
SUPPLEMENTARY INFORMATION: The notice of the President’s major disaster declaration for Private Non-Profit organizations in the State of North Carolina, dated 10/12/2018, is hereby amended to include the following areas as adversely affected by the disaster.

Primary Counties: Alamance, Madison, Polk, Rowan, Tyrrell.

All other information in the original declaration remains unchanged.

(Catalog of Federal Domestic Assistance Number 59008)

James Rivera, Associate Administrator for Disaster Assistance.

[FR Doc. 2018–24114 Filed 11–2–18; 8:45 am]

BILLING CODE 6025–01–P

SOCIAL SECURITY ADMINISTRATION

[Docket No. SSA 2018–0010]

Privacy Act of 1974; Matching Program

AGENCY: Social Security Administration (SSA).

ACTION: Notice of a New Matching Program.

SUMMARY: In accordance with the provisions of the Privacy Act, as amended, this notice announces a new matching program with the Bureau of the Fiscal Service (Fiscal Service), Department of the Treasury (Treasury).

This matching agreement sets forth the terms, conditions, safeguards, and procedures under which Fiscal Service, Treasury will disclose savings security data (as described in section VLD) to SSA. SSA will use the data to determine continued eligibility for Supplemental Security Income (SSI) applicants and recipients, or the correct benefit amount for recipients and deemors who did not report or incorrectly reported ownership of savings securities.

DATES: The deadline to submit comments on the proposed matching program is 30 days from the date of publication in the Federal Register. The matching program will be applicable on December 26, 2018 and will expire on June 25, 2020, or once a minimum of 30 days after publication of this notice has elapsed, whichever is later. The matching program will be in effect for a period of 18 months.

ADDRESSES: Interested parties may comment on this notice by either telefaxing to (410) 966–0869, writing to Mary Ann Zimmerman, Acting Executive Director, Office of Privacy and Disclosure, Office of the General Counsel, Social Security Administration, G–401 WHR Building, 6401 Security Boulevard, Baltimore, MD 21235–6401, or email at Mary.Ann.Zimmerman@ssa.gov. All comments received will be available for public inspection by contacting Ms. Zimmerman at this street address.

FOR FURTHER INFORMATION CONTACT: Interested parties may submit general questions about the matching program to Mary Ann Zimmerman, Acting Executive Director, Office of Privacy and Disclosure, Office of the General Counsel, by any of the means shown above.

SUPPLEMENTARY INFORMATION: None.

Mary Zimmerman, Acting Executive Director, Office of Privacy and Disclosure, Office of the General Counsel.


AUTHORITY FOR CONDUCTING THE MATCHING PROGRAM: The legal authority for this agreement is executed in compliance with the Privacy Act of 1974, as amended by the Computer Matching and Privacy Protection Act of 1988, the regulations and guidance promulgated thereunder. Legal authority for the disclosure under this agreement is contained in sections 1631(e)(1)(B), and (f) of the Social Security Act (Act), (42 U.S.C. 1383(e)(1)(B), and (f)).

PURPOSE(S): The purpose of this matching program is to set forth the terms, conditions, safeguards, and procedures under which Fiscal Service, Treasury will disclose savings security data (as described in section VLD) to SSA. SSA will use the data to determine continued eligibility for Supplemental Security Income applicants and recipients, or the correct benefit amount for recipients and deemors who did not report or incorrectly reported ownership of savings securities.

CATEGORIES OF INDIVIDUALS: The individuals whose information is involved in this matching program are SSI applicants, recipients, and deemors who did not report, or incorrectly reported, ownership of savings securities.

CATEGORIES OF RECORDS: SSA will provide Fiscal Service with a finder file containing the Social Security numbers (SSN) and name of each individual for whom SSA requests savings security information. When a match occurs on an SSN, Fiscal Service will disclose to SSA: The denomination of the security; the serial number; the series; the issue date of the security; the current redemption value; and the return date of the finder file.

SYSTEM(S) OF RECORDS: The relevant SSA system of records (SOR) is “Supplemental Security Income Record and Special Veterans Benefits, Social Security Administration,” 60–0103. The SOR Notice (SORN) was fully published on January 11, 2006 at 71 FR 1830 and updated on December 10, 2007 at 72 FR 69723. The relevant Fiscal Service SORs are Treasury/BPD.002, United States Savings Type Securities, and Treasury/ BPD.008, Retail Treasury Securities Access Application. The SORNs were last published on August 17, 2011 at 76 FR 51128.

[FR Doc. 2018–24085 Filed 11–2–18; 8:45 am]

BILLING CODE 4191–02–P

DEPARTMENT OF STATE

[Public Notice: 10598]

Notice of Determinations; Culturally Significant Objects Imported for Exhibition—Determinations: “Death in the Ice: The Mystery of the Franklin Expedition” Exhibition

SUMMARY: Notice is hereby given of the following determinations: I hereby determine that certain objects to be included in the exhibition “Death in the Ice: The Mystery of the Franklin Expedition,” imported from abroad for temporary exhibition within the United States, are of cultural significance. The objects are imported pursuant to loan agreements with the foreign owner or custodian. I also determine that the exhibition or display of the exhibit objects at the Mystic Seaport Museum, Mystic, Connecticut, from on or about November 30, 2018, until on or about April 28, 2019; at the Anchorage Museum, Anchorage, Alaska, from on or about June 7, 2019, until on or about September 29, 2019, and at possible additional exhibitions or venues yet to be determined, is in the national interest. I have ordered that Public Notice of these determinations be published in the Federal Register.


SUPPLEMENTARY INFORMATION: The foregoing determinations were made pursuant to the authority vested in me by the Act of October 19, 1965 (79 Stat. 985; 22 U.S.C. 2459), E.O. 12047 of

Marie Therese Porter Royce,
Assistant Secretary for Educational and Cultural Affairs, Department of State.

[FR Doc. 2018–24117 Filed 11–2–18; 8:45 am]
BILLING CODE 4710–05–P

DEPARTMENT OF STATE

[Public Notice: 10599]

Fine Arts Committee; Notice of Meeting

The Fine Arts Committee of the Department of State will meet on November 16, 2018 at 1:00 p.m. in the Henry Clay Room of the Harry S. Truman Building, 2201 C Street NW, Washington, DC 20520. The meeting will last until approximately 4:00 p.m. and is open to the public.

The agenda for the committee meeting will include a summary of the work of the Fine Arts Office since its last meeting on April 20, 2018 and the announcement of gifts and loans of furnishings as well as financial contributions from January 1, 2018 through October 15, 2018.

Public access to the Department of State is strictly controlled and space is limited.

Members of the public wishing to take part in the meeting should telephone the Fine Arts Office at (202) 647–1990 or send an email to Curator@state.gov by November 9, 2018, providing their name, date of birth, citizenship, and a government-issued ID number (i.e., from a U.S. government ID agency), U.S. military ID (branch), passport (country), or driver’s license (state) in order to gain admittance. All attendees must use the “C” Street entrance located at 2201 C Street NW, Washington, DC. One of the following valid IDs will be required for admittance: Any U.S. driver’s license with photo, a passport, or a U.S. government agency or military ID. Attendees should expect to remain in the meeting for the entire session. The public may take part in the discussion as long as time permits and at the discretion of the chairman.

Personal data is being collected pursuant to 22 U.S.C. 2651a and 22 U.S.C. 4802 for the purpose of screening and pre-clearing participants to enter the host venue at the U.S. Department of State, in line with standard security procedures for events of this size. The Department of State will use this information consistent with the routine uses set forth in the System of Records Notices for Protocol Records (STATE–33) and Security Records (State–36). Provision of this information is voluntary, but failure to provide accurate information may impede your ability to register for the event.

Marcee F. Craighill,
Fine Arts Committee, Department of State.

[FR Doc. 2018–24116 Filed 11–2–18; 8:45 am]
BILLING CODE 4710–24–P

OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

[Docket Number USTR–2018–0033]

Applications for Inclusion on the Binational Panels Roster Under the North American Free Trade Agreement

AGENCY: Office of the United States Trade Representative.

ACTION: Invitation for applications.

SUMMARY: The North American Free Trade Agreement (NAFTA) provides for the establishment of a roster of individuals to serve on binational panels convened to review final determinations in antidumping or countervailing duty (AD/CVD) proceedings and amendments to AD/CVD statutes of a NAFTA Party. The United States annually renews its selections for the roster. The Office of the United States Trade Representative (USTR) invites applications from eligible individuals wishing to be included on the roster for the period April 1, 2019, through March 31, 2020. DATES: USTR must receive your application by November 26, 2018.

ADDRESSES: You should submit your application through the Federal eRulemaking Portal: http://www.regulations.gov, using docket number USTR–2018–0033. Follow the submission instructions in sections 7 and 8 below. For alternatives to online submissions, please contact Sandy McKinzy at (202) 395–9483 before transmitting your application and in advance of the November 26, 2018 deadline.

FOR FURTHER INFORMATION CONTACT: Philip Butler, Assistant General Counsel, Philip.A.Butler@ustr.eop.gov, (202) 395–5804.

SUPPLEMENTARY INFORMATION:

1. Binational Panel AD/CVD Reviews Under the NAFTA

Article 1904 of the NAFTA provides that a party involved in an AD/CVD proceeding may obtain review by a binational panel of a final AD/CVD determination of one NAFTA Party with respect to the products of another NAFTA Party. Binational panels decide whether AD/CVD determinations are in accordance with the domestic laws of the importing NAFTA Party using the standard of review that would have been applied by a domestic court of the importing NAFTA Party. A panel may uphold the AD/CVD determination, or may remand it to the national administering authority for action not inconsistent with the panel’s decision. Panel decisions may be reviewed in specific circumstances by a three-member extraordinary challenge committee, selected from a separate roster composed of 15 current or former judges.

Article 1903 of the NAFTA provides that a NAFTA Party may refer an amendment to the AD/CVD statutes of another NAFTA Party to a binational panel for a declaratory opinion as to whether the amendment is inconsistent with the General Agreement on Tariffs and Trade (GATT), the GATT Antidumping or Subsidies Codes, successor agreements, or the object and purpose of the NAFTA with regard to the establishment of fair and predictable conditions for the liberalization of trade. If the panel finds that the amendment is inconsistent, the two NAFTA Parties must consult and seek to achieve a mutually satisfactory solution.

2. Roster and Composition of Binational Panels

Annex 1901.2 of the NAFTA provides for the maintenance of a roster of at least 75 individuals for service on Chapter 19 binational panels, with each NAFTA Party selecting at least 25 individuals. A separate five-person panel is formed for each review of a final AD/CVD determination or statutory amendment. To form a panel, the two NAFTA Parties involved each appoint two panelists, normally by drawing upon individuals from the roster. If the Parties cannot agree upon the fifth panelist, one of the Parties, decided by lot, selects the fifth panelist from the roster. The majority of individuals on each panel must consist of lawyers in good standing, and the chair of the panel must be a lawyer.

When there is a request to establish a panel, roster members from the two involved NAFTA Parties will complete a disclosure form that is used to identify possible conflicts of interest or appearances thereof. The disclosure form requests information regarding financial interests and affiliations, including information regarding the identity of clients of the roster member and, if applicable, clients of the roster member’s firm.

3. Criteria for Eligibility for Inclusion on Roster

Section 402 of the NAFTA Implementation Act (Pub. L. 103–182,