TSA will collect two types of information through TSA infoBoards: (1) User registration information and (2) user’s choice of “communities.” TSA infoBoards users are not required to provide all information requested—however, if users choose to withhold information, they will not receive the benefits of TSA infoBoards associated with that information collection.

1. **User registration information.** TSA will collect registration information to ensure only those meeting the requirements for access to SSI information under TSA’s regulations (49 CFR part 1520) are given access to the TSA infoBoards. Such registration information will include the user’s name, professional contact information, agency/company, job title, employer, airport (optional), citizenship, regulatory category, and employment verification contact information.

2. **User’s Choice of TSA infoBoards Communities.** TSA will collect information on the user’s choice of TSA infoBoards community(ies). To meet the requirements for access to SSI under TSA’s regulations, users are asked to submit their desired requestor type and boards so that TSA may assess the user’s qualifications and needs before granting access.

**Use of Results**

TSA will use this information to assess and improve the capabilities of all transportation modes to prevent, prepare for, mitigate against, respond to, and recover from transportation security incidents. An inability to collect this information will limit TSA’s ability to enable modal operators to respond to, and quickly recover after, a transportation security incident. Insufficient awareness, prevention, response, and recovery to a transportation security incident will result in increased vulnerability of the U.S. transportation network.

**Number of Respondents:** 6,000 users.
**Estimated Annual Burden Hours:** An estimated 6,000 hours annually.

Dated: October 18, 2016.

Joanna Johnson, 
TSA Paperwork Reduction Act Officer, Office of Information Technology.

**BILLING CODE 9110–05–P**

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**DEPARTMENT OF HOMELAND SECURITY**

**U.S. Citizenship and Immigration Services**

[OMB Control Number 1615–0130]

**Agency Information Collection Activities: Record of Abandonment of Lawful Permanent Resident Status, Form I–407; Extension, Without Change, of a Currently Approved Collection**

**AGENCY:** U.S. Citizenship and Immigration Services, Department of Homeland Security.

**ACTION:** 60-Day Notice.

**SUMMARY:** The Department of Homeland Security (DHS), U.S. Citizenship and Immigration (USCIS) invites the general public and other Federal agencies to comment upon this proposed extension of a currently approved collection of information. In accordance with the Paperwork Reduction Act (PRA) of 1995, the information collection notice is published in the Federal Register to obtain comments regarding the nature of the information collection, the categories of respondents, the estimated burden (i.e. the time, effort, and resources used by the respondents to respond), the estimated cost to the respondent, and the actual information collection instruments.

**DATES:** Comments are encouraged and will be accepted for 60 days until December 23, 2016.

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**ADDRESSES:** All submissions received must include the OMB Control Number 1615–0130 in the body of the letter, the agency name and Docket ID USCIS–2013–0005. To avoid duplicate submissions, please use only one of the following methods to submit comments:

2. **Mail.** Submit written comments to DHS, USCIS, Office of Policy and Strategy, Chief, Regulatory Coordination Division, 20 Massachusetts Avenue NW., Washington, DC 20529–2140.

**FOR FURTHER INFORMATION CONTACT:** USCIS, Office of Policy and Strategy, Regulatory Coordination Division, Samantha Deshommes, Chief, 20 Massachusetts Avenue NW., Washington, DC 20529–2140, telephone number 202–272–8377 (This is not a toll-free number. Comments are not accepted via telephone message). Please note contact information provided here is solely for questions regarding this notice. It is not for individual case status inquiries. Applicants seeking information about the status of their individual cases can check Case Status Online, available at the USCIS Web site at [http://www.uscis.gov](http://www.uscis.gov), or call the USCIS National Customer Service Center at 800–375–5283 (TTY 800–767–1833).

**SUPPLEMENTARY INFORMATION:**

**Comments**

You may access the information collection instrument with instructions, or additional information by visiting the Federal eRulemaking Portal site at: [http://www.regulations.gov](http://www.regulations.gov) and enter USCIS–2013–0005 in the search box. Regardless of the method used for submitting comments or material, all submissions will be posted, without change, to the Federal eRulemaking Portal at [http://www.regulations.gov](http://www.regulations.gov), and will include any personal information you provide. Therefore, submitting this information makes it public. You may wish to consider limiting the amount of personal information that you provide in any voluntary submission you make to DHS. DHS may withhold information provided in comments from public viewing that it determines may impact the privacy of an individual or is offensive. For additional information, please read the Privacy Act notice that is available via the link in the footer of [http://www.regulations.gov](http://www.regulations.gov).

Written comments and suggestions from the public and affected agencies should address one or more of the following points:

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Transportation and the Under Secretary of Transportation of Security related to TSA, to the Secretary of Homeland Security. Pursuant to DHS Delegation Number 7060.2, the Secretary delegated to the Assistant Secretary (then referred to as the Administrator of TSA), subject to the Secretary’s guidance and control, the authority vested in the Secretary with respect to TSA, including that in section 403(2) of the HSA.  

3 Due to the recalculation of numbers since the publication of the 60-day notice, the number of respondents has decreased from 10,000 to 6,000. Accordingly, the burden hours have decreased from 10,000 to 6,000 hours.
DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
[Docket No. FR–5173–N–11]

Affirmatively Furthering Fair Housing: Extension of Deadline for Submission of Assessment of Fair Housing for Consolidated Plan Participants That Receive a Community Development Block Grant of $500,000 or Less

AGENCY: Office of the Assistant Secretary for Fair Housing and Equal Opportunity, HUD.

ACTION: Notice.

SUMMARY: This notice advises that HUD is extending the deadline for submission of an Assessment of Fair Housing (AFH) by consolidated plan program participants that received in Fiscal Year (FY) 2015 or receive in a subsequent fiscal year a Community Development Block Grant of $500,000 or less, or in the case of a HOME consortium, whose members collectively received a CDBG grant of $500,000 or less, from the program year that begins on or after January 1, 2018, to the program year that begins on or after January 1, 2019 for which a new consolidated plan is due, the same date that qualified public housing agencies (PHAs) are to submit their AFHs.

DATES: Effective Date: October 24, 2016.

FURTHER INFORMATION CONTACT: Susan A. Cherr, Program Specialist, Office of Policy Development and Research, U.S. Department of Housing and Urban Development, 451 7th Street SW., Room 7100, Washington, DC 20410; telephone number 202–402–3778 (toll-free). Individuals with hearing or speech impediments may access this number via TTY by calling the toll-free Federal Relay Service during working hours at 1–800–877–8339.

SUPPLEMENTARY INFORMATION:

I. Background

On July 16, 2015, at 80 FR 42357, HUD published in the Federal Register its Affirmatively Furthering Fair Housing (AFFH) final rule. The AFFH final rule provides HUD program participants with a new approach for planning for fair housing outcomes that will assist them in meeting their statutory obligation to affirmatively further fair housing as required by the Fair Housing Act, 42 U.S.C. 3608. To assist HUD program participants in meeting this obligation, the AFFH rule provides that program participants must conduct an Assessment of Fair Housing (AFH) using an “Assessment Tool.” HUD’s AFH regulations codified in 24 CFR part 5 provide, in § 5.160, for a staggered AFH submission deadline for its program participants. For example, § 5.160 provides that for their first AFH, consolidated program participants, except for program participants that received a FY 2015 CDBG grant of $500,000 or less, must submit an AFH no later than 270 calendar days prior to the start of their program year that begins on or after January 1, 2017 for which a new consolidated plan is due. Section 5.160 provides that consolidated program participants that received a FY 2015 CDBG grant of $500,000 or less must submit their first AFH no later than 270 calendar days prior to the start of the program year that begins on or after January 1, 2018 for which a new consolidated plan is due. Section 5.160 provides that qualified public housing agencies (PHAs) must submit their first AFH no later than 270 calendar days prior to the start of the fiscal year that begins on or after January 1, 2019 for which a new 5-year plan is due.

By notice published in the Federal Register on January 15, 2015, at 80 FR 2062, prior to publication of the AFFH final rule, HUD announced its intention to provide a later AFH submission deadline for certain program participants that are typically small entities, such as qualified PHAs, or in the case of consolidated program participants that receive a small CDBG grant of $350,000 or less. HUD solicited public comment with the notice for a period of 30 days, on its January 15, 2015, and public feedback was favorable to HUD’s proposal to provide later AFH submission deadlines for smaller program participants and program participants that received a smaller CDBG grant. In consideration of public comment received on the January 15, 2015, notice, and, as noted above, in the AFFH final rule, HUD provided a separate submission deadline for QPHAs; that is, their first AFH is due no later than 270 calendar days prior to the start of the fiscal year that begins on or after January 1, 2019 for which a new

“Qualified PHA” is defined in section 2702 of title VII of the Housing and Economic Recovery Act (HERA) (Public Law 110–289, approved July 30, 2008). Section 2702 of HERA defines “qualified PHA” as a PHA: (1) for which the sum of (i) the number of public housing dwelling units administered by PHA, and (ii) the number of vouchers under section 8(o) of the United States Housing Act of 1937 (42 U.S.C. 1437f(o) administered by the PHA is $50 or fewer; and (2) that is not designated under section 6(j)(2) of the United States Housing Act as a troubled PHA, and does not have a failing score under the Section 8 Management Assessment Program during the prior 12 months. HUD codified this statutory definition in its regulations on Public Housing Agency Plans at 24 CFR part 903, and the definition of “qualified PHA” is found at § 903.3(c).