The Department of the Treasury (Department) is thus required to process complaints of employment discrimination from Department employees, former employees and applicants for jobs with the Department who claim discrimination based on their membership in a protected class, such as, race, color, religion, sex (including pregnancy, sexual orientation and gender identity), national origin, age (over 40), disability, genetic information, or retaliation for engaging in prior protected activity. Claims of discrimination based on parental status are processed as established by Executive Order 11478 (as amended by Executive Order 13152). Federal agencies must offer pre-complaint “informal” counseling and/or Alternative Dispute Resolution (ADR) to these “aggrieved individuals” (the aggrieved), claiming discrimination by officials of the Department. If the complaint is not resolved during the informal process, agencies must issue a Notice of Right to File a Complaint of Discrimination form to the aggrieved. This information is being collected for the purpose of processing informal and formal complaints of employment discrimination against the Department on the bases of race, color, religion, sex (including pregnancy, sexual orientation and gender identity), national origin, age (over 40), disability, genetic information, parental status, or retaliation. Pursuant to 29 CFR 1614.105, the aggrieved must participate in pre-complaint counseling to try to informally resolve his/her complaint prior to filing a complaint of discrimination. Information provided on the pre-complaint forms may be used by the aggrieved to assist in determining if she or he would like to file a formal complaint against the Department. The information captured on these forms will be reviewed by the staff of the Department’s Office of Civil Rights and Diversity to frame the claims for investigation and determine whether the claims are within the parameters established in 29 CFR part 1614. In addition, data from the complaint forms is collected and aggregated for the purpose of discerning whether any Department of the Treasury policies, practices or procedures may be curtailing the equal employment opportunities of any protected group.

Forms: TD F 62–03.1, TD F 62–03.2, TD F 62–03.4, TD F 62–03.6, TD 62–03.7, TD 62–03.8, TD F 62–03.9, TD F 62–03.10, TD F 62–03.11, TD F 63–03.5.

Affected Public: Individuals and Households.

Estimated Number of Respondents: 1 to 20 respondents.

Frequency of Response: On Occasion.

Estimated Total Number of Annual Responses: 80.

Estimated Time per Response: 3 minutes to 1 hour.

Estimated Total Annual Burden Hours: 47.

Request for Comments: Comments submitted in response to this notice will be summarized and included in the request for Office of Management and Budget approval. All comments will become a matter of public record.

Comments are invited on: (a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency’s estimate of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on respondents, including through the use of technology; and (e) estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services required to provide information.

Authority: 44 U.S.C. 3501 et seq.

Dated: January 14, 2022.

Molly Slasko,
Treasury PRA Clearance Officer.

[FR Doc. 2022–01110 Filed 1–20–22; 8:45 am]
BILLING CODE 4810–AK–P
day report for each infrastructure program, which includes identifying all domestic content procurement preferences applicable to the program, providing details on any preference requirement, and providing a description of the types of infrastructure project that receive funding under the program. Additionally, for each program, agencies should include the number of recipients and the available funds for the program in each fiscal year.

This report errs on the side of over-inclusiveness, given the requirement to submit this report at this time. As instructed by OMB, Treasury has included all programs for which funds may be obligated for infrastructure under any award. After OMB releases implementation guidance as outlined in Section 70915 of the IIJA, Treasury will re-evaluate its identification of agency programs that are subject to Build America, Buy America requirements.

2. Financial Assistance Programs for Infrastructure

Treasury’s main organizational components that provide financial assistance include: The Internal Revenue Service and the Departmental Offices (including the Community Development Financial Institutions Fund and the Office of Recovery Programs (ORP)). Of those components, based on program analysis, only DO has Federal financial assistance programs related to infrastructure that merit inclusion in the 60-day report. This section identifies and describes the active programs applicable to the IIJA.

2.1 ORP Active Financial Assistance Programs for Infrastructure

- Coronavirus State and Local Fiscal Recovery Fund CFDA # 21.027 (SLFRF)—Public Law 117–2. Sections 602 and 603 of the Social Security Act, as added by section 9901 of the American Rescue Plan Act (the ARP Act) established the Coronavirus State Fiscal Recovery Fund and Coronavirus Local Fiscal Recovery Fund respectively (referred to as the “Coronavirus State and Local Fiscal Recovery Funds” or “SLFRF”). SLFRF provides $350 billion in total funding for Treasury to make payments to States (defined to include the District of Columbia), U.S. Territories (defined to include Puerto Rico, U.S. Virgin Islands, Guam, Northern Mariana Islands, and American Samoa), Tribes, Metropolitan cities, Counties, Consolidated Governments, and (through States) Nonentitlement units of local government for eligible activities outlined in sections 602(c) and 603(c) of the Social Security Act, and Treasury’s implementing regulations, 31 CFR part 35.
- Capital Projects Fund CFDA # 21.029 (CPF)—Public Law 117–2. Title III Section 604 of the ARP Act established the Capital Projects Fund and provides $10 billion for Treasury to make payments to States, Tribes, Territories, and Freely Associated States to carry out critical capital projects that directly enable work, education, and health monitoring including remote options in response to the public health emergency with respect to COVID–19.
- Homeownership Assistance Fund CFDA # 21.026 (HAF)—Public Law 117–2. Title III, Subtitle B, Section 3206 of the ARP Act established the Homeowner Assistance Fund and provides $9.9 billion for Treasury to make payments to States (defined to include the District of Columbia, Puerto Rico, U.S. Virgin Islands, Guam, Northern Mariana Islands, and American Samoa), Tribes or tribally designated housing entities, as applicable, and the Department of Hawaiian Home Lands to mitigate financial hardships associated with the coronavirus pandemic, including for the purposes of preventing homeowner mortgage delinquencies, defaults, foreclosures, loss of utilities or home energy services, and displacements of homeowners experiencing financial hardship after January 21, 2020, through qualified expenses related to mortgages and housing.

2.2 DO Active Financial Assistance Programs for Infrastructure

The Resources and Ecosystems Sustainability, Tourist Opportunities, and Revived Economies of the Gulf Coast States Act of 2012 (RESTORE Act) Direct Component Program, CFDA # 21.015—On July 6, 2012, the President signed into law the RESTORE Act to respond to the April 20, 2010 Deepwater Horizon Oil Spill in the Gulf of Mexico and the resulting ecological and economic disaster caused by the explosion on, and sinking of, the mobile offshore drilling unit Deepwater Horizon. The RESTORE Act authorized five grant programs to fund programs, projects, and activities that restore and protect the environment and economy of the Gulf Coast region. Treasury’s Office of Gulf Coast Restoration administers two of the five grant programs, the Direct Component and Centers of Excellence Research Grants Programs, which are listed under a single CFDA number. The RESTORE Act also established the Gulf Coast Restoration Trust Fund that is funded by eighty percent of the administrative and civil penalties paid by the responsible parties pursuant to a court order, negotiated settlement, or other instrument under section 311 of the Federal Water Pollution Control Act in connection with the Deepwater Horizon oil spill. The Trust Fund provides funding for the five federal financial assistance programs authorized by the RESTORE Act (not appropriated funds). The Direct Component program provides funding to four Gulf Coast States, twenty-three Florida counties, and twenty Louisiana parishes, and the Centers of Excellence Research Grants Program provide funding to five states for eligible activities outlined in the RESTORE Act and Treasury’s implementing regulations, 31 CFR part 34. The Direct Component Program funds some infrastructure projects as defined by Section 70912(5) of the IIJA, but many projects funded by the Direct Component Program are not for infrastructure. The Centers of Excellence Research Grants Program does not fund any infrastructure. See Section 3 for further details.

3. Financial Assistance Infrastructure Programs Deficiency Determination

Table 3–1 depicts the deficiency status of each Treasury financial assistance infrastructure program, as it relates to Section 70914 of the IIJA.

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1 Section 70914 of the IIJA provides that, as of May 14, 2022, none of the funds made available for a Federal financial assistance program for infrastructure, including each applicable program, may be obligated for a project unless all of the iron, steel, manufactured products, and construction materials used in the project are produced in the United States.
<table>
<thead>
<tr>
<th>Entity</th>
<th>Program</th>
<th>Deficiency status</th>
<th>Reason for deficiency</th>
<th>Domestic content procurement preference applicable</th>
<th>Type of infrastructure projects that receive funding under the program</th>
<th># of recipients in FY 19, 20 and 21 available funding</th>
</tr>
</thead>
<tbody>
<tr>
<td>ORP</td>
<td>SLFRF</td>
<td>Deficient as of 1/14/21.</td>
<td>The program is deficient with respect to Section 70914, per item 1 of section 70913 (see footnote 3). The Program does not plan to issue awards after May of 2022.</td>
<td>NA</td>
<td>Recipients have significant flexibility on how to allocate funds, and projects may include necessary investments in water, sewer, or broadband infrastructure; a broad variety of investments to respond to the public health and negative economic impacts of the pandemic; and a broad variety of infrastructure that might typically be funded under the provision of government services.</td>
<td>FY 19–FY 20: NA FY 21: 4,921. FY 19, 20: NA. FY 21: $350,000,000,000.</td>
</tr>
<tr>
<td>CPF</td>
<td></td>
<td>Deficient as of 1/14/21.</td>
<td>The program is deficient with respect to Section 70914, per item 1 of section 70913 (see footnote 3). All awards will be issued before May 2022, except for a subset of Tribal awards.</td>
<td>NA</td>
<td>Recipients have significant flexibility on how to allocate funds. We expect some funding to be used for broadband infrastructure projects and for construction of community centers, and similar facilities.</td>
<td>FY 19–FY 20: NA FY 21: 353. FY 19, 20: NA. FY 21: NA.</td>
</tr>
<tr>
<td>HAF</td>
<td></td>
<td>Deficient as of 1/14/21.</td>
<td>The program is deficient with respect to Section 70914, per item 1 of section 70913 (see footnote 3). The Program does not plan to issue awards after May of 2022.</td>
<td>NA</td>
<td>Projects include measures to prevent homeowner displacement, such as home repairs to maintain the habitability of a home, including the reasonable addition of habitable space to alleviate overcrowding, or assistance to enable households to receive clear title to their properties.</td>
<td>FY 19–FY 20: NA FY 21: 353. FY 19, 20: NA. FY 21: $9,961,000,000.</td>
</tr>
<tr>
<td>DO</td>
<td>RESTORE Act</td>
<td>Deficient as of 1/14/21.</td>
<td>The program is deficient with Section 70914, per item 1 of section 70913 (see footnote 3 on page 6).</td>
<td>NA</td>
<td>The RESTORE Act, which authorized the Direct Component Program, lists eleven eligible project or program purposes, two of which are “[i]nfrastucture projects benefiting the economy or ecological resources, including port infrastructure” and “[c]oastal flood protection or related infrastructure.”. The Direct Component-funded projects with a primary eligible purpose of “infrastructure” vary widely. To date, these have included building a roll-on/roll-off facility at a port, wastewater treatment plants, drinking water treatment plants, and roads and bridges, as well as the construction or upgrading of levees, rock jetties, and other flood protection structures. Other Direct Component-funded projects are not considered to have a primary purpose of infrastructure because they are aligned to one of the nine other Direct Component eligible purposes, even though the projects may involve construction. For example, the construction of an aquarium falls under the Direct Component eligible purpose of “[p]romotion of tourism in the Gulf Coast Region, including promotion of recreational fishing,” not an infrastructure purpose.</td>
<td>FY 19: 11 FY 20: 17 FY 21: 14. FY 19: $129,970,078.64. FY 20: $99,265,125.10. FY 21: $42,585,192.28.</td>
</tr>
</tbody>
</table>

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*As discussed in M–22–08 and pursuant to the IIJA, an infrastructure program is considered deficient and therefore inconsistent with section 70914 if: Per section 70913 it does not require that all of the iron, steel, manufactured products, and construction materials used in the project are produced in the United States; it does not issue waivers and written justifications as specified in Continued.*
DEPARTMENT OF VETERANS AFFAIRS

[OMB Control No. 2900–0682]

Agency Information Collection Activity: Advertising, Sales, Enrollment Materials, and Candidate Handbooks

AGENCY: Veterans Benefits Administration, Department of Veterans Affairs.

ACTION: Notice.

SUMMARY: Veterans Benefits Administration, Department of Veterans Affairs (VA), is announcing an opportunity for public comment on the proposed collection of certain information by the agency. Under the section 70914; or (3) it is subject to a waiver of general applicability.

* * *

Paperwork Reduction Act (PRA) of 1995, Federal agencies are required to publish notice in the Federal Register concerning each proposed collection of information, including each proposed revision of a currently approved collection, and allow 60 days for public comment in response to the notice.

DATES: Written comments and recommendations on the proposed collection of information should be received on or before March 22, 2022.

ADDRESSES: Submit written comments on the collection of information through Federal Docket Management System (FDMS) at www.Regulations.gov or to Nancy J. Kessinger, Veterans Benefits Administration (20M33), Department of Veterans Affairs, 810 Vermont Avenue NW, Washington, DC 20420 or email to nancy.kessinger@va.gov. Please refer to “OMB Control No. 2900–0682” in any correspondence. During the comment period, comments may be viewed online through FDMS.

FOR FURTHER INFORMATION CONTACT: Maribel Aponte, Office of Enterprise and Integration, Data Governance, Department of Veterans Affairs, 1717 H Street NW, Washington, DC 20006, (202) 266–4688 or email maribel.aponte@va.gov. Please refer to “OMB Control No. 2900–0682” in any correspondence.

SUPPLEMENTARY INFORMATION: Under the PRA of 1995, Federal agencies must obtain approval from the Office of Management and Budget (OMB) for each collection of information they conduct or sponsor. This request for comment is being made pursuant to Section 3506(c)(2)(A) of the PRA.

With respect to the following collection of information, VBA invites comments on: (1) Whether the proposed collection of information is necessary for the proper performance of VBA’s functions, including whether the information will have practical utility; (2) the accuracy of VBA’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 respondents, including through the use of automated collection techniques or the use of other forms of information technology.


Abstract: This notice is replacing the previous 60-Day Notice, Vol. 86 No. 239 that was published on January 16, 2021. A Correction Notice was published in Vol. 87 No. 1 on January 3, 2022. The statute prohibits approval of the enrollment of a Veteran in a course if the educational institution uses advertising, sales, or enrollment practices that are erroneous, deceptive, or misleading either by actual statement, omission, or intimation. The advertising, sales and enrollment materials are reviewed to determine if the institution is in compliance with guidelines for approval. VA received two public comments which questions the 15-minute length of burden time needed to gather the information required for VA review upon compliance for this ICR. After careful assessment, VA agrees with the comments, and have therefore adjusted the time burden from 15 minutes to 60 minutes accordingly, and as result have updated the Supporting Statement to reflect the change.

Affected Public: Individuals and Households.

Estimated Annual Burden: 5,525 hours.

Estimated Average Burden per Respondent: 60 minutes.

Frequency of Response: Annually.

Estimated Number of Respondents: 5,525.

By direction of the Secretary.

Maribel Aponte,
VA PRA Clearance Officer, Office of Enterprise and Integration/Data Governance, Department of Veterans Affairs.

[FR Doc. 2022–01148 Filed 1–20–22; 8:45 am]