Estimated Total Annual Burden: 8 hours.

General Description of Reports
This information collection is mandatory: Sections 17A(c), 17(a)(3), and 23(a) of the Act, as amended (15 U.S.C. 78q–1(c), 78q(a)(3), and 78w(a)) (Board and FDIC). Sections 12, 13, 14(a), 14(c), 14(d), 14(f), and 16 of the Act, as amended (15 U.S.C. 78i, 78n(a), 78n(c), 78n(d), 78n(f), and 78p (OCC). Additionally, the Federal Reserve’s Regulation H (section 208.31(a)) and Regulation Y (section 225.4(d)), as well as § 341.3 of the FDIC’s Rules and Regulations implement the provisions of the Act. The registrations are public filings and are not considered confidential.

Abstract
Section 17A(c) of the Act requires all transfer agents for securities registered under section 12 of the Act to register “by filing with the appropriate regulatory agency
* * * an application for registration in such form and containing such information and documents * * * as such appropriate regulatory agency may prescribe as necessary or appropriate in furtherance of the purposes of this section.” In general, an entity performing transfer agent functions for a security is required to register if the security is registered on a national securities exchange and if the issuer has total assets of $10 million or more and a class of equity security held of record by 500 or more persons.

Request for Comment
The Agencies invite comment on:
(a) Whether the collections of information are necessary for the proper performance of the Agencies’ functions, including whether the information has practical utility;
(b) The accuracy of the Agencies’ estimates of the burden of the information collections, including the validity of the methodology and assumptions used;
(c) Ways to enhance the quality, utility, and clarity of the information to be collected; and
(d) Ways to minimize the burden of information collections on respondents, including through the use of automated collection techniques or other forms of information technology.

Comments submitted in response to this notice will be shared among the Agencies. Unless otherwise afforded confidential treatment pursuant to Federal law, all comments will become a matter of public record.

Michele Meyer,
Assistant Director, Legislative and Regulatory Activities Division, Office of the Comptroller of the Currency.
Jennifer J. Johnson,
Secretary of the Board.
Dated at Washington, DC, this 19th day of March 2010.
Federal Deposit Insurance Corporation.
Robert E. Feldman,
Executive Secretary.
Ira L. Mills,
OTS Clearance Officer, Office of Chief Counsel, Office of Thrift Supervision.
[FR Doc. 2010–972 Filed 4–26–10; 8:45 am]
BILLING CODE 4810–33–P; 6210–01–P; 6714–01–P; 6720–01–P

DEPARTMENT OF THE TREASURY
Community Development Financial Institutions Fund

Proposed Collection; Comment Request
ACTION: Notice and request for comments.
SUMMARY: The Department of the Treasury, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, 44 U.S.C. 3506(c)(2)(A). Currently, the Community Development Financial Institutions (CDFI) Fund, Department of the Treasury, is soliciting comments concerning the CDFI Fund’s conflict of interest reporting requirements for contract readers of applications submitted for funding or tax credit allocation authority under the CDFI Fund’s award programs.
DATES: Written comments must be received on or before June 28, 2010 to be assured of consideration.
ADDRESSES: Direct all comments to Jeffrey C. Berg, Legal Counsel, at the Community Development Financial Institutions Fund, U.S. Department of the Treasury, 601 13th Street, NW., Suite 200 South, Washington, DC 20005, by e-mail to conflictsofinterestcomments @cdfi.treas.gov or by facsimile to (202) 622–8244.
FOR FURTHER INFORMATION CONTACT: The CDFI Fund’s Conflict of Interest Package for CDFI Fund Application Reviewers may be obtained from the CDFI Fund’s Web site at http://www.cdfifund.gov. Requests for additional information should be directed to Ashanti McCallum, Paralegal Specialist, Community Development Financial Institutions Fund, U.S. Department of the Treasury, 601 13th Street, NW., Suite 200 South, Washington, DC 20005, or call (202) 622–9018. Please note this is not a toll free number.

SUPPLEMENTARY INFORMATION:
Title: Conflict of Interest Package for CDFI Fund Application Reviewers.
Abstract: Through its programs, the CDFI Fund supports financial institutions around the country that are specifically dedicated to financing and supporting community and economic development activities. This strategy builds strong institutions that make loans and investments and provide financial services in markets (including economically distressed investment areas and targeted populations) whose needs for loans, investments, and financial services have not been fully met by traditional financial institutions, particularly in the areas of promoting homeownership, developing affordable housing, and stimulating small business development, as well as providing financial services to those who have not previously accessed financial institutions.
Consistent with the Federal Acquisition Regulations provisions on conflicts of interest, the CDFI Fund has applied, and will continue to apply, a conflict of interest policy with respect to its application reviewers. This policy will prohibit reviewers from participating in the evaluation or process of selection of applications where such participation creates a conflict of interest or an appearance of a conflict of interest. The conflict of interest policy and review materials are used by the CDFI Fund to determine whether a conflict of interest or an appearance of a conflict of interest will prevent a reviewer from being assigned particular applications during the evaluation process for the CDFI Fund awards. The policy and review materials are applicable to all reviewers, including CDFI Fund staff and other federal government employees, as well as those reviewers engaged through contract with the CDFI Fund. The completion of the package is mandatory for all reviewers.
Current Action: Reinstatement.
Type of review: Regular review.
Affected Public: Individuals.
Estimated Number of Respondents: 400.
Estimated Annual Time per Respondent: 15 minutes (0.25 hours).
DEPARTMENT OF THE TREASURY
United States Mint

Notification of Citizens Coinage Advisory Committee April 27, 2010
Public Meeting

SUMMARY: Pursuant to United States Code, Title 31, section 5135(b)(8)(C), the United States Mint announces the Citizens Coinage Advisory Committee (CCAC) public meeting scheduled for April 27, 2010.

Date: April 27, 2010.
Time: 8:30 a.m. to 10 a.m.
Subject: Review and discussion of candidate designs for the reverse of 2011 Native American $1 Coin. Discussion and planning for 2010 Annual Report.

Interested persons should call 202–354–7502 for the latest update on meeting time and room location.

In accordance with 31 U.S.C. 5135, the CCAC:
• Advises the Secretary of the Treasury on any theme or design proposals relating to circulating coinage, bullion coinage, Congressional Gold Medals, and national and other medals.
• Advises the Secretary of the Treasury with regard to the events, persons, or places to be commemorated by the issuance of commemorative coins in each of the five calendar years succeeding the year in which a commemorative coin designation is made.
• Makes recommendations with respect to the mintage level for any commemorative coin recommended.

FOR FURTHER INFORMATION CONTACT: Cliff Northup, United States Mint Liaison to the CCAC; 801 9th Street, NW., Washington, DC 20220; or call 202–354–7200.

Any member of the public interested in submitting matters for the CCAC's consideration is invited to submit them by fax to the following number: 202–756–6830.


Andrew Brunhart,
Deputy Director, United States Mint.

DEPARTMENT OF VETERANS AFFAIRS

Privacy Act of 1974; System of Records

AGENCY: Department of Veterans Affairs.

ACTION: Notice of Amendment to an Existing System of Records.

SUMMARY: As required by the Privacy Act of 1974 (5 U.S.C. 552a(e)(4)), notice is hereby given that the Department of Veterans Affairs (VA) proposes to amend the existing system of records titled "Compensation, Pension, Education, and Vocational Rehabilitation and Employment Records—VA (58VA21/22/28)." VA is amending the system of records by adding a new system location and a new routine use regarding transfer of educational benefits under the new Post-9/11 GI Bill.

DATES: Comments on this amended system of records must be received no later than May 27, 2010.

ADDRESSES: Written comments may be submitted through http://www.Regulations.gov; by mail or hand-delivery to the Director, Regulations Management (02REG), Department of Veterans Affairs, 810 Vermont Avenue, NW., Room 1068, Washington, DC 20420; or by fax to (202) 273–9026. Copies of comments received will be available for public inspection in the Office of Regulation Policy and Management, Room 1063B, between the hours of 8 a.m. and 4:30 p.m., Monday through Friday (except holidays). Please call (202) 273–9515 for an appointment. (This is not a toll-free number.) In addition, during the comment period, comments may be viewed online through the Federal Docket Management System (FDMS) at http://www.Regulations.gov.

FOR FURTHER INFORMATION CONTACT: Shyala V. Mitchell, Management and Program Analyst, Education Service (225C), Department of Veterans Affairs, 810 Vermont Avenue, NW., Washington, DC 20420 telephone (202) 461–1483.

SUPPLEMENTARY INFORMATION: VA proposes to amend the existing system to include the location of a new facility where active educational assistance records will be housed. VA also proposes to add a routine use that will permit the disclosure of information on transferred educational assistance benefits to the individual from whom eligibility was derived, the transferor, and the individual who received the educational benefits, the transferee.

VA proposes to disclose claim specific information to a transferor since the transferor may terminate, deny, suspend, add, or reduce educational benefits to an eligible dependent at any time during the individual's eligibility period. Since both the transferor and the dependent are coequally responsible for any debt incurred by the dependent, both parties should have access to all information pertaining to such entitlement.

The Privacy Act permits VA to disclose information about individuals without their consent for a routine use when the information will be used for a purpose that is compatible with the purpose for which the information was collected.

The report of intent to amend and an advance copy of the proposed changes have been sent to the appropriate Congressional committees and to the Director of the Office of Management and Budget (OMB), as required by 5 U.S.C. 552a(e) (Privacy Act) and guidelines issued by OMB (56 FR 977677), December 12, 2000.

The proposed new routine use numbered 65 will be added to the system of records titled “Compensation, Pension, Education, and Vocational Rehabilitation and Employment Records—VA” (58VA21/22/28), published in the Federal Register at 74 FR 29275 (6/19/09).