(QI), Filippo Occaso, Secretary, Application Type: New NVO License Seahorse Container Lines, Inc. (NVO), 10731 Walker Street, Suite B, Cypress, CA 90630, Officers: Carlo DeAtouguia, Vice President Operations (QI), Michael Dugan, President (QI), Application Type: QI Change

Shiner Trading Company, LLC. (OFF), 391 Curtner Avenue, Suite #I, Palo Alto, CA 94306, Officer: Xin You, Member/Manager (QI), Application Type: New OFF License

Sky Freight Forward Inc. (NVO & OFF), 8545 NW 72nd Street, Miami, FL 33166, Officers: Becxi Z. Santos, Secretary (QI), Miguel Mayorga, President, Application Type: New NVO & OFF License

Sparx Logistics USA Limited (NVO & OFF), 7621 Little Avenue, Suite 113, Charlotte, NC 28226, Officers: John W. Dellinger, Jr., President (QI), Dan Zalomek, Secretary, Application Type: New NVO & OFF License

Sprint Cargo Corp. (NVO), 36–36 33rd Street, Suite 207, Astoria, NY 11106, Officers: Bini Gopal, President (QI), Pauljerry Koilparampil, Secretary, Application Type: QI Change

SSL Logistics Cargo, Inc. (OFF), 60 NW 37th Avenue, Suite 608, Miami, FL 33125, Officer: Luis A. LLedo, President (QI), Application Type: New OFF License

Suddath Global Logistics, LLC dba Suddath Global Logistics (NVO & OFF), 815 South Main Street, Jacksonville, FL 32207, Officers: Robert D. Gordon, Vice President (QI), Barry Vaughn, CEO, Application Type: QI Change

Super You Global (NVO), 391 Curtner Avenue, Suite #I, Palo Alto, CA 94306, Officer: Xin You, President (QI), Application Type: New NVO License

Top Logistics, Inc. (NVO & OFF), 1484 E. Valencia Drive, Fullerton, CA 92831, Officers: Yoon (aka Christina) Y. Yang, CFO (QI), Byung H. Jung, CEO, Application Type: New NVO & OFF License

By the Commission. Dated: December 20, 2013.

Karen V. Gregory,

Secretary.

[FR Doc. 2013–30903 Filed 12–26–13; 8:45 am] BILLING CODE 6730–01–P

FEDERAL RESERVE SYSTEM

Formations of, Acquisitions by, and Mergers of Savings and Loan Holding Companies

The companies listed in this notice have applied to the Board for approval,

pursuant to the Home Owners' Loan Act (12 U.S.C. 1461 et seq.) (HOLA), Regulation LL (12 CFR Part 238), and Regulation MM (12 CFR Part 239), and all other applicable statutes and regulations to become a savings and loan holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a savings association and nonbanking companies owned by the savings and loan holding company, including the companies listed below.

The applications listed below, as well as other related filings required by the Board, are available for immediate inspection at the Federal Reserve Bank indicated. The application also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the standards enumerated in the HOLA (12 U.S.C. 1467a(e)). If the proposal also involves the acquisition of a nonbanking company, the review also includes whether the acquisition of the nonbanking company complies with the standards in section 10(c)(4)(B) of the HOLA (12 U.S.C. 1467a(c)(4)(B)). Unless otherwise noted, nonbanking activities will be conducted throughout the United States.

Unless otherwise noted, comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than February 4, 2014.

A. Federal Reserve Bank of Dallas (E. Ann Worthy, Vice President) 2200 North Pearl Street, Dallas, Texas 75201–2272:

1. AF Mutual Holding Company and Alamogordo Financial Corp., both in Alamogordo, New Mexico; to acquire Bank 1440, Phoenix, Arizona. Alamogordo Financial Corp., will conduct a minority stock issuance.

Board of Governors of the Federal Reserve System, December 23, 2013.

Margaret McCloskey Shanks,

Deputy Secretary of the Board.

[FR Doc. 2013-30999 Filed 12-26-13; 8:45 am]

BILLING CODE 6210-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Office of the Secretary

[Document Identifier: HHS-OS-20694-30D]

Agency Information Collection Activities; Submission to OMB for Review and Approval; Public Comment Request

AGENCY: Office of the Secretary, HHS.

ACTION: Notice.

SUMMARY: In compliance with section 3507(a)(1)(D) of the Paperwork Reduction Act of 1995, the Office of the Secretary (OS), Department of Health and Human Services, has submitted an Information Collection Request (ICR), described below, to the Office of Management and Budget (OMB) for review and approval. The ICR is for renewal of the approved information collection assigned OMB control number 0990-0162 scheduled to expire on January 31, 2014 Comments submitted during the first public review of this ICR will be provided to OMB. OMB will accept further comments from the public on this ICR during the review and approval period.

 $\begin{array}{l} \textbf{DATES:} \ Comments \ on \ the \ ICR \ must \ be \\ received \ on \ or \ before \ January \ 27, \ 2014. \end{array}$

ADDRESSES: Submit your comments to *OIRA_submission@omb.eop.gov* or via facsimile to (202) 395–5806.

FOR FURTHER INFORMATION CONTACT:

Information Collection Clearance staff, *Information.CollectionClearance@ hhs.gov* or (202) 690–6162.

SUPPLEMENTARY INFORMATION: When submitting comments or requesting information, please include the OMB control number 0990–0162 and document identifier HHS–OS–20694–30–D for reference.

Information Collection Request Title: State Medicaid Fraud Control Units' Reports

OMB No.: 0990–0162.

Abstract: Office of Inspector General (OIG) is requesting an extension by Office of Management and Budget (OMB) approval for the collection of information to comply with the requirements in Title 19 of the Social Security Act at 1903(q), 42 CFR 1007.15, and 42 CFR § 1007.17, in accordance with the Paperwork Reduction Act. The information collected consists of fifty separate annual reports and fifty separate application requests for certification/recertification of State Medicaid Fraud Control Units (MFCU). The collection is required by the statute and submitted yearly to OIG by the fifty MFCUs. OIG uses the information collected to determine the MFCUs' compliance with Federal requirements and eligibility for continued Federal financial participation (FFP) under the Federal MFCU grant program.

Need and Proposed Use of the Information: Public Law 95–142, the Medicare-Medicaid Anti-Fraud and Abuse Amendments, was enacted in 1977 to strengthen the capabilities of Federal and State governments to combat and eliminate fraud and abuse in Medicaid, through the establishment of the MFCUs. This law amended section 1903 of the Social Security Act to establish operating requirements for MFCUs and provide FFP to State governments for the cost of establishing MFCUs, training State personnel, and keeping the MFCUs operational.

Under section 1903(q)(7), each MFCU must annually submit to the Secretary of Health and Human Services (Secretary) an application and annual report containing information that the Secretary determines is necessary to certify the MFCU as meeting the requirements for FFP. FFP is available only for activities directly related to the investigation and prosecution of health

care providers suspected of committing Medicaid fraud. The MFCUs also review complaints of alleged abuse or neglect of patients and the misuse of patients' personal funds in health care facilities. OIG reviews the information collected to ensure that Federal matching funds are expended by MFCUs only for allowable costs. In addition, OIG analyzes each MFCU's submission to determine whether there is a need for OIG technical assistance and to establish priorities for onsite reviews to further monitor program activities.

Likely Respondents: 50.

Burden Statement: Burden in this context means the time expended by persons to generate, maintain, retain,

disclose or provide the information requested. This includes the time needed to review instructions, to develop, acquire, install and utilize technology and systems for the purpose of collecting, validating and verifying information, processing and maintaining information, and disclosing and providing information, to train personnel and to be able to respond to a collection of information, to search data sources, to complete and review the collection of information, and to transmit or otherwise disclose the information. The total annual burden hours estimated for this ICR are summarized in the table below.

TOTAL ESTIMATED ANNUALIZED BURDEN—HOURS

Respondent	Form	Number of respondents	Number of responses per respondent	Average burden per response (in hours)	Total burden hours
MFCU MFCU, estimating a "medium" 1 level of State participation in data mining activities.	Annual ReportAnnual Report, data mining reporting only.	50 13	1 1	88 1	4,400 13
MFCU	Recertification Application	50	1	5	250
Total		50	2	94	4,663

¹ For medium participation, we estimate 25 percent of the 50 MFCUs participating, or 13 Units.

Darius Taylor,

Deputy, Information Collection Clearance Officer.

[FR Doc. 2013-30988 Filed 12-26-13; 8:45 am]

BILLING CODE 4152-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Privacy Act of 1974; System of Records Notice

AGENCY: National Disaster Medical System (NDMS), Office of Emergency Management (OEM), Office of the Assistant Secretary for Preparedness and Response (ASPR), Department of Health and Human Services (HHS). **ACTION:** Notice to revise an existing system of records.

SUMMARY: In accordance with the requirements of the Privacy Act of 1974, as amended (5 U.S.C. 552a), HHS is altering an existing system of records, "National Disaster Medical System (NDMS) Patient Treatment and Tracking," system number 09–90–0040. The system of records was originally published June 26, 2007 (see 72 FR 35052) and previously revised March 27, 2008 (see 73 FR 16307). The alterations include: (1) Changing the system name to "National Disaster

Medical System (NDMS) Disaster Medical Information Suite (DMIS);" (2) revising the categories of individuals to reflect that patients may include disaster workers and others who are provided medical countermeasures; (3) dividing the records into three categories (patient treatment, patient tracking, and veterinarian treatment) instead of two (patient treatment and veterinarian treatment); (4) adding, as a purpose for which information from this system is used, that the system provides HHS' NDMS claims processing system with records needed to reimburse NDMS providers for their services; (5) revising the first routine use to include these additional disclosure recipients: state and city governmental agencies, Non-Governmental Organizations (NGOs; e.g., American Red Cross), and hospitals that provide care to NDMS patients; and (6) adding one new routine use, pertaining to security breach response.

DATES: Effective Dates: Effective 30 days after publication. Written comments should be submitted on or before the effective date. HHS/ASPR/OEM/NDMS may publish an amended System of Records Notice (SORN) in light of any comments received.

ADDRESSES: The public should address written comments to: NDMS Director, National Disaster Medical System, 200 C Street SW., Washington, DC 20024. To review comments in person, please contact the Director NDMS, 200 C Street SW., Washington, DC 20024.

FOR FURTHER INFORMATION CONTACT: CDR Sumner Bossler, NDMS Disaster Medical Information Suite (DMIS), IT Program Manager, ASPR/OEM/NDMS, 200 C Street SW., C1L07, Washington, DC 20024. sumner.bossler@hhs.gov.

SUPPLEMENTARY INFORMATION:

I. National Disaster Medical System (NDMS) Disaster Medical Information Suite (DMIS)

This system was established pursuant to Section 2812 of the Public Health Service (PHS) Act (42 U.S.C. 300hh-11), as amended, and resides in HHS/ASPR/ OEM. Under section 2801 of the PHS Act, the HHS Secretary leads all Federal public health and medical response to public health emergencies and incidents covered by the National Response Framework, or any successor plan. The Secretary delegates to ASPR the leadership role for all health and medical services support functions in a health emergency or public health event, including National Special Security Events. In such events, ASPR