OMB SUPPORTING STATEMENT

RI 20-63 - Survivor Annuity Election for a Spouse

RI 20-116 - Cover Letter for RI 20-63 Giving Information about the Cost to Elect Less

 Than the Maximum Survivor Annuity

RI 20-117 - Cover Letter for RI 20-63 Giving Information about the Cost to Elect the

 Maximum Survivor Annuity

1. Justification
2. Explain the circumstances that make the collection of information necessary. Identify any legal or administrative requirements that necessitate the collection. Attach a copy of the appropriate section of each statute and regulation mandating or authorizing the collection of information.

Title 5, U. S. Code, Sections 8339(j)(5)(C)(i) and (k)(2) and Sections 8416(b) and (c) state that annuitants may elect to provide survivor annuity benefits for a spouse whom they marry after retirement.

1. Indicate how, by whom, and for what purpose the information is to be used. Except for a new collection, indicate the actual use the agency has made of the information received from the current collection.

RI 20-117, which can be customized to fit the annuitant’s specific situation, is used to provide information about the annuity payable after a survivor reduction to obtain the maximum survivor annuity. RI 20-63, *Survivor Annuity Election for a Spouse*, is available for retirees to file a specific written election with OPM to provide a survivor annuity. By returning the Request Form enclosed with RI 20-117 the annuitant may ask for information about electing less than the maximum survivor benefit. If the annuitant uses RI 20-117 to request information about the cost of electing less than the maximum survivor annuity, we use RI 20-116 to supply the requested information. Booklets 20-63A, *Information on Electing a Survivor Annuity for Your Spouse*, and 20-63B, *Information on Electing a Survivor Annuity for Your Spouse When You are Providing a Former Spouse Survivor Annuity*, are no longer needed. OPM could not comply with title 5 if this information were not collected. We have made editorial changes to the Privacy Act Statement. The Public Burden Statement meets the requirement of 5 CFR 1320.8(b)(3).

1. Describe whether, and to what extent, the collection of information involves the use of automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses, and the basis for the decision for adopting this means of collection. Also describe any consideration of using information technology to reduce burden.

New methods of information technology would do little to reduce the burden on the respondents. Although signing the election (RI 20-63) is not mandatory by law and regulation, it is available to the retiree to file with OPM a specific written election to provide a survivor annuity. RI 20-63 is not on the OPM website because the annuitant cannot make an informed election without information from OPM.

1. Describe efforts to identify duplication. Show specifically why any similar information already available cannot be used or modified for use for the purposes described in Item 2 above.

Elections are filed individually. Similar information certified by the respondent is not available. Duplication is minimized.

1. If the collection of information impacts small businesses or other small entities (Item 5 of OMB Form 83-I), describe any methods used to minimize.

This information collection request has no impact on small businesses and organizations.

1. Describe the consequence to Federal/DHS program or policy activities if the collection of information is not conducted, or is conducted less frequently, as well as any technical or legal obstacles to reducing burden.

If this information were not collected, annuitants would be unable to elect survivor benefits provided by law. This information collection is consistent with the guidelines in 5 CFR 1320.6.

1. Explain any special circumstances that would cause an information collection to be conducted in a manner:
* requiring respondents to report information to the agency more often than quarterly;
* requiring respondents to prepare a written response to a collection of information in fewer than 30 days after receipt of it;
* requiring respondents to submit more than an original and two copies of any document;
* requiring respondents to retain records, other than health, medical, government contract, grant-in-aid, or tax records, for more than three years;
* in connection with a statistical survey, that is not designed to produce valid and reliable results that can be generalized to the universe of study;
* requiring the use of statistical data classification that has not been reviewed and approved by OMB;
* that includes a pledge of confidentiality that is not supported by authority established in statute or regulation, that is not supported by disclosure and data security policies that are consistent with the pledge, or which is unnecessarily impedes sharing of data with other agencies for compatible confidential use; or
* requiring respondents to submit proprietary trade secrets, or other confidential information unless the agency can demonstrate that it has instituted procedures to protect the information’s confidentiality to the extent permitted by law.

 There are no special circumstances involved in the collection of this information.

1. Federal Register Notice: Provide a copy and identify the date and page number of publication in the Federal Register of the agency’s notice soliciting comments on the information collection prior to submission to OMB.

On April 28, 2020, a 60 Day Federal Register Notice was published at 85 FR 23544. There were no comments received.

1. Explain any decision to provide any payment or gift to respondents, other than remuneration of contractors or grantees.

No gifts or payments of any kind have been provided to any individuals who are connected to this collection.

1. Describe any assurance of confidentiality provided to respondents and the basis for the assurance in statute, regulation, or agency policy.

This information collection is protected by the Privacy Act of 1974 and OPM regulations (5 CFR 831.106). The routine uses of disclosure appear in the *Federal Register* for OPM/Central-1 (73 FR 15013, *et seq*., March 20, 2008, effective April 21, 2008).

1. Provide additional justification for any questions of a sensitive nature, such as sexual behavior and attitudes, religious beliefs, and other matters that are commonly considered private. This justification should include the reasons why the agency considers the questions necessary, the specific uses to be made of the information, the explanation to be given to persons from whom the information is requested, and any steps to be taken to obtain their consent.

This information collection does not include questions of a sensitive nature, such as sexual behavior and attitudes, religious beliefs, and other matters that are commonly considered private.

12. Provide estimates of the hour burden of the collection of information. The statement should:

a. Indicate the number of respondents, frequency of response, annual hour burden, and an explanation of how the burden was estimated. Unless directed to do so, agencies should not conduct special surveys to obtain information on which to base hour burden estimates. Consultation with a sample (fewer than 10) of potential respondents is desired. If the hour burden on respondents is expected to vary widely because of differences in activity, size, or complexity, show the range of estimated hour burden, and explain the reasons for the variance. Generally, estimates should not include burden hours for customary and usual business practices.

b. If this request for approval covers more than one form, provide separate hour burden estimates for each form and aggregate the hour burdens in Item 13 of OMB Form 83-I.

c. Provide estimates of annualized cost to respondents for the hour burdens for collections of information, identifying and using appropriate wage rate categories. The cost of contracting out or paying outside parties for information collection activities should not be included here. Instead, this cost should be included in Item 14.

We estimate that 2,400 survivor elections will be processed per year. The form requires 45 minutes to complete for a burden of 1,800 hours. Approximately 200 respondents ask for information about providing less than the maximum survivor annuity or decide not to make any election. We estimate it takes 10 minutes using RI 20-116 or 20-117 to ask for more information. This gives a burden of 34 hours. The total burden is 1,834 hours.

|  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- |
| **Form Name** | **Form Number** | **No. of Respondents** | **No. of Responses per Respondent** | **Average Burden per Response (in hours)** | **Total Annual Burden (in hours)** | **Average Hourly Wage Rate** | **Total Annual Respondent Cost** |
| Survivor Annuity Election for a Spouse | RI 20-63 | 2,400 | 1 | .75 | 1,800 | $16.13 | $48,390.00 |
| Cover Letter for RI 20-63 | RI 20-116/RI 20-117 | 200 | 1 | .167 | 34 | $3.60 | $900.00 |

The Total Annual Respondent cost is $49,290.00.

13. Provide an estimate of the total annual cost burden to respondents or record keepers resulting from the collection of information. (Do not include the cost of any hour burden shown in Items 12 and 14.)

The cost estimate should be split into two components: (1) a total capital and start-up cost component (annualized over its expected useful life); and (b) a total operation and maintenance and purchase of services component. The estimates should take into account costs associated with generating, maintaining, and disclosing or providing the information. Include descriptions of methods used to estimate major cost factors including system and technology acquisition, expected useful life of capital equipment, the discount rate(s), and the time period over which costs will be incurred. Capital and start-up costs include, among other items, preparations for collecting information such as purchasing computers and software; monitoring, sampling, drilling and testing equipment; and record storage facilities.

If cost estimates are expected to vary widely, agencies should present ranges of cost burdens and explain the reasons for the variance. The cost of purchasing or contracting out information collection services should be a part of this cost burden estimate. In developing cost burden estimates, agencies may consult with a sample of respondents (fewer than 10), utilize the 60-day pre-OMB submission public comment process and use existing economic or regulatory impact analysis associated with the rulemaking containing the information collection as appropriate.

Generally, estimates should not include purchases of equipment or services, or portions thereof, made: (1) prior to October 1, 1995, (2) to achieve regulatory compliance with requirements not associated with the information collection, (3) for reasons other than to provide information to keep records for the government, or (4) as part of customary and usual business or private practices.

 There is no change in the respondent burden.

14. Provide estimates of annualized cost to the Federal Government. Also, provide a description

 of the method used to estimate cost, which should include quantification of hours,

 operational expenses (such as equipment, overhead, printing and support staff), and any

 other expense that would have been incurred without this collection of information. You

 may also aggregate cost estimates for Items 12, 13, and 14 in a single table.

The annualized cost to the Federal government is $138,000 and $4,800 to provide information about electing less than the maximum survivor annuity. The total cost is $142,800. This cost includes employee salary hours devoted to the program, forms cost, and overhead.

15. Explain the reasons for any program changes or adjustments reported in Items 13 or 14 of

 the OMB Form 83-I. Changes in hour burden, i.e., program changes or adjustments made to

 annual reporting and recordkeeping **hour** and **cost** burden. A program change is the result

 of deliberate Federal government action. All new collections and any subsequent revisions

 of existing collections (e.g., the addition or deletion of questions) are recorded as program

 changes. An adjustment is a change that is not the result of a deliberate Federal government

 action. These changes that result from new estimates or actions not controllable by the

 Federal government are recorded as adjustments.

This currently approved information collection has been adjusted to reflect the updated manner in which we display the OMB control number. The edition date has also been updated. The Public Burden Statement meets the requirement of 5 CFR 1320.8(b)(3).

 There are no hour and cost burden changes.

16. For collections of information whose results will be published, outline plans for tabulation

 and publication. Address any complex analytical techniques that will be used. Provide the

 time schedule for the entire project, including beginning and ending dates of the collection

 of information, completion of report, publication dates, and other actions.

 The results of this information collection are not published.

17. If seeking approval to not display the expiration date for OMB approval of the information

 collection, explain reasons that display would be inappropriate.

 The Retirement Services program office is the lone processor of the data collected on these

 ICRs from approximately 2.8 million customers. The substance of each information

 collection does not substantively change at each OMB renewal cycle, but according to

 changes in law and regulation. These forms are printed and published (internet, intranet and

 on-board systems) through various agencies for distribution to and implementation by

 Government customers. Pursuant to title 5 CFR 1320.8(b)(1), it would not be appropriate to

 display the OMB clearance expiration date where the form will not be revised for the

 foreseeable future (e.g., because it is used to collect applicant, annuitant, or beneficiary

 information required by long-standing statutory provisions), where use of the paper form is

 prevalent, and where, accordingly, it will be expensive and burdensome to restock the paper

 forms inventory with a new version. Last year, under current practice, Retirement Services

 printed approximately 2 million documents subject to OMB clearance at a cost of

 approximately $85,000. Our costs would rise substantially if additional revision cycles are

 added. Lastly, by adding the OMB clearance expiration date to the existing format, the end

 users of OPM’s ICRs may erroneously assume that the expiration date affects the validity of

 the information collection when it is the OMB clearance expiration date and not reflective of

 the substance. This may lead to additional submissions by customers, possible litigation and

 increasing pressures on our Operations workloads. Therefore, we seek approval to not

 display the OMB clearance expiration date on the forms and to communicate version

 changes to the public via the revision date.

18. Explain each exception to the certification statement identified in Item 19 “Certification
 for Paperwork Reduction Act Submissions,” of OMB Form 83-I.

There are no exceptions to the certification statement.