Board, if any, are available for immediate inspection at the Federal Reserve Bank(s) indicated below and at the offices of the Board of Governors. This information may also be obtained on an expedited basis, upon request, by contacting the appropriate Federal Reserve Bank and from the Board’s Freedom of Information Office at https://www.federalreserve.gov/foia/request.htm. Interested persons may express their views in writing on the standards enumerated in paragraph 7 of the Act.

Comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors, Ann E. Misback, Secretary of the Board, 20th Street and Constitution Avenue NW, Washington, DC 20551–0001, not later than May 27, 2022.

A. Federal Reserve Bank of Kansas City [Jeffrey Immarten, Assistant Vice President] 1 Memorial Drive, Kansas City, Missouri 64198–0001:
1. Michael Mark Matthews, Houston, Texas, and Anthony Charles Matthews, Estero, Florida, as co-trustees of the Haviland Bancshares, Inc. Employee Stock Ownership Plan, Haviland, Kansas; to join the Matthews Family Group, a group acting in concert, to retain voting shares of Haviland Bancshares, Inc., and thereby indirectly retain voting shares of The Haviland State Bank, both of Haviland, Kansas.

Board of Governors of the Federal Reserve System.

Michele Taylor Fennell,
Deputy Associate Secretary of the Board.
[FR Doc. 2022–10183 Filed 5–11–22; 8:45 am]

BILLING CODE P

OFFICE OF GOVERNMENT ETHICS

Privacy Act of 1974; Systems of Records

AGENCY: Office of Government Ethics (OGE).

ACTION: Notice of a modified system of records.

SUMMARY: The U.S. Office of Government Ethics (OGE) proposes to revise one of its existing internal systems of records under the Privacy Act, currently called OGE/INTERNAL–1, Pay, Leave, Travel, and Reasonable Accommodation Records. It contains records related to OGE employees’ pay, leave, and travel, including information regarding leave accrual rate, usage, and balances, salary withholdings, travel expenses, and usage of the transit fare subsidy program. OGE proposes to add additional financial reimbursement records and rename the system of records OGE/INTERNAL–1, Employee Leave, Travel, Reasonable Accommodation, and Payment Records.

DATES: The revisions and resumption will be effective on May 12, 2022, subject to a 30-day period in which to comment on the new routine uses, described below. Please submit any comments by June 13, 2022. The new routine uses will be effective on that date.

ADDRESSES: Comments may be submitted to OGE by any of the following methods:

Email: usoge@oge.gov (Include reference to “OGE Internal 1” in the subject line of the message.)


Instructions: Comments may be posted on OGE’s website, www.oge.gov. Sensitive personal information, such as account numbers or Social Security numbers, should not be included. Comments generally will not be edited to remove any identifying or contact information before posting.

FOR FURTHER INFORMATION CONTACT:


SUPPLEMENTARY INFORMATION: In accordance with the Privacy Act of 1974, 5 U.S.C. 552a, this document provides public notice that OGE is proposing to revise the OGE/INTERNAL–1 system of records to include all records regarding financial reimbursements to employees.

Accordingly, OGE publishes the following notice of revision:

SYSTEM NAME AND NUMBER:

OGE/INTERNAL–1, Employee Leave, Travel, Reasonable Accommodation, and Payment Records

SECURITY CLASSIFICATION:

Unclassified.

SYSTEM LOCATION:


SYSTEM MANAGER(S):

Deputy Director for Compliance, Office of Government Ethics, Suite 500, 1201 New York Avenue NW, Washington, DC 20005–3917, email: usoge@oge.gov.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:


PURPOSE(S) OF THE SYSTEM:

These records are used to administer the pay, leave, and travel requirements of the Office of Government Ethics, including the administration of the transit fare subsidy program and the authorization of reimbursement payments to employees. The records are also used to collect and maintain records on employees who request or receive reasonable accommodation as required by the Rehabilitation Act of 1973 and Title VII of the Civil Rights Act.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Current employees of the Office of Government Ethics. The records may be retained after an employee leaves the Office of Government Ethics.

CATEGORIES OF RECORDS IN THE SYSTEM:

This system contains various records relating to pay, leave, travel, reimbursements, and requests for reasonable accommodations pursuant to the Rehabilitation Act of 1973 and Title VII of the Civil Rights Act. This includes information such as: Name; date of birth; social security number; home address; grade; employing organization; disability status, religious affiliation, accommodation requested and/or granted, timekeeper number; salary; pay plan; number of hours worked; leave accrual rate, usage, and balances; Civil Service Retirement and Federal Employees Retirement System contributions; FICA withholdings; Federal, state, and local tax withholdings; Federal Employee’s Group Life Insurance withholdings; Federal Employee’s Health Benefits withholdings; charitable deductions; allotments; garnishment documents; travel and other expenses; and information on the leave transfer program and fare subsidy program.

RECORD SOURCE CATEGORIES:

Information in this system of records is obtained from:

a. The individual to whom the record pertains.

b. Office of Government Ethics officials responsible for administering agency leave, travel, reasonable accommodation, and payment functions.

c. Other official personnel documents of the Office of Government Ethics.
ROUTINE USES:
  a. To disclose pertinent information to the appropriate Federal, State, or local
     agency responsible (hereinafter “responsible agency”) for investigating,
     prosecuting, enforcing, or implementing a statute, rule, regulation, or order,
     when the record either alone or in conjunction with other information
     indicates a violation or potential violation of civil or criminal law or
     regulation.
  b. To disclose information when OGE determines that the records are
     arguably relevant and necessary to a proceeding before a court, grand jury, or
     administrative or adjudicative body; or in a proceeding before an administrative
     or adjudicative body when the adjudicator determines the records to be
     relevant and necessary to the proceeding.
  c. To disclose information to the National Archives and Records
     Administration or the General Services Administration in records management
     inspections conducted under authority of 44 U.S.C. 2904 and 2906.
  d. To disclose information to the
     Office of Management and Budget at any
     stage in the legislative coordination and
     clearance process in connection with
     private relief legislation as set forth in
  e. To disclose information to a
     Member of Congress or a congressional
     office in response to an inquiry made on
     behalf of, and at the request of, an
     individual who is the subject of the
     record.
  f. To disclose information to contractors, grantees, experts,
     consultants, detailees, and other non-
     OGE employees performing or working on
     a contract, service, or other
     assignment for the Federal Government,
     when necessary to accomplish an
     agency function related to this system of
     records.
  g. To disclose information to the
     Department of Labor in connection with
     a claim filed by an employee for
     compensation due to a job-connected
     injury or illness.
  h. To disclose information to the
     Social Security Administration (SSA)
     and the Department of the Treasury as
     required in accordance with their
     authorized functions, including Federal
     Insurance Collections Act withholding
     and benefits for the SSA and the
     issuance of paychecks and savings
     bonds for the Treasury.
  i. To disclose information to State
     offices of unemployment compensation.
  j. To disclose information to Federal
     Employee Group Life Insurance or
     Health Benefits carriers in connection
     with survivor annuity or health benefits
     claims or records reconciliations.
  k. To disclose information to the
     Internal Revenue Service and State and
     local tax authorities.
  l. To disclose information to any
     source from which additional
     information is requested relevant to an
     OGE determination concerning an
     individual’s pay, leave, or expenses, to
     the extent necessary to identify the
     individual, inform the source of the
     purpose(s) of the request, and to identify
     the type of information requested.
  m. To disclose information to a
     Federal agency, in response to its
     request in connection with the hiring or
     retention of an employee, the issuance of a
     security clearance, the conducting of a
     suitability or security investigation of an
     individual, the letting of a
     contract, or the issuance of a license,
     grant, or other benefit by the requesting
     agency, to the extent that the
     information is relevant and necessary to
     the requesting agency’s decision on the
     matter.
  n. To disclose information to the
     authorized employees of another
     Federal agency that provides the Office of
     Government Ethics with manual and
     automated assistance in processing
     payments, leave, and travel.
  o. To disclose information to officials
     of the Office of Special Counsel, Office
     of Personnel Management, Federal
     Labor Relations Authority, Merit
     Systems Protection Board or the Equal
     Employment Opportunity Commission
     when requested in the performance of
     their authorized duties, including
     respectively in connection with cases
     and appeals, special studies of the civil
     service and other merit systems, review
     of personnel matters and practices,
     investigations of alleged or possible
     prohibited personnel and
discrimination practices, Hatch Act
     matters, whistleblower protections,
     compliance with employee selection
     procedures and investigations of
     allegations of unfair labor practices or
     matters before the Federal Service
     Impasses Panel.
  p. To provide information to officials
     of labor organizations recognized under
     5 U.S.C. chapter 71 when relevant and
     necessary to their duties of exclusive
     representation concerning personnel
     policies, practices, and matters affecting
     working conditions.
  q. To disclose the names, social
     security numbers, home addresses, date
     of birth, date of hire, quarterly earnings,
     employer identifying information, and
     State of hire of employees to the Office
     of Child Support Enforcement,
     Administration for Children and
     Families, Department of Health and
     Human Services for the purposes of
     locating individuals to establish
     paternity, establishing and modifying
     orders of child support, identifying
     sources of income, and for other child
     support enforcement actions as required
     by the Personal Responsibility and
     Work Opportunity Reconciliation Act,
     Public Law 104–193, as amended.
  r. To disclose information to
     appropriate agencies, entities, and
     persons when: (1) OGE suspects or has
     confirmed that there has been a breach
     of the system of records; (2) OGE has
     determined that as a result of the
     suspected or confirmed breach there is
     a risk of harm to individuals, the agency
     (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 OGE’s efforts to
     respond to the suspected or confirmed
     breach or to prevent, minimize, or
     remedy such harm.
  s. To disclose information to another
     Federal agency or Federal entity, when
     OGE 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.

POLICIES AND PRACTICES FOR STORAGE OF
RECORDS:
  These records are maintained in paper
  and/or electronic form.

POLICIES AND PRACTICES FOR RETRIEVAL OF
RECORDS:
  These records are retrieved by the
  name, social security number, or other
  identifier assigned to the individual on
  whom they are maintained.

POLICIES AND PRACTICES FOR RETENTION AND
DISPOSAL OF RECORDS:
  These records are retained in
  accordance with the National Archives
  and Records Administration General
  Records Schedule (GRS) as follows:
  a. GRS 2.3: Employee Relations
     Records;
  b. GRS 2.4: Employee Compensation
     and Benefits Records; and
  c. GRS 1.1: Financial Management
     and Reporting Records.
  Disposal of paper records is by
  shredding, and disposal of electronic
  records is by deletion.
SUMMARY: The Centers for Disease Control and Prevention (CDC) gives notice of a change in the solicitation of CDC's Advisory Committee to the Director (ACD) Laboratory Workgroup (LW), in the original FRN published on May 4, 2022. The request for nominations is being amended to update the language in the supplementary information section of the notice, restated below.

DATES: Nominations for membership on the LW workgroup must be received no later than May 16, 2022. Late nominations will not be considered for membership.

ADDRESSES: All nominations (cover letters and curriculum vitae) should be emailed to LWACD@cdc.gov with the subject line: “Nomination for CDC ACD LW Workgroup.”

FOR FURTHER INFORMATION CONTACT: Lauren Hoffmann, MA, Office of the Chief of Staff, Centers for Disease Control and Prevention, 1600 Clifton Road NE, Mailstop H21–10, Atlanta, Georgia 30329–4027; Telephone: (404) 639–7000; Email: LWACD@cdc.gov.

SUPPLEMENTARY INFORMATION:

Background: The purpose of the ACD, CDC is to advise the Secretary, HHS, and the Director, CDC, on policy and broad strategies that will enable CDC to fulfill its mission of protecting health through health promotion, prevention, and preparedness. The ACD, CDC consists of up to 15 non-federal members, including the Chair, knowledgeable in areas pertinent to the CDC mission, such as health policy, public health, global health, preparedness, preventive medicine, the faith-based and community-based sector, and allied fields. The request for nominations in the original published FRN was published in the Federal Register on May 4, 2022, Volume 87, Number 86, page 26358.

Purpose: The establishment and formation of the LW is to provide input to the ACD, CDC on agency-wide activities related to laboratory quality management, current laboratory quality improvement, and laboratory diagnostic testing to support public health programs and investigations. The LW membership will consist of up to 15 members. It will be co-chaired by two current ACD, CDC Special Government Employees. The LW co-chairs will present their findings, observations, and work products at one or more ACD, CDC meetings for discussion, deliberation, and decisions (final recommendations to CDC).

Nomination Criteria: LW members will serve terms ranging from six months to one year and be required to attend LW meetings approximately 1–2 times per month (virtually or in person), and contribute time between meetings for research, consultation, discussion, and writing assignments.

Nominations are being sought for individuals who have the expertise and qualifications necessary to contribute to the accomplishments of the committee’s/workgroup’s objectives. Nominees will be selected based on expertise in the fields of public health laboratory science and practice, laboratory quality management, diagnostic regulations, and clinical laboratory testing and research. To ensure a diverse workgroup composition, nominees with front line and field experience at the local, state, tribal, and territorial levels are encouraged to apply. Federal employees will not be considered for membership. Selection of members is based on candidates’ qualifications to contribute to the accomplishment of the LW’s objectives.

HHS policy stipulates that membership be balanced in terms of points of view represented and the workgroup’s function. Appointments shall be made without discrimination based on age, race, ethnicity, gender, sexual orientation, gender identity, HIV status, disability, and cultural, religious, or socioeconomic status. Nominates cannot be full-time employees of the U.S. Government. Current participation on federal workgroups or prior experience serving on a federal advisory committee does not disqualify a candidate; however, HHS policy is to avoid excessive individual service on advisory committees and multiple committee memberships. Interested candidates should submit the following items:

- A one-half to one-page cover letter that includes your understanding of, and commitment to, the time and work necessary; one to two sentences on your background and experience; and one to two sentences on the skills/perspective you would bring to the LW.
- Current curriculum vitae which highlights the experience and work history being sought relevant to the criteria set forth above, including complete contact information (telephone numbers, mailing address, email address).

Nominations may be submitted by the candidate him or herself, or by the person/organization recommending the candidate no later than May 16, 2022. All nominations (cover letters and curriculum vitae) should be emailed to LWACD@cdc.gov with the subject line: “Nomination for CDC ACD LW Workgroup.”