reporting requirement and periodic reporting requirement.

Obligation to Respond: Required to obtain or retain benefits. Statutory authority for these collections are contained in 47 U.S.C. 151, 152, 154, 154(i), 155(c), 157, 201, 202, 208, 214, 301, 302a, 303, 307, 308, 309, 310, 311, 314, 316, 319, 324, 331, 332, 333, 336, 534, 535, and 554 of the Communications Act of 1934.

Total Annual Burden: 225,808 hours. *Total Annual Cost:* \$72,474,000. Needs and Uses: FCC Form 601 is a consolidated, multi-part application form that is used for market- based and site-based licensing for wireless telecommunications services, including public safety, which are filed through the Commission's Universal Licensing System (ULS) or any other electronic filing interface the Commission develops. FCC Form 601 is composed of a main form that contains administrative information and a series of schedules used for filing technical and other information. This form is used to apply for a new license, to amend or withdraw a pending application, to modify or renew an existing license, cancel a license, submit required notifications, request an extension of time to satisfy construction requirements, request an administrative

update to an existing license (such as

mailing address change), or request a

Special Temporary Authority License.

Form 601 electronically.

Respondents are required to submit FCC

On January 18, 2023, the Commission adopted the 4.9 GHz Seventh Report and Order (FCC 23-3) where it concluded that collecting additional technical data on public safety operations in the 4.94-4.99 GHz band (4.9 GHz band) will improve interference protection and give public safety licensees more confidence in the band without adding a significant burden on licensees or applicants. The Commission also established a Band Manager to coordinate operations in the 4.9 GHz band. The Band Manager will use the more granular technical data collected on public safety operations in ULS via the FCC Form 601 to perform frequency coordination and will be empowered to work with public safety licensees to ensure efficient use of this spectrum and enable new, noncommercial operations on a secondary, preemptable basis.

The Commission is creating two new radio service codes and directing applicants seeking to license 4.9 GHz band base/mobile, mobile-only or temporary fixed stations (new radio service code PB) to submit with their applications on FCC Form 601:

coordinates (base), antenna height above average terrain (base), center frequency, emission designator, effective radiated power, number of units (mobile and temporary fixed), and area of operation (mobile and temporary fixed). Similarly, the Commission is directing applicants seeking to license 4.9 GHz band permanent fixed point-to-point, pointto-multi-point and fixed receiver stations (new radio service code PF) to submit with their applications on FCC Form 601: transmitter and receiver antenna coordinates, frequencies, polarizations, tolerance, effective isotropic radiated power, emission designator, type of modulation, antenna model, gain, antenna center line height(s) above ground level and ground elevation above mean sea level, and path azimuth and distance.

The current FCC Form 601 already collects the information detailed above on Schedules D, H and I, but existing 4.9 GHz band operations under radio service code PA are not currently required to utilize these schedules. The changes proposed herein will modify the instructions of the FCC Form 601 to include the two new radio service codes and to duplicate certain questions from Schedule D onto Schedule I regarding eligibility, extended implementation and associated call sign.

On July 18, 2022, the Commission released a Report and Order and Second Further Notice of Proposed Rulemaking, Partitioning, Disaggregation, and Leasing of Spectrum, WT Docket No. 19-38, FCC 22-53, in which the Commission established the Enhanced Competition Incentive Program (ECIP) to establish incentives for wireless radio service licensees to make underutilized spectrum available to small carriers, Tribal Nations, and entities serving rural areas (ECIP Report and Order in WT Docket No. 19-38, FCC 22-53). In the Report and Order, the Commission adopted a program under which any covered geographic area licensee may offer spectrum to an unaffiliated eligible entity through a partition and/or disaggregation, and any covered geographic area licensee eligible to lease in an included service may offer spectrum to an unaffiliated eligible entity through a long-term leasing arrangement. If the FCC finds that approval of an ECIP eligible assignment or lease is in the public interest, the agency will consent to the transaction and confer benefits, including five-year license term extensions, one year construction extensions, and substituted alternative construction requirements for rural-focused transactions. The Commission also established rules to

permit reaggregation of geographic licenses.

In establishing the ECIP, the Commission requires applicants seeking to participate in the program to submit certain information that shows the transaction qualifies for ECIP inclusion. The Commission found that the ECIP builds on Congressional goals in the MOBILE NOW Act to incentivize beneficial transactions in the public interest that will promote greater competition in the provision of wireless services, facilitate increased availability of advanced wireless services in rural areas, facilitate new opportunities for small carriers and Tribal Nations to increase access to spectrum, and bring more advanced wireless service including 5G to underserved communities.

The ECIP related change created a new Schedule O, similar to schedule K, that will be used by certain ECIP Licensees to file either their Initial Operation Requirement Notifications (IORN) or their Final Operation Requirement Notifications (FORN), as required by 47 CFR 1.60004, 1.60006

The Commission now seeks approval for revisions to its currently approved collection of information under OMB Control Number 3060–0798 to permit the collection of the two changes. We anticipate that these revisions will have no impact on the hourly burden to complete FCC Form 601, as the existing burden already provides the appropriate estimate. The Commission therefore seeks approval for a revision to its currently approved information collection on FCC Form 601 to revise FCC Form 601 accordingly.

Federal Communications Commission.

Marlene Dortch,

Secretary, Office of the Secretary. [FR Doc. 2023–11126 Filed 5–24–23; 8:45 am] BILLING CODE 6712–01–P

FEDERAL ELECTION COMMISSION

Sunshine Act Meetings

TIME AND DATE: Wednesday, May 31, 2023 at 10:30 a.m. and its continuation at the conclusion of the open meeting on June 1, 2023.

PLACE: 1050 First Street, NE, Washington, DC and virtual (this meeting will be a hybrid meeting.)

STATUS: This meeting will be closed to the public.

MATTERS TO BE CONSIDERED: Compliance matters pursuant to 52 U.S.C. 30109.

Matters concerning participation in civil actions or proceedings or arbitration.

* * * * *

CONTACT PERSON FOR MORE INFORMATION: Judith Ingram, Press Officer. Telephone: (202) 694–1220.

(Authority: Government in the Sunshine Act, 5 U.S.C. 552b)

Vicktoria J. Allen,

Deputy Secretary of the Commission. [FR Doc. 2023–11243 Filed 5–23–23; 11:15 am]

BILLING CODE 6715-01-P

FEDERAL MINE SAFETY AND HEALTH REVIEW COMMISSION

Sunshine Act Meetings

TIME AND DATE: 10 a.m., Tuesday, June 6, 2023.

PLACE: The Richard V. Backley Hearing Room, Room 511, 1331 Pennsylvania Avenue NW, Suite 504 North, Washington, DC 20004 (enter from F Street entrance).

Phone Number for Listening to Meeting: 1–(866) 236–7472.

Passcode: 678-100.

STATUS: Open.

MATTERS TO BE CONSIDERED: The

Commission will consider and act upon the following in open session: Perry County Resources, LLC, Docket No. KENT 2022–0024. (Issues include whether the Judge abused his discretion in denying the approval of the settlement motion based on the Secretary of Labor's refusal to provide a section 104(b) order that was associated with a citation that was a subject of the motion to approve settlement.)

Any person attending this meeting who requires special accessibility features and/or auxiliary aids, such as sign language interpreters, must inform the Commission in advance of those needs. Subject to 29 CFR 2706.150(a)(3) and 2706.160(d).

CONTACT PERSON FOR MORE INFO:

Emogene Johnson (202) 434–9935/(202) 708–9300 for TDD Relay/1–800–877–8339 for toll free.

(Authority: 5 U.S.C. 552b)

Dated: May 23, 2023.

Sarah L. Stewart,

Deputy General Counsel.

[FR Doc. 2023-11289 Filed 5-23-23; 11:15 am]

BILLING CODE 6735-01-P

GENERAL SERVICES ADMINISTRATION

[Notice-MA-2023-02; Docket No. 2023-0002; Sequence No. 3]

Fleet Management Information Systems

AGENCY: Office of Government-Wide Policy (OGP), General Services Administration (GSA).

ACTION: Notice of GSA FMR Bulletin B–2023–55.

SUMMARY: Federal Management Regulation (FMR) Bulletin B–2023–55 cancels and replaces Bulletin FMR B–15 to provide updated guidance for Executive Agencies' fleet management information systems (FMIS). This bulletin also incorporates requirements for asset level data and telematics. GSA expects that, following this guidance, the data accuracy contained in agencies' FMIS will improve.

DATES: Applicable: May 25, 2023. **FOR FURTHER INFORMATION CONTACT:** James Vogelsinger, Director, Vehicle Policy Division, at 202–501–1764 or *vehicle.policy@gsa.gov*.

SUPPLEMENTARY INFORMATION:

Background

FMR Bulletin B–15 was published in 2007 to emphasize that executive agencies are required to have FMIS. While agencies are still required to operate and maintain FMIS, Bulletin FMR B–15 does not cover innovations in fleet management technology such as telematics and asset level data requirements.

FMR Bulletin B–2023–55 is available for download at https://www.gsa.gov/ policy-regulations/regulations/federalmanagement-regulation-fmr-relatedfiles#FMRBulletins.

Krystal J. Brumfield,

Associate Administrator, Office of Government-Wide Policy.

[FR Doc. 2023-11154 Filed 5-24-23; 8:45 am]

BILLING CODE 6820-14-P

OFFICE OF GOVERNMENT ETHICS

Privacy Act of 1974; System Records

AGENCY: Office of Government Ethics. **ACTION:** Notice of a new system of records.

SUMMARY: Pursuant to the provisions of the Privacy Act of 1974, the Office of Government Ethics (OGE) proposes to establish a new Governmentwide system of records covering executive branch legal expense fund trust documents, reports, and other nameretrieved legal expense fund records.

DATES: This system of records will be effective on May 25, 2023, subject to a 30-day period in which to comment on the routine uses, described below.

Please submit any comments by June 26,

ADDRESSES:

Email: Comments may be submitted to OGE by email to usoge@oge.gov. (Include reference to "OGE/GOVT-3 comment" in the subject line of the message.)

Mail, Hand Delivery/Courier: Office of Government Ethics, 1201 New York Avenue NW, Suite 500, Attention: Jennifer Matis, Associate Counsel, Washington, DC 20005–3917.

Comments may be posted on OGE's website, https://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.

FOR FURTHER INFORMATION CONTACT: Jennifer Matis, Associate Counsel, at the U.S. Office of Government Ethics; telephone: 202–482–9216; TTY: 800–877–8339; Email: jmatis@oge.gov.

SUPPLEMENTARY INFORMATION: OGE is concurrently adding a new subpart J to the Standards of Ethical Conduct for Executive Branch Employees at 5 CFR part 2635. See 87 FR 23769 (Apr. 21, 2022). The new subpart J contains the standards for an employee's acceptance of payments for legal expenses through a legal expense fund for a matter arising in connection with the employee's official position, the employee's prior position on a campaign, or the employee's prior position on a Presidential Transition Team.

In accordance with the Privacy Act of 1974, 5 U.S.C. 552a, this document provides public notice that OGE is creating a new Governmentwide system of records to cover records collected, generated, maintained, and disclosed under OGE's legal expense fund (LEF) regulation published at 5 CFR part 2635, subpart J. A Governmentwide system of records is a system of records where one agency (in this case, OGE) has regulatory authority over records in the custody of multiple agencies and the agency with regulatory authority publishes a system of records notice that applies to all of the records regardless of their custodial location.

This system of records covers the information required to be collected, generated, maintained, and disclosed by executive branch agencies pursuant to the new subpart J, including