

youth to make healthy and responsible decisions about their sexuality.

Eligibility Rules for Participating in the Competition

The Game On! Challenge is only open to individuals, private or public entities, or groups that meet the following requirements: In the case of a private entity, the entity must be incorporated in and maintain a primary place of business in the United States, and in the case of an individual, whether participating singly or in a group, must be a citizen or permanent resident of the United States who is at least 15 years old at the time of entry. If the contestant/submitter is younger than 18 at the time of entry, the contestant/submitter must submit written permission from a parent or guardian. Employees and contractors of HHS/CDC are not eligible. The contest is subject to all applicable federal laws and regulations. Participation constitutes the contestant's full and unconditional agreement to these official rules, which are final and binding in all matters related to the contest. Eligibility for winning and acknowledgement is contingent upon fulfilling all requirements set forth herein.

Participants who enter as part of a team understand and agree that submission of an entry constitutes their representation and warranty that all the members of the team have read and accepted the rules. The eligibility of the contestant is tied to the team's eligibility; if one member of the team does not comply with these rules or is disqualified, the team as a whole will be disqualified.

To be eligible to win a prize under this challenge, an individual or entity—

(1) Shall have registered to participate in the competition under the rules promulgated by the Centers for Disease Control and Prevention;

(2) Shall have complied with all the requirements under this section;

(3) In the case of a private entity, shall be incorporated in and maintain a primary place of business in the United States, and in the case of an individual, whether participating singly or in a group, shall be a citizen or permanent resident of the United States; and

(4) May not be a Federal entity or Federal employee acting within the scope of their employment. Federal employees seeking to participate in this contest outside the scope of their employment should consult their ethics office prior to developing their submission.

(5) Shall not be an HHS employee working on their applications or

submissions during assigned duty hours.

(6) Shall not be an employee of Centers for Disease Control and Prevention.

(7) Federal grantees may not use Federal funds to develop COMPETES Act challenge applications unless consistent with the purpose of their grant award.

(8) Federal contractors may not use Federal funds from a contract to develop COMPETES Act challenge applications or to fund efforts in support of a COMPETES Act challenge submission.

An individual or entity shall not be deemed ineligible because the individual or entity used Federal facilities or consulted with Federal employees during a competition if the facilities and employees are made available to all individuals and entities participating in the competition on an equitable basis.

Registration Process for Participants

Register for the Game On!: HIV/STD Prevention Mobile Application (App) Video Game Challenge at <http://www.challenge.gov>. Interested persons should read the official rules and guidelines posted on the Challenge.gov site to create an eligible game. If a person wishes to register to enter a submission, they must click on the link to "follow" the Challenge at the top of the Challenge site. All submissions will be reviewed to confirm eligibility.

Amount of the Prize

Two winners will be selected. The first place winner will receive \$20,000.00. The second place winner will receive \$10,000.00. Up to 5 honorable mentions will be nominated.

Basis Upon Which Winner Will Be Selected

The games will be judged by a panel of internal HHS/CDC staff and external partners in compliance with the requirements of the America COMPETES Act.

Submissions will be screened by HHS/CDC or its agents who will be trained on the eligibility criteria and required elements outlined above. Following determination of eligibility, judges will review the submissions for content quality, game play, appeal, and additional considerations. Included in the judging criteria for each submission are the following:

Content

1. Creativity in incorporating one or more of the following key messages into the game: Get the Facts, Speak Up, Use Condoms, Get Tested, or Get Treated.

2. Accuracy of HIV and STD prevention information.

3. Appropriate content and features for intended target audience and supports positive relationships and healthy decision making.

Game play

4. Playability, ease of play, and usability.

5. Clarity of rules and objectives.

Appeal

6. Entertainment (engaging, fun) and interest in repeat play among members of the target population; broad appeal to target population.

7. Creative integration of smartphone functions.

Additional Information

Regarding Copyright/Intellectual Property: All games submitted to the Game On! HIV/STD Prevention Mobile Application (App) Video Game Challenge remain the intellectual property of the entities that developed them. However, HHS/CDC will have a nonexclusive, royalty-free license to use, reproduce, publish, distribute, and exhibit the submission/ winning game in any and all formats or manner for educational, training, and other public health purposes consistent with HHS and/or HHS/CDC's mission. Following the contest, all games will undergo further evaluation. The prize winning games may be used "as is" in its entirety or revised for a final game using segments or concepts from the first and second place winners into one game.

Submission Rights: The winners will need to transfer a nonexclusive, royalty-free license to use, reproduce, and distribute the app source code to HHS/CDC and/or release the source code under an open source license that allows HHS/CDC to make future modifications and releases of the app. The winners will be acknowledged in any actions conducted under this license.

Compliance With Rules and Contacting Contest Winners

Finalists and the contest winners must comply with all terms and conditions of the official rules, and winning is contingent upon fulfilling all requirements herein. The initial finalists will be notified by email, telephone, or mail after the date of the judging. Awards may be subject to Federal income taxes, and the Department of Health and Human Services will comply with the Internal Revenue Service withholding and reporting requirements, where applicable.

Privacy

If contestants choose to provide HHS/CDC with personal information by registering or filling out the submission form through the Challenge.gov Web site, that information is used to respond to contestants in matters regarding their submission, announcements of entrants, finalists, and winners of the contest. Information is not collected for commercial marketing. Winners are permitted to cite that they won this contest.

General Conditions

HHS/CDC reserves the right to cancel, suspend, and/or modify the contest, or any part of it, for any reason, at HHS/CDC's sole discretion.

Participation in this contest constitutes a contestant's full and unconditional agreement to abide by the contest's official rules found at www.Challenge.gov.

Authority: 15 U.S.C. 3719

Dated: September 9, 2013.

Tanja Popovic,

*Deputy Associate Director for Science,
Centers for Disease Control and Prevention.*

[FR Doc. 2013-22285 Filed 9-12-13; 8:45 am]

BILLING CODE 4163-18-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Medicare & Medicaid Services

[Document Identifiers: CMS-10199 and CMS-10266]

Agency Information Collection Activities: Submission for OMB Review; Comment Request

ACTION: Notice.

SUMMARY: The Centers for Medicare & Medicaid Services (CMS) is announcing an opportunity for the public to comment on CMS' intention to collect information from the public. Under the Paperwork Reduction Act of 1995 (PRA), federal agencies are required to publish notice in the **Federal Register** concerning each proposed collection of information, including each proposed extension or reinstatement of an existing collection of information, and to allow a second opportunity for public comment on the notice. Interested persons are invited to send comments regarding the burden estimate or any other aspect of this collection of information, including any of the following subjects: (1) The necessity and utility of the proposed information collection for the proper performance of

the agency's functions; (2) the accuracy of the estimated burden; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) the use of automated collection techniques or other forms of information technology to minimize the information collection burden.

DATES: Comments on the collection(s) of information must be received by the OMB desk officer by *October 15, 2013*:

ADDRESSES: When commenting on the proposed information collections, please reference the document identifier or OMB control number. To be assured consideration, comments and recommendations must be received by the OMB desk officer via one of the following transmissions: OMB, Office of Information and Regulatory Affairs Attention: CMS Desk Officer Fax Number: (202) 395-6974 OR Email: *OIRA_submission@omb.eop.gov* To obtain copies of a supporting statement and any related forms for the proposed collection(s) summarized in this notice, you may make your request using one of following:

1. Access CMS' Web site address at <http://www.cms.hhs.gov/PaperworkReductionActof1995>.

2. Email your request, including your address, phone number, OMB number, and CMS document identifier, to *Paperwork@cms.hhs.gov*.

3. Call the Reports Clearance Office at (410) 786-1326.

FOR FURTHER INFORMATION CONTACT: Reports Clearance Office at (410) 786-1326

SUPPLEMENTARY INFORMATION: Under the Paperwork Reduction Act of 1995 (PRA) (44 U.S.C. 3501-3520), federal Agencies must obtain approval from the Office of Management and Budget (OMB) for each collection of information they conduct or sponsor. The term "collection of information" is defined in 44 U.S.C. 3502(3) and 5 CFR 1320.3(c) and includes agency requests or requirements that members of the public submit reports, keep records, or provide information to a third party. Section 3506(c)(2)(A) of the PRA (44 U.S.C. 3506(c)(2)(A)) requires federal agencies to publish a 30-day notice in the **Federal Register** concerning each proposed collection of information, including each proposed extension or reinstatement of an existing collection of information, before submitting the collection to OMB for approval. To comply with this requirement, CMS is publishing this notice that summarizes the following proposed collection(s) of information for public comment:

1. **Type of Information Collection Request:** Reinstatement without change

of a previously approved collection; **Title of Information Collection:** Data Collection for Medicare Facilities Performing Carotid Artery Stenting with Embolic Protection in Patients at High Risk for Carotid Endarterectomy; **Use:** We provide coverage for carotid artery stenting (CAS) with embolic protection for patients at high risk for carotid endarterectomy and who also have symptomatic carotid artery stenosis between 50 percent and 70 percent or have asymptomatic carotid artery stenosis \geq 80 percent in accordance with the Category B IDE clinical trials regulation (42 CFR 405.201), a trial under the CMS Clinical Trial Policy (NCD Manual § 310.1, or in accordance with the National Coverage Determination on CAS post approval studies (Medicare NCD Manual 20.7). Accordingly, we consider coverage for CAS reasonable and necessary (section 1862 (A)(1)(a) of the Social Security Act). However, evidence for use of CAS with embolic protection for patients with high risk for carotid endarterectomy and who also have symptomatic carotid artery stenosis \geq 70 percent who are not enrolled in a study or trial is less compelling. To encourage responsible and appropriate use of CAS with embolic protection, we issued a Decision Memo for Carotid Artery Stenting on March 17, 2005, indicating that CAS with embolic protection for symptomatic carotid artery stenosis \geq 70 percent will be covered only if performed in facilities that have been determined to be competent in performing the evaluation, procedure and follow-up necessary to ensure optimal patient outcomes. In accordance with this criteria, we consider coverage for CAS reasonable and necessary (section 1862 (A)(1)(a) of the Social Security Act). **Form Number:** CMS-10199 (OCN: 0938-1011); **Frequency:** Yearly; **Affected Public:** Business or other for-profit and Not-for-profit institutions; **Number of Respondents:** 1,000; **Total Annual Responses:** 1,000; **Total Annual Hours:** 500. (For policy questions regarding this collection contact Lori Ashby at 410-786-6322.)

2. **Type of Information Collection Request:** Reinstatement with change of a previously approved collection; **Title of Information Collection:** Conditions of Participation; **Requirements for Approval and Reapproval of Transplant Centers to Perform Organ Transplants;** **Use:** The Conditions of Participation and accompanying requirements specified in the regulations are used by our surveyors as a basis for determining whether a transplant center qualifies for approval or re-approval under Medicare.