Waterway Safety Advisory Committee, telephone: 504–365–2284, fax: 504–365–2287 or email: Colin.L.Marquis@uscg.mil. If you have any questions on viewing or submitting material to the docket, call Cheryl Collins, Program Manager, Docket Operations, telephone: 202–366–9826.

SUPPLEMENTARY INFORMATION: Notice of this meeting is given under the Federal Advisory Committee Act (FACA), 5 U.S.C. Appendix 2 (Pub. L. 92–463). The LMRWSAC is an advisory committee authorized in Section 19 of the Coast Guard Authorization Act of 1991, (Pub. L. 102–241), as amended by section 621(d) of the Coast Guard Authorization Act of 2010, (Pub. L. 111–281) and chartered under the provisions of FACA. LMRWSAC provides advice and recommendations to the Department of Homeland Security (DHS) on matters relating to communications, surveillance, traffic management, anchorages, development and operation of the New Orleans Vessel Traffic Service, and other related topics dealing with navigation safety on the Lower Mississippi River as required by the U.S. Coast Guard (USCG).

Meeting Agenda

The agenda for the April 23, 2014 committee meeting is as follows:

1. Opening Remarks.
2. Introduction of committee members and guests.
3. Approval of the March, 2011 minutes.
4. Agency Updates: (a) Coast Guard.
   ii. Discussion and update on District Eight Aids to Navigation initiatives and Navigation 2025, a program aimed toward modernizing visual aids to navigation systems by taking into account the technological advances made in electronic navigation.
   iii. Discussion and update on status of sensors at 81 Mile Point.
   iv. Discussion and update on status of Belmont and Bayou Goula Anchorages. These anchorages were proposed to increase available anchorage areas in the River to help accommodate increased vessel volume and improve navigational safety for vessels.
   v. Discussion and update on status of Legislative Change Proposal to extend and align the LMRWSAC membership terms and charter.

   (b) Army Corps of Engineers.
   i. Discussion and update on New Orleans area locks and Gulf Intracoastal Waterway (GIWW) operations as related to the Regulated Navigation Area (RNA); to include discussion of GIWW, Inner Harbor Navigation Canal (IHNC), Harvey Canal, Algiers Canal.
   ii. Discussion and update on planned 2015 closure and dewatering of the IHNC Lock for installation of new replacement miter gates and gate operating machinery.
   iii. Discussion and update to the Lower Mississippi River Physical Oceanographic Real Time System (PORTS) and the post-construction clearance of the Huey Long Bridge.
   iv. Review of navigation response resources and location and removal efforts for sunken vessel recovery in the Lower Mississippi River.
      1. July 2013 sinking of tugboat C–PEC.
   v. Hurricane Planning and Resources Coordination.
   i. Review of Tropical Storm Karen event.
   (d) Southeast Louisiana Flood Protection Authority—East and West.
   i. East
   1. Update on operating procedures for Hurricane Storm Risk Reduction System gate closures in advance of storms.
   2. Discussion of the procedures that will be used by Southeast Louisiana Flood Protection Authority—East to communicate and coordinate activities associated with navigational flood gate closures for both routine exercises and in response to tropical events.
   ii. West
   1. Discussion of the procedures that will be used by Southeast Louisiana Flood Protection Authority—West to communicate and coordinate activities associated with navigational flood gate closure for both routine exercises and in response to tropical events.
   (5) New Business, to include discussion of:
   (a) Proposed Liquefied Natural Gas (LNG) Terminals and waterway impacts.
   (6) Old Business:
   (a) Debrief of Huey P. Long Bridge expansion project.
   (7) Public Comment period.

3. Adjournment.

There will be a comment period for LMRWSAC and a comment period for the public after each deliberation and voting, before each recommendation is formulated. The Committee will review the information presented on each issue, deliberate on any recommendations presented, and formulate recommendations for the Department’s consideration. An opportunity for oral comments by the public will be provided during the meeting on April 23, 2014. Speakers are requested to limit their comments to three minutes. Please note that the public oral comment period may end before the end of the stated meeting time if the Committee has finished its business. Please contact Lieutenant Junior Grade Colin L. Marquis, listed in the FOR FURTHER INFORMATION CONTACT section, to register as a speaker.

Dated: March 18, 2014.

Kevin S. Cook,
Rear Admiral, U.S. Coast Guard, Commander, Eighth Coast Guard District.

[FR Doc. 2014–07602 Filed 4–4–14; 8:45 am]
BILLING CODE 9110–04–P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR–5752–C–33]

30-Day Notice of Proposed Information Collection: Owner’s Certification With HUD Tenant Eligibility and Rent Procedures

AGENCY: Office of the Chief Information Officer, HUD.

ACTION: Correction, Notice.

SUMMARY: On March 31, 2014 at 79 FR 18047 HUD published a 30 day notice of proposed information collection. This notice replaces the notice published on March 31, 2014. HUD has submitted the proposed information collection requirement described below to the Office of Management and Budget (OMB) for review, in accordance with the Paperwork Reduction Act. The purpose of this notice is to allow for an additional 30 days of public comment.

DATES: Comments Due Date: May 7, 2014.

ADDRESSES: Interested persons are invited to submit comments regarding this proposal. Comments should refer to the proposal by name and/or OMB Control Number and should be sent to: HUD Desk Officer, Office of Management and Budget, New Executive Office Building, Washington, DC 20503; fax: 202–395–5806. Email: OIRA Submission@omb.eop.gov.
**FOR FURTHER INFORMATION CONTACT:** Lanier M. Hylton, Housing Program Manager, Office of Program Systems Management, Office of Multifamily Housing Programs, Department of Housing and Urban Development, 451 7th Street SW., Washington, DC 20410, telephone (202) 402–2510 (this is not a toll free number) for copies of the proposed forms and other available information.

Persons with hearing or speech impairments may access this number through TTY by calling the toll-free Federal Relay Service at (800) 877–8339. This is not a toll-free number. Copies of available documents submitted to OMB may be obtained from Mr. Hylton.

**SUPPLEMENTARY INFORMATION:** This notice informs the public that HUD has submitted to OMB a request for approval of the information collection described in Section A. The Federal Register notice that solicited public comment on the information collection for a period of 30 days was published on July 30, 2013.

### A. Overview of Information Collection

<table>
<thead>
<tr>
<th>Form No.</th>
<th>Title of information collection under No. 2502–0204</th>
</tr>
</thead>
<tbody>
<tr>
<td>HUD–27061–H</td>
<td>Race and Ethnic Data Reporting Form.</td>
</tr>
<tr>
<td>HUD–50059</td>
<td>Owner’s Certification of Compliance with HUD’s Tenant Eligibility and Rent Procedures.</td>
</tr>
<tr>
<td>HUD–50059–A</td>
<td>Owner’s Certification of Compliance with HUD’s Tenant Eligibility and Rent Procedures—Partial Certification.</td>
</tr>
<tr>
<td>HUD–90011</td>
<td>Enterprise Income Verification (EIV) System Multifamily Housing Coordinator Access Authorization Form.</td>
</tr>
<tr>
<td>HUD–90012</td>
<td>Enterprise Income Verification (EIV) System Multifamily Housing User Access Authorization Form.</td>
</tr>
<tr>
<td>HUD–90100</td>
<td>Recertification Notice.</td>
</tr>
<tr>
<td>HUD–90101</td>
<td>Certification of Long-Term Care Insurance.</td>
</tr>
<tr>
<td>HUD–90102</td>
<td>Verification of Disability (202/811 PAC and PRAC Programs).</td>
</tr>
<tr>
<td>HUD–90103</td>
<td>Verification of Disability (All Other Programs).</td>
</tr>
<tr>
<td>HUD–90104</td>
<td>Exception to Limitations on Admission of families’ 2502–0204.</td>
</tr>
<tr>
<td>HUD–90105a</td>
<td>Model Lease for Subsidized Programs.</td>
</tr>
<tr>
<td>HUD–90105b</td>
<td>Model Lease for Section 202 Program.</td>
</tr>
<tr>
<td>HUD–90105c</td>
<td>202 PRAC Lease Supportive Housing for Elderly Program.</td>
</tr>
<tr>
<td>HUD–90105d</td>
<td>811 PRAC Lease Supportive Housing for Elderly Program.</td>
</tr>
<tr>
<td>HUD–90106</td>
<td>Move-In/Move Out Inspection Form.</td>
</tr>
<tr>
<td>HUD–90107</td>
<td>Certification of Domestic Violence, dating, Violence or Stalking.</td>
</tr>
<tr>
<td>HUD–90108</td>
<td>Lease Addendum—Violence, Dating Violence or Stalking.</td>
</tr>
<tr>
<td>HUD–90109</td>
<td>Document Package for Applicant’s/Tenant’s Consent to the Release of Information.</td>
</tr>
</tbody>
</table>

2. **Description of the Need for the Information Collection and Proposed Use**

HUD's Office of Multifamily Housing Programs needs to collect this information in order to establish an applicant’s eligibility for admittance to subsidized housing, specify which eligible applicants may be given priority over others, and prohibit racial discrimination in conjunction with selection of tenants and unit assignments.

HUD must specify tenant eligibility requirements as well as how tenants’ incomes, rents and assistance must be verified and computed so as to prevent HUD from making improper payments to owners on behalf of assisted tenants. HUD must also provide annual reports to Congress, Census Bureau and the public on the race/ethnicity and gender composition of HUD program beneficiaries. These information collections are essential to maintain a standard of fair practices in providing rental assistance to low-income families in HUD Multifamily properties.

- a. These collections are authorized by the following statutes:
  - Section 236 (12 U.S.C. 1172z–1).
  - Title VI of the Civil Rights Act of 1964.
  - Title VIII of the Civil Rights Act of 1968, as amended (Section 808).
  - Executive Order 11063, Equal Opportunity in Housing.
  - Section 562 of the Housing and Community Development Act of 1987.
  - Section 202 of the Housing Act of 1959, as amended.
  - Section 811 of the National Affordable Housing Act of 1980.
  - Privacy Act of 1974 (5 U.S.C. 552a), Records Maintained on Individuals
  - Quality Housing and Work Responsibility Act of 1998 (QHRA)
  - Section 658 of Title VI of Subtitle D of the Housing and Community Development Act of 1992.
  - Executive Order 13520 of November 20, 2009, The Improper Payments Elimination and Recovery Act (IPERA)
  - Executive Order 13515 of October 14, 2009, Increasing Participation of Asian Americans and Pacific Islanders in Federal Programs
  - Section 236 and Rental Assistance Payments: 24 CFR 236.
  - Mandated use of HUD’s Enterprise Income Verification (EIV) System: 24 CFR 5.233

3. **Describe Respondents**

The primary users of TRACS or its data outputs include:

- Internal
  - HUD Multifamily Housing 63 Field Offices
  - HUD Headquarters Multifamily Housing Staff
HUD established a working group in February 2012 to identify enhancements for TRACS Release 202D. The working group consists of 123 members from HUD Industry Partners (Contract Administrators, Occupancy Trainers, Owners, Property Management Agents, state housing finance agencies, and Occupancy Software Vendors) and HUD staff. The working group conducted eighteen work sessions to determine the requirements for TRACS Release 202D. During these sessions, forms relative to 2502–0204 were finalized for OMB forms approval (see Exhibit 1 for TRACS Industry Working Group Members.)

On January 14 and 15, 2014, HUD held the Quarterly TRACS Industry Meeting in Washington DC for approximately 130 Industry Partners (Contract Administrators, Owners/Agents, Service Bureaus, Trainers and Software Vendors). During the Industry Meeting, a special session was conducted where each form relative to 2502–0204 were presented to the attendees for open discussion. After the Industry Meeting, the Form Presentation was posted to the HUD TRACS Announcement Web page for review.

On February 20, 2014, HUD held a Virtual Meeting with 115 Contract Administrators and HUD staff where the forms and TRACS 202D enhancements were presented followed by a question and answer period. No comments from the Quarterly TRACS Industry Meeting, Postings or Virtual Meeting resulted in changes to the forms being submitted to OMB for review and final approval.

HUD consulted with the following industry partners to discuss ways in which the burden to owners/management agents and tenants can be reduced and the impact these revised collections will have on the tenant certification and subsidy payment processes. After discussion, the conclusion was reached that these revised collections had been fully documented in the TRACS Monthly Activity Transaction (MAT) Guide and software vendors would have very little impact due to the fact that the requirements are already in place and the provision of HUD forms, notices, leases, etc., in lieu of using documents they or their software contractor have developed, ensures their compliance with the revised program requirements.

The new TRACS MAT Guide for TRACS 202(d) has been approved by industry partners and is located at: http://portal.hud.gov/hudportal/HUD?src=/program_offices/housing/mfh/trx/trxsum

TRACS Software Vendors

TRACS collections are 100% electronic, which required HUD to coordinate system development with 20 software firms through a defined system development lifecycle:
B. Solicitation of Public Comment

This notice is soliciting comments from members of the public and affected parties concerning the collection of information described in Section A on the following:

(1) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
(2) The accuracy of the agency’s estimate of the burden of the proposed collection of information;
(3) Ways to enhance the quality, utility, and clarity of the information to be collected; and
(4) Ways to minimize the burden of the collection of information on those who are to respond; including through the use of appropriate automated collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

HUD encourages interested parties to submit comment in response to these questions.
DEPARTMENT OF THE INTERIOR
Bureau of Safety and Environmental Enforcement

Title: 30 CFR 250, Subpart I, Platforms and Structures
OMB Control Number: 1014–0011
Abstract: The Outer Continental Shelf (OCS) Lands Act, as amended (43 U.S.C. 1331 et seq. and 43 U.S.C. 1801 et seq.), authorizes the Secretary of the Interior to prescribe rules and regulations necessary for the administration of the leasing provisions of that Act related to mineral resources on the OCS. Such rules and regulations will apply to all operations conducted under a lease, right-of-way, or a right-of-use and easement. Operations on the OCS must preserve, protect, and develop oil and natural gas resources in a manner that is consistent with the need to make such resources available to meet the Nation’s energy needs as rapidly as possible; to balance orderly energy resource development with protection of human, marine, and coastal environments; to ensure the public a fair and equitable return on the resources of the OCS; and to preserve and maintain free enterprise competition. Section 43 U.S.C. 1356 requires the issuance of “… regulations which require that any vessel, rig, platform, or other vehicle or structure . . . (2) which is used for activities pursuant to this subchapter, comply . . . with such minimum standards of design, construction, alteration, and repair as the Secretary . . . establishes. . . .” Section 43 U.S.C. 1332(6) also states “operations in the Outer Continental Shelf should be conducted in a safe manner . . . to prevent or minimize the likelihood of . . . physical obstruction to other users of the water or subsoil and seabed, or other occurrences which may cause damage to the environment or to property, or endanger life or health.” In addition to the general authority of OCSLA, section 301(a) of the Federal Oil and Gas Royalty Management Act (FOGROMA), 30 U.S.C. 1751(a), grants authority to the Secretary to prescribe such rules and regulations as are reasonably necessary to carry out FOGROMA’s provisions. While the primary focus of FOGROMA is directed to royalty collection and enforcement, some provisions apply to offshore operations. For example, section 109(c)(2) and (d)(1), 30 U.S.C. 1719(c)(2) and (d)(1), impose substantial civil penalties for failure to permit lawful inspections and for knowing or willful preparation or submission of false, inaccurate, or misleading reports, records, or other information. The Secretary has delegated some of the authority under FOGROMA to BSEE.

The Independent Offices Appropriations Act (31 U.S.C. 9701), the Omnibus Appropriations Bill (Pub. L. 104–133, 110 Stat. 1321, April 26, 1996), and OMB Circular A–25, authorize Federal agencies to recover the full cost of services that confer special benefits. Under the Department of the Interior’s implementing policy, BSEE is required to charge fees for services that provide special benefits or privileges to an identifiable non-Federal recipient above and beyond those which accrue to the public at large. Various applications and reports for Platform Verification Program, fixed structure, Caisson/Well Protector, and modification repairs are subject to cost recovery, and BSEE regulations specify service fees for these requests. These authorities and responsibilities are among those delegated to BSEE. The regulations at 30 CFR part 250, Subpart I, pertain to Platforms and Structures and are the subject of this collection. This request also covers the related Notices to Lessees and Operators (NTLs) that BSEE issues to clarify, supplement, or provide additional guidance on some aspects of our regulations. Regulations implementing these responsibilities are among those delegated to BSEE. While most responses are mandatory, some are required to obtain or retain a benefit. No questions of a sensitive nature are asked. The BSEE protects information considered proprietary under the Freedom of Information Act (5 U.S.C. 552) and DOI’s implementing regulations (43 CFR part 2), and under regulations at 30 CFR Part 250.197, Data and information to be made available to the public or for limited inspection, 30 CFR Part 252, OCS Oil and Gas Information Program.

The BSEE uses the information submitted under Subpart I to determine the structural integrity of all OCS platforms and floating production facilities and to ensure that such integrity will be maintained throughout the useful life of these structures. We use the information to ascertain, on a case-by-case basis, that the fixed and floating platforms and structures are structurally sound and safe for their intended use to ensure safety of