

a showing that applicable security requirements have been met.

Dated at Rockville, Maryland, this 23rd day of May 2006.

For the Nuclear Regulatory Commission.

**Gary S. Janosko,**

*Chief, Fuel Cycle Facilities Branch, Division of Fuel Cycle Safety and Safeguards, Office of Nuclear Material Safety and Safeguards.*

[FR Doc. E6-8448 Filed 5-31-06; 8:45 am]

BILLING CODE 7590-01-P

## OFFICE OF PERSONNEL MANAGEMENT

[OMB No. 3206-0005]

### Submission for OMB Review; Comment Request for Revised Information Collections

**AGENCY:** Office of Personnel  
Management.

**ACTION:** Notice.

#### Questionnaire for Non-Sensitive Positions, Standard Form 85 (SF 85); Questionnaire for Public Trust Positions, Standard Form 85P (SF 85P); Supplemental

Questionnaire for Selected Positions, Standard Form 85PS (SF 85PS);  
Questionnaire for National Security  
Positions, Standard Form 86 (SF 86);  
Continuation Sheet for Questionnaires  
SF 85, 85P, and 86, Standard Form 86A  
(SF 86A); and Certification Statement  
for SF 86 (SF 86C).

**SUMMARY:** In accordance with the  
Paperwork Reduction Act of 1995 (Pub.  
L. 104-13), this notice announces that  
the Office of Personnel Management  
(OPM) submitted to the Office of  
Management and Budget a request for  
clearance of these information  
collections:

- Questionnaire for Non-Sensitive  
Positions, Standard Form 85 (SF 85);
- Questionnaire for Public Trust  
Positions, Standard Form 85P (SF 85P);
- Supplemental Questionnaire for  
Selected Positions, Standard Form 85PS  
(SF 85PS);
- Questionnaire for National Security  
Positions, Standard Form 86 (SF 86);
- Continuation Sheet for  
Questionnaires SF 85, 85P, and 86,  
Standard Form 86A (SF 86A);
- Certification Statement for SF 86,  
Standard Form SF 86C (SF 86C); and
- Parallel, electronic versions of the  
SF 85, SF 85P, SF 85PS, and SF 86,  
including accompanying releases,  
housed in a system named e-QIP  
(Electronic Questionnaires for  
Investigations Processing).

These information collections are  
completed by respondents for, or

incumbents of, Government positions or  
positions for the Government under  
contract, or by military personnel. The  
collections are used as the basis for  
background investigations to establish  
that such persons are:

- Suitable for employment or  
retention in the position;
- Suitable for employment or  
retention in a public trust position;
- Suitable for employment or  
retention in a national security position;  
and
- Eligible for access to classified  
national security information.

The SF 86A may be used in lieu of  
blank paper as a continuation of the  
form with which its use is associated  
and not for any unique purpose  
exclusive from the associated form. The  
SF 86C is used in lieu of completing a  
new SF 86 and will allow the individual  
to indicate that there have been no  
changes in the data provided on the  
most recently filed SF 86 or it will allow  
the individual to easily provide new or  
changed information. No investigation  
will be initiated based solely on the  
execution of this form.

The SF 85, SF 85P, SF 85PS, SF 86,  
SF 86A, and SF 86C are completed by  
both employees of the Federal  
Government and individuals not  
employed with the Federal Government,  
including Federal contractors and  
military personnel.

Federal employees are defined as  
those individuals who are employed as  
civilian or military personnel with the  
Federal Government. Non-Federal  
employees include members of the  
general public and all individuals  
employed as Federal and military  
contractors, or individuals otherwise  
not directly employed by the Federal  
Government.

It is estimated that 89,400 non-Federal  
individuals will complete the SF 85  
annually. Each form takes  
approximately 60 minutes to complete.  
The estimated annual public burden is  
89,400 hours.

It is estimated that 62,000 non-Federal  
individuals will complete the SF 85P  
annually. Each form takes  
approximately 60 minutes to complete.  
The estimated annual burden is 62,000  
hours.

It is estimated that 3,600 non-Federal  
individuals will complete the SF 85PS  
annually. Each form takes  
approximately 20 minutes to complete.  
The estimated annual burden is 1,200  
hours.

It is estimated that 104,000 non-  
Federal individuals will complete the  
SF 86 annually. Each form takes  
approximately 120 minutes to complete.

The estimated annual burden is 208,000  
hours.

It is estimated that 16,000 non-Federal  
individuals will complete the SF 86A  
annually. Each form takes  
approximately 20 minutes to complete.  
The estimated annual burden is 5,300  
hours.

It is estimated that 1,200 non-Federal  
individuals will complete the SF 86C  
annually. Each form takes  
approximately 15 minutes to complete.  
The estimated annual burden is 300  
hours.

e-QIP (Electronic Questionnaires for  
Investigations Processing) is a Web-  
based system application that houses  
electronic versions of the SF 85, SF 85P,  
SF 85PS, and SF 86. This Internet data  
collection tool is used in place of—not  
in addition to—the paper versions of  
these forms. Individuals using the e-QIP  
versions will enjoy the convenience of  
faster processing time and immediate  
data validation to ensure accuracy of  
their personal information. The data  
requested on these forms is consistent  
with that requested on their paper  
counterparts.

Users (individuals with e-QIP  
accounts) of this system are  
respondents, agency users, and e-QIP  
administrators. The system is designed  
to automate the data collection process,  
apply all required data editing rules to  
the respondent-supplied information,  
enforce data integrity, and to provide  
sponsoring agencies an automated  
capability to review and approve each  
respondent's submission before  
releasing the data to an investigative  
services provider (ISP). e-QIP serves as  
a feeder system to other governmental  
systems, including ISPs and sponsoring  
agency personnel or security systems  
such as that at the State Department.

The data contained in e-QIP is  
sensitive personal information. The  
Privacy Act (5 U.S.C. 552a (b))  
prescribes the restrictions on the use  
and proper handling of this information,  
and provides penalties for unauthorized  
disclosure. The type of information  
collected includes, but is not limited to:  
Personal identifiers, including name,  
social security number, and date and  
place of birth; employment, residence,  
and education history; references;  
medical history; financial history;  
arrests and convictions; and other  
personal information of a sensitive  
nature.

A respondent's complete and certified  
investigative data will remain secured  
in the e-QIP system until the next time  
the respondent is sponsored by an  
agency to complete a new investigative  
form. Upon initiation, the respondent's  
previously entered data (except 'yes/no'

questions) will populate a new investigative request and the respondent will be allowed to update their information and certify the data. The numerous benefits offered by e-QIP to Federal agency customers have resulted in its rapid adoption across the government. Currently there are over 3,800 e-QIP Federal agency users at over 50 different Federal agencies, to include every major cabinet department, servicing a worldwide community of respondents. At any given time there are approximately 69,000 active investigative requests in e-QIP and since October 1, 2004 over 200,000 cases have been successfully scheduled for investigation. The built-in flexibility of e-QIP allows its data collection capabilities to be utilized by other ISPs for various portions of their investigative workload.

At the beginning of FY05, e-QIP received between 300 and 500 cases per week. Presently, e-QIP receives anywhere from 5,000 to 10,000 cases per week, a significant increase in usage in a nine-month time frame. Future enhancements of e-QIP include a re-designed agency user menu for version 2.0, the addition of the common financial form (SF-714), and the automation of revised versions of the SF 85, SF 85P, SF 85PS, and SF 86. Additionally, as of April 1, 2006, the Department of Homeland Security (DHS), the Department of Commerce (DOC), the Department of Defense (DOD), the Department of Energy (DOE), the Department of Justice (DOJ), and the Department of Transportation (DOT) will use e-QIP, in some capacity, to collect security clearance application information from respondents and transmit them to OPM.

For copies of this proposal, contact Mary Beth Smith-Toomey on (202) 606-8358, Fax (202) 418-3251, or e-mail at [marybeth.smith-toomey@opm.gov](mailto:marybeth.smith-toomey@opm.gov). Please be sure to include a mailing address with your request.

**DATES:** Comments on this proposal should be received within 30 calendar days from the date of this publication.

**ADDRESSES:** Send or deliver comments to:

Kathy Dillaman, Associate Director,  
Federal Investigative Services  
Division, U.S. Office of Personnel  
Management, 1900 E Street, Room  
5416, Washington, DC 20415;  
and

Rachel Potter/Brenda Aguilar, Desk  
Officer, Office of Information and  
Regulatory Affairs, Office of  
Management and Budget, New  
Executive Office Building, NW., Room  
10235, Washington, DC 20503.

*For Information Regarding  
Administrative Coordination Contact:*  
Mary-Kay Brewer, Program Analyst,  
Operational Policy Group, Federal  
Investigative Services Division, U.S.  
Office of Personnel Management, (202)  
606-1835.

**Dan G. Blair,**

*Deputy Director.*

[FR Doc. E6-8442 Filed 5-31-06; 8:45 am]

**BILLING CODE 6325-53-P**

## SECURITIES AND EXCHANGE COMMISSION

### Submission for OMB Review; Comment Request

Upon Written Request, Copies Available  
From: Securities and Exchange  
Commission, Office of Filings and  
Information Services, Washington, DC  
20549.

Extension: Rules 17Ad-6 and 17Ad-7; SEC  
File No. 270-151; OMB Control No.  
3235-0291.

Notice is hereby given that, pursuant to the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 *et seq.*), the Securities and Exchange Commission ("Commission") has submitted to the Office of Management and Budget a request for extension of the previously approved collection of information discussed below.

### Rules 17Ad-6 and 17Ad-7: Recordkeeping Requirements for Transfer Agents

Rule 17Ad-6 (17 CFR 240.17Ad-6) under the Securities Exchange Act of 1934 (15 U.S.C. 78b *et seq.*) requires every registered transfer agent to make and keep current records about a variety of information, such as: (1) Specific operational data regarding the time taken to perform transfer agent activities (to ensure compliance with the minimum performance standards in Rule 17Ad-2 (17 CFR 240.17Ad-2)); (2) written inquiries and requests by shareholders and broker-dealers and response time thereto; (3) resolutions, contracts or other supporting documents concerning the appointment or termination of the transfer agent; (4) stop orders or notices of adverse claims to the securities; and (5) all canceled registered securities certificates.

Rule 17Ad-7 (17 CFR 240.17Ad-7) under the Securities Exchange Act of 1934 (15 U.S.C. 78b *et seq.*) requires each registered transfer agent to retain the records specified in Rule 17Ad-6 in an easily accessible place for a period of six months to six years, depending on the type of record or document. Rule

17Ad-7 also specifies the manner in which records may be maintained using electronic, microfilm, and microfiche storage methods.

These recordkeeping requirements ensure that all registered transfer agents are maintaining the records necessary to monitor and keep control over their own performance and for the Commission to adequately examine registered transfer agents on an historical basis for compliance with applicable rules. We estimate that approximately 785 registered transfer agents will spend a total of 392,500 hours per year complying with Rules 17Ad-6 and 17Ad-7. Based on average cost per hour of \$50, the total cost of compliance with Rule 17Ad-6 is \$19,625,000.

The retention period for the recordkeeping requirements under Rule 17Ad-6 is six months to one year. In addition, such records must be retained for a total of two to six years or for one year after termination of the transfer agency, depending on the particular record or document. The recordkeeping requirements under Rules 17Ad-6 and 17Ad-7 are mandatory to assist the Commission and other regulatory agencies with monitoring transfer agents and ensuring compliance with the rule. This rule does not involve the collection of confidential information. Please note that an agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid control number.

General comments regarding the above information should be directed to the following persons: (i) Desk Officer for the Securities and Exchange Commission, Office of Information and Regulatory Affairs, Office of Management and Budget, Room 10102, New Executive Office Building, Washington, DC 20503; or send an e-mail to: [David\\_Rostker@omb.eop.gov](mailto:David_Rostker@omb.eop.gov); and (ii) R. Corey Booth, Director/Chief Information Officer, Securities and Exchange Commission, C/O Shirley Martinson, 6432 General Green Way, Alexandria, Virginia 22312, or send an e-mail to [PRA\\_Mailbox@sec.gov](mailto:PRA_Mailbox@sec.gov). Comments must be submitted to OMB within 30 days of this notice.

Dated: May 22, 2006.

**Nancy M. Morris,**

*Secretary.*

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