related to the purposes for which the records are maintained;
3. To a court, magistrate, or administrative tribunal in the course of presenting evidence, including disclosures to opposing counsel or witnesses in the course of civil discovery, litigation, or settlement negotiations, in response to a court-ordered subpoena, or in connection with criminal law proceedings;
4. To a congressional office in response to an inquiry made at the request of the individual to whom the record pertains;
5. To the news media in accordance with guidelines contained in 28 CFR 50.02, which pertains to an agency’s functions relating to civil and criminal proceedings;
6. To representatives of the National Archives and Records Administration (NARA) who are conducting records management inspections under authority of 44 U.S.C. 2904 and 2906;
7. To contractors, grantees, experts, consultants, interns, volunteers, and others (including agents of the foregoing) performing or working on a contract, service, grant, cooperative agreement, or other assignment for the federal government, when necessary to accomplish such function;
8. To appropriate agencies, entities, and persons when (a) it is suspected or confirmed that the security or confidentiality of information in the system of records has been compromised; (b) the United States Mint has determined that, as a result of the suspected or confirmed compromise, there is a risk of harm to economic or property interests, identity theft or fraud, or harm to the security or integrity of this system or other systems or programs (whether maintained by the United States Mint or another agency or entity) that rely on the compromised information; and (c) the disclosure made to such agencies, entities, and persons is reasonably necessary to assist in connection with the United States Mint’s efforts to respond to the suspected or confirmed compromise and prevent, minimize, or remedy such harm; and
9. To the news media and the public, with the approval of the Treasury Department’s Senior Agency Official for Privacy, or her designee, in consultation with counsel, when there exists a legitimate public interest in the disclosure of the information or when disclosure is necessary to preserve confidence in the integrity of Treasury or is necessary to demonstrate the accountability of Treasury’s officers, employees, or individuals covered by the system, except to the extent it is determined that release of the specific information in the context of a particular case would constitute an unwarranted invasion of personal privacy.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:
Paper documents and electronic records.

RETRIEVABILITY:
Records are retrieved by:
• Name of Requester;
• Name of Participant Group (if any);
• Event category (Tour or Outreach Program):
  • Requested event dates;
  • Final event date;
• Name of participants provided by Requester (if any);
• Request for reasonable accommodation or other special requirement for the event (if any);
• Name of individual participant indicated by Requester as requesting reasonable accommodation for disability, or having other special requirement for event (if any);
  • Confirmation Number;
  • Size of Tour;
  • Requester telephone number, email address, postal address, and fax number (if any);
  • Address of Outreach Program site (if any).

SAFEGUARDS:
Paper records are stored in secured filing cabinets with access only by authorized personnel. Electronic records are stored in secured systems subject to access controls in accordance with Department of the Treasury and United States Mint policies and procedures. Access to electronic records is restricted to authorized personnel, and is subject to multiple controls including an access approval process, unique user identifier, user authentication and account management, and password management.

RETENTION AND DISPOSAL:
Data is retained and preserved or destroyed in accordance with National Archives and Records Administration (NARA) schedules for the categories of data in the system and for system security backup data.

SYSTEM MANAGER AND ADDRESS:
Jennifer DeBroekert, Supervisory Public Affairs Specialist, Office of Corporate Communications, United States Mint at Denver, 320 West Colfax Avenue, Denver, Colorado 80204–269.

NOTIFICATION PROCEDURE:
Individuals seeking to determine whether this system of records contains information about themselves should address written inquiries to Kathleen Saunders-Mitchell, Disclosure Officer, United States Mint, 801 9th Street NW., Washington, DC 20220.

RECORD ACCESS PROCEDURES:
Refer to “Notification Procedure” above for address to which requests may be sent for gaining access to records.

CONTESTING RECORD PROCEDURES:
Refer to “Notification Procedure” above for address to which requests may be sent for gaining access to records.

RECORD SOURCE CATEGORIES:
Information in the system, including individually-identifying information submitted to the United States Mint, is obtained from Requesters, or from persons responding to United States Mint communications in connection with scheduling made to email addresses or numbers provided by Requesters.

EXEMPTIONS CLAIMED FOR THE SYSTEM:
None.

DEPARTMENT OF VETERANS AFFAIRS

Privacy Act of 1974; Report of Matching Program

AGENCY: Department of Veterans Affairs.

ACTION: Notice.

SUMMARY: The Department of Veterans Affairs (VA) provides notice that it intends to conduct a recurring computer-matching program matching Internal Revenue Service (IRS) Federal tax information with VA pension and parents’ dependency and indemnity compensation records. The purpose of this match is to identify applicants and beneficiaries who have applied for or who are receiving VA benefits and received unearned income, and to adjust or terminate VA benefits, if appropriate.

DATES: The match will start no sooner than 30 days after publication of this notice in the Federal Register (FR), or 40 days after copies of this notice and the agreement of the agencies are submitted to Congress and the Office of Management and Budget (OMB), whichever is later, and end not more than 18 months after the agreement is properly implemented by the agencies. The agencies’ Data Integrity Boards
(DIBs) may extend this agreement for 12 months provided the agencies certify to their DIBs, within three months of the ending date of the original agreement, that the matching program will be conducted without change and that the matching program has been conducted in compliance with the original agreement.

**ADDRESSES:** Written comments may be submitted through www.Regulations.gov; by mail or hand-delivery to the Director, Regulations Management (02REG), Department of Veterans Affairs, 810 Vermont Avenue NW., Room 1068, Washington, DC 20420; or by fax to (202) 273–9026. Copies of comments received will be available for public inspection in the Office of Regulation Policy and Management, Room 1063B, between the hours of 8:00 a.m. and 4:30 p.m., Monday through Friday (except holidays). Please call (202) 461–4902 for an appointment. In addition, during the comment period, comments may be viewed online through the Federal Docket Management System (FDMS) at www.Regulations.gov.

**FOR FURTHER INFORMATION CONTACT:** David Klusman, Pension Analyst, Pension and Fiduciary Service (21PF), Department of Veterans Affairs, 810 Vermont Avenue NW., Washington, DC 20420, (202) 632–8863.

**SUPPLEMENTARY INFORMATION:** VA plans to match records of applicants and beneficiaries who have applied for or who are receiving needs-based VA benefits, with unearned income maintained by IRS. VA will use this information to verify income information submitted by applicants and beneficiaries and deny or adjust VA benefit payments as prescribed by law. The matching program will enable VA to ensure accurate reporting of income.

The legal authority to conduct this match is 38 U.S.C. 5106, which requires any Federal department or agency to provide VA information upon request for the purposes of determining eligibility for benefits or verifying other information that affects payment of benefits. In addition, 26 U.S.C. 6103(l)(7) authorizes IRS to disclose Federal tax information to VA.

VA records involved in the match are in “Compensation, Pension, Education, and Vocational Rehabilitation and Employment Records—VA (58VA21/22/28),” a system of records that was first published at 41 FR 9294 (March 3, 1976), amended and republished in its entirety at 77 FR 42593 (July 19, 2012). The IRS records are from the system of records identified as the Information Return Master File (IRMF)/IRS 22.061, as published at 73 FR 13302 (March 12, 2008), amended and republished in its entirety at 77 FR 47946–947 (August 10, 2012), through the Disclosure of Information to Federal, State and Local Agencies (DIFSLA) program.

In accordance with the Privacy Act, 5 U.S.C. 552a(o)(2) and (i), VA is providing copies of the agreement to both Houses of Congress and to OMB. VA is publishing this Federal Register notice in accordance with 5 U.S.C. 552a(e)(12).

**Signing Authority**

The Secretary of Veterans Affairs, or designee, approved this document and authorized the undersigned to sign and submit the document to the Office of the Federal Register for publication electronically as an official document of the Department of Veterans Affairs. Robert L. Nabors II, Chief of Staff, approved this document on October 8, 2015, for publication.

Dated: October 13, 2015.

**Kathleen M. Manwell,**
Program Analyst, VA Privacy Service, Office of Privacy and Records Management, Department of Veterans Affairs.

[FR Doc. 2015–27244 Filed 10–26–15; 8:45 am]

**BILLING CODE 8320–01–P**

**DEPARTMENT OF VETERANS AFFAIRS**

**Joint Biomedical Laboratory Research and Development and Clinical Science Research and Development Services Scientific Merit Review Board; Notice of Meetings—November 2015**

The Department of Veterans Affairs (VA) gives notice under the Federal Advisory Committee Act 5 U.S.C. App. 2 that the subcommittees of the Joint Biomedical Laboratory Research and Development and Clinical Science Research and Development Services Scientific Merit Review Board (JBL/CS SMRB) will meet from 8 a.m. to 5 p.m. on the dates indicated below (unless otherwise listed):

<table>
<thead>
<tr>
<th>Subcommittee</th>
<th>Date</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Surgery</td>
<td>November 18, 2015</td>
<td>Corporation for Enterprise Development, American College of Surgeons, 20 F Street NE., Washington, DC.</td>
</tr>
<tr>
<td>Infectious Diseases-B</td>
<td>November 19, 2015</td>
<td>Corporation for Enterprise Development, National Postal Museum, Blount Center, 2 Massachusetts Avenue NE., Washington, DC.</td>
</tr>
<tr>
<td>Hematology</td>
<td>November 20, 2015</td>
<td>VA Central Office, 1100 First Street NE., Suite 600, Washington, DC.</td>
</tr>
<tr>
<td>Infectious Diseases-A</td>
<td>November 23, 2015</td>
<td>VA Central Office.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>US Access Board.</td>
</tr>
</tbody>
</table>

The addresses of the meeting sites are:

- Corporation for Enterprise Development, 1200 G Street NW., Suite 400, Washington, DC.
- National Postal Museum, Blount Center, 2 Massachusetts Avenue NE., Washington, DC.
- US Access Board, 1331 F Street NW., Suite 1000, Washington, DC.
- VA Central Office, 1100 First Street NE., Suite 600, Washington, DC.

* Teleconference.

The purpose of the subcommittees is to provide advice on the scientific quality, budget, safety and mission relevance of investigator-initiated research proposals submitted for VA merit review evaluation. Proposals submitted for review include diverse medical specialties within the general areas of biomedical, behavioral, and clinical science research.

The subcommittee meetings will be closed to the public for the review, discussion, and evaluation of initial and renewal research proposals. However, the JBL/CS SMRB teleconference meeting will be open to the public; date, time and location will be announced later.

The closed subcommittee meetings involve discussion, examination, and reference to staff and consultant critiques of research proposals. Discussions will deal with scientific merit of each proposal and qualifications of personnel conducting the studies, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. Additionally, premature disclosure of research information could significantly frustrate implementation of proposed agency action regarding the research.