

Last name	First name	Middle name/initials
URAN	CAN.	
HUSSAIN	ALI.	
KOENIG	ROBERT	EDUARD
FENG	JANINE	JUNYUAN
HUSSAIN	SUKAINA	ALI
JENSEN	RONALD	L
DORMENT	RICHARD.	
TUNG	ANDREW	L
ROSKELLY	KATRIN	ALEXANDRA
CLAUSEN	KENNETH	CHRISTIAN
YEMSI	YVES	B
BOURKE	CAROL	A
SMITH	CECILE	F
HUTCHISON	GRAEME	LINTS
LU	YUE	WEI
LUCAS	RUTH	HELEN
DAVIS	MARION	BRIGETTE
CHAN	CHARLES	CHAM CHUEN
KORNICKER	PETER	H
BROWN	KATHERINE	KENT
SKEIE	ASTRID	CECILI
KIM	SOON.	
DAKU	CAROLYN	L
DUBNICKI	CEZARY.	
MANOUKYAN	HACHIK.	
YEH	YING.	
ALDER	HANS	URS
FINDLING	ROBERT	K
MATSUZAWA	MASAOKI.	
SCHREIBER	SALLY	B
RICH	CYNTHIA	ELIZABETH
THOMAS	ARTHUR	JOHN
YU	HOWARD	LAWRENCE
TONG	ANNA	SEEN MING
FERRO	PATRICIA.	
VAN DER MEER	JAN.	
BELTMAN	MARIEKE	A
FRITZ-DI VETTE	NIKKI.	
DAVIES	PEDRO	H
REEVES	CHRISTOPHER	WILLIAM
KANEB	STEPHANIE.	
RISCHARD	JEAN-FRANCOIS.	
VOON	DAVID	H
MARTEL	MICHEL	S
MARTEL	MICHAEL	R
MARTEL	ALLISON	E
BJELIC	MILONJA.	

Dated: January 25, 2008.

Angie Kaminski,

Manager Team 103, Examinations
Operations, Philadelphia Compliance
Services.

[FR Doc. E8-2310 Filed 2-7-08; 8:45 am]

BILLING CODE 4830-01-P

DEPARTMENT OF VETERANS AFFAIRS

Privacy Act of 1974: Computer Matching Program

AGENCY: Department of Veterans Affairs.

ACTION: Notice of Computer Match
Program.

SUMMARY: Pursuant to 5 U.S.C. section
552a, the Privacy Act of 1974, as
amended, and the Office of Management

and Budget (OMB) Guidelines on the
Conduct of Matching Programs, notice is
hereby given that the Department of
Veterans Affairs (VA) intends to
conduct a computer matching program
with the Social Security Administration
(SSA). Data from the proposed match
will be used to verify the earned income
of nonservice-connected veterans, and
those veterans who are zero percent
service-connected (noncompensable),
whose eligibility for VA medical care is
based on their inability to defray the
cost of medical care. These veterans
supply household income information
that includes their spouses and
dependents at the time of application
for VA health care benefits.

DATES: *Effective Date:* This match will
start no sooner than 30 days after

publication in the **Federal Register**,
unless comments dictate otherwise.

ADDRESSES: Written comments may be
submitted by mail or hand-delivery to
Director, Regulations Management
(00REG1), Department of Veterans
Affairs, 810 Vermont Ave., NW., Room
1068, Washington, DC 20420; fax to
(202) 273-9026; e-mail to
VARegulations@mail.va.gov; or, through
www.Regulations.gov. All comments
received will be available for public
inspection in the Office of Regulation
Policy and Management, Room 1063B,
between the hours of 8 a.m. and 4:30
p.m., Monday through Friday (except
holidays). Please call (202) 273-9515 for
an appointment (this is not a toll free
number).

FOR FURTHER INFORMATION CONTACT:
Lynne Harbin, Director, Health

Eligibility Center, (404) 235-1340 (this is not a toll free number).

SUPPLEMENTARY INFORMATION: The Department of Veterans Affairs has statutory authorization under 38 U.S.C. 5317, 38 U.S.C. section 5106, 26 U.S.C. section 6103(l)(7)(D)(viii) and 5 U.S.C. section 552a to establish matching agreements and request and use income information from other agencies for purposes of verification of income for determining eligibility for benefits. 38 U.S.C. 1710(a)(2)(G), 1720(a)(3), and 1710(b) identify those veterans whose basic eligibility for medical care benefits is dependent upon their financial status. Eligibility for nonservice-connected and zero percent noncompensable service-connected veterans is determined based on the veteran's inability to defray the expenses for necessary care as defined in 38 U.S.C. 1722. This determination can affect their responsibility to participate in the cost of their care through copayments and their assignment to an enrollment priority group.

The goal of this match is to obtain SSA earned income information data needed for the income verification process. The VA records involved in the match are "Health Eligibility Center (HEC) Records" (89VA19). The SSA records are from the Earnings Recording and Self-Employment Income System, SSA/OEEAS 09-60-0059 and Master Files of Social Security Number Holders and SSN Applications, SSA/OEEAS, 60-0058 (referred to as "the Numident"). A copy of this notice has been sent to both Houses of Congress and OMB.

This matching agreement expires August 18, 2009. This match will not continue past the legislative authorized date to obtain this information.

Dated: January 25, 2008.

Gordon H. Mansfield,

Deputy Secretary of Veterans Affairs.

[FR Doc. E8-2316 Filed 2-7-08; 8:45 am]

BILLING CODE 8320-01-P

DEPARTMENT OF TRANSPORTATION

Surface Transportation Board

[STB Finance Docket No. 27843 (Sub-No. 1)]

Union Pacific Railroad Company— Trackage Rights Exemption (Modification)—Iowa, Chicago & Eastern Railroad Corp.

Iowa, Chicago & Eastern Railroad Corp. (ICE) has agreed to modify an existing overhead trackage rights agreement which permits Union Pacific Railroad Company (UP) to operate over ICE's rail line extending between milepost 192.83 at Emmetsburg, IA, and milepost 236.52 at Hartley, IA, a distance of 43.69 miles (the line).¹

The transaction is scheduled to be consummated on February 22, 2008, the effective date of the exemption (30 days after the exemption was filed).

The purpose of this transaction is to modify (pursuant to an agreement dated May 22, 2007) the terms of the existing trackage rights agreement by granting UP the right to set out and pick up traffic at the VeraSun Hartley, LLC (VeraSun) facility at Hartley, IA, for so long as this facility is operated by VeraSun, its successors or assigns.

As a condition to this exemption, any employee affected by the trackage rights will be protected by the conditions imposed in *Norfolk and Western Ry. Co.—Trackage Rights—BN*, 354 I.C.C.

¹ ICE and UP are parties to an agreement dated November 19, 1974, as amended, by which ICE's predecessor in interest, Chicago, Milwaukee, St. Paul and Pacific Railroad Company, granted to UP's predecessor in interest, Chicago, Rock Island and Pacific Railroad Company, overhead trackage rights over the line.

605 (1978), as modified in *Mendocino Coast Ry., Inc.—Lease and Operate*, 360 I.C.C. 653 (1980).

This notice is filed under 49 CFR 1180.2(d)(7). If the notice contains false or misleading information, the exemption is void *ab initio*. Petitions to revoke the exemption under 49 U.S.C. 10502(d) may be filed at any time. The filing of a petition to revoke will not automatically stay the effectiveness of the exemption. Stay petitions must be filed by February 15, 2008 (at least 7 days before the exemption becomes effective).

Pursuant to the Consolidated Appropriations Act, 2008, Public Law 110-161, section 193, 121 Stat. 1844 (2007), nothing in this decision authorizes the following activities at any solid waste rail transfer facility: Collecting, storing or transferring solid waste outside of its original shipping container; or separating or processing solid waste (including baling, crushing, compacting and shredding). The term "solid waste" is defined in section 1004 of the Solid Waste Disposal Act, 42 U.S.C. 6903.

An original and 10 copies of all pleadings, referring to STB Finance Docket No. 27843 (Sub-No. 1), must be filed with the Surface Transportation Board, 395 E Street, SW., Washington, DC 20423-0001. In addition, one copy of each pleading must be served on Gabriel S. Meyer, Assistant General Attorney, 1400 Douglas Street, STOP 1580, Omaha, NE., 68179.

Board decisions and notices are available on our Web site at <http://www.stb.dot.gov>.

Decided: February 4, 2008.

By the Board, David M. Konschnik,
Director, Office of Proceedings.

Anne K. Quinlan,
Acting Secretary.

[FR Doc. E8-2342 Filed 2-7-08; 8:45 am]

BILLING CODE 4915-01-P