Pursuant to 5 U.S.C. § 552a (e)(3), this Privacy Act Statement serves to inform you of the following concerning the collection of this information. AUTHORITY: Collection of this information is authorized by 5 U.S.C. § 301, 12 U.S.C. § 413, and 31 U.S.C. §§ 321, 3332, 5118, and 5120 and the Bureau of Engraving and Printing’s (BEP) regulations set forth in 31 C.F.R. Parts 100 and 208. PURPOSE: The purpose of this system of records is to assist BEP’s Mutilated Currency Redemption Program process your request for examination of mutilated currency for evaluation and possible redemption. ROUTINE USES: Specific details as to the routine uses for this system are available under the System of Records Notice No. Treasury/BEP .046, Department of the Treasury, Bureau of Engraving and Printing (BEP) .046 - Mutilated Currency Requests Tracking System, 82 Fed. Reg. 37290 (August 9, 2017). The BEP may disclose, for example, your information pertaining to any mutilated currency submission to law enforcement officials or other third parties for purposes of investigation or related criminal activity or for purposes of seeking a civil judgment. EFFECTS OF NOT PROVIDING REQUESTED INFORMATION: Furnishing the information to BEP is voluntary, but failure to provide all or any part of the requested information may delay or prevent the BEP from examining your mutilated currency submission for evaluation and possible redemption.