Library, Room 10102, 725 17th Street, NW., Washington, DC 20503, 202/395–3897.

### **Summary of Form Under Review**

Type of Request: Form Renewal. Title: Request for Registration for Political Risk Investment Insurance. Form Number: OPIC 50.

Frequency of Use: Once per investor, per project.

*Type of Respondents:* Business or other institutions.

Standard Industrial Classification Codes: All.

Description of Affected Public: U.S. companies investing overseas.

Reporting Hours: ½ hour per project. Number of Responses: 850. Federal Cost: \$1,600.00.

Authority for Information Collection: Sections 231 and 234(a), of the Foreign Assistance Act of 1961, as amended.

Abstract (Needs and Uses): The OPIC 50 form is submitted by eligible investors to register their intent to make international investments, and ultimately, to seek OPIC insurance. By submitting Form 50 to OPIC prior to making an irrevocable commitment, the incentive effect of OPIC is demonstrated.

Dated: July 6, 2001.

#### Rumu Sarkar,

Assistant General Counsel, Administrative Affairs, Department of Legal Affairs.

[FR Doc. 01–17426 Filed 7–11–01; 8:45 am]

BILLING CODE 3210–01–M

#### SOCIAL SECURITY ADMINISTRATION

# President's Commission To Strengthen Social Security

**AGENCY:** Social Security Administration (SSA).

**ACTION:** Announcement of meeting.

DATES: July 24, 2001 10 a.m.-4 p.m. ADDRESSES: Presidential Ballroom, Capitol Hilton, 1001 16th Street, NW., Washington, DC 20036, (202) 393–1000.

**SUPPLEMENTARY INFORMATION:** Type of meeting: The meeting will be open to the public between 10 a.m. and 4 p.m., with a break for lunch between Noon and 1 p.m.

Purpose: This is the second deliberative meeting of the Commission. No public testimony will be heard at this meeting. However, interested parties are invited to attend the meeting.

Agenda: The Commission will meet commencing Tuesday, July 24, at 10 a.m. The meeting will take place between 10 a.m. and 4 p.m., with a break for lunch between Noon and 1

p.m. During the meeting, the Commission will discuss its Interim Report.

Records are being kept of all Commission proceedings and will be available for public inspection at the Commission's office at the address below. Documents such as meeting announcements, agendas, minutes, and Commission reports will be available on the Commission's web page. Anyone requiring information regarding the Commission should contact Commission staff by:

- Internet at http://www.CSSS.gov;
- Mail addressed to President's Commission to Strengthen Social Security, 734 Jackson Place, NW., Washington, DC 20503;
  - Telephone at (202) 343-1255;
  - Email to Comments@CSSS.gov.

Dated: July 6, 2001.

# Michael A. Anzick,

Designated Federal Officer. [FR Doc. 01–17492 Filed 7–11–01; 8:45 am] BILLING CODE 4191–02–U

#### SOCIAL SECURITY ADMINISTRATION

Privacy Act of 1974, as Amended; Computer Matching Program (Social Security Administration (SSA)/ Department of Housing and Urban Development (HUD))—Match Number 1061

**AGENCY:** Social Security Administration. **ACTION:** Notice of computer matching program.

**SUMMARY:** In accordance with the provisions of the Privacy Act, as amended, this notice announces a computer matching program that SSA plans to conduct with HUD.

DATES: HUD has filed a report of the subject matching program with the Committee on Governmental Affairs of the Senate, the Committee on Government Reform of the House of Representatives, and the Office of Information and Regulatory Affairs, Office of Management and Budget (OMB). The matching program will be effective as indicated below.

ADDRESSES: Interested parties may comment on this notice by either telefax to (410) 966–2935 or writing to the Acting Associate Commissioner, Office of Program Support, 2–Q–16 Operations Building, 6401 Security Boulevard, Baltimore, MD 21235–6401. All comments received will be available for public inspection at this address.

**FOR FURTHER INFORMATION CONTACT:** The Acting Associate Commissioner for Program Support as shown above.

#### SUPPLEMENTARY INFORMATION:

#### A. General

The Computer Matching and Privacy Protection Act of 1988 (Public Law (Pub. L.) 100–503), amended the Privacy Act (5 U.S.C. 552a) by describing the manner in which computer matching involving Federal agencies could be performed and adding certain protections for individuals applying for and receiving Federal benefits. Section 7201 of the Omnibus Budget Reconciliation Act of 1990 (Pub. L. 101–508) further amended the Privacy Act regarding protections for such individuals.

The Privacy Act, as amended, regulates the use of computer matching by Federal agencies when records in a 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) Furnish detailed reports about matching programs to Congress and OMB;

- (4) Notify applicants and beneficiaries that their records are subject to matching; and
- (5) Verify match findings before reducing, suspending, terminating, or denying an individual's benefits or payments.

# **B. SSA Computer Matches Subject to the Privacy Act**

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

Dated: July 2, 2001.

# Glenna Donnelly,

Acting Deputy Commissioner for Disability and Income Security Programs.

# Notice of Computer Matching Program, Social Security Administration (SSA) With the Department of Housing and Urban Development (HUD)

A. Participating Agencies SSA and HUD.

#### B. Purpose of the Matching Program

The purpose of this matching program is to establish conditions and procedures for the computer matching of HUD's tenant data to SSA's title II (Social Security), title XVI (supplemental security income), and

title VIII (special veterans benefits) data and to wage, self-employment and retirement income data. The matching program will provide information confirming the accuracy of tenantreported income. Administrators of HUD programs rely upon the accuracy of tenant-reported income to determine applicants' and participants' eligibility for, and level of, rental assistance benefits. Underreported or overreported tenant income affects tenant eligibility, level of housing benefits, and HUD subsidies. The matching program will provide indicators of potential underreported and overreported tenant income that will require additional verification to identify inappropriate (excess or insufficient) rental assistance, and perhaps administrative or legal actions.

C. Authority for Conducting the Matching Program

Section 1106 of the Social Security Act (42 U.S.C. 1306); 42 U.S.C. 3544(b) and (c)(2)(A)(ii); and 26 U.S.C. 6103(1)(7)(D)(ix).

D. Categories of Records and Individuals Covered by the Matching Program

HUD will provide information to SSA from its system of records entitled Tenant Housing Assistance and Contract Verification Data. This system of records includes two automated systems know as the multifamily Tenant Characteristics System and the Tenant Rental Assistance Certification System. Each record on the HUD file will be matched to SSA's Master Files of SSN Holders and SSN Applications, SSA's Earnings Recording and Self-Employment Income System, SSA's Master Beneficiary Record; and SSA's Supplemental Security Income and Special Veterans Benefits Record for the purposes described above in Section B.

E. Inclusive Dates of the Matching Program

The matching program shall become effective upon the signing of the agreement by both parties to the agreement and approval of the agreement by the Data Integrity Boards of the respective agencies, but no sooner than 40 days after notice of this matching program is sent to Congress and the Office of Management and Budget or 30 days after publication of this notice in the **Federal Register**, whichever is later. The matching program will continue for 18 months from the effective date and may be

extended for an additional 12 months thereafter, if certain conditions are met.

[FR Doc. 01–17106 Filed 7–11–01; 8:45 am]

#### OFFICE OF SPECIAL COUNSEL

# Privacy Act of 1974, System of Records

**AGENCY:** Office of Special Counsel. **ACTION:** Notice of technical revisions to system of records and proposed revision of system descriptions and routine uses.

**SUMMARY:** Pursuant to the provisions of the Privacy Act of 1974, 5 USC 552a, notice is given that the U.S. Office of Special Counsel (OSC) is making nonsubstantive technical revisions to the Privacy Act system notice for the system of records designated "OSC/GOVT-1, OSC Complaint, Litigation and Political Activity Files;" proposing to change descriptions of certain features of the system of records; and proposing the amendment of two current routine uses, and the addition of a new routine use. The affected system of records is maintained in connection with OSC program responsibilities under 5 U.S.C. 1212, et seq., and 38 U.S.C. 4324.

SUPPLEMENTARY INFORMATION: OSC is an independent investigative and prosecutorial agency. Its responsibilities include investigation of allegations of: (a) Prohibited personnel practices under 5 U.S.C. 2302(b), and other prohibited employment practices under 5 U.S.C. 1216; (b) prohibited political activity by federal and District of Columbia employees under 5 U.S.C. 7321-7326, and by certain state and local government employees under 5 U.S.C. 1501-1508; and (c) prohibited personnel practices in cases referred to OSC by the Merit Systems Protection Board (MSPB) under 5 U.S.C. 1221(f)(3). OSC is authorized to seek appropriate corrective and/or disciplinary action in these matters through litigation before the MSPB. Under 5 U.S.C. 1213, OSC operates a hotline channel for confidential whistleblower disclosures by current and former federal employees or former federal employees. Section 1212(f) of title 5 authorizes OSC to provide advisory opinions on request to government employees and others about whether or not they may engage in specific political activities under the Hatch Act. Finally, OSC is authorized to represent claimants in cases arising under provisions of the Uniformed Services Employment and Reemployment Rights Act of 1994 (USERRA), at 38 U.S.C. 4311, et seq.

Information developed in connection with these OSC responsibilities is maintained in the OSC/GOVT-1 system of records, which includes certain records subject to the Privacy Act. These include records in complaint files, disclosure files, Hatch Act advisory opinion files, and litigation files (in connection with litigation filed by or against OSC or its employees). The last full notice of the system was published at 64 FR 63359–63361 (November 19, 1999); minor numbering corrections were published at 65 FR 6436 (February 9, 2000).

OSC is revising the OSC/GOVT-1 system notice to: (1) Make nonsubstantive technical revisions; (2) propose changes in the descriptions of certain features of the system of records to update information shown in prior system notices; and (3) propose the amendment of current routine uses "p" and "q," and the addition of a new routine use "r," addressing disclosures in furtherance of OSC and U.S. Department of Labor (DOL) responsibilities for the protection of federal employment rights of veterans and reservists.

Non-substantive technical revisions are made in this notice to correct editorial errors in the November 1999 system notice; add useful citations; reflect changes in the administrative location of the system manager and the system of records; update OSC's official mailing address; and correct the description of routine use "o" by restoring the word "under" in place of "use." ("[U]nder" had appeared in prior system notices, but was inadvertently changed to "use" in the November 1999 notice.)

This notice also proposes to change descriptions of categories of individuals covered by the system of records, retrievability of records in the system, and system safeguards, to update information shown in prior system notices.

Finally, this notice proposes to amend current routine use "p," by deleting "and" at the end of the text, and current routine use "q," by striking the period at the end and adding "; and". The notice also proposes a new routine use "r," to disclosures of information by OSC to DOL and others, in furtherance of OSC and DOL responsibilities for protection of federal employment rights under USERRA and the Veterans' Employment Opportunities Act of 1998 (VEOA) (amending title 5). Current routine uses cover OSC disclosures during the processing of all complaints within its jurisdiction, including for investigative and litigation purposes. OSC believes, however, that a routine