educated about newborn screening as a part of prenatal and postnatal care.

- As part of the educational process, all State newborn screening programs should maintain and distribute educationally and culturally appropriate information that includes basic information about the use or potential use of the residual newborn screening specimens. Processes should be in place to evaluate the extent, timing and understanding of parental education with an eye towards educational program improvement. While prenatal care should serve as the primary target of educational programs, they also should be designed to reach parents that do not have access to those services and require postnatal education about newborn screening. Educational materials should address potential uses of residual newborn screening specimens, long-term storage policies, procedures for withdrawal of consent, opting-out of future research use, requesting the destruction of samples, limitations with regard to consent once samples have been distributed for research, and information on stewardship of specimens.

(5) If residual blood specimens are to be available for any purpose other than the legally required newborn screening process for which they were obtained, an indication of the parents’ awareness and willingness to participate should exist in compliance with federal research requirements, if applicable (45 CFR 46).

- Depending on the purposes for which specimens will be used, a parental consent (opt-in) or a dissent (opt-out) process may meet this requirement, if necessary, or a waiver of consent may be appropriate. The State attorney general or other appropriate legal authority should review this process. The use of residual newborn screening specimens for program evaluation (e.g., repeat testing as a quality check) or process improvement (e.g., non-commercial, internal program new test development or refinement) are valid components of the public health newborn screening program, and, therefore, should not require additional consent. However, once the use of a residual newborn screening specimens moves beyond the State mandated uses of program evaluation and quality assurance, treatment efficacy and test refinement, each State should consider whether separate or blanket consent/dissent processes for approved studies is required from parents, legal guardians or individuals screened upon the age of majority for the use of residual newborn screening specimens.

(6) Provide administrative support and funding to SACHDNC to:

- Facilitate a national dialogue among federal and State stakeholders about policies for the retention and use of residual newborn screening specimens, including model consent and dissent processes;
- Develop national guidance for consent or dissent for the secondary use of specimens and mechanisms to ensure privacy and confidentiality, including methods for opting in or out of repositories; and
- Collect and analyze national data on the utility of any additional consent or dissent processes implemented relative to potential research uses of residual newborn screening specimens;

(7) Provide administrative support and funding to the Health Resources and Services Administration Maternal and Child Health Bureau to award grants to States to:

- Develop model educational programs for the general public on the importance of newborn screening and the potential uses of residual newborn screening specimens to generate population-based knowledge about health and disease; and
- Create educational materials directed to health care professionals and consumers with facts about potential uses of residual newborn screening specimens and other related issues, including those outlined in recommendation (Jinks DC, Minter M, Tarver DA, Vanderford M, Hejtmancik JF, McCabe ER. Molecular genetic diagnosis of sickle cell disease using dried blood specimens on blotters used for newborn screening. Hum Genet. 1989 Mar; 81(4):363–.).

SACHDNC is now seeking public comments on the report and its recommendations.

DATES: The public is encouraged to submit written comments on the report and its recommendations by June 25, 2010.

ADDRESSES: The following mailing address should be used: Maternal and Child Health Bureau, Health Resources and Services Administration, 5600 Fishers Lane, Parklawn Building, 18A–19, Rockville, MD 20857. HRSA/MCHB’s facsimile number is 301–480–8709. Comments can also be sent via e-mail to screening@hrsa.hhs.gov. All public comments received will be available for public inspection at MCHB/HRSA’s office between the hours of 8:30 a.m. and 5 p.m.

FOR FURTHER INFORMATION CONTACT: Questions about this request for public comment can be directed to Michele Lloyd-Puryear, MD, PhD, by e-mail (screening@hrsa.hhs.gov). The report will be posted on SACHDNC’s Web site at http://www.hrsa.gov/hereditarydisorderscommittee/.

Mary K. Wakefield,
Administrator.

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

Notice of Web Availability: Notice of Fiscal Year (FY) 2010 Opportunity To Register and Other Important Information for Electronic Application Submission for Continuum of Care Homeless Assistance Programs

AGENCY: Office of the Assistant Secretary for Community Planning and Development, HUD.

ACTION: Notice.

SUMMARY: Through today’s Notice, HUD announces the availability on its Web site of its Notice of FY2010 Opportunity to Register and Other Important Information for Electronic Application Submission for the Continuum of Care Homeless Assistance Program (CoC Registration Notice). The CoC Registration Notice provides instructions to potential Continuums of Care (CoCs) applying for the approximately $1.68 billion of funding under HUD’s Continuum of Care Homeless Assistance Competition in FY2010. The CoC competition uses an electronic system outside of grants.gov for CoC registration as well as for submission of the CoC application called e-snaps. The CoC Registration Notice provides information to assist applicants understand the CoC registration and electronic application submission process through e-snaps, which is located at http://www.hud.gov/esnaps. Notification of the availability of the 2010 CoC application will be released via HUD’s Homeless Assistance listerv. To join HUD’s listerv, go to http://www.hud.gov/subscribe/mailinglist.cfm and click on “Homeless Assistance Program.”


FOR FURTHER INFORMATION CONTACT: CoCs may contact the HUD Field Office.
serving their area, at the telephone number shown at http://portal.hud.gov/portal/page/portal/HUD/localoffices. In addition, applicants are strongly encouraged to send questions regarding this Notice to HUD via the Virtual Help Desk at http://www.hudhelp.info/index.cfm?do=viewFAQs. Applicants that do not have Internet access and need to obtain a copy of a NOFA can contact HUD's NOFA Information Center toll free, at 800–HUD–8929. Persons with hearing or speech impairments may access this number, toll free, via TTY by calling the Federal Information Relay Service at 800–877–8339. The NOFA Information Center is open between the hours of 10 a.m. and 6:30 p.m. eastern time, Monday through Friday, except federal holidays.

Mercedes Márquez,
Assistant Secretary for Community Planning and Development

DEPARTMENT OF THE INTERIOR
Minerals Management Service
[Docket No. MMS–2010–OMM–0020]

MMS Information Collection Activity: 1010–0106, Oil Spill Financial Responsibility for Offshore Facilities, Extension of a Collection; Comment Request

AGENCY: Minerals Management Service (MMS), Interior.

ACTION: Notice of extension of an information collection (1010–0106).

SUMMARY: To comply with the Paperwork Reduction Act of 1995 (PRA), MMS is inviting comments on a collection of information that we will submit to the Office of Management and Budget (OMB) for review and approval. The information collection request (ICR) concerns the paperwork requirements in the regulations under “30 CFR Part 253, Oil Spill Financial Responsibility for Offshore Facilities.”

DATES: Submit written comments by June 25, 2010.

ADDRESSES: You may submit comments by either of the following methods listed below:

- Electronically: Go to http://www.regulations.gov. In the entry titled “Enter Keyword or ID,” enter docket ID MMS–2010–OMM–0020 then click search. Under the tab “View By Docket Folder” you can submit public comments and view supporting and related materials available for this collection of information. The MMS will post all comments.
- Mail or hand-carry comments to the Department of the Interior; Minerals Management Service; Attention: Cheryl Blundon; 381 Eileen Street, MS–4024, Herndon, Virginia 20170–4817. Please reference Information Collection 1010–0106 in your comment and include your name and address.

FOR FURTHER INFORMATION CONTACT:
Cheryl Blundon, Regulations and Standards Branch at (703) 787–1607. You may also contact Cheryl Blundon to obtain a copy, at no cost, of the regulation that requires the subject collection of information.

SUPPLEMENTARY INFORMATION:
Forms: MMS–1016, 1017, 1018, 1019, 1020, 1021, and 1022.
OMB Control Number: 1010–0106.
Abstract: This information collection request addresses the regulations at 30 CFR Part 253, Oil Spill Financial Responsibility for Offshore Facilities, including any supplementary Notices to Lessees and Operators (NTLs) that provide clarification, description, or explanation of these regulations, and forms MMS–1016 through MMS–1022.

The MMS will use the information collected under 30 CFR Part 253 to verify compliance with section 1016 of Oil Pollution Act. The information is necessary to confirm that applicants can pay for clean-up and damages from oil-spill discharges from Covered Offshore Facilities (COFs).

We will protect information from respondents considered proprietary under the Freedom of Information Act (5 U.S.C. 552) and its implementing regulations (43 CFR part 2) and under regulations at 30 CFR 250.197, “Data and information to be made available to the public or for limited inspection.” No items of a sensitive nature are collected. Responses are mandatory.

Frequency: On an annual basis, except for changes to existing COF listings that could occur throughout the term of the Oil Spill Financial Responsibility (OSFR) Certification.

Description of Respondents: Holders of leases, permits, and rights of use and easement in the OCS and in State coastal waters who will appoint designated applicants. Other respondents will be the designated applicants’ insurance agents and brokers, bonding companies, and indemnitors. Some respondents may also be claimants.

Estimated Reporting and Recordkeeping “Hour” Burden: The currently approved annual reporting burden for this collection is 21,319 hours. The following chart details the individual components and respective hour burden estimates of this ICR. In calculating the burdens, we assumed that respondents perform certain requirements in the normal course of their activities. We consider these to be usual and customary and took that into account in estimating the burden.

<table>
<thead>
<tr>
<th>Citation</th>
<th>Reporting requirement</th>
<th>Hour burden</th>
</tr>
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<tbody>
<tr>
<td>Various sections</td>
<td>The burdens for all general references to submitting evidence of OSFR are covered under the forms below.</td>
<td>0</td>
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</tbody>
</table>

**Applicability and Amount of OSFR**

- 11(a)(1); 40; 41
- 12
- 15(f)

**Methods for Demonstrating OSFR**

- 29; 40; 41; 43
- 31; 40; 41; 43