validity of the methodology and assumptions used;

(c) Ways to enhance the quality, utility, and clarity of the information to be collected:

(d) Ways to minimize the burden of information collections on respondents, including through the use of automated collection techniques or other forms of information technology; and

(e) Estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services

to provide information.

Comments submitted in response to this joint notice will be shared among the agencies. All comments will become a matter of public record.

Theodore J. Dowd,

Deputy Chief Counsel, Office of the Comptroller of the Currency.

Margaret McCloskey Shanks,

Deputy Secretary of the Board. Board of Governors of the Federal Reserve System. Federal Deposit Insurance Corporation.

Dated at Washington, DC, on August 4, 2022.

James P. Sheesley,

Assistant Executive Secretary.
[FR Doc. 2022–17229 Filed 8–10–22; 8:45 am]
BILLING CODE P

DEPARTMENT OF THE TREASURY

Office of the Comptroller of the Currency

Agency Information Collection Activities: Information Collection Renewal; Comment Request; Assessment of Fees

AGENCY: Office of the Comptroller of the Currency (OCC), Treasury.

ACTION: Notice and request for comment.

SUMMARY: The OCC, as part of its continuing effort to reduce paperwork and respondent burden, invites comment on a continuing information collection as required by the Paperwork Reduction Act of 1995 (PRA). In accordance with the requirements of the PRA, the OCC may not conduct or sponsor, and the respondent is not required to respond to, an information collection unless it displays a currently valid Office of Management and Budget (OMB) control number. The OCC is soliciting comment concerning the renewal of its information collection titled, "Assessment of Fees."

DATES: You should submit written comments by October 11, 2022.

ADDRESSES: Commenters are encouraged to submit comments by email, if possible. You may submit comments by any of the following methods:

- Email: prainfo@occ.treas.gov.
- Mail: Chief Counsel's Office, Attention: Comment Processing, Office of the Comptroller of the Currency, Attention: 1557–0223, 400 7th Street SW, Suite 3E–218, Washington, DC
- Hand Delivery/Courier: 400 7th Street SW, Suite 3E–218, Washington, DC 20219.
 - Fax: (571) 465-4326.

Instructions: You must include "OCC" as the agency name and "1557-0223" in your comment. In general, the OCC will publish comments on www.reginfo.gov without change, including any business or personal information provided, such as name and address information, email addresses, or phone numbers. Comments received, including attachments and other supporting materials, are part of the public record and subject to public disclosure. Do not include any information in your comment or supporting materials that you consider confidential or inappropriate for public disclosure.

Following the close of this notice's 60-day comment period, the OCC will publish a second notice with a 30-day comment period. You may review comments and other related materials that pertain to this information collection beginning on the date of publication of the second notice for this collection by the method set forth in the next bullet.

- Viewing Comments Electronically: Go to www.reginfo.gov. Hover over the "Information Collection Review" drop down menu. Click on "Information Collection Review." From the "Currently under Review" drop-down menu, select "Department of Treasury" and then click "submit." This information collection can be located by searching by OMB control number "1557-0223" or "Assessment of Fees." Upon finding the appropriate information collection, click on the related "ICR Reference Number." On the next screen, select "View Supporting Statement and Other Documents" and then click on the link to any comment listed at the bottom of the screen.
- For assistance in navigating www.reginfo.gov, please contact the Regulatory Information Service Center at (202) 482–7340.

FOR FURTHER INFORMATION CONTACT:

Shaquita Merritt, OCC Clearance
Officer, (202) 649–5490, Chief Counsel's
Office, Office of the Comptroller of the
Currency, 400 7th Street SW,
Washington, DC 20219. If you are deaf,
hard of hearing, or have a speech
disability, please dial 7–1–1 to access
telecommunications relay services.

SUPPLEMENTARY INFORMATION: Under the PRA (44 U.S.C. 3501 et seq.), Federal agencies must obtain approval from the OMB for each collection of information that they conduct or sponsor. "Collection of information" is defined in 44 U.S.C. 3502(3) and 5 CFR 1320.3(c) to include agency requests or requirements that members of the public submit reports, keep records, and/or provide information to a third party. Section 3506(c)(2)(A) of title 44 generally requires Federal agencies to provide a 60-day notice in the **Federal** Register concerning each proposed collection of information, including each proposed extension of an existing collection of information, before submitting the collection to OMB for approval. To comply with this requirement, the OCC is publishing notice of the proposed collection of information set forth in this document.

The OCC is proposing to extend OMB approval of the following information collection:

Title: Assessment of Fees.

OMB Control No.: 1557–0223.

Affected Public: Business or other forprofit.

Type of Review: Regular review. Abstract: The OCC is requesting comment on its proposed extension, without change, of the information collection titled, "Assessment of Fees." The OCC is authorized by the National Bank Act (for national banks and Federal branches and agencies) and the Home Owners Loan Act (for Federal savings associations) to collect assessments, fees, and other charges as necessary or appropriate to carry out the responsibilities of the OCC. 12 U.S.C. 16, 481, 482 and 1467. The OCC requires independent credit card national banks and independent credit card Federal savings associations (collectively, independent credit card institutions) to pay an additional assessment based on receivables attributable to accounts owned by the national bank or Federal savings association. 12 CFR 8.2(c). Independent credit card institutions are national banks or Federal savings associations that engage primarily in credit card operations and are not affiliated with a full-service national bank or full-service Federal savings association. 12 CFR 8.2(c)(3)(vi) and (vii). Under 12 CFR 8.2(c)(2), the OCC also has the authority to assess an independent credit card institution that is affiliated with a fullservice national bank or full-service Federal savings association if the OCC concludes that the affiliation is intended to evade the requirements of 12 CFR part 8.

The OCC requires independent credit card institutions to report receivables attributable data to the OCC semiannually or at a time specified by the OCC. 12 CFR 8.2(c)(4). "Receivables attributable" are the total amount of outstanding balances due on credit card accounts owned by independent credit card institutions (the receivables attributable to those accounts) on the last day of an assessment period minus receivables retained on the national bank or Federal savings association's balance sheet as of that day. 12 CFR 8.2(c)(3)(viii). The OCC uses the information to calculate the assessment for each national bank and Federal savings association and adjust the assessment rate for independent credit card institutions over time.

Estimated Number of Respondents: 7. Estimated Total Annual Burden: 14 hours.

Comments submitted in response to this notice will be summarized and included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on:

- (a) Whether the collection of information is necessary for the proper performance of the functions of the OCC, including whether the information has practical utility;
- (b) The accuracy of the OCC's estimate of the information collection burden;
- (c) Ways to enhance the quality, utility, and clarity of the information to be collected;
- (d) Ways to minimize the burden of the collection on respondents, including through the use of automated collection techniques or other forms of information technology; and
- (e) Estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.

Patrick T. Tierney,

Assistant Director, Bank Advisory, Office of the Comptroller of the Currency.

[FR Doc. 2022–17276 Filed 8–10–22; 8:45 am]

BILLING CODE 4810-33-P

DEPARTMENT OF THE TREASURY

Office of Foreign Assets Control

Notice of OFAC Sanctions Action

AGENCY: Office of Foreign Assets Control, Treasury.

ACTION: Notice.

SUMMARY: The U.S. Department of the Treasury's Office of Foreign Assets Control (OFAC) is publishing the name

of one entity that has been placed on OFAC's Specially Designated Nationals and Blocked Persons List based on OFAC's determination that one or more applicable legal criteria were satisfied. All property and interests in property subject to U.S. jurisdiction of this entity is blocked, and U.S. persons are generally prohibited from engaging in transactions with it.

DATES: See Supplementary Information section for effective date(s).

FOR FURTHER INFORMATION CONTACT:

OFAC: Andrea M. Gacki, Director, tel.: 202–622–2490; Associate Director for Global Targeting, tel.: 202–622–2420; Assistant Director for Licensing, tel.: 202–622–2480; Assistant Director for Regulatory Affairs, tel.: 202–622–4855; or the Assistant Director for Sanctions Compliance & Evaluation, tel.: 202–622–2490.

SUPPLEMENTARY INFORMATION:

Electronic Availability

The Specially Designated Nationals and Blocked Persons List and additional information concerning OFAC sanctions programs are available on OFAC's website (https://www.treasury.gov/ofac).

Notice of OFAC Action

On August 8, 2022, OFAC determined that the property and interests in property subject to U.S. jurisdiction of the following entity is blocked under the relevant sanctions authority listed below.

Entity

1. TORNADO CASH (a.k.a. TORNADO CASH CLASSIC; a.k.a. TORNADO CASH NOVA); website tornado.cash; Digital Currency Address-ETH 0x8589427373D6D 84E98730D7795D8f6f8731FDA16; alt. Digital Currency Address—ETH 0x722122dF12D 4e14e13Ac3b6895a86e84145b6967; alt. Digital Currency Address—ETH 0xDD4c48C0B24039969 fC16D1cdF626eaB821d3384; alt. Digital Currency Address-ETH 0xd90e2f925DA726b50C4Ed8D 0Fb90Ad053324F31b; alt. Digital Currency Address-ETH 0xd96f2B1c14Db8458374d9Aca 76E26c3D18364307; alt. Digital Currency Address-ETH 0x4736dCf1b7A3d580672C cE6E7c65cd5cc9cFBa9D; alt. Digital Currency Address—ETH 0xD4B88Df4D29F5CedD6857 912842cff3b20C8Cfa3; alt. Digital Currency Address—ETH 0x910Cbd523D972eb0a6f4 cAe4618aD62622b39DbF; alt. Digital Currency Address-ETH 0xA160cdAB225685dA1d 56aa342Ad8841c3b53f291; alt. Digital Currency Address-ETH 0xFD8610d20aA15b7B2E3Be39 B396a1bC3516c7144; alt.Digital Currency Address—ETH 0xF60dD140cFf0706bAE9Cd 734Ac3ae76AD9eBC32A; alt. Digital

Currency Address-ETH 0x22aaA7720ddd5388A3 c0A3333430953C68f1849b; alt. Digital Currency Address-ETH 0xBA214C1c1928a32Bffe 790263E38B4Af9bFCD659; alt. Digital Currency Address-ETH 0xb1C8094B234DcE6e03f10 a5b673c1d8C69739A00; alt. Digital Currency Address—ETH 0x527653eA119F3E6a1F5BD 18fbF4714081D7B31ce; alt. Digital Currency Address-ETH 0x58E8dCC13BE9780fC42E8723 D8EaD4CF46943dF2; alt. Digital Currency Address-ETH 0xD691F27f38B395864Ea86 CfC7253969B409c362d; alt. Digital Currency Address—ETH 0xaEaaC358560e11f52454 D997AAFF2c5731B6f8a6; alt. Digital Currency Address-ETH 0x1356c899D8C9467C7f71 C195612F8A395aBf2f0a; alt. Digital Currency Address—ETH 0xA60C772958a3eD56c1F15 dD055bA37AC8e523a0D; alt. Digital Currency Address-ETH 0x169AD27A470D064DEDE56 a2D3ff727986b15D52B; alt. Digital Currency Address—ETH 0x0836222F2B2B24A3F36f98668 Ed8F0B38D1a872f; alt. Digital Currency Address-ETH 0xF67721A2D8F736E75a49FdD 7FAd2e31D8676542a; alt. Digital Currency Address—ETH 0x9AD122c22B14202B4490eDAf288FDb3C7cb3ff5E; alt. Digital Currency Address—ETH 0x905b63Fff465B9fFBF41DeA908CEb12478ec7601; alt. Digital Currency Address—ETH 0x07687e702b410Fa43f4cB4Af7 FA097918ffD2730; alt. Digital Currency Address-ETH 0x94A1B5CdB22c43faab4AbEb5c 74999895464Ddaf; alt. Digital Currency Address-ETH 0xb541fc07bC7619fD4062A54d 96268525cBC6FfEF; alt. Digital Currency Address-ETH 0x12D66f87A04A9E220743712cE6d9bB1B5616B8Fc; alt. Digital Currency Address—ETH 0x47CE0C6eD5B0Ce3d3A51fdb1 C52DC66a7c3c2936; alt. Digital Currency Address-ETH 0x23773E65ed146A459791799d 01336DB287f25334; alt. Digital Currency Address-ETH 0xD21be7248e0197Ee08E0c20D4 a96DEBdaC3D20Af; alt. Digital Currency Address-ETH 0x610B717796ad172B316836AC95 a2ffad065CeaB4; alt. Digital Currency Address—ETH 0x178169B423a011fff22B9e3F3abeA13414dDD0F1; alt. Digital Currency Address—ETH 0xbB93e510BbCD0B7beb5A853875 f9eC60275CF498; alt. Digital Currency Address-ETH 0x2717c5e28cf931547B621a5 dddb772Ab6A35B701; alt. Digital Currency Address-ETH 0x03893a7c7463AE47D46bc7f 091665f1893656003; alt. Digital Currency Address-ETH 0xCa0840578f57fE71599D29375 e16783424023357; alt. Digital Currency