditions in Computing and the Future of Cyberinfrastructure.

C. AGENCY: National Science Foundation


E. SUMMARY: As required by the Privacy Act of 1974, as amended, the RRB is issuing a public notice of its renewal of an ongoing computer-matching program with the Social Security Administration (SSA). The purpose of this notice is to advise individuals applying for or receiving benefits under the Railroad Retirement Act of the use made by RRB of this information obtained from SSA by means of a computer match. The RRB is also issuing public notice, on behalf of the SSA, of their intent to conduct a computer-matching program based on information provided to them by the RRB.

F. DATES: This matching program becomes effective as proposed without further notice on December 21, 2015. We will file a report of this computer-matching program with the Committee on Homeland Security and Governmental Affairs of the Senate, the Committee on Oversight and Government Reform of the House of Representatives; and the Office of Information and Regulatory Affairs, Office of Management and Budget (OMB).

G. ADDRESSES: Interested parties may comment on this publication by writing to Ms. Martha P. Rico, Secretary to the Board, Railroad Retirement Board, 844 North Rush Street, Chicago, Illinois 60611–2092.

H. FOR FURTHER INFORMATION CONTACT: Mr. Timothy Grant, Chief Privacy Officer, Railroad Retirement Board, 844 North Rush Street, Chicago, Illinois 60611–2092, telephone 312–751–4869 or email at tim.grant@rrb.gov.

I. SUPPLEMENTARY INFORMATION:

A. General


The Privacy Act, as amended, regulates the use of computer matching by Federal agencies when records contained in a Privacy Act System of Records are matched with other Federal, State, or local government records. It requires Federal agencies involved in computer matching programs to:

1. Negotiate written agreements with the other agency or agencies participating in the matching programs;
2. Obtain the approval of the matching agreement by the Data Integrity Boards (DIB) of the participating Federal agencies;
3. Publish notice of the computer matching program in the Federal Register;
4. Furnish detailed reports about matching programs to Congress and OMB;
5. Notify applicants and beneficiaries that their records are subject to matching; and
6. Verify match findings before reducing, suspending, terminating, or denying a person’s benefits or payments. The last notice for this matching program was published in the Federal Register on June 10, 2013 (78 FR 34678).

B. RRB Computer Matches Subject to the Privacy Act

We have taken appropriate action to ensure that all of our computer matching programs comply with the requirements of the Privacy Act, as amended.

Notice of Computer Matching Program, RRB With the SSA, Match #1007

A. Name of Participating Agencies

Railroad Retirement Board (RRB) and the Social Security Administration (SSA), Match #1007.

B. Purpose of the Matching Program

The RRB will, on a daily basis, obtain wages information for former railroad workers who are receiving or who have applied for benefits paid by that agency to persons who are receiving benefits under the Railroad Retirement Act. The wage information is needed to compute the amount of the tier I annuity benefit and 4(f) of the Railroad Retirement Act (45 U.S.C. 231b(a), 45 U.S.C. 231c(a) and 45 U.S.C. 231c(f)). The benefit...
information is needed to adjust the tier I annuity component for the receipt of the Social Security benefit. This information is available from no other source.

Second, the RRB will receive from SSA the amount of certain social security benefits which the RRB pays on behalf of SSA. Section 7(b)(2) of the Railroad Retirement Act (45 U.S.C. 231f(b)(2)) provides that the RRB shall make the payment of certain social security benefits. The RRB also requires this information in order to adjust the amount of any annuity due to the receipt of a social security benefit. Section 10(a) of the Railroad Retirement Act (45 U.S.C. 231f(a)) permits the RRB to recover any overpayment from the accrual of social security benefits. This information is not available from any other source.

Third, once a year the RRB will receive from SSA a copy of SSA’s Master Benefit Record for earmarked RRB annuitants. Section 7(b)(7) of the Railroad Retirement Act (45 U.S.C. 231f(b)(7)) requires that SSA provide the requested information. The RRB needs this information to make the necessary cost-of-living computation adjustments quickly and accurately for those RRB annuitants who are also SSA beneficiaries.

SSA will receive weekly from RRB earnings information for all railroad employees. SSA will match the identifying information of the records furnished by the RRB against the identifying information contained in its Master Benefit Record and its Master Earnings File. If there is a match, SSA will use the RRB earnings to adjust the amount of Social Security benefits in its Annual Earnings Reappraisal Operation. This information is available from no other source.

SSA will also receive daily from RRB earnings information on selected individuals. The transfer of information may be initiated either by RRB or by SSA. SSA needs this information to determine eligibility to Social Security benefits and, if eligibility is met, to determine the benefit amount payable. Section 18 of the Railroad Retirement Act (45 U.S.C. 231q(2)) requires that earnings considered as compensation under the Railroad Retirement Act be considered as wages under the Social Security Act for the purposes of determining entitlement under the Social Security Act if the person has less than 10 years of railroad service or has 10 or more years of service but does not have a current connection with the railroad industry at the time of his/her death.

C. Authority for Conducting the Match

Section 7(b)(7) of the Railroad Retirement Act (45 U.S.C. 231f(b)(7)) provides that the Social Security Administration shall supply information necessary to administer the Railroad Retirement Act. Sections 202, 205(o) and 215(d) of the Social Security Act (42 U.S.C. 402, 405(o) and 415(f)) relate to benefit provisions, inclusion of railroad compensation together with wages for payment of benefits under certain circumstances, and the recomputation of benefits.

D. Categories of Records and Individuals Covered

All applicants for benefits under the Railroad Retirement Act and current beneficiaries will have a record of any social security wages and the amount of any social security benefits furnished to the RRB by SSA. In addition, all persons who ever worked in the railroad industry after 1936 will have a record of their service and compensation furnished to SSA by RRB.

The applicable RRB Privacy Act Systems of Records and their Federal Register citation used in the matching program are:

1. RRB—5, Master File of Railroad Employees’ Creditable Compensation, September 30, 2014 (79 FR 58877)

The applicable SSA Privacy Act Systems of Records used and their Federal Register citation used in the matching program are:

1. SSA 60–0058, Master Files of Social Security Number (SSN) Holders and SSN Applications (the Enumeration System), February 13, 2014 (79 FR 8780)
3. SSA/ORISIS 60–0090, Master Beneficiary Record (MBR), July 5, 2013 (78 FR 40542)
4. SSA/OSSIDIS 60–103, Supplemental Security Income Record and Special Veteran Benefits December 10, 2007 (72 FR 60723)
5. SSA/OPB 60–0269, Prisoner Update Processing System (PUPS), July 5, 2013 (78 FR 40542)

E. Inclusive Dates of the Matching Program

This matching program will become effective January 6, 2016 or 40 days after a copy of the agreement, as approved by the Data Integrity Board of each agency, is sent to Congress and the Office of Management and Budget, or 30 days after publication of this notice in the Federal Register, whichever date is latest. The matching program will continue for 18 months after the effective date and may be extended for an additional 12 months, if the conditions specified in 5 U.S.C. 552a(o)(2)(D) have been met. This matching program expires on July 6, 2017.

Dated: November 4, 2015.

By authority of the Board.

Martha P. Rico,
Secretary to the Board.

[FR Doc. 2015–28433 Filed 11–6–15; 8:45 am]

BILLING CODE 7905–01–P

SECURITIES AND EXCHANGE COMMISSION

[SEC File No. 270–232, OMB Control No. 3235–0225]

Proposed Collection; Comment Request

Upon Written Request, Copies Available From: Securities and Exchange Commission, Office of FOIA Services, 100 F Street NE, Washington, DC 20549–2736.

Extension:
Rule 17f–4.

Notice is hereby given that, pursuant to the Paperwork Reduction Act of 1995 (44 U.S.C. 3501–3520) (the “Paperwork Reduction Act”), the Securities and Exchange Commission (the “Commission”) is soliciting comments on the collection of information summarized below. The Commission plans to submit this existing collection of information to the Office of Management and Budget for extension and approval.

Section 17(f) (15 U.S.C. 80a–17(f)) under the Investment Company Act of 1940 (the “Act”) permits registered management investment companies and their custodians to deposit the securities they own in a system for the central handling of securities (“securities depositories”), subject to rules adopted by the Commission.

Rule 17f–4 (17 CFR 270.17f–4) under the Act specifies the conditions for the use of securities depositories by funds and their custodians.

2 As amended in 2003, rule 17f–4 permits any registered investment company, including a unit investment trust or a face-amount certificate company, to use a security depository. See Custody of Investment Company Assets With a Securities Depository, Investment Company Act Release No. 25934 (Feb. 13, 2003) [68 FR 8438 (Feb. 20, 2003)]. The term “fund” is used in this Notice to mean a registered investment company.