Spinks. For more information please contact Ms. Spinks at 1–888–912–1227 or 206–220–6098, or write TAP Office, 915 2nd Avenue, MS W–406, Seattle, WA 98174 or post comments to the Web site: *http://www.improveirs.org.*

The agenda will include various IRS issues.

Dated: April 22, 2009.

Shawn F. Collins,

Acting Director, Taxpayer Advocacy Panel. [FR Doc. E9–9898 Filed 4–29–09; 8:45 am] BILLING CODE 4830–01–P

DEPARTMENT OF THE TREASURY

Internal Revenue Service

Quarterly Publication of Individuals, Who Have Chosen To Expatriate, as Required by Section 6039G

AGENCY: Internal Revenue Service (IRS), Treasury.

ACTION: Notice.

SUMMARY: This notice is provided in accordance with IRC section 6039G, as amended, by the Health Insurance Portability and Accountability Act (HIPPA) of 1996. This listing contains the name of each individual losing their United States citizenship (within the meaning of section 877(a)) with respect to whom the Secretary received information during the quarter ending March 31, 2009.

Last name	First name	Middle name/ initials
Hamilton	Elizabeth	
Hamilton	Marcus	М.
Hamilton	Laura	A.
Wu	Ingrid	Chynyuan
	Chunyu	
Ojjeh	Sultan	Mansour.
Beigbeder	Jean	Michel
Hamblin-True	Kathleen	Theresa
Rochlitz	Joseph	S.
Arbib	Tamara	Sara
Recordati	Lavinia	Eugenia Cristina
Gowdey	David	Russell
Vallarino	Rosita	Arias
Rochlitz	Imre	
Rochlitz	Irene	
Man	Hau	Shing
Conyers	Edith	Gibbons
Wine	Andrea	Marcia
Miller	Ronald	Frederick
Lack	Carol	Ivonne
Mahdavi	Vijak	
Ng	Park	Sze-Park
Marshall	Linda	Susan
Faermark	Daniel	
Wachters	Johannes	Judocus
Schmalz	David	Harrison
Vischer	Johann	Jakob
Toalni	Rohet	N.
Merendoni	Angela	Maria

Last name	First name	Middle name/ initials
lp	Christopher	Shis-Ming
Wong	Benjamin	Wai-Bun
Baker	David	Allen
Baker	Shannon	
Lundin	Virginia	Η.
Leung	Bernice	Wing-Yu
Randall	Jonathan	Charles
Chang	Walter	
Chow	George	
Au	Eric	Wai Pong
Peters	Tom	F.
Wong	Vitus	Chun Hung
Lemos	Michaela	
Ohta	Hiroyuki	
Kennedy	Rachelle	Beth Kristen
Kennedy	Nigel	James
Li	Lian	Jie
Schumer	Andrew	Robin
Tan	Stephen	
Tsang	Stephen	Hoi Pong
Saur-Roberts	Diane	Evelyne
		Caroline
Steiner	Robert	Marc
Lambert	Constantina	Marie
Lambert	Phillippa	Alice
_		Kingsbury
Dare	Elizabeth	Hodson
Wardman	George	S.
Collins	Michael	W.
Lesser	James	Alexander
Viana	William	Sheehan
		Barbosa
Abend	Tristan	Maximilian
Tilmant	Gregory	Pierre
De Coquet	Mary	L. Rozsa
Stoeher	Bettina	
Sturtevant	Peter	Albert
Macneil	lan	R.
Zamuner	Robert	F.
Farkas	Edward	Joel
Helbronner	Elizabeth	Boysen
Gardner	John	R.

Dated: April 15, 2009.

Angie Kaminski,

Manager, Team 103, Examinations Operations, Philadelphia Compliance Services. [FR Doc. E9–10001 Filed 4–29–09; 8:45 am]

BILLING CODE 4830-01-P

TENNESSEE VALLEY AUTHORITY

No FEAR Act Notice

AGENCY: Tennessee Valley Authority (TVA).

ACTION: No FEAR Act Notice.

SUMMARY: 5 CFR part 724.202 requires that each Federal agency provide notice to its employees, former employees, and applicants for employment about the rights and remedies available under the Antidiscrimination Laws and Whistleblower Protection Laws applicable to them within 60 calendar days after September 18, 2006, and annually thereafter. Each agency must

publish the initial notice in the **Federal Register**.

No FEAR Act Notice

On May 15, 2002, Congress enacted the Notification and Federal Employee Antidiscrimination and Retaliation Act of 2002, which is now known as the No FEAR Act. One purpose of the Act is to require that Federal agencies be accountable for violations of antidiscrimination and whistleblower protection laws. Public Law 107–174, Summary. In support of this purpose, Congress found that "agencies cannot be run effectively if those agencies practice or tolerate discrimination." Public Law 107–174, Title I, General Provisions, section 101(1).

The Act also requires this agency to provide this notice to Federal employees, former Federal employees and applicants for Federal employment to inform you of the rights and protections available to you under Federal antidiscrimination and whistleblower protection laws.

Antidiscrimination Laws

A Federal agency cannot discriminate against an employee or applicant with respect to the terms, conditions or privileges of employment on the basis of race, color, religion, sex, national origin, age, or disability. Discrimination on these bases is prohibited by one or more of the following statutes: 5 U.S.C. 2302(b)(1), 29 U.S.C. 206(d), 29 U.S.C. 631, 29 U.S.C. 633a, 29 U.S.C. 791 and 42 U.S.C. 2000e–16.

If you believe that you have been the victim of unlawful discrimination on the basis of race, color, religion, sex, national origin or disability, you must contact an Equal Employment Opportunity (EEO) counselor within 45 calendar days of the alleged discriminatory action, or, in the case of a personnel action, within 45 calendar days of the effective date of the action, before you can file a formal complaint of discrimination with your agency. See, e.g. 29 CFR 1614. If you believe that you have been the victim of unlawful discrimination on the basis of age, you must either contact an EEO counselor as noted above or give notice of intent to sue to the Equal Employment Opportunity Commission (EEOC) within 180 calendar days of the alleged discriminatory action.

Whistleblower Protection Laws

A Federal employee with authority to take, direct others to take, recommend or approve any personnel action must not use that authority to take or fail to take, or threaten to take or fail to take, a personnel action against an employee or applicant because of a disclosure of information by that individual that is reasonably believed to evidence violations of law, rule or regulation; gross mismanagement; gross waste of funds; an abuse of authority; or a substantial and specific danger to public health or safety, unless disclosure of such information is specifically prohibited by law and such information is specifically required by Executive order to be kept secret in the interest of national defense or the conduct of foreign affairs.

Retaliation against an employee or applicant for making a protected disclosure is prohibited by 5 U.S.C. 2302(b)(8). If you believe that you have been the victim of whistleblower retaliation, you may file a written complaint (Form OSC–11) with the U.S. Office of Special Counsel at 1730 M Street NW., Suite 218, Washington, DC 20036–4505 or online through the OSC Web site—http://www.osc.gov.

Retaliation for Engaging in Protected Activity

A Federal agency cannot retaliate against an employee or applicant because that individual exercises his or her rights under any of the Federal antidiscrimination or whistleblower protection laws listed above. If you believe that you are the victim of retaliation for engaging in protected activity, you must follow, as appropriate, the procedures described in the Antidiscrimination Laws and Whistleblower Protection Laws sections or, if applicable, the administrative or negotiated grievance procedures in order to pursue any legal remedy.

Disciplinary Actions

Under the existing laws, each agency retains the right, where appropriate, to discipline a Federal employee for

conduct that is inconsistent with Federal Antidiscrimination and Whistleblower Protection Laws up to and including removal. If OSC has initiated an investigation under 5 U.S.C. 1214, however, according to 5 U.S.C. 1214(f), agencies must seek approval from the Special Counsel to discipline employees for, among other activities, engaging in prohibited retaliation. Nothing in the No FEAR Act alters existing laws or permits an agency to take unfounded disciplinary action against a Federal employee or to violate the procedural rights of a Federal employee who has been accused of discrimination.

Additional Information

For further information regarding the No FEAR Act regulations, refer to 5 CFR part 724, as well as the appropriate offices within the Tennessee Valley Authority (e.g., Equal Opportunity Compliance, Human Resources, the Office of the Inspector General, and TVA's Ombudsman). Additional information regarding Federal antidiscrimination, whistleblower protection and retaliation laws can be found at the EEOC Web site—http:// www.eeoc.gov and the OSC Web site http://www.osc.gov.

Existing Rights Unchanged

Pursuant to section 205 of the No FEAR Act, neither the Act nor this notice creates, expands or reduces any rights otherwise available to any employee, former employee or applicant under the laws of the United States. **FOR FURTHER INFORMATION CONTACT:** Linda J. Sales-Long, 865–632–2515.

Dated: April 24, 2009.

Linda J. Sales-Long,

Director, Equal Opportunity Compliance. [FR Doc. E9–9927 Filed 4–29–09; 8:45 am] BILLING CODE 8120–08–P

DEPARTMENT OF VETERANS AFFAIRS

National Research Advisory Council; Notice of Meeting

The Department of Veterans Affairs (VA) gives notice under Public Law 92– 463 (Federal Advisory Committee Act) that the National Research Advisory Council will hold a meeting on Monday, June 22, 2009, in room GL–20 at the Greenhoot Cohen Building, 1722 Eye Street, NW., Washington, DC. The meeting will convene at 8:30 a.m. and end at 3 p.m. The meeting is open to the public.

The purpose of the Council is to provide external advice and review for VA's research mission. The agenda will include a review of the VA research portfolio and a summary of current budget allocations. The Council will also provide feedback on the direction/ focus of VA's research initiatives.

Any member of the public wishing to attend the meeting or wishing further information should contact Jay A. Freedman, PhD, Designated Federal Officer, at (202) 461–1699. Oral comments from the public will not be accepted at the meeting. Written statements or comments should be transmitted electronically to *jay.freedman@va.gov* or mailed to Dr. Freedman at Department of Veterans Affairs, Office of Research and Development (12), 810 Vermont Avenue, NW., Washington, DC 20420.

Dated: April 24, 2009. By Direction of the Secretary.

E. Philip Riggin,

Committee Management Officer. [FR Doc. E9–9928 Filed 4–29–09; 8:45 am] BILLING CODE 8320–01–P