including the validity of the methodology and assumptions used;

- Evaluate whether and if so how the quality, utility, and clarity of the information to be collected can be enhanced; and
- -Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, *e.g.*, permitting electronic submission of responses.

Written comments and recommendations for this information collection should be submitted within 30 days of the publication of this notice on the following website www.reginfo.gov/public/do/PRAMain. Find this particular information collection by selecting "Currently under 30-day Review—Open for Public Comments" or by using the search function and entering either the title of the information collection or the OMB Control Number [1105-0030]. This information collection request may be viewed at www.reginfo.gov. Follow the instructions to view Department of Justice, information collections currently under review by OMB.

DOJ seeks PRA authorization for this information collection for three (3) years. OMB authorization for an ICR cannot be for more than three (3) years without renewal. The DOJ notes that information collection requirements submitted to the OMB for existing ICRs receive a month-to-month extension while they undergo review.

Abstract: Candidates enter information pertinent to legal employment on a series of electronic screens (the number of screens varies by Program; hiring organizations vary by year). The data is then certified and submitted into a database for OARM review and transmission to the components that consider the candidates for legal employment. The candidate is automatically notified by email that his/her application has been received when he/she certifies and submits his/her electronic application, and provided other hiring status updates throughout the hiring cycle.

In compliance with the Executive Order issued January 20, 2025, (https:// www.whitehouse.gov/presidentialactions/2025/01/defending-womenfrom-gender-ideology-extremism-andrestoring-biological-truth-to-the-federalgovernment/), the voluntary demographic question on the HP/SLIP application is revised to reflect "Sex" with the responses "Male," "Female" or "Decline to Answer," removing references to gender identity and sexual orientation. There is no impact on the public burden or cost.

OARM, in coordination with hiring offices, periodically reviews questions relating to qualifications and experience to ensure their focus and criteria remains relevant (*e.g.*, assists hiring officials evaluate written or oral communication skills, public service interest, relevant experience, etc.).

• Hiring officials requested the addition of two "yes/no" questions relating to written or oral communication skills for SLIP applicants. This change is limited to the questions presented to eligible applicants to the Summer Law Intern Program, who often have limited objective law school accomplishments at the time they apply. There is de minimis impact on the public burden and no impact on cost.

• In addition, hiring officials requested modification to an existing

TOTAL BURDEN HOURS

"check the box" question presented to all applicants clarifying the type of public service experience responsive to the question. There is no impact on the public burden or cost to this change.

• A new "check the box" question relating to relevant experience was added. There is de minimis impact on the public burden and no cost to this change.

• A residency question was removed and a geographic preference question added. There is no impact on the public burden or cost.

The estimate of annualized cost to the federal government decreased from \$54,000 to \$39,885.

Overview of This Information Collection

1. *Type of Information Collection:* Revision of a previously approved collection.

2. *The Title of the Form/Collection:* Electronic Applications for the Attorney General's Honors Program and the Summer Law Intern Program.

3. The agency form number, if any, and the applicable component of the Department sponsoring the collection: N/A.

4. Affected public who will be asked or required to respond, as well as the obligation to respond: Affected Public— Individuals. The obligation to respond is voluntary.

5. *Obligation to Respond:* Voluntary/ Required to Obtain A Benefit.

6. Total Estimated Number of Respondents: An estimated average of.

7. *Estimated Time per Respondent:* 105–115 minutes.

8. Frequency: Once a year.

9. Total Estimated Annual Time Burden: 4,349 hours.

10. Total Estimated Annual Other Costs Burden: \$0.

Activity	Number of respondents	Frequency (annually)	Total annual responses	Time per response (minutes)	Total annual burden (hours)
Electronic application (individuals) Virtual Interview Scheduling Form (Individuals)	2,428 600	1	2,428 600	105 10	4,249 100
Unduplicated Totals	3,028		3,028		4,349

If additional information is required contact: Darwin Arceo, Department Clearance Officer, United States Department of Justice, Justice Management Division, Policy and Planning Staff, Two Constitution Square, 145 N Street NE, 4W–218, Washington, DC. Dated: May 27, 2025.

Darwin Arceo,

Department Clearance Officer for PRA, U.S. Department of Justice.

[FR Doc. 2025–09838 Filed 5–30–25; 8:45 am]

BILLING CODE 4410-PB-P

DEPARTMENT OF JUSTICE

[CPCLO Order No. 002-2025]

Privacy Act of 1974; Systems of Records

AGENCY: Justice Management Division, United States Department of Justice. **ACTION:** Notice of a modified system of records.

SUMMARY: Pursuant to the Privacy Act of 1974 and Office of Management and Budget (OMB) Circular No. A–108, notice is hereby given that the Justice Management Division (JMD), a component within the United States Department of Justice (DOJ or Department), proposes to modify the system of records titled Security Monitoring and Analytics Service Records, JUSTICE/JMD–026, updating the capabilities and offerings included in it.

DATES: This notice is applicable upon publication, subject to a 30-day period in which to submit comments. Please submit any comments by July 2, 2025. ADDRESSES: The public, OMB, and Congress are invited to submit any comments: by mail to the United States Department of Justice, Office of Privacy and Civil Liberties, ATTN: Privacy Analyst, 145 N St. NE, Suite 8W.300, Washington, DC 20530; by facsimile at 202-307-0693; or by email at privacy.compliance@usdoj.gov. To ensure proper handling, please reference the above CPCLO Order No. on your correspondence.

FOR FURTHER INFORMATION CONTACT: Vu Nguyen, DOJ Chief Information Security Officer, (202) 514–3101, 145 N Street NE, Washington, DC 20530.

SUPPLEMENTARY INFORMATION: The Justice Management Division, Office of the Chief Information Officer (OCIO), Cybersecurity Services Staff (CSS), developed the Security Monitoring and Analytics Service (SMAS) to provide DOJ-managed information technology (IT) service offerings to other federal agencies wishing to leverage DOJ's cybersecurity services, referred to as "external federal agency subscribers." 28 U.S.C. 527 establishes a working capital fund for the Department of Justice, which enables the Department to recover operational expenses for certain services delivered to other federal agencies. SMAS has a suite of technology products and offerings, which include a range of commercial off-the-shelf (COTS) software as well as custom-built applications that provide insight into and protect the subscribers' operating environment. Examples of SMAS capabilities and offerings include, but are not limited to: asset discovery, vulnerability assessment, intrusion detection, forensics, penetration testing, phishing simulation, cyber threat intelligence, **Endpoint Detection and Response** (EDR), identity and access management, incident management, email hygiene,

Data Loss Prevention (DLP), User Behavior Analytics (UBA), User Activity Monitoring (UAM), Secure Access Service Edge (SASE), Security Orchestration, Automation, and Response (SOAR), Packet Capture (PCAP), Security Information and Event Management (SIEM), and supply chain risk assessment. SMAS enables the identification and evaluation of suspicious, unauthorized, or anomalous activity that may indicate malicious behavior and activity, which information DOJ provides directly to external federal agency subscribers for their review and further evaluation. JMD monitors user activities and captures and stores files that might be related to suspicious, unauthorized, or otherwise anomalous activities. JMD ensures that possible security events or incidents are accurately identified, analyzed, guarded against, investigated, and shared with external federal agency subscribers via secure means of communication (e.g., encrypted email).

JMD established the system of records, Security Monitoring and Analytics Service Records, JUSTICE/ JMD-026, to cover records maintained by JMD while providing cybersecurity service offerings to its external federal agency subscribers. JMD tracks external federal agency subscriber's IT, information system, and/or network activity, including any access by users to any IT, information systems, and/or networks, whether authorized or unauthorized. Consistent with these requirements, JMD must ensure that it maintains accurate audit and activity records of the observable occurrences on external federal agency subscriber information systems and networks (also referred to as "events") that are significant and relevant to the security of the external federal agency subscriber's information and information systems. These audit and activity records may include, but are not limited to, information that establishes what type of event occurred, when the event occurred, where the event occurred, the source of the event, the outcome of the event, and the identity of any individuals or subjects associated with the event. These records assist DOI and external federal agency subscribers with protecting subscribers' data and ensuring the secure operation of IT, information systems, and networks.

Events monitored by SMAS may constitute occurrences that (1) actually or imminently jeopardize, without lawful authority, the integrity, confidentiality, or availability of information or an information system; or (2) constitute a violation or imminent threat of violation of law, security

policies, security procedures, or acceptable use policies. These events may be detected utilizing information systems maintaining audit and activity records, reported to the Department or external federal agency subscriber by information system users, or reported to the Department or the external federal agency subscriber by the cybersecurity research community or members of the general public conducting good faith vulnerability discovery activities. Records of these events assist DOJ and external federal agency subscribers with tracking and documenting actual or suspected incidents, which may, in limited circumstances, include records of individuals reporting, or otherwise associated with, an actual or suspected incident.

In accordance with 5 U.S.C. 552a(r), the Department has provided a report to OMB and Congress on this modified system of records.

Dated: May 20, 2025.

Peter A. Winn,

Acting Chief Privacy and Civil Liberties Officer, United States Department of Justice.

JUSTICE/JMD-026

SYSTEM NAME AND NUMBER:

Security Monitoring and Analytics Service Records, JUSTICE/JMD–026.

SECURITY CLASSIFICATION:

Controlled Unclassified Information.

SYSTEM LOCATION:

Records will be maintained by a Department-authorized cloud service provider, which will be required to maintain the records within the Continental United States. Records can be accessed from all locations at which DOJ System Managers operate or are supported. Some or all system information may be duplicated at other locations where the Department has granted direct access to support DOJ System Manager operations, system backup, emergency preparedness, and/ or continuity of operations. Records may also be maintained at the individual information technology or end point of activity within the external federal agency subscriber network and may be located locally on the physical information technology or end point before being consolidated and stored for analysis and investigation. Some or all system information may also be duplicated at other locations where the Department has granted direct access to support DOJ System Manager operations, system backup, emergency preparedness, and/or continuity of operations. For more specific information about the location of

records maintained in this system of records, contact the system manager using the contact information listed in the "SYSTEM MANAGER(S)" paragraph, below.

SYSTEM MANAGER(S):

DOJ Chief Information Security Officer, (202) 514–3101, 145 N Street NE, Washington, DC 20530.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

The Federal Information Security Modernization Act of 2014, 44 U.S.C. 3551 et seq.; the Federal Information Technology Acquisition Reform Act of 2014 (FITARA), 40 U.S.C. 11315, et seq.; 28 U.S.C. 527 (Department of Justice Working Capital Fund); Executive Order No. 13800, Strengthening the Cybersecurity of Federal Networks and Critical Infrastructure (2017); OMB Circular A–130, Managing Information as a Strategic Resource (2016); OMB Memorandum M–19–16, Centralized Mission Support Capabilities for the Federal Government (2019); Executive Order 14028, Improving the Nation's Cybersecurity (2023).

PURPOSE(S) OF THE SYSTEM:

The Department of Justice (DOJ) Security Monitoring and Analytics Service (SMAS) provides DOJ-managed cybersecurity services to external federal agency subscribers, giving subscribers the technical capability to protect their information. information technologies, information systems, and networks from malicious or accidental threats. SMAS enables secure access to internal networks as well as enabling users and systems to securely communicate with external networks and applications. SMAS enables the identification and evaluation of suspicious, unauthorized, or anomalous activity and/or vulnerabilities. SMAS can also guarantine or block security threats that could compromise systems and other protective capabilities. Records in this system of records are used by system administrators and security personnel, or persons authorized to assist these personnel, for the purpose of: dynamically allowing or denying connections to applications and services using security policies; reviewing and analyzing subscriber information and subscriber information system activity and access events for indications of inappropriate, unusual, or abnormal activity; tracking, documenting, and handling actual or suspected cybersecurity events and incidents; identifying and managing vulnerabilities and assessing risks; supporting audit reviews, analyses, reporting requirements, and after-thefact investigations of cybersecurity events and incidents; planning and managing system services; and otherwise performing their official duties. Authorized personnel may use the records in this system for the purpose of investigating improper access or other improper activity related to information system access; and referring such record(s) to external federal agency subscribers.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

A. SMAS authorized users, including DOJ employees, DOJ contractors, and employees and contractors of external federal agency subscribers with authorized access to SMAS to perform analysis on collected information; and

B. Individuals provided with external federal agency subscriber information technology that is monitored by SMAS, individuals who access external federal agency subscriber information systems monitored by SMAS or transmit information across external federal agency subscriber networks monitored by SMAS, or individuals affiliated with vendors for which supply chain risk is being assessed. Such individuals may include: individuals who use external federal agency subscriber information technology, information systems, and/or networks to send or receive information or related communications, access internet sites, or access any external federal agency subscriber information technologies, information systems, or information; individuals from outside the external federal agency subscriber who communicate electronically with subscriber users, information technologies, information systems, and/ or networks; individuals reporting, tracking, documenting and/or otherwise associated with actual or suspected cybersecurity incident and/or event activities; and any individuals who attempt to access external federal agency subscriber information technologies, information systems, and/ or networks, with or without authorization.

CATEGORIES OF RECORDS IN THE SYSTEM:

Records in this system of records may include:

A. Access and activity logs that establish what type of event occurred, when an event occurred, where an event occurred, the source of an event, the outcome of an event, and the identity of any individuals or subjects associated with an event. Such information includes but is not limited to: time stamps recording the date and time of access or activity; source and destination addresses; user, device, and process identifiers, including internet Protocol (IP) address, Media Access Control (MAC) address, and event descriptions; success/fail indications; filenames involved; full text recording of privileged commands; and/or access control or flow control rules invoked. Such information may be collected and aggregated by the operating system or application software locally within an information technology, information system, or network.

B. Information relating to any individuals accessing an external federal agency subscriber's information, information technologies, information systems, or networks monitored by SMAS. This includes: usernames; persistent identifiers (such as a User ID); contact information, such as title, office, component, and agency; and the authorization of an individual's access to systems, files, or applications, such as signed consent forms or Rules of Behavior forms, or access authentication information (including but not limited to passwords, challenge questions/ answers used to confirm/validate a user's identity, and other authentication factors).

C. Records on the use of electronic mail, instant messaging, other chat services, electronic call detail information (including name, originating/receiving numbers, duration, and date/time of call), and electronic voicemail on an external federal agency subscriber's information technology, information systems, or networks monitored by SMAS.

D. Records of internet access from any information technology connected to an external federal agency subscriber's information system or network monitored by SMAS, or through authorized connections to external federal agency subscriber's networks and information systems monitored by SMAS, including the IP address of the information technology being used to initiate the internet connection and the information accessed.

E. Audit reviews, analyses, and reporting, including but not limited to, audits that result from monitoring of account usage, remote access, wireless connectivity, mobile device connection, configuration settings, system component inventory, physical access, and communications at the boundaries of information systems monitored by SMAS. This includes records relating to supply chain risk assessment and records relating to protection from security threats.

F. Actual or suspected incident or event report information, including but not limited to: information related to individuals reporting, tracking, documenting, and/or otherwise associated with a cybersecurity incident and/or event; information related to reporting, tracking, investigating, and/or addressing an incident or event (e.g., data/time of the incident or event; location of incident or event; type of incident or event; storage medium information; safeguard information; external/internal entity report tracking; data elements associated with the incident or event; information on individuals impacted; information on information system(s) impacted; remediation, response, or notification actions; lessons learned; risk of harm and compliance assessments); and information related to discovering, testing, reporting, tracking, investigating, and/or addressing a security vulnerability or indicator of a security vulnerability.

RECORD SOURCE CATEGORIES:

Records covered by this system of records are generated internally (*i.e.*, information technology, information system, and/or network activity logs) regardless of the location from which an individual accesses the external agency information or information systems, manually sourced from agency personnel, or sourced directly from the individual to whom the record pertains. Records relating to supply chain risk may be obtained through public records research services.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to those disclosures generally permitted under 5 U.S.C. 552a(b) of the Privacy Act, all or a portion of the records or information contained in this system may be disclosed outside the Department as a routine use pursuant to 5 U.S.C. 552a(b)(3) under the circumstances or for the purposes described below, to the extent such disclosures are compatible with the purposes for which the information was collected:

A. To an organization or individual in both the public or private sector where there is reason to believe the recipient is or could become the target of a particular criminal activity or conspiracy or other threat, to the extent the information is relevant to the protection of life, health, or property. Information may be similarly disclosed to other recipients who share the same interests as the target or who may be able to assist in protecting against or responding to the activity or conspiracy.

B. To appropriate officials and employees of a federal agency for which the Department is authorized to provide a service, when disclosed in accordance with an interagency agreement and when necessary to accomplish an agency function articulated in the interagency agreement.

C. To any person(s) or appropriate Federal, state, local, territorial, tribal, or foreign law enforcement authority authorized to assist in an approved investigation of or relating to the improper usage of DOJ information technologies, information systems, and/ or networks.

D. To any criminal, civil, or regulatory law enforcement authority (whether Federal, state, local, territorial, tribal, or foreign) where the information is relevant to the recipient entity's law enforcement responsibilities.

E. To a governmental entity lawfully engaged in collecting law enforcement, law enforcement intelligence, or national security intelligence information for such purposes.

F. To any person, organization, or governmental entity in order to notify them of a serious terrorist threat for the purpose of guarding against or responding to such a threat.

G. To Federal, state, local, territorial, tribal, foreign, or international licensing agencies or associations which require information concerning the suitability or eligibility of an individual for a license or permit.

H. Where a record, either alone or in conjunction with other information, indicates a violation or potential violation of law—criminal, civil, or regulatory in nature—the relevant records may be referred to the appropriate Federal, state, local, territorial, tribal, or foreign law enforcement authority or other appropriate entity charged with the responsibility for investigating or prosecuting such violation or charged with enforcing or implementing such law.

I. To complainants and/or victims to the extent necessary to provide such persons with information and explanations concerning the progress and/or results of the investigation or case arising from the matters of which they complained and/or of which they were a victim.

J. To any person or entity that the Department has reason to believe possesses information regarding a matter within the jurisdiction of the Department, to the extent deemed to be necessary by the Department in order to elicit such information or cooperation from the recipient for use in the performance of an authorized activity.

K. In an appropriate proceeding before a court, grand jury, or administrative or adjudicative body, when the Department of Justice determines that the records are arguably relevant to the proceeding; or in an appropriate proceeding before an administrative or adjudicative body when the adjudicator determines the records to be relevant to the proceeding.

L. To an actual or potential party to litigation or the party's authorized representative for the purpose of negotiation or discussion of such matters as settlement, plea bargaining, or in informal discovery proceedings.

M. To the news media and the public, including disclosures pursuant to 28 CFR 50.2, unless it is determined that release of the specific information in the context of a particular case would constitute an unwarranted invasion of personal privacy.

N. To contractors, grantees, experts, consultants, students, and others performing or working on a contract, service, grant, cooperative agreement, interagency agreement, or other assignment for the Federal government, when necessary to accomplish an agency function related to this system of records.

O. To designated officers and employees of state, local, territorial, or tribal law enforcement or detention agencies in connection with the hiring or continued employment of an employee or contractor, where the employee or contractor would occupy or occupies a position of public trust as a law enforcement officer or detention officer having direct contact with the public or with prisoners or detainees, to the extent that the information is relevant and necessary to the recipient agency's decision.

P. To appropriate officials and employees of a federal agency or entity that requires information relevant to a decision concerning the hiring, appointment, or retention of an employee; the issuance, renewal, suspension, or revocation of a security clearance; the execution of a security or suitability investigation; the letting of a contract; or the issuance of a grant or benefit.

Q. To a former employee of the Department for purposes of: responding to an official inquiry by a federal, state, or local government entity or professional licensing authority, in accordance with applicable Department regulations; or facilitating communications with a former employee that may be necessary for personnel-related or other official purposes where the Department requires information and/or consultation assistance from the former employee regarding a matter within that person's former area of responsibility. R. To a Member of Congress or staff acting upon the Member's behalf when the Member or staff requests the information on behalf of, and at the request of, the individual who is the subject of the record.

S. To the National Archives and Records Administration for purposes of records management inspections conducted under the authority of 44 U.S.C. 2904 and 2906.

T. To appropriate agencies, entities, and persons when (1) the Department suspects or has confirmed that there has been a breach of the system of records, (2) the Department has determined that as a result of the suspected or confirmed breach there is a risk of harm to individuals, the Department (including its information systems, programs, and operations), the Federal Government, or national security; and (3) the disclosure made to such agencies, entities, and persons is reasonably necessary to assist in connection with the Department's efforts to respond to the suspected or confirmed breach or to prevent, minimize, or remedy such harm.

U. To another federal agency or entity, when the Department determines that information from this system of records is reasonably necessary to assist the recipient agency or entity in (1) responding to a suspected or confirmed breach or (2) preventing, minimizing, or remedying the risk of harm to individuals, the recipient agency or entity (including its information systems, programs, and operations), the Federal Government, or national security, resulting from a suspected or confirmed breach.

V. To any agency, organization, or individual for the purpose of performing authorized audit or oversight operations of DOJ and meeting related reporting requirements.

W. To such recipients and under such circumstances and procedures as are mandated by federal statute or treaty.

POLICIES AND PRACTICES FOR STORAGE OF RECORDS:

Records are maintained in electronic storage media, in accordance with the safeguards mentioned below.

POLICIES AND PRACTICES FOR RETRIEVAL OF RECORDS:

Data shared with the external agency subscriber consists of report(s) on the automated alerts generated by the tools or manually collected through the hotline. At the request of the external agency subscriber, DOJ can provide custom reports, which may be grouped by username, host name, IP address or another key indicator. Records may be retrieved by identifying characteristics as part of information system security monitoring, cybersecurity incident response, user activity monitoring, or in support of other security activity.

POLICIES AND PRACTICES FOR RETENTION AND DISPOSAL OF RECORDS:

Records in this system are retained and disposed of in accordance with the schedule approved by the Archivist of the United States, General Records Schedule 3.2: Information Systems Security Records, Transmittal No. 26 September 2016, item 010-062 and General Records Schedule 5.6: Security Records, Transmittal No. 31 April 2020, item 210-240, for records created and maintained by federal agencies related to protecting the security of information technology systems and data, and responding to computer security incidents. Log data is maintained in Logging as a Service as the DOJ's repository for 365 days.

ADMINISTRATIVE, TECHNICAL, AND PHYSICAL SAFEGUARDS:

Information in this system is safeguarded in accordance with federal cybersecurity laws, rules, and policies, including the Department's automated systems security and access policies and Interconnection Security Agreements (ISAs) with the federal agency subscribers. Access to such information is limited to Department personnel, contractors, and other personnel who have an official need for access to perform their duties. Records are maintained in an access-controlled area, with direct access permitted to only authorized personnel. Electronic records are accessed only by authorized personnel with accounts on the Department's network. Additionally, direct access to certain information is restricted depending on a user's role and responsibility within the organization and system. Any electronic data that contains personally identifiable information will be encrypted in accordance with applicable National Institute of Standards and Technology standards when transferred between DOJ and the subscriber agency.

RECORD ACCESS PROCEDURES:

A request for access to a record from this system of records must be submitted in writing and comply with 28 CFR part 16 and should be sent by mail to the Justice Management Division, ATTN: FOIA Contact, Room 1111, Robert F. Kennedy Department of Justice Building, 950 Pennsylvania Avenue NW, Washington, DC 20530– 0001, or by email at *JMDFOIA*@ *usdoj.gov.* The envelope and letter should be clearly marked "Privacy Act Access Request." 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 dated and either notarized or submitted under penalty of perjury. While no specific form is required, requesters may obtain a form (Form DOJ-361) for use in certification of identity from the FOIA/Privacy Act Mail Referral Unit, Justice Management Division, United States Department of Justice, 950 Pennsylvania Avenue NW, Washington, DC 20530-0001, or from the Department's website at http:// www.justice.gov/oip/forms/cert ind.pdf. Some information may be exempt from the access provisions as described in the **"EXEMPTIONS PROMULGATED FOR** THE SYSTEM" paragraph, below. An individual who is the subject of a record in this system may access any stored records that are not exempt from the access provisions. A determination whether a record may be accessed will be made at the time a request is received.

CONTESTING RECORD PROCEDURES:

Individuals seeking to contest or amend information maintained in the system should direct their requests to the address indicated in the "RECORD ACCESS PROCEDURES" section, above. The envelope and letter should be clearly marked "Privacy Act Amendment Request." The request must comply with 28 CFR 16.46 and state clearly and concisely what information is being contested, the reasons for contesting it, and the proposed amendment to the information sought. Some information may be exempt from the amendment provisions as described in the "EXEMPTIONS PROMULGATED FOR THE SYSTEM" paragraph, below. An individual who is the subject of a record in this system may seek amendment of those records that are not exempt. A determination whether a record may be amended will be made at the time a request is received.

NOTIFICATION PROCEDURES:

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

EXEMPTIONS PROMULGATED FOR THE SYSTEM:

The Attorney General has promulgated regulations exempting this system of records from subsections (c)(3), (d), (e)(1), (e)(4)(G), (H), and (I) and (f) of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(k)(2) (see 86 FR 61689). These exemptions apply only to the extent that information in the system of records is subject to exemption, pursuant to 5 U.S.C. 552a(k)(2).

HISTORY:

JUSTICE/JMD-026, Security Monitoring and Analytics Service Records, 86 FR 41089 (7-30-2021). [FR Doc. 2025-09447 Filed 5-30-25; 8:45 am] BILLING CODE 4410-NW-P

DEPARTMENT OF LABOR

Employment and Training Administration

Agency Information Collection Activities; Comment Request; Interstate Arrangement for Combining Employment and Wages

ACTION: Notice.

SUMMARY: The Department of Labor's (DOL) Employment and Training Administration (ETA) is soliciting comments concerning a proposed extension for the authority to conduct the information collection request (ICR) titled, "Interstate Arrangement for Combining Employment and Wages." This comment request is part of continuing Departmental efforts to reduce paperwork and respondent burden in accordance with the Paperwork Reduction Act of 1995 (PRA).

DATES: Consideration will be given to all written comments received by August 1, 2025.

ADDRESSES: A copy of this ICR with applicable supporting documentation, including a description of the likely respondents, proposed frequency of response, and estimated total burden, may be obtained free by contacting Eric Congious by telephone at (202) 693–0763 (this is not a toll-free number), or by email at *OUI-PRA@dol.gov*. For persons with a hearing or speech disability who need assistance to use the telephone system, please dial 711 to access telecommunications relay services.

Submit written comments about, or requests for a copy of, this ICR by mail or courier to the U.S. Department of Labor, Employment and Training Administration, Office of Unemployment Insurance, 200 Constitution Avenue NW, Room S– 4524, Washington, DC 20210; or by email: OUI-PRA@dol.gov. **FOR FURTHER INFORMATION CONTACT:** Eric Congious by telephone at (202) 693–0763 (this is not a toll-free number) or by email at *OUI-PRA@dol.gov*.

SUPPLEMENTARY INFORMATION: DOL, as part of continuing efforts to reduce paperwork and respondent burden, conducts a pre-clearance consultation program to provide the general public and Federal agencies an opportunity to comment on proposed and/or continuing collections of information before submitting them to the Office of Management and Budget (OMB) for final approval. This program helps to ensure requested data can be provided in the desired format, reporting burden (time and financial resources) is minimized, collection instruments are clearly understood, and the impact of collection requirements can be properly assessed.

Section 3304(a)(9)(B), of the Internal Revenue Code (IRC) of 1986, requires states to participate in an arrangement for combining employment and wages covered under the different state laws for the purpose of determining unemployed workers' entitlement to unemployment compensation. The Interstate Arrangement for Combining Employment and Wages for combined wage claims (CWC), promulgated at 20 CFR part 616, requires the prompt transfer of all relevant and available employment and wage data between states upon request. The Benefit Payment Promptness Standard, 20 CFR part 640, requires the prompt payment of unemployment compensation including benefits paid under the CWC arrangement. The ETA 586 report provides the ETA's Office of Unemployment Insurance with information necessary to measure the scope and effect of the CWC program and to monitor the performance of each state in responding to wage transfer data requests and the payment of benefits. Title 20 of the Code of Federal Regulations, section 616 authorizes this information collection.

This information collection is subject to the PRA. A Federal agency generally cannot conduct or sponsor a collection of information, and the public is generally not required to respond to an information collection, unless it is approved by OMB under the PRA and displays a currently valid OMB Control Number. In addition, notwithstanding any other provisions of law, no person shall generally be subject to penalty for failing to comply with a collection of information that does not display a valid Control Number. *See* 5 CFR 1320.5(a) and 1320.6.

Interested parties are encouraged to provide comments to the contact shown

in the **ADDRESSES** section. Comments must be written to receive consideration, and they will be summarized and included in the request for OMB approval of the final ICR. In order to help ensure appropriate consideration, comments should mention OMB control number 1205– 0029.

Submitted comments will also be a matter of public record for this ICR and posted on the internet, without redaction. DOL encourages commenters not to include personally identifiable information, confidential business data, or other sensitive statements/ information in any comments.

DOL is particularly interested in comments that:

• Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the Agency, including whether the information will have practical utility;

• Evaluate the accuracy of the Agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

 Enhance the quality, utility, and clarity of the information to be collected; and

• Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, (*e.g.*, permitting electronic submission of responses).

Agency: DOL-ETA.

Type of Review: Extension without changes.

Title of Collection: Interstate Arrangement for Combining

Employment and Wages.

Form: ETA Report Form 586.

OMB Control Number: 1205–0029. *Affected Public:* State Workforce

Agencies.

Estimated Number of Respondents: 53.

Frequency: Quarterly. Total Estimated Annual Responses: 212.

Estimated Average Time per Response: 4 hours.

Éstimated Total Annual Burden Hours: 848 hours.

Total Estimated Annual Other Cost Burden: 0.

Authority: 44 U.S.C. 3506(c)(2)(A).

Susan Frazier,

Acting Assistant Secretary for Employment and Training, Labor.

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