

The Commission further notes, however, that the information collection burden will vary in particular commodity broker liquidations depending on the size of the commodity broker, the extent to which accounts are able to be quickly transferred, and other factors specific to the circumstances of the liquidation.

The respondent burden for this information collection is estimated to be as follows:⁷

- Reporting:⁸

Estimated Number of Respondents: 1.
Estimated Annual Number of Responses per Respondent: 1.33.
Estimated Total Annual Number of Responses: 1.33.
Estimated Annual Number of Burden Hours per Respondent: 1.33.
Estimated Total Annual Burden Hours: 1.33.

Type of Respondents: Commodity brokers, Trustees, and self-regulatory organizations.

Frequency of Collection: On occasion.

- Recordkeeping:⁹

Estimated Number of Respondents: 1.
Estimated Annual Number of Responses per Respondent: 26,666.67.
Estimated Total Annual Number of Responses: 26,666.67.
Estimated Annual Number of Burden Hours per Respondent: 333.33.
Estimated Total Annual Burden Hours: 333.33.

Type of Respondents: Trustees.

Frequency of Collection: Daily and on occasion.

been no involuntary commodity broker liquidations and none are anticipated. Accordingly, continuing to assign burden hours to this voluntary requirement would inappropriately inflate the burden hours of this information collection. Second, the Commission has reduced the burden hours assigned to the third party disclosure requirements that are applicable to multiple respondents (as set forth in Commission regulations 190.06(d) and 190.10(c)). The notice and disclosure required by these regulations, respectively, are standardized and unchanged from the prior renewal. Accordingly, the time that the average respondent would spend drafting and sending the notice and disclosure is minimal.

⁷ Because a commodity broker liquidation is estimated to occur only once every three years, the previous information collection, in many cases, expressed the burden of the reporting, recordkeeping, and third party disclosure requirements in terms of the burden applicable to “.33” respondents. For clarity, this notice expresses such burdens in terms of those that would be imposed on *one* respondent during the three year period. While the applicable burden is expressed in a different way, as noted above, the burden hours generally remain unchanged.

⁸ The reporting requirements are contained in Commission regulations 190.02(a)(1), 190.02(a)(2), and 190.06(b).

⁹ The recordkeeping requirements are contained in Commission regulations 190.03(a)(1), 190.03(a)(2), and 190.04(b).

- Third Party Disclosures Applicable to a Single Respondent:¹⁰

Estimated Number of Respondents: 1.
Estimated Annual Number of Responses per Respondent: 6,671.32.
Estimated Total Annual Number of Responses: 6,671.32.
Estimated Annual Number of Burden Hours per Respondent: 1,034.63.
Estimated Total Annual Burden Hours: 1,034.63.

Type of Respondents: Trustees.

Frequency of Collection: On occasion.

- Third Party Disclosures Applicable to Multiple Respondents:¹¹

Estimated Number of Respondents: 125.
Estimated Annual Number of Responses per Respondent: 2,000.
Estimated Total Annual Number of Responses: 250,000.
Estimated Annual Number of Burden Hours per Respondent: 40.
Estimated Total Annual Burden Hours: 2,500.

Type of Respondents: Futures commission merchants.

Frequency of Collection: On occasion.

There are no new capital or start-up or operations costs associated with this information collection, nor are there any maintenance costs associated with this information collection.

(Authority: 44 U.S.C. 3501 *et seq.*)

Dated: August 24, 2018.

Christopher Kirkpatrick,

Secretary of the Commission.

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CORPORATION FOR NATIONAL AND COMMUNITY SERVICE

Privacy Act of 1974; Matching Program

AGENCY: Corporation for National and Community Service.

ACTION: Notice of computer matching program between the Corporation for National and Community Service and the Social Security Administration.

SUMMARY: In accordance with the Privacy Act of 1974, as amended by the Computer Matching and Privacy Protection Act of 1988, OMB Final Guidance Interpreting the Provisions of

¹⁰ These third party disclosure requirements are contained in Commission regulations 190.02(b)(1), 190.02(b)(2), 190.02(b)(4), and 190.02(c).

¹¹ See fn. 1. The Commission is setting forth a new information collection under OMB Control No. 3038-0021 to separately account for the third party disclosure requirements provided for in Commission regulations 190.06(d) and 190.06(c) that are applicable on a regular basis to multiple respondents (*i.e.*, multiple futures commission merchants).

the Computer Matching and Privacy Protection Act of 1988, and the Serve America Act, the Corporation for National and Community Service (CNCS) is issuing public notice of its renewal of its computer matching agreement with the Social Security Administration (SSA).

DATES: You may submit comments until September 28, 2018.

ADDRESSES: You may submit comments identified by the title of the information collection activity, by any of the following methods.

(1) *By mail send to:* Corporation for National and Community Service, Attention: Amy Borgstrom, Associate Director for Policy, 250 E Street SW, Washington, DC 20525.

(2) *By email to:* aborgstrom@cns.gov.

(3) Individuals who use a telecommunications device for the deaf (TTY-TDD) may call (202) 606-3472 between 8:30 a.m. and 5:00 p.m. Eastern Time, Monday through Friday.

FOR FURTHER INFORMATION CONTACT:

Amy Borgstrom, Associate Director for Policy, (202) 606-6930 or aborgstrom@cns.gov.

SUPPLEMENTARY INFORMATION: The Privacy Act of 1974 (5 U.S.C. 552a), as amended by the Computer Matching and Privacy Protection Act of 1988 (Pub. L. 100-503), regulates the use of computer matching agreements by federal agencies when records in a system of records are matched with other federal, state, or local government records. Among other things, it requires federal agencies involved in computer matching agreements to publish a notice in the **Federal Register** regarding the establishment of a computer matching agreement. The SSA will conduct a computer match with CNCS to verify Social Security numbers (SSN) and provide the citizenship status, as recorded in SSA records, of individuals applying to serve in approved national service positions and those designated to receive national service education awards under the National and Community Service Act of 1990 (NCSA). 42 U.S.C. 12501, *et seq.*

Inclusive Dates of the Matching Program

This renewed matching program will continue for 18 months after the effective date and may be extended for an additional 12 months thereafter, if the conditions specified in 5 U.S.C. 552a(o)(2)(A) and OMB Circular A-108 (December 23, 2016) have been met. In order to renew this agreement, both CNCS and SSA must certify to their respective Data Integrity Boards that: (1) The matching program will be

conducted without change; and (2) the matching program has been conducted in compliance with the original agreement.

Procedure

CNCS will provide SSA with a data file including social security number, first and last names, and date of birth. SSA will conduct a match on the identifying information. If the match does not return a result verifying the individual's social security number and citizenship status, CNCS will notify the individual or the grant recipient program that selected the individual. The affected individual will have an opportunity to contest the accuracy of the information provided by SSA in accordance with the requirements of 5 U.S.C. 552a(p) and applicable OMB guidelines.

The individual will have at least 30 days from the date of the notice to submit evidence demonstrating the accuracy of the social security number and/or proof that the individual is a citizen, national, or lawful permanent resident alien of the United States. CNCS will consider any timely submitted evidence to determine whether the record establishes the accuracy of the social security number and/or the United States citizenship, nationality or lawful permanent residency of the individual. If the individual fails to timely submit such evidence, CNCS will presume that the information provided by SSA is accurate. The notice will so advise the individual.

Additional Notice

Applicants and transferees will be informed that information provided on the application is subject to verification through a computer matching program. The application package will contain a privacy certification notice that the applicant must sign authorizing CNCS to verify the information provided. Individuals receiving a transferred Education Award will be informed at the time identifying information is requested from the transferee, that their data will be verified through this computer matching agreement. The form requesting this data will contain a privacy certification notice that the applicant must sign authorizing CNCS to verify the information provided.

Participating Agencies: Participants in this computer matching program are the Social Security Administration (source agency) and the Corporation for National and Community Service (recipient agency).

Authority for Conducting the Matching Program: The authority for

creating this matching program is pursuant to section 1711 of the Serve America Act of 2009 (Pub. L. 111–13, April 21, 2009). The legal authority for the disclosure of SSA data under this agreement is pursuant to section 1106 of the Social Security Act (42 U.S.C. 1306(b)), 5 U.S.C. 552a(b)(3) of the Privacy Act, and associated regulations and guidance.

CNCS's legal authority to enter into this agreement is in section 146(b)(3) of the National and Community Service Act (NCSA) (42 U.S.C. 12602(a)), concerning an individual's eligibility to receive a Segal AmeriCorps Education Award from the National Service Trust upon successful completion of a term of service in an approved national service position. The authority is further articulated in section 1711 of the Serve America Act (Pub. L. 111–13), that directs CNCS to enter into a data matching agreement to verify statements made by an individual declaring that such individual is in compliance with section 146(b)(3) of the NCSA by comparing information provided by the individual with information relevant to such a declaration in the possession of another federal agency.

Purpose(s): The computer matching agreement between CNCS and SSA enables CNCS to verify the social security numbers of most applicants for approved national service positions, and verify statements made by those applicants regarding their citizenship status according to the records that SSA has on file. SSA is not the custodian of U.S. citizenship records.

Categories of Individuals: Each individual who applies to serve in an approved national service position, and will receive an Education Award pursuant to 42 U.S.C. 142(a) including positions in AmeriCorps State and National, AmeriCorps VISTA, AmeriCorps NCCC, Serve America Fellows, as well as individuals who are the recipient of a transferred Education Awards are subject to the matching program. At the time of application, CNCS must certify that the individual meets the citizenship eligibility criteria to serve in the position and/or receive an Education Award, *i.e.*, is a citizen, national, or lawful permanent resident alien of the United States. Furthermore, these members must provide an accurate social security number.

Categories of Records: The Master Files of Social Security Number Holders and SSN Applications SSA/OEEAS 60–0058, system of records last published at 74 FR 62866 (December 1, 2009) (Enumeration System) maintains records about each individual who has applied for and obtained an SSN. SSA

uses information from the Enumeration System to assign SSNs. The information CNCS provides from the AmeriCorps Member Individual Account (Corporation 8) system of records will be matched against this system of records and verification results will be disclosed under the applicable routine use.

Dated: August 13, 2018.

Edward Davis,

Acting Chief Information Officer.

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DEPARTMENT OF DEFENSE

Department of the Air Force

Notice of Availability of Software and Documentation for Licensing

AGENCY: Department of the Air Force, Department of Defense.

ACTION: Availability of Memory Visualization software and documentation for licensing.

SUMMARY: The Department of the Air Force announces the availability of Memory Visualization software and related documentation, which aids digital forensics examinations of computing device memory captures for user and malware identification.

ADDRESSES: Licensing interests should be sent to: Air Force Institute of Technology, Office of Research and Technology Applications, AFIT/ENR, 2950 Hobson Way, Building 641, Rm. 101c, Wright-Patterson AFB, OH 45433; Facsimile: (937) 656–7139.

FOR FURTHER INFORMATION CONTACT: Air Force Institute of Technology, Office of Research and Technology Applications, AFIT/ENR, 2950 Hobson Way, Building 641, Rm. 101c, Wright-Patterson AFB, OH 45433; Facsimile: (937) 656–7139, or Mr. Jeff Murray, (937) 255–3636, Ext. 4665.

SUPPLEMENTARY INFORMATION: One major challenge facing digital forensics practitioners is the complicated task of acquiring an understanding of the digital data residing in electronic devices. Currently, this task requires significant experience and background to aggregate the data their tools provide from the digital artifacts. Most of the tools available present their results in text files or tree lists. It is up to the practitioner to mentally capture a global understanding of the state of the device at the time of seizure and find the items of evidentiary interest.

The Memory Visualization software applies Information Visualization