the Off-Cycle Submission section of the HPMS MOC module to review changes made to approved MOCs by SNPs. It is the responsibility of SNPs to notify CMS of significant changes to their MOC in HPMS. NCQA will conduct a review for CMS to determine if the changes made to a MOC are consistent with the overall approved MOC before SNPs may implement the changes.

The Bipartisan Budget Act (BBA) of 2018 Section 50311 modified the MOC requirements for C–SNPs in section 1859(b)(6)(B)(iii) of the Act. Specifically, section (B)(iv) requires that beginning in 2020 and subsequent years, C–SNPs will submit MOCs annually for evaluation and approval. SNPs are a specific type of Medicare Advantage coordinated care plan that provide targeted care to individuals with unique special needs. Form Number: CMS–10565 (OMB control number: 0938–1296); Frequency: Yearly; Affected Public: Private Sector; Not-for-Profit Institutions; Number of Respondents: 1,856; Total Annual Responses: 55892 Federal Register

Specifically, section (B)(iv) requires that the plan or health insurance coverage be sufficient to make a determination whether the standards of paragraph § 147.140(g)(1) of the final regulations are exceeded. It is also required that, for an insured group health plan (or a multiemployer plan) that is a grandfathered plan, the relevant policies, certificates, or contracts of insurance, or plan documents must disclose in a prominent and effective manner that employers, employee organizations, or plan sponsors, as applicable, are required to notify the issuer (or multiemployer plan) if the contribution rate changes at any point during the plan year. Form Number: CMS–10325 (OMB control number: 0938–1093); Frequency: On Occasion; Affected Public: State, Local or Tribal Governments; Private Sector; Number of Respondents: 20,973; Total Annual Hours: 1,856. (For policy questions regarding this collection contact Donna B. Williamson at 410–786–4647.)

2. Type of Information Collection Request: Extension of a currently approved collection; Title of Information Collection: Disclosure and Recordkeeping Requirements for Grandfathered Health Plans under the Affordable Care Act; Use: Section 1251 of the Affordable Care Act provides that certain plans and health insurance coverage in existence as of March 23, 2010, known as grandfathered health plans, are not required to comply with certain statutory provisions in the Act. The final regulations titled “Final Rules under the Affordable Care Act for Grandfathered Plans, Preexisting Condition Exclusions, Lifetime and Annual Limits, Rescissions, Dependent Coverage, Appeals, and Patient Protections” (80 FR 72192, November 18, 2015) require that, to maintain its status as a grandfathered health plan, a plan must maintain records documenting the terms of the plan in effect on March 23, 2010, and any other documents that are necessary to verify, explain or clarify status as a grandfathered health plan. The plan must make such records available for examination upon request by participants, beneficiaries, individual policy subscribers, or a state or federal agency official. A grandfathered health plan is also required to include a statement in any summary of benefits under the plan or health insurance coverage, that the plan or coverage believes it is a grandfathered health plan within the meaning of section 1251 of the Affordable Care Act, and providing contact information for participants to direct questions and complaints. In addition, a grandfathered group health plan that is changing health insurance issuers is required to provide the succeeding health insurance issuer (and the succeeding health insurance issuer must require) documentation of plan terms (including benefits, cost sharing, employer contributions, and annual limits) under the prior health insurance coverage sufficient to make a determination whether the standards of paragraph § 147.140(g)(1) of the final regulations are exceeded. It is also required that, for an insured group health plan (or a multiemployer plan) that is a grandfathered plan, the relevant policies, certificates, or contracts of insurance, or plan documents must disclose in a prominent and effective manner that employers, employee organizations, or plan sponsors, as applicable, are required to notify the issuer (or multiemployer plan) if the contribution rate changes at any point during the plan year. Form Number: CMS–10325 (OMB control number: 0938–1093); Frequency: On Occasion; Affected Public: State, Local or Tribal Governments; Private Sector; Number of Respondents: 20,973; Total Annual Hours: 1,856. (For policy questions regarding this collection contact Ussree Bandyopadhyay at 410–786–6650.)

Dated: November 5, 2018.

William N. Parham, III,
Director, Paperwork Reduction Staff, Office of Strategic Operations and Regulatory Affairs.

BILLING CODE 4120–01–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Administration for Children and Families

Office on Trafficking in Persons; Notice of Meeting

AGENCY: Administration for Children and Families (ACF), Department of Health and Human Services.

ACTION: Announcement of meeting and call for best practices.

SUMMARY: Notice is hereby given, pursuant to the provisions of the Federal Advisory Committee Act (FACA) and the Preventing Sex Trafficking and Strengthening Families Act, that a meeting of the National Advisory Committee (NAC) on the Sex Trafficking of Children and Youth in the United States (Committee) will be held on December 10, 2018. The purpose of the meeting is for the Committee to discuss its duties and information for a draft outline on recommended best practices for States to follow in combating the sex trafficking of children and youth based on multidisciplinary research and promising, evidence-based models and programs. The Committee members will remain in Washington, DC, on December 11, 2018, to conduct internal subcommittee meetings and a fact-finding site visit.

DATES: The meeting will be held on Monday, December 10, 2018, from 9:30 a.m. to 5:00 p.m. ET.

ADDRESSES: The meeting will be held at 330 C Street SW, Washington, DC, 20201. Space is limited. Identification will be required at the entrance of the facility (e.g., passport, state ID, or federal ID).

To attend the meeting virtually, please register for this event online: https://www.acf.hhs.gov/otip/resource/nacagenda1218.

FOR FURTHER INFORMATION CONTACT: Katherine Chon, Director, Office on Trafficking in Persons, Designated Federal Officer (DFO) at EndTrafficking@acf.hhs.gov or (202) 205–4554 or 330 C Street SW, Washington, DC, 20201. Additional information is available at https://www.acf.hhs.gov/otip/partnerships/the-national-advisory-committee.

SUPPLEMENTARY INFORMATION: The formation and operation of the NAC are governed by the provisions of Public Law 92–463, as amended (5 U.S.C. App. 2), which sets forth standards for the formation and use of federal advisory committees.

Purpose of the NAC: The purpose of the NAC is to advise the Secretary and the Attorney General on practical and general policies concerning improvements to the nation’s response to the sex trafficking of children and youth in the United States. The NAC is established pursuant to Section 121 of the Preventing Sex Trafficking and Strengthening Families Act of 2014 (Pub. L. 113–183).

Tentative Agenda: The agenda can be found at https://www.acf.hhs.gov/otip/resource/nacagenda1218.

To submit written statements or RSVP to attend in-person or make verbal statements, email Ava.Donald@acf.hhs.gov by November 19, 2018. Please include your name, organization, and phone number. More details on the options are below.

Public Accessibility to the Meeting: Pursuant to 5 U.S.C. 552(b) and 41 CFR
Administration for Native Americans (ANA) is required to provide members of the public an opportunity to comment on proposed changes in interpretive rules and general statements of policy and to give notice of the final adoption of such changes no less than 30 days before such changes become effective. In accordance with notice requirements of NAPA, ANA herein describes proposed interpretive rules and general statements of policy that relate to ANA’s funding opportunities beginning in Fiscal Year (FY) 2019. Changes to FY 2019 Funding Opportunity Announcements (FOAs) will be based on the following previously published programs: Environmental Regulatory Enhancement (ERE), HHS—2018–ACF–ANA–NR–1344; Native American Language Preservation and Maintenance-Esther Martinez Immersion (EMI), HHS—2018–ACF–ANA–NB–1343; Native American Language Preservation and Maintenance (P&M), HHS—2018–ACF–ANA–NL–1342; Social and Economic Development Strategies (SEDS), HHS—2018–ACF–ANA–NA–1339; Social and Economic Development Strategies-Alaska (SEDS–AK), HHS—2018–ACF–ANA–NK–1340; and Native Youth Initiative for Leadership, Empowerment, and Development (ILEAD), HHS—2018–ACF–ANA–NC–1341.

DATES: Comments are due by December 10, 2018.

ADDRESSES: Comments in response to this notice should be addressed to Carmelia Strickland, Director of Program Operations, Administration for Native Americans, 330 C Street SW, Washington, DC 20201. Delays may occur in mail delivery to federal offices; therefore, a copy of comments should be emailed to ANACOMMENTS@acf.hhs.gov.Comments will be available for inspection by members of the public at the Administration for Native Americans, 330 C Street SW, Washington, DC 20201.

FOR FURTHER INFORMATION CONTACT: Carmelia Strickland, Director, Division of Program Operations, Administration for Native Americans, 330 C Street SW, Washington, DC 20201. Telephone: (877) 922–9262; Email: ANACOMMENTS@acf.hhs.gov.

SUPPLEMENTARY INFORMATION: Section 814 of NAPA, as amended, incorporates provisions of the Administrative Procedure Act that require ANA to provide notice of its proposed interpretive rules and statements of policy and to seek public comment on such proposals. This notice serves to fulfill the statutory notice and public comment requirement. ANA has also chosen to provide notice of its proposed rules of agency practice and procedure. The proposed interpretive rules, statements of policy, and rules of ANA practice and procedure reflected in clarifications, modifications, and new text will appear in the five FY 2019 FOAs: ERE, EMI, P&M, SEDS, and SEDS–AK. This notice also reflects ANA’s elimination of the ILEAD FOA.

ANA’s current FOAs can be accessed at: http://www.acf.hhs.gov/grants/open/foa/office/ana or http://www.acf.hhs.gov/grants/open/foa/. Synopses and application forms will be available on https://www.grants.gov.

A. Interpretive rules, statements of policy, procedures, and practice. The proposals below reflect ANA’s proposed changes in rules, policy, or procedure which will take effect in the FY 2019 FOAs.

1. Elimination of the ILEAD FOA. In FY 2019, ANA will no longer publish a FOA for the ILEAD program. ILEAD was established in FY 2015 as a demonstration project with a focus on identifying best practices and effective strategies for working with, and developing leadership among Native American youth. In the first year, ANA funded five cooperative agreements under the program. Due to an overwhelming response to the initiative, ANA published subsequent ILEAD FOAs in FY 2016 and FY 2017, and funded an additional 19 grants. The purpose of the ILEAD program was to work with a cohort of recipients to identify best practices and youth-driven solutions to enhance the development of future leaders for Native communities. In addition, the ILEAD program limited the targeted beneficiaries of the youth between 14 and 24 years of age. ANA proposes to discontinue publication of the ILEAD FOA for FY 2019 to ensure that all projects previously funded under the initiative have the benefit of working as a cohort, which was established and is led by the initial 5 cooperative agreements. Currently, all funded ILEAD projects have project periods that end on or before September 29, 2021. Youth projects previously eligible for funding under the ILEAD program are still eligible for funding under ANA’s SEDS program, which has a higher funding ceiling of up to $400,000 instead of $300,000 per budget period.

2. Assurance of Community Representation on Board of Directors. ANA has a long-standing policy to require that applicants, other than tribes or Alaska Native villages, must show that a majority of board members are representative of a Native American community to be served. Applicants