C. Whether the United States Has a Mutual Legal Assistance Treaty With That Jurisdiction, and the Experience of U.S. Law Enforcement Officials and Regulatory Officials in Obtaining Information About Transactions Originating in or Routed Through or to That Jurisdiction

The United States and North Korea do not have diplomatic relations. North Korea has no mutual legal assistance treaty with the United States and does not cooperate with U.S. law enforcement officials and regulatory officials in obtaining information about transactions originating in, or routed through or to, North Korea.38

D. The Extent To Which That Jurisdiction Is Characterized by High Levels of Official or Institutional Corruption

The North Korean government has long demonstrated institutional and official corruption. According to Transparency International’s Corruption Perceptions Index, which ranks countries and territories based on how corrupt their public sectors are perceived to be, North Korea ranks 167 out of 186.39 As noted above, UNSCRs 1718, 2094, and 2270 require UN member states to prohibit the provision to North Korea of luxury goods, which are used by North Korean leaders to consolidate power and appease members of the political elite by increasing their personal wealth. North Korea has also utilized Office 39 of the Korean Workers’ Party (KWP) to influence and maintain the support of North Korea’s elite citizens.40 Office 39 was listed for an asset blocking by the President in the Annex to E.O. 13551 in August 2010,41 and is the branch of the North Korean Government that provides illicit economic support to North Korean leadership, including managing slush funds for North Korean government officials.42 The UN listed Office 39 under UNSCRs 1718 and 2270 in March 2016.43 Examples of Office 39 activity include collecting a significant portion of loyalty funds paid by DPRK officials to the regime annually, and using deceptive financial practices such as smuggling U.S. dollars into North Korea.

To support its efforts, Office 39 controls Korea Daesong Bank (KDB), which is used to facilitate financial transactions supporting the procurement of luxury goods. Treasury designated KDB under E.O. 13551 in November 2010 as an instrumentality of Office 39.44 In spite of its designation, KDB continues to conduct illicit transactions on behalf of the regime, including by operating front companies on behalf of organizations such as Office 39 abroad; by using an overseas branch office to both pay a number of overseas companies that provide labor and services on behalf of North Korea, and to remit funds to Pyongyang; and by utilizing KDB representatives abroad to make payments for goods imported into North Korea.

Jamal El-Hindi,
Acting Director, Financial Crimes Enforcement Network.
[FR Doc. 2016–13038 Filed 6–1–16; 8:45 am]
BILLING CODE 4810–02–P

DEPARTMENT OF THE TREASURY
Internal Revenue Service

Proposed Collection; Comment Request for Form 3520

AGENCY: Internal Revenue Service (IRS), Treasury.

ACTION: Notice and request for comments.

SUMMARY: The Department of the Treasury, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104–13 (44 U.S.C. 3506(c)(2)(A)). Currently, the IRS is soliciting comments concerning Form 3520, Annual Return To Report Transactions With Foreign Trusts and Receipts of Certain Foreign Gifts.

DATES: Written comments should be received on or before August 1, 2016 to be assured of consideration.

ADDRESSES: Direct all written comments to Tuawana Pinkston, Internal Revenue Service, Room 6526, 1111 Constitution Avenue NW., Washington, DC 20224.

FOR FURTHER INFORMATION CONTACT: Requests for additional information or copies of the form and instructions should be directed to Sara Covington, at Internal Revenue Service, Room 6526, 1111 Constitution Avenue NW., Washington, DC 20224, or through the internet at Sara.L.Covington@irs.gov.

SUPPLEMENTARY INFORMATION:

Title: Annual Return To Report Transactions With Foreign Trusts and Receipts of Certain Foreign Gifts.

OMB Number: 1545–0159.

Form Number: Form 3520.

Abstract: U.S. persons who create a foreign trust or transfer property to a foreign trust must file Form 3520 to report the establishment of the trust or the transfer of property to the trust. Form 3520 must also be filed by U.S. persons who are treated as owners of any part of the assets of a trust under subpart E of Part 1 or subchapter J of Chapter 1; who received a distribution from a foreign trust; or who received large gifts during the tax year from a foreign person.

Current Actions: There is no change in the paperwork burden previously approved by OMB. This form is being submitted for renewal purposes only.

Type of Review: Extension of a currently approved collection.

Affected Public: Businesses and other for-profit organizations.

Estimated Number of Respondents: 1,320.

Estimated Time per Respondent: 54 hours 35 minutes.

Estimated Total Annual Burden Hours: 71,742.

The following paragraph applies to all of the collections of information covered by this notice:

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless the collection of information displays a valid OMB control number. Books or records relating to a collection of information must be retained as long as their contents may become material in the administration of any internal revenue law. Generally, tax returns and tax return information are confidential, as required by 26 U.S.C. 6103.

Request for Comments: Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval. All comments will become a matter of
public record. Comments are invited on:
(a) Whether the collection of
information is necessary for the proper
performance of the functions of the
agency, including whether the
information shall have practical utility;
(b) the accuracy of the agency’s estimate
of the burden of the collection of
information; (c) ways to enhance the
quality, utility, and clarity of the
information to be collected; (d) ways to
minimize the burden of the collection of
information on respondents, including
through the use of automated collection
techniques or other forms of information
technology; and (e) estimates of capital
or start-up costs and costs of operation,
maintenance, and purchase of services
to provide information.

Approved: May 25, 2016.
Sara Covington,
IRS Tax Analyst.

DEPARTMENT OF THE TREASURY
Internal Revenue Service

Open Meeting for the Electronic Tax
Administration Advisory Committee
(ETAAC)

AGENCY: Internal Revenue Service (IRS),
Treasury.

ACTION: Meeting notice.

SUMMARY: An open meeting of the
Electronic Tax Administration Advisory
Committee (ETAAC) will be conducted
at the Internal Revenue Service Building
in Washington, DC. The ETAAC will
discuss recommendations for electronic
tax administration which will be
published in their Annual Report to
Congress by June 30, 2016. The IRS will
respond to these recommendations.

Meeting Date: The meeting will be
held on Tuesday, June 21, 2016,
beginning at 9:00 a.m. eastern time,
ending at approximately 11:30 a.m.

FOR FURTHER INFORMATION CONTACT:
Sean Parman at 202–317–6247 or Rose
Smith at 202–317–6559, or email etaac@
irs.gov to receive the meeting
information. Please spell out all names
if you leave a voice message.

SUPPLEMENTARY INFORMATION:

Background: The Internal Revenue
Service established the Electronic Tax
Administration Advisory Committee
(ETAAC) in 1998 as a result of the
Restructuring and Reform Act of 1998
(RRA’98). The primary purpose of
ETAAC is to provide an organized
public forum for discussion of
electronic tax administration issues in
support of the overriding goal that
paperless filing should be the preferred
and most convenient method of filing
tax and information returns. The
ETAAC members convey the public’s
perceptions of the IRS electronic tax
administration activities, offer
constructive observations about current
or proposed policies, programs, and
procedures, and suggest improvements.
The ETAAC’s duties are to research,
analyze, consider, and make
recommendations on a wide range of
electronic tax administrative issues and
to provide input into the development
and implementation of the strategic plan
for electronic tax administration.

Meeting Access: The meeting will be
open to the public. Interested members
of the public may attend ETAAC’s
discussion of their recommendations.
The public may also submit written
comments about issues in electronic tax
administration for the committee to
consider analyzing later this fall to
etaac@irs.gov no later than 12 p.m.
eastern on June 15, 2016. Written
statements received after this date may
not be provided to or considered by the
ETAAC until its next meeting.

Dated: May 24, 2016.
Vicki L. Price,
Acting Director, Strategic and Analytic
Services, Office of Online Services.

BILLING CODE 4830–01–P