Summary: This information collection is associated with requirements for owners and manufacturers of cargo containers to submit information and keep records associated with the approval and inspection of those containers. This information is required to ensure compliance with the International Convention for Safe Containers (CSC), 29 U.S.T. 3707; T.I.A.S. 9037.

Need: This collection of information addresses the reporting and recordkeeping requirements for containers in 49 CFR parts 450 through 453. These rules are necessary since the U.S. is signatory to the CSC. The CSC requires all containers to be safety approved prior to being used in trade. These rules prescribe only the minimum requirements of the CSC.

Forms: None.

Respondents: Owners and manufacturers of containers, and organizations that the Coast Guard delegates to act as an approval authority.

Frequency: On occasion.

Hour Burden Estimate: The estimated burden has increased from 98,452 hours to 117,271 hours a year due to an increase in the estimated number of responses.


James D. Roppel,
U.S. Coast Guard, Acting Chief, Office of Information Management.

FOR FURTHER INFORMATION CONTACT: Mr. Anthony Smith, Office of Information Management, telephone 202–475–3332, or fax 202–372–8405, for questions on these documents.

SUPPLEMENTARY INFORMATION:

Public Participation and Request for Comments

This Notice relies on the authority of the Paperwork Reduction Act of 1995; 44 U.S.C. Chapter 35, as amended. An ICR is an application to OIRA seeking the approval, extension, or renewal of a Coast Guard collection of information (Collection). The ICR contains information describing the Collection’s purpose, the Collection’s likely burden on the affected public, an explanation of the necessity of the Collection, and other important information describing the Collection. There is one ICR for each Collection.

The Coast Guard invites comments on whether this ICR should be granted based on the Collection being necessary for the proper performance of Departmental functions. In particular, the Coast Guard would appreciate comments addressing: (1) The practical utility of the Collection; (2) the accuracy of the estimated burden of the Collection; (3) ways to enhance the quality, utility, and clarity of information subject to the Collection; and (4) ways to minimize the burden of the Collection on respondents, including the use of automated collection techniques or other forms of information technology. These comments will help OIRA determine whether to approve the ICR referred to in this Notice.

We encourage you to respond to this request by submitting comments and related materials. Comments to Coast Guard or OIRA must contain the OMB Control Number of the ICR. They must also contain the docket number of this request, [USCG–2017–0129], and must be received by November 22, 2017.

Submitting Comments

We encourage you to submit comments through the Federal eRulemaking Portal at http://www.regulations.gov. If your material cannot be submitted using http://www.regulations.gov, contact the person in the FOR FURTHER INFORMATION CONTACT section of this document for alternate instructions. Documents mentioned in this notice, and all public comments, are in our online docket at http://www.regulations.gov and can be viewed by following that Web site’s instructions. Additionally, if you go to the online docket and sign up for email alerts, you will be notified when comments are posted.

We accept anonymous comments. All comments received will be posted without change to http://www.regulations.gov and will include any personal information you have provided. For more about privacy and the docket, you may review a Privacy Act notice regarding the Federal Docket Management System in the March 24, 2005, issue of the Federal Register (70 FR 15086).

OIRA posts its decisions on ICRs online at http://www.reginfo.gov/public/do/PRAMain after the comment period for each ICR. An OMB Notice of Action on each ICR will become available via a hyperlink in the OMB Control Number: 1625—New.

Previous Request for Comments

This request provides a 30-day comment period required by OIRA. The Coast Guard published the 60-day notice (82 FR 33140, July 19, 2017) required by 44 U.S.C. 3506(c)(2). That Notice elicited no comments. Accordingly, no changes have been made to the Collection.

Information Collection Request

Title: GOCOASTGUARD.COM Prospect Questionnaire, Chat Now Questionnaire, and Officer Program Application

OMB Control Number: 1625—New.
**Summary:** This collection contains the recruiting Web site: gocostguard.com Prospects Questionnaire (CGRC–1130), the Officer Program Application (CGRC–1131), and the Chat Now Questionnaire (CGRC–1132) that are used to screen active duty and reserve enlisted and officer applicants.

Need: The information is needed to initiate the recruiting and commissioning of active duty and reserve, enlisted and officer members. Title 14 U.S.C. 468 authorizes the United States Coast Guard to recruit personnel for military service. The information requested on the gocostguard.com Web site is collected in accordance with section 503 of Title 10 U.S.C. and may be used to identify and process individuals interested in applying for enlistment or commission into the United States Coast Guard or Coast Guard Reserve.

Forms: Prospect Questionnaire (CGRC–1130), the Officer Program Application (CGRC–1131), and the Chat Now Questionnaire (CGRC–1132).

Respondents: Approximately 50,000 applicants apply annually to initiate the screening process.

Frequency: On occasion. Applicants may apply more than once, by initially completing the Chat Now Questionnaire (CGRC–1132) to answer questions on eligibility and may apply for both enlisted and officer programs through the Prospect Questionnaire (CGRC–1130) and/or Officer Program Application (CGRC–1131).

Hour Burden Estimate: This is a new collection. The estimated annual burden is 25,000 annual hours.


Dated: October 12, 2017.

James D. Roppel,
U.S. Coast Guard, Acting Chief, Office of Information Management.

[FR Doc. 2017–22916 Filed 10–20–17; 8:45 am]
BILLING CODE 9110–04–P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR–6061–N–01]

Rental Assistance Demonstration: Notice of Extensions for PHAs in Presidentially Declared Disaster Areas

AGENCY: Office of the Assistant Secretary for Public and Indian Housing and Office of the Assistant Secretary for Housing-Federal Housing Commissioner, HUD.

ACTION: Notice.

**SUMMARY:** This notice allows Public Housing Authorities (PHAs) that are in Presidentially declared disaster areas and that either (a) have submitted Letters of Interest (LOI) to reserve their position on the Rental Assistance Demonstration (RAD) waiting list and that have subsequently been notified that they are eligible for award if they submit a complete RAD Application, Portfolio Award proposal, or Multi-phase Application within 60 days of notification or (b) have received a Portfolio Award and have been provided 365 days from issuance of the Portfolio Award to submit acceptable RAD Applications for the remaining projects included in the Portfolio Award, to request an extension to the due date for making submissions.

**DATES:** This notice is effective on October 23, 2017.

**ADDRESSES:** Interested persons are invited to submit questions or comments electronically to rad@hud.gov.

**FOR FURTHER INFORMATION CONTACT:** To assure a timely response, please direct requests for further information electronically to the email address rad@hud.gov. Written requests may also be directed to the following address: Office of Housing—Office of Recapitalization; Department of Housing and Urban Development; 451 7th Street SW., Room 6230; Washington, DC 20410.

**SUPPLEMENTARY INFORMATION:**

I. Background

The RAD program notice, Rental Assistance Demonstration—Final Implementation, Revision 3 (H–2017–03, REV–3, PIH–2012–32 (HA) January 12, 2017) (Program Notice) permits a PHA to submit a letter of interest (LOI) in lieu of a RAD Application in order to reserve the PHA’s spot on the RAD waiting list. It further states that in anticipation of HUD’s ability to make additional awards, HUD will notify the PHA that it must submit a complete RAD Application, Portfolio Award, or Multi-phase Award and comply with all the application provisions of the Program Notice within 60 days of such notification or forfeit its position on the waiting list. In a Federal Register notice published on August 23, 2017 (82 FR 40013), HUD provided notice to PHAs that had submitted LOIs to reserve their position on the RAD waiting list that they must provide a complete submission for the reserved units (that is, submit a complete RAD Application, Portfolio Award or Multi-phase Award and comply with all applications requirements of the Program Notice) within 60 days.

The Program Notice also permits a PHA to apply for a Portfolio Award, which allows a PHA to reserve RAD conversion authority for a set of projects, as long as the PHA submits a RAD Application for at least 50 percent of the projects identified in the portfolio. HUD issues a Portfolio Award Letter, which provides the PHA 365 days from issuance of the letter to submit acceptable RAD Applications for the remaining projects included in the Portfolio Award.

II. Extension of Submission Due Date for Units Reserved Through a Letter of Interest or Portfolio Award

Due to the difficulties PHAs may face in meeting the deadline for submitting application materials, HUD may approve extensions on a case-by-case basis to PHAs that are located in Presidentially declared disaster areas in accordance with the Robert T. Stafford Disaster Relief and Emergency Assistance Act at 42 U.S.C. 5170 and that either (a) had submitted LOIs, and that have subsequently been notified that they are eligible for award if they submit a complete RAD Application, Portfolio Award proposal, or Multi-phase Application within 60 days of notification or (b) have received a Portfolio Award and have been provided 365 days from issuance of the Portfolio Award to submit acceptable RAD Applications for the remaining projects included in the Portfolio Award.

III. Finding of No Significant Impact

A Finding of No Significant Impact (FONSI) with respect to the environment has been made in accordance with HUD regulations in 24 CFR part 50, which implemented section 102(2)(C) of the National Environmental Policy Act of 1969 (42 U.S.C. 4332(2)(C)). The FONSI is available for public inspection during regular business hours in the Regulations Division, Office of General Counsel, Department of Housing and Urban Development; 451 7th Street SW., Room 10276; Washington, DC 20410–0500. Due to security measures at the HUD Headquarters building, please schedule an appointment to review the FONSI by calling the Regulations Division at (202) 708–3055 (this is not a toll-free number).

Individuals with speech or hearing impairments may access this number via TTY by calling the Federal Relay Service at (800) 877–8339 (this is a toll-free number).