Supporting Statement for Social Security Benefits Applications:

**Form SSA-1: Application for Retirement Insurance Benefits**

**Form SSA-2: Application for Wife’s or Husband’s Insurance Benefits**

**Form SSA-16: Application for Disability Insurance Benefits**

**Internet Claim (iClaim) Application Screens**

**Internet Appointment (iAppointment) Application Screens**

**20 CFR 404.310-404.311, 404.315-404.322, 404.330-404.333, 404.601-404.603, and 404.1501-404.1512**

**MB No. 0960-0618**

1. **Justification**
2. **Introduction/Authoring Laws and Regulations**

The Social Security Administration (SSA) provides Retirement, Wife’s or Husband’s, and Disability Insurance benefits to members of the public who meet the required eligibility criteria and file the correct application. Sections *202(a)-(c)* and *223 (a)* of the *Social Security Act (Act)* and Sections *20 CFR 404.310-404.311, 404.315-404.322, 404.330-404.333, 404.601-404.603,* and *404.1501-404.1512* of the *Code of Federal Regulations* explain entitlement criteria for each benefit and application requirements.

For qualifying beneficiaries, an application for Title II cash payments is also an application for Title XVIII Hospital Insurance (HI) (as per *Section 226* of the *Act*), and by extension automatic enrollment in Supplemental Medical Insurance (SMI) as well (*Sections 1831* and *1836* of the *Act)*. Individuals can choose to restrict their applications to HI/SMI, i.e. Medicare, but defer cash benefits until a later date. This includes those who meet the age requirements for HI/SMI/Medicare benefits but continue to work, and want to enroll in Medicare but defer Title II retirement benefits. Accordingly, SSA refers to such situations as “Medicare-only” applications.

1. **Description of Collection**

SSA uses the information gathered by each benefit application to determine eligibility for Social Security benefits and the amount of the benefits. Collection of this information is mandatory for SSA to award or deny retirement, wife’s or husband’s, and disability benefits. The public can apply for the appropriate benefit type using one of three modalities: 1) a paper application (form SSA-1, SSA-2, or SSA-16); 2) a field office interview, during which SSA employees enter applicant data directly into the Modernized Claims System (MCS); or 3) using an online system (iClaim). Third-party representatives of applicants can use any of these modalities to apply for the applicants they represent. The following is a list and description of each modality SSA uses to collect information for these benefit applications.

**Paper Application Forms:**

SSA-1 – Application for Retirement Insurance Benefits: SSA uses Form SSA-1 to determine individuals’ entitlement to retirement insurance benefits. When individuals file for Medicare-only with the SSA-1 paper application, we rename the SSA-1 to “Application for Hospital Insurance” with pen-and-ink changes, and collect information we require for an individual to enroll in hospital (Medicare Part A) and medical (Medicare Part B) insurance.

SSA-2 – Application for Wife’s or Husband’s Insurance Benefits: SSA uses Form SSA‑2 to determine individuals’ entitlement to spouses’ or divorced spouses’ insurance benefits.

SSA-16 – Application for Disability Insurance Benefits: SSA uses Form SSA-16 to determine individuals’ entitlement to Disability Insurance benefits under Title II of the *Act.*

SSA no longer prints and delivers paper copies of these forms to field offices since printable and fillable versions are available on our website.

**Interview/MCS Screens:**

MCS mirrors the retirement, wife’s and husband’s, and disability paper application formats using an electronic collection method. For Medicare only claims, the SSA representative uses an abbreviated version of MCS’s retirement application. Guided by the MCS collection screens, an SSA representative interviews the applicant either by phone or in person and inputs the information directly into SSA’s application database. MCS prompts the representative with the required questions based on the type of application the applicant files, and the applicant’s initial responses. MCS also propagates information to other screens in the application. MCS prints an application summary for the claimant to review and sign by either attestation or wet signature. In contrast to the paper application, the interview/MCS process offers the following advantages: 1) it improves accuracy in recording responses, 2) it reduces the overall interview time, and 3) it reduces the number of times we have to re-contact applicants to clarify responses.

**Internet Claim (iClaim) Application:**

iClaim is an online platform that mirrors the MCS format. The public can use iClaim to apply for retirement and disability insurance benefits. Depending on their initial answers, iClaim presents applicants with different screens, ensuring they only respond to relevant questions. When filing for retirement benefits, iClaim provides the option to use the retirement application as an application for wife’s or husband’s benefits or Medicare only. After completing the online application, claimants or their third-party representatives can submit it electronically to SSA, avoiding the need to visit an SSA office. iClaim is more convenient for users and reduces their application completion time by eliminating the need for an office visit. This also saves time and resources for SSA.

There are two ways to complete and submit iClaim. **First-party iClaim respondents** are individuals (claimants) who complete; electronically sign; and submit the entire application online on their own behalf. They may have to submit supplementary supporting documents (e.g., medical evidence for disability benefits applications) to finalize the application. **Third-party iClaim respondents** are individuals who complete and submit an online claim for a claimant. A third-party iClaim respondent cannot electronically sign the online application for the claimant. After third-party respondents submit an online claim, SSA sends an application summary directly to the claimants. The claimants must review, correct, and initial if necessary, and sign the application summary confirming the information and their intent to file for benefits and submit it to SSA. Once SSA receives the application summary, and any supplemental information if necessary, we process the application.

**Internet Appointment (iAppointment) Application:**

iAppointment is an online process that allows members of the public an easy-to-use method to schedule an appointment with the servicing office of their choice. Since the application date can affect when a claimant’s benefit begins, iAppointment establishes a protective filing date and provides respondents information related to the date by which they must file their actual application.

We offer iAppointment to individuals who either attempt to establish an iClaim application but are unable because they failed the initial verification checks, or who start iClaim but state their reading language preference is other than English.

The iAppointment application propagates information the applicant already entered into iClaim for SSN, name, date of birth, and gender. However, applicants must provide minimal additional information: mailing address; telephone number; language preference; type of appointment (Disability, Retirement, Medicare); and whether they prefer a telephone interview or in-office appointment. iAppointment is a customer‑centric application.

If the available appointment times do not meet the customer’s needs, iAppointment allows them to enter a different zip code to identify another field office, which may offer different appointment times. At this time, SSA only allows domestic first party applicants, or third parties applying for individuals who are sitting with them, to use iAppointment. If users indicate they are filing as third parties, iAppointment provides a message directing them to call the National 800 Number for assistance. If a foreign first party user is unable to complete iClaim, iAppointment directs them to contact a Social Security representative, and provides a link to SSA’s Service Around the World website.

1. **Use of Information Technology to Collect the Information**

SSA offers electronic versions of this information collection (specifically, MCS and iClaim) under the agency’s Government Paperwork Elimination Act plan. Approximately 94% of respondents submit their applications via electronic methods.

1. **Why We Cannot Use Duplicate Information**

The nature of the information we collect and the manner in which we collect it preclude duplication. SSA does not use any other collection instrument to gather the data we are collecting here.

1. **Minimizing Burden on Small Respondents**

This collection does not significantly affect small businesses or other small entities.

1. **Consequence of Not Collecting Information or Collecting it Less Frequently**

If SSA did not collect this information, the public would have no way to apply for Social Security benefits, which would be a direct violation of regulations *20 CFR 404.310-404.311, 404.315-404.322, 404.330-404.333, 404.601-404.603, and 404.1501-404.1512*. Because we only collect the information once, we cannot collect it less frequently. There are no technical or legal obstacles to burden reduction.

1. **Special Circumstances**

There are no special circumstances that would cause SSA to conduct this information collection in a manner inconsistent with *5 CFR 1320.5.*

1. **Solicitation of Public Comment and Other Consultations with the Public**

The 60-day advance Federal Register Notice published on May 12, 2017, at

82 FR 22173, and we received no public comments. The 30-day FRN published on July 27, 2017 at 82FR 35022. If we receive any comments in response to this Notice, we will forward them to OMB.

1. **Payment or Gifts to Respondents**

SSA provides no payments or gifts to the respondents.

1. **Assurances of Confidentiality**

SSA protects and holds confidential the information we are requesting in accordance with *42 U.S.C. 1306, 20 CFR 401* and *402, 5 U.S.C. 552* (Freedom of Information Act), *5 U.S.C. 552a* (Privacy Act of 1974), and OMB Circular No. A-130. Additionally, SSA protects and holds confidential the information it receives by adhering to our Internet Privacy Policy, which stipulates:

* The public does not need to give us personal information to visit our site;
* We collect personally identifiable information (name, SSN, DOB or e-mail) only if we know beneficiaries or their representatives provided it;
* We only use personal identifying information in conjunction with services beneficiaries requested at the time they submitted the information to us;
* We sometimes perform statistical analyses of user behavior in order to assess customer interest in the various areas of our site. We will disclose this information to third parties only in aggregate, never specific form;
* We never give, sell, or transfer any personal information to a third party.

We also take the following measures to ensure the confidentiality of applicants’ personal information:

* We encrypt all electronic requests using the Secure Socket Layer (SSL) security protocol. SSL encryption prevents a third party from reading the transmitted data even if they intercept any data. This protocol is an industry standard used by banks such as Wells Fargo and Bank of America for Internet banking;
* We give applicants adequate warnings that the Internet is an open system, and there is no absolute guarantee others will not intercept and decrypt the personal information the applicants submitted. We advise applicants about alternative methods of requesting personal information, i.e., personal visit to a field office or a call to the 800 number;
* We will only allow requestors access to additional screens used for making changes to personal information or requests to SSA once we verify requestor identity.

1. **Justification for Sensitive Questions**

The information collection does not contain any questions of a sensitive nature.

1. **Estimates of Public Reporting Burden**

Below we provide annual burden estimates for the multiple components of this information collection:

**SSA-1**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Modality of Completion** | **Number of Respondents** | **Frequency of Response** | **Average Burden Per Response (minutes)** | **Estimated Annual Burden (hours)** |
| Paper version/SSA-1 | 1811 | 1 | 11 | 332 |
| Interview/MCS | 1,438,058 | 1 | 10 | 239,676 |
| Medicare Only SSA-1 paper form (abbreviate) | 173 | 1 | 7 | 20 |
| Medicare Only-Interview/MCS | 204,380 | 1 | 7 | 23,844 |
| **Totals** | **1,644,422** |  |  | **263,872** |

**SSA-2**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Modality of Completion** | **Number of Respondents** | **Frequency of Response** | **Average Burden Per Response (minutes)** | **Estimated Annual Burden (hours)** |
| Paper version/SSA-2 | 972 | 1 | 15 | 243 |
| Interview/MCS | 447,610 | 1 | 14 | 104,442 |
| **Totals** | **448,582** |  |  | **104,685** |

**SSA-16**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Modality of Completion** | **Number of Respondents** | **Frequency of Response** | **Average Burden Per Response (minutes)** | **Estimated Annual Burden (hours)** |
| Paper version/SSA-16 | 40,346 | 1 | 20 | 13,449 |
| Interview/MCS | 1,159,121 | 1 | 19 | 367,055 |
| **Totals** | **1,99,467** |  |  | **380,504** |

**iClaim Screens**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Modality of Completion** | **Number of Respondents** | **Frequency of Response** | **Average Burden Per Response (minutes)** | **Estimated Annual Burden (hours)** |
| iClaim 3rd Party | 350,519 | 1 | 15 | 87,630 |
| iClaim Applicant after 3rd Party Completion | 350,519 | 1 | 5 | 29,210 |
| First Party iClaim Domestic Applicant | 2,283,301 | 1 | 15 | 570,825 |
| First Party iClaim Foreign Applicant | 11,373 | 1 | 18 | 3,412 |
| Medicare-only iClaim | 797,421 | 1 | 10 | 132,952 |
| **Totals** | **3,793,421** |  |  | **824,029** |

**iAppointment Screens**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Modality of Completion** | **Number of Respondents** | **Frequency of Response** | **Average Burden Per Response (minutes)** | **Estimated Annual Burden (hours)** |
| iAppointment | 17,621 | 1 | 10 | 2,937 |

**Grand Total**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Modality of Completion** | **Number of Respondents** | **Frequency of Response** | **Average Burden Per Response (minutes)** | **Estimated Annual Burden (hours)** |
| **Total** | **7,103,513** |  |  | **1,576,027** |

The total burden for this ICR is **1,576,027 hours**. This figure represents burden hours and we did not calculate a separate cost burden.

1. **Annual Cost Burden to the Respondents (Other)**

This collection does not impose a known cost burden to the respondents.

1. **Annual Cost To Federal Government**

The annual cost to the Federal Government is approximately $66,625,863. This figure represents the salaries for the SSA representatives who process these ICs by conducting interviews and inputting the data from the benefit applications. Because the cost of maintaining the system which collects this information is accounted for within the cost of maintaining all of SSA’s automated systems; it is not possible to calculate the cost associated with the Internet applications.

1. **Program Changes or Adjustments to the Information Collection Request**

The decrease in burden stems from a decrease in the number of respondents using the paper forms. In addition, we are associating the iClaim respondents with the appropriate benefit application. Doing so allows us to accurately report the total estimated burden hours for each benefit application. The additional foreign work questions that we include in iClaim for respondents applying for retirement or disability benefits, increases a respondent’s average burden response by 5 minutes.

1. **Plans for Publication Information Collection Results**

SSA will not publish the results of the information collection.

1. **Displaying the OMB Approval Expiration Date**

For the paper forms SSA-1, SSA-2, and SSA-16, OMB granted SSA an exemption from the requirement to print the OMB expiration date on its program forms. SSA produces millions of public-use forms with life cycles exceeding those of an OMB approval. Since SSA does not periodically revise and reprint its public-use forms (e.g., on an annual basis), OMB granted this exemption so SSA would not have to destroy stocks of otherwise useable forms with expired OMB approval dates, avoiding Government waste.

SSA is not requesting an exemption to the requirement to display the OMB approval expiration date for MCS or for the Internet (iClaim) and iAppointment applications.

1. **Exception to Certification Statement**

SSA is not requesting an exception to the certification requirements at *5 CFR 1320.9* and related provisions at *5 CFR 1320.8(b)(3).*

1. **Collection of Information Employing Statistical Methodologies**

This information collection does not use statistical methods.