mucket mussel. Operation of either facility could impact the pink mucket in the mixing zone.

Overall, potential impacts to water quality and aquatic ecology of Alternative B are slightly higher than Alternative C, but both would be insignificant. Because part of the Alternative C facility would be constructed on a mostly forested site, it would result in greater impacts to wildlife, vegetation, and wetlands. Neither Action Alternative would clearly result in lower socioeconomic impacts. While both alternatives would employ the same number of construction workers, the construction period for the AP1000 unit would be about 30 percent longer. The AP1000, however, would require about 20 percent fewer employees to operate the plant. More solid waste would be produced during AP1000 construction, while the B&W construction would produce more hazardous waste. The B&W unit would generate about 5 percent more spent fuel during its operating lifetime. However, when standardized by the amount of energy generated, spent fuel generation is similar. The amount of radioactive waste produced by each reactor type would also be similar when standardized by the amount of energy generated. The safety effects of the two reactor types are not materially different.

Based on this comparison, TVA has determined that neither Action Alternative would be environmentally preferable to the other. However, either Action Alternative likely would be environmentally preferable to the No Action Alternative, assuming TVA has to build new base load generation.

Mitigation Measures

Recommencement of construction activities on the Bellefonte site would not occur until the TVA Board authorizes construction and TVA formally notifies NRC of its intent to reactivate construction. The preliminary activities authorized by the TVA Board on August 20 do not have the potential environmental impacts from constructing and operating a nuclear unit at the Bellefonte site that were identified in the final SEIS. Accordingly, no actions are necessary at this time to mitigate potential environmental impacts.

Dated: August 26, 2010.

Ashok S. Bhatnagar,
Senior Vice President, Nuclear Generation Development and Construction.

[FR Doc. 2010–22413 Filed 9–8–10; 8:45 am]
BILLING CODE 8120–08–P

DEPARTMENT OF VETERANS AFFAIRS

[OMB Control No. 2900–0111]

Proposed Information Collection
(Statement of Purchaser or Owner Assuming Seller’s Loans, VA Form 26–6382) Activity: Comment Request

AGENCY: Veterans Benefits Administration, Department of Veterans Affairs.

ACTION: Notice.

SUMMARY: The Veterans Benefits Administration (VBA), Department of Veterans Affairs (VA), is announcing an opportunity for public comment on the proposed collection of certain information by the agency. Under the Paperwork Reduction Act (PRA) of 1995, Federal agencies are required to publish notice in the Federal Register concerning each proposed collection of information, including each proposed extension of a currently approved collection, and allow 60 days for public comment in response to the notice. This notice solicits comments for information needed to determine release of liability and substitution of entitlement of veterans-sellers to the government on guaranteed, insured and direct loans.

DATES: Written comments and recommendations on the proposed collection of information should be received on or before November 8, 2010.

ADDRESSES: Submit written comments on the collection of information through the Federal Docket Management System (FDMS) at http://www.Regulations.gov or to Nancy J. Kessinger, Veterans Benefits Administration (20M35), Department of Veterans Affairs, 810 Vermont Avenue, NW., Washington, DC 20420 or e-mail nancy.kessinger@va.gov. Please refer to “OMB Control No. 2900–0111” in any correspondence. During the comment period, comments may be viewed online through FDMS.

FOR FURTHER INFORMATION CONTACT: Nancy J. Kessinger at (202) 461–9769 or FAX (202) 275–5947.

SUPPLEMENTARY INFORMATION: Under the PRA of 1995 (Pub. L. 104–13; 44 U.S.C. 3501–3521), Federal agencies must obtain approval from the Office of Management and Budget for each collection of information they conduct or sponsor. This request for comment is being made pursuant to Section 3506(c)(2)(A) of the PRA. With respect to the following collection of information, VBA invites comments on: (1) Whether the proposed collection of information is necessary for the proper performance of VBA’s functions, including whether the information will have practical utility; (2) the accuracy of VBA’s estimate of the burden of the proposed collection of information; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or the use of other forms of information technology.

Title: Statement of Purchaser or Owner Assuming Seller’s Loans, VA Form 26–6382.

OMB Control Number: 2900–0111.

Type of Review: Extension of a currently approved collection.

Abstract: VA Form 26–6382 is completed by purchasers who are assuming veterans’ guaranteed, insured, and direct home loans. The information collected is essential in the determinations for release of liability as well as for credit underwriting determinations for substitution of entitlement. If a veteran chooses to sell his or her VA guaranteed home, VA will allow a qualified purchaser to assume the veteran’s loan and all the responsibility under the guaranty or insurance. In regard to substitution of entitlement cases, eligible veteran purchasers must meet all requirements of liability in addition to having available loan guaranty entitlement.

Affected Public: Individuals or households.

Estimated Annual Burden: 250 hours.

Estimated Average Burden per Respondent: 15 minutes.

Frequency of Response: One-time.

Estimated Number of Respondents: 1,000.


By direction of the Secretary.

Denise McLamb,
Program Analyst, Enterprise Records Service.

[FR Doc. 2010–22435 Filed 9–8–10; 8:45 am]
BILLING CODE 8320–01–P

DEPARTMENT OF VETERANS AFFAIRS

[OMB Control No. 2900–New (VA Form 10–0488)]

Proposed Information Collection
(Follow-Up Study of a National Cohort of Gulf War and Gulf Era Veterans) Activity: Comment Request

AGENCY: Veterans Health Administration, Department of Veterans Affairs.

ACTION: Notice.

SUMMARY: The Veterans Health Administration (VHA), Department of
Type of Review: New Collection.

Abstracts
a. The data collected on VA Form 10–0488, will help VA to assess the health of Gulf War veterans who were exposed to a variety of environmental factors potentially linked to a chronic condition including Chronic Fatigue Syndrome and unexplained multi-system illnesses. VA will use the data to better understand the long-term consequences of military deployment and to provide better health care for Gulf War veterans.
b. VA Form 10–0488a is completed by claimants to request release of medical records from their health care provider.

AFFECTED PUBLIC: Individuals or households.

Estimated Annual Burden per Respondents
a. Follow-Up Study of a National Cohort of Gulf War and Gulf Era Veterans, VA Form 10–0488—9,000.
b. Consent Form for Release of Medical Records, VA Form 10–0488a—117.

Frequency of Response: Annually.

Estimated Average Burden per Respondents
a. Follow-Up Study of a National Cohort of Gulf War and Gulf Era Veterans, VA Form 10–0488—30 minutes.
b. Consent Form for Release of Medical Records, VA Form 10–0488a—10 minutes.

Estimated Annual Responses
a. Follow-Up Study of a National Cohort of Gulf War and Gulf Era Veterans, VA Form 10–0488—18,000.
b. Consent Form for Release of Medical Records, VA Form 10–0488a—700.


By direction of the Secretary.

Denise McLamb, Program Analyst, Enterprise Records Service.

BILLING CODE 8320–01–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. 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 October 12, 2010, unless comments dictate otherwise.

ADDITIONAL INFORMATION: Written comments may be submitted by mail or hand-delivery to Director, Regulations Policy and Management (02REG), Department of Veterans Affairs, 810 Vermont Ave., NW., Room 1068, Washington, DC 20420; fax to (202) 273–9026; or e-mail through http://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) 461–4902 for an appointment (this is not a toll free number). In addition, during the comment period, comments may be viewed online through the Federal Docket Management System (FDMS) at http://www.Regulations.gov.

FOR FURTHER INFORMATION CONTACT: Tony A. Guagliardo, Director, Health Eligibility Center, (404) 848–5300 (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. 5106, 26 U.S.C. 6103(l)(7)(D)(viii) and 5 U.S.C. 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.